JOURNALS
OF THE
Legislative Assembly
OF THE
PROVINCE OFONTARIO

From 20th of March to 27th of June 1984
Both Days Inclusive

29th of August 1984

and from 9th of October to 14th of December 1984
Both Days Inclusive

IN THE THIRTY-THIRD YEAR
OF THE REIGN OF OUR SOVEREIGN LADY
QUEEN ELIZABETH II

BEING THE
Fourth Session of the
Thirty-Second Parliament of Ontario

SESSION 1984

VOL. CXVIII
INDEX
Journals of the Legislative Assembly, Ontario
33 ELIZABETH II, 1984

4th Session — Thirty-Second Parliament

ADJOURNMENT DEBATES:
March 27, April 3, June 21, October 23, December 6.

BAND, DR. JAMES:
Tribute on death of, (Oct. 29), 187.

BOUDRIA, DON:
Resignation as Member, (Aug. 29), 158.

BREITHAUP, JAMES R.:
Resignation as Member, (Nov. 1), 190.

BUDGET DEBATE:
2. Dates debated May 15, 17, 18, 22, October 9, 23, 25, November 1, December 14.

BY-ELECTION:
Stormont, Dundas and Glengarry — N. Villeneuve, (Mar. 22), 16.
CABINET OFFICE:

CASSIDY, MICHAEL M.:
Resignation as Member, (Aug. 29), 158.

COMMISSION ON ELECTION CONTRIBUTIONS AND EXPENSES:
—7th Report tabled, containing recommendations with respect to the Indemnities and Allowances and Salaries of Members, (Mar. 22), 16.
—9th Annual Report, (June 12), 123.

COMMISSION ON REDISTRIBUTION:
Change in terms of reference, (Nov. 30), 236.

COMMITTEE OF SUPPLY:
1. Motion authorizing, (May 1), 69.
2. Estimates referred to, (Apr. 18, Dec. 6), 57, 243.
—Government Services, Reported, (May 10), 84.
—Revenue, Reported, (June 4), 115.
—Management Board of Cabinet, Transferred to Administration of Justice, (Nov. 15), 212.
—Northern Affairs, Reported, (Oct. 22), 177.
—Intergovernmental Affairs, Reported, (May 7), 78.
—Treasury Economics, Reported, (Nov. 5), 197.
—Lieutenant Governor, Reported, (May 14), 88.
—Premier and Cabinet Office, Reported, (May 24), 98.
—Deputy Premier, Reported, (Nov. 19, 26), 218, 227.
—Assembly Supplementaries, Reported, (Dec. 11), 253.
—Ombudsman Supplementaries, Reported, (Dec. 11), 253.

COMMITTEES OF THE WHOLE HOUSE:
1. Mr. Cousens, Member for York Centre appointed Deputy Chairman, (Mar. 22), 18.

COMMON, WILLIAM BELMONT:
Tribute paid to on death of, (Apr. 5), 36.

COPPS, SHEILA:
Resignation as Member, (Aug. 29), 158.

CUNNINGHAM, ERIC:
Resignation as Member, (Aug. 29), 158.
DAVIS, HONOURABLE WILLIAM GRENVILLE:
Tributes paid to the Premier following the announcement of his pending retirement, (Oct. 9), 164.

DIVISIONS:
See Recorded Votes.

ELECTORAL BOUNDARIES COMMISSION:
See Commission on Redistribution.

EMERGENCY DEBATES:
Listed by subject matter.
Bell Canada deregulation of long distance service, not proceeded with, (on division) (Nov. 5), 196.
Black and Decker plant closure in Barrie (Mr. Mackenzie), (Nov. 20), 220.
Community College Teachers’ strike (Mr. Bradley), not proceeded with, (on division) (Oct. 18), 173.
Community College Teachers’ strike (Mr. Conway), question to proceed decided in the negative, (Oct. 30), 189.
Community College Teachers’ strike (Mr. Conway), ruled out of order, ruling sustained on division (Nov. 6), 198.
Fishing Regulations (Mr. Mancini), not proceeded with (on division) (Nov. 2), 194.
Niagara Escarpment Plan (Mr. Reed, Halton Burlington), ruled out of order, ruling sustained on division, (Oct. 23), 178.
Niagara River Toxics Committee Report (Mr. McGuigan), not proceeded with (on division), (Nov. 27), 230.
North York — group homes for handicapped and disabled people (Mr. Di Santo), (Apr. 16), 54.
Ontario Farmers (Mr. Peterson), (June 19), 133.
Ontario Hydro’s replacement of pressure tubes at Pickering (Mr. Charlton), (Mar. 23), 21.
Steel Company of Canada Ear Falls mining operations (Mr. Laughren), question to proceed decided in the negative, (Nov. 22), 222.
Steel Company of Canada Ear Falls mining operations (Mr. Laughren), not proceeded with on division, (Dec. 12), 255.
Tobacco industry (Mr. Miller, Haldimand-Norfolk), (Apr. 13), 53.

EMERGENCY DEBATES:
Listed by Member.
Mr. Bradley—Community College Teachers’ strike.
Mr. Charlton—Ontario Hydro.
Mr. Conway—Community College Teachers’ strike.
Mr. Conway—Community College Teachers’ strike.
Mr. Di Santo—North York.
Mr. Laughren—Steel.
Mr. Mackenzie—Black and Decker.
Mr. Mancini—Fishing.
Mr. McGuigan—Niagara River.
Mr. Miller (Haldimand-Norfolk)—Tobacco.
Mr. Peterson—Ontario Farmers.
Mr. Reed (Halton-Burlington)—Niagara.
Mr. Swart—Bell Canada.

ESTIMATES:
1. Time and sequence for consideration, (Apr. 18), 57.
2. Changes in time and/or sequence for consideration, (June 8, Oct. 19, 29, Dec. 11), 121, 176, 187, 249.
3. Tabled—see Sessional Paper index “Expenditure Estimates”.
4. Supplementaries referred to Committee of Supply, (Dec. 6), 244.

GANDHI, INDIRA:
Tribute paid to on death of, (Nov. 1), 190.

INTERIM SUPPLY:

ASKIN, P.C., RIGHT HONOURABLE BORA:
Tribute paid to on death of, (Mar. 27), 24.

LEGISLATIVE ASSEMBLY:
1. Debates under Standing Order 34—See Emergency Debates.
2. Proclamation convening, (Mar. 20), 1.
3. Routine Motions (also see under specific subject matter):
   —Adjournment June 13th—June 18th, (May 17), 91.
   —Adjournment August 29th to October 9th, (Aug. 29), 161.
   —Adjournment in memory of the late James A. Renwick, (Nov. 29), 234.
   —re Bill 119, Hearings, (Oct. 23), 180.
   —Easter adjournment, (Mar. 27), 25.
   —Standing Order 65(g) re Town of Iroquois Falls Act, (Nov. 13), 207. Re City of St. Catharines Act, (Nov. 30), 236.
   —Standing Order 72(a) suspended re Bill Pr21, (May 29), 105. Re Bills Pr7, Pr27, Pr30 and Pr32, (Oct. 29), 187. Re Bill Pr40, (Nov. 30), 236.
   —Summer adjournment, (June 27), 150.
   —Victoria Day adjournment, (May 17), 90.
   —Wednesday sittings, (Mar. 20, 27, May 17, June 8, 12, 13, Dec. 6), 13, 24, 91, 121, 125, 129, 244.
   —Sit past 1:00 p.m. (Nov. 9, Dec. 14), 205, 261.

LIEUTENANT GOVERNOR:
Also see “Office of”:
1. His speech on opening, 2.
2. Transmits estimates, (Apr. 16, 18, May 17, 22), 54, 59, 90, 95. Supplemen-
taries, (Dec. 4), 239.
3. His speech on closing, (Dec. 14), 271.

MANAGEMENT BOARD OF CABINET:
Estimates referred to Committee of Supply, (Apr. 18), 57. Transferred to
Administration of Justice, (Nov. 15), 212. Reported, (Dec. 3), 237. Concurred
in, (Dec. 14), 265.

MEMBER:
Mr. Conway, Member for Renfrew North, named, permitted to return, (Oct.
30), 188, 189.
Ms Copps, Member for Hamilton Centre named, (May 3), 72.
Mr. Foulds, Member for Port Arthur named, (May 29), 105.
Mr. Mancini, Member for Essex South named, (June 19), 132.
Mr. Martel, Member for Sudbury East, named, (Oct. 30), 188.
Mr. Ray, Member for York South, named, permitted to return, (Oct. 30), 188,
189.
Mr. Renwick, Member for Riverdale, death announced, (Nov. 29), 235.
Mr. Villeneuve, Nobel, took his seat, (Mar. 22), 17.
Resignations announced, (Aug. 29, Nov. 1), 158, 190.

MINISTRY OF AGRICULTURE AND FOOD:
Estimates referred to Resources Development Committee, (Apr. 18), 57. Trans-
ferred to General Government Committee, (Oct. 18), 173. Reported, (Nov.
15), 211. Concurred in, (Dec. 14), 265.

MINISTRY OF THE ATTORNEY GENERAL:
Estimates referred to Justice Committee, (Apr. 18), 57. Reported, (Oct. 25),
182. Concurred in, (Dec. 14), 265.

MINISTRY OF CITIZENSHIP AND CULTURE:
Estimates referred to Social Development Committee, (Apr. 18), 57. Reported,
(Nov. 20), 219. Concurred in, (Dec. 11), 253.

MINISTRY OF COLLEGES AND UNIVERSITIES:
Estimates referred to Social Development Committee, (Apr. 18), 57. Reported,

MINISTRY OF COMMUNITY AND SOCIAL SERVICES:

MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS:
Estimates referred to Justice Committee, (Apr. 18), 57. Reported, (Nov. 22),
221. Concurred in, (Dec. 14), 265.

MINISTRY OF CORRECTIONAL SERVICES:
Estimates referred to Justice Committee, (Apr. 18), 57. Reported, (June 11),
122. Concurred in, (Dec. 14), 265.
MINISTRY OF EDUCATION:

MINISTRY OF ENERGY:
 Estimates referred to Resources Development Committee, (Apr. 18), 57. Reported, (Nov. 9), 204. Conceded in, (Dec. 14), 265.

MINISTRY OF THE ENVIRONMENT:

MINISTRY OF GOVERNMENT SERVICES:

MINISTRY OF HEALTH:
 Estimates referred to Social Development Committee, (Apr. 18), 57. Reported, (Nov. 15), 211. Conceded in, (Dec. 11), 253.

MINISTRY OF INDUSTRY AND TRADE:

MINISTRY OF INTERGOVERNMENTAL AFFAIRS:

MINISTRY OF LABOUR:

MINISTRY OF MUNICIPAL AFFAIRS AND HOUSING:

MINISTRY OF NATURAL RESOURCES:

MINISTRY OF NORTHERN AFFAIRS:

MINISTRY OF REVENUE:

MINISTRY OF THE SOLICITOR GENERAL:
MINISTRY OF TOURISM AND RECREATION:

MINISTRY OF TRANSPORTATION AND COMMUNICATIONS:

MINISTRY OF TREASURY AND ECONOMICS:
   Estimates referred to Committee of Supply, (Apr. 18), 57. Reported, (Nov. 5), 197. Concurred in, (Nov. 26), 228.

MURDOCH, WILLIAM:
   Former Speaker, tribute paid to on death of, (Apr. 30), 68.

NON-CONFIDENCE MOTIONS:
   Mr. Rae, (Moved by Mr. Foulds), (Lost on Division), (Nov. 13), 208. Mr. Conway, (Lost on Division), (Dec. 11), 249.

NOTLEY, W. GRANT:
   Tribute paid to Alberta New Democratic Party Leader killed in an airplane crash, (Oct. 22), 177.

OFFICE OF THE ASSEMBLY:

OFFICE OF THE DEPUTY PREMIER:

OFFICE OF THE LIEUTENANT GOVERNOR:

OFFICE OF THE OMBUDSMAN:

OFFICE OF THE PREMIER:
   Estimates referred to Committee of Supply, (Apr. 18), 57. Reported, (May 24), 98. Concurred in, (Nov. 26), 228.

OFFICE OF THE PROVINCIAL AUDITOR:
PETITIONS:
See Sessional Paper Index — green section.

POLISH HUNGER STRIKERS:
Resolution, (June 13), 127.

PREVIOUS QUESTION:
Re: Bill 142, (June 25), 145.

PRIVATE BILLS:
Standing Order 65 (g) re Town of Iroquois Falls (Nov. 13), 207. City of St. Catharines, (Nov. 30), 236.
Standing Order 72 (a) suspended re Bill Pr21, (May, 29), 105. Re Bills Pr7, Pr27, Pr30 and Pr32, (Oct. 29), 187. Re Bill Pr40, (Nov. 30), 236.

PRIVATE MEMBERS’ PUBLIC BUSINESS:
See Resolutions debated and Private Members' Public Bills.
1. First day for consideration, (Mar. 22), 18.
3. Change in times considered, (Mar. 27, May 10, June 8, Dec. 12), 24, 82, 121, 255.
4. Not taken up, (May 10, June 12, 13, Nov. 8, Dec. 6, 13), 125, 129, 201, 244.
5. Standing Order 64 (h) respecting notice waived, (Oct. 9, Nov. 15), 164, 212.

PROCLAMATION:
Calling and meeting, 1.

PROVINCIAL SECRETARIAT FOR JUSTICE:

PROVINCIAL SECRETARIAT FOR RESOURCES DEVELOPMENT:

PROVINCIAL SECRETARIAT FOR SOCIAL DEVELOPMENT:
Estimates referred to Social Development Committee, (Apr. 18), 57. Reported, (June 20), 135. Concurred in, (Dec. 11), 253.

QUÉBEC NATIONAL ASSEMBLY:
Resolution re (May 10), 81.
Questions:

(Dates answers to written questions were laid upon the table)

2 to 88 incl. April 18th, 1984.
9 to 117 incl. April 11th, 1984.
118 to 146 incl. April 18th, 1984.
147 to 175 incl. May 18th, 1984.
176 to 233 incl. April 18th, 1984.
259 to 261 incl. April 12th, 1984.
262 to 274 incl. April 18th, 1984.
292 and 293. May 18th, 1984.
308 and 309. May 18th, 1984.
311 to 314 incl. April 30th, 1984.
328 to 331 incl. May 18th, 1984.
334. October 18th, 1984.
337. May 18th, 1984.
417. October 18th, 1984.
504. October 18th, 1984.
528 to 531 incl. October 18th, 1984.
532 to 534 incl. December 14th, 1984.
552 and 553. December 14th, 1984.
RECORDED VOTES:

On Bills:
— Bill 17, on second reading, (Dec. 4), 240.
— Bill 28, on second reading, (May 29), 105.
— Bill 32, on second reading, (Apr. 26), 64.
— Bill 53, on second reading, (May 24), 99.
— Bill 77, on second reading, (June 20), 136.
— Bill 80, on first reading, (May 24), 97.
— Bill 82, on second reading, (Nov. 27), 233.
— Bill 93, on second reading, (Nov. 15), 215.
— Bill 101, on first reading, (June 12), 123.
— Bill 101, on second reading, (June 19), 134.
— Bill 102, on first reading, (June 12), 123.
— Bill 125, on second reading, (Aug. 29), 159.
— Bill 125, on third reading, (Aug. 29), 160.
— Bill 130, on first reading, (Nov. 8), 202.
— Bill 130, on second reading, (Nov. 9), 204.
— Bill 130, on third reading, (Nov. 9), 206.
— Bill 142, on report from Standing Committee, (Mar. 22), 17.
— Bill 142, time allocation, (two votes), (June 25), 146.
— Bill 142, on adoption of the Committee of the Whole House, report, (June 26), 149.
— Bill 142, on third reading, (June 27), 155.
— Bill 149, on second reading, (Dec. 4), 241.


On Emergency Debates by:
— Mr. Bradeley, (Oct. 18), 173.
— Mr. Conway, (Oct. 30), 189.
— Mr. Conway, (Nov. 6), 198.
— Mr. Laughren, (Nov. 22), 222.
— Mr. Laughren, (Dec. 12), 255.
— Mr. Mancini, (Nov. 2), 194.
— Mr. McGuigan, (Nov. 27), 230.
— Mr. Reed (Halton-Burlington), (Oct. 23), 178.
— Mr. Swart, (Nov. 5), 196.

On Motion to recess, (Oct. 30), 188.

On Non-confidence motion Mr. Conway, (Dec. 11), 251.
On Non-confidence motion by Mr. Rae, (Nov. 13), 208.

On Previous Question re Bill 142, (June 25), 145.

On Resolutions:
— Mr. Bradley re electronic Hansard, (Nov. 15), 213.
— Mr. Eves re parole system in Canada, (June 7), 118.
— Mr. Foulds re Medical Transportation, (May 10), 83.
— Mr. Grande re System for Municipal Finance, (May 24), 100.
— Mr. Kerrio re heroin, (Oct. 18), 175.
— Mr. Laughren re forest management, (Apr. 18), 58.
Speaker's ruling on point of privilege by Mr. Rae, (May 4), 75.
Speaker's ruling on content of “Individual Members Expenditures”, (June 19), 132.
Speaker's ruling on point of order re time allocation motion re Bill 142, (June 25), 144.
Summer Adjournment motion, amendment to, (June 27), 150.
Throne Debate — two votes, (Apr. 9), 40, 42.

REID, T. PATRICK:
Resignation as Member, (Nov. 1), 190.

RENWICK, JAMES A.:
Member for Riverdale death announced, (Nov. 29), 234.

RESOLUTIONS DEBATED UNDER STANDING ORDER 64:
Private Members' Business:

*Listed by subject matter.*
Agricultural Funding (Mr. Miller, Haldimand-Norfolk), blocked (Oct. 11), 167.
Early Retirement Fund (Mr. Di Santo), blocked (Oct. 11), 168.
Economic Recovery, the faulting (Mr. Lupusella), blocked, (Dec. 13), 259.
Economic Recovery, Strategies for (Mr. Allen), blocked, (Apr. 26), 64.
Education Policy Co-Ordination, (Mr. Gordon), carried (Oct. 18), 174.
Electronic Accident Prevention Systems, (Mr. Kolyn), carried (Oct. 25), 184.
Electronic video Hansard (Mr. Bradley), lost on division, (Nov. 15), 213.
Employee security in retail businesses (Mr. Cureatz), carried, (May 10), 83.
Export Development Strategy (Mr. Cousens), carried (Apr. 12), 48.
Forest Management (Mr. Laughren), lost on division (Apr. 18), 57.
Free trade arrangements (Mr. Stevenson), carried, (May 3), 73.
Heroin Therapeutic use, (Mr. Kerrio), carried on division (Oct. 18), 174.
Independence Anniversaries, (Mr. Shymko), carried, (Nov. 15), 213.
Line Fences (Mr. Sheppard), carried, (May 31), 111.
Medical Transportation (Mr. Foulds), carried on division, (May 10), 83.
Municipal Finance (Mr. Grande), lost on division, (May 24), 99.
Parole system in Canada (Mr. Eves), carried on division, (June 7), 118.
Political Torture (Mr. Renwick), blocked (Oct. 25), 184.
Pornographic Material (Mr. Edighoffer), carried, (May 31), 111.
Smoke detectors (Mr. Havrot), carried (Apr. 18), 58.

*List by Member*
Mr. Allen—Economic Recovery.
Mr. Bradley—Electronic Hansard.
Mr. Cousens—Export.
Mr. Cureatz—Employee.
Mr. Di Santo—Early.
Mr. Edighoffer—Pornographic.
Mr. Eves—Parole.
Mr. Foulds—Medical.
Mr. Gordon—Education.
Mr. Grande—Municipal.
Mr. Havrot—Smoke.
Mr. Kerrio—Heroin.
Mr. Kolyn—Electronic.
Mr. Laughren—Forest.
Mr. Lupusella—Economic.
Mr. Miller (Haldimand-Norfolk)—Agriculture.
Mr. Renwick—Political.
Mr. Sheppard—Line.
Mr. Shymko—Independence.
Mr. Stevenson—Free.

**Resolutions, General:**

*See also under specific subject matter.*

Andrei Sakharov (June 5), 116.
Commission on Redistribution, (Nov. 30), 236.
International Declaration of Human Rights (Dec. 10), 247.
Polish Hunger Strikers (June 13), 127.
Quebec National Assembly (May 10), 81.
Soviet Dissidents (June 22), 142.
Time allocation on Bill 142 (June 26), 144.

**Rowe, P.C., Honourable William Earl:**

Tribute to the late, (Mar. 20), 13.

**Roy, Albert J.:**

Resignation as Member, (Aug. 29), 158.

**Sakharov, Andrei:**

Resolution (June 5), 116.

**Select Committee on the Ombudsman:**

*Chairman:* Mr. R. W. Runciman

Membership, (June 27, Dec. 14), 152, 155, 264.
Sittings authorized, (Apr. 18, May 18, Nov. 23, (Sub-Committee), 59, 94, 224.
Sittings between Sessions authorized and terms of reference, (Dec. 14), 262.
Substitutions, (June 27, Nov. 5), 155, 196.
Summer adjournment meetings authorized, and terms of reference, (June 27), 151.
Travel authorized, (June 19), 133.
Speaker:

Adjourns House for grave disorder, (May 7), 77.
Adjourns House during pleasure for presentation of Light Court Sword, (Apr. 30), 68.

Addressed the House as follows:
—re adjournment debate—(1) Members/Ministers being present, (2) Raising points of order or privilege under this debate, (Oct. 25), 181.
—re Allegations made by the Minister of Labour concerning the Member for Rainy River in his ministerial statement, (Apr. 10), 45.
—re Bill being altered by a Minister prior to its presentation to the House, (Apr. 5), 36.
—re Committee Chairman having authority to report when Committee no longer exists, (Apr. 5), 35.
—re legal action against a Member, (Dec. 7), 246.
—re Ministers of the Crown being required by the Speaker to table information which the Ministers have undertaken to table, (June 22), 141.
—re Ministers not answering written or oral questions, (June 22), 141.
—re Members’ expenses annual statement, (June 22), 141.
—Speaker’s Christmas party, (Nov. 27), 229.
—re Standing Committee access to civil servants, (May 31), 108.
Commission on Election Contributions 1983 Report tabled, (June 12), 123.
Death of James A. Renwick announced, (Nov. 29), 234.
Report on Members’ Indemnities, (Mar. 22), 16.
Named Member for Essex South, (June 19), 132.
Named Member for Hamilton Centre (Acting Speaker in Chair), (May 3), 72.
Named Member for Port Arthur, (May 29), 105.
Named Member for Renfrew North, (Oct. 30), 188.
Named Member for Sudbury East, (Oct. 30), 188.
Named Member for York South, (Oct. 30), 188.
Provincial Auditors Report tabled, (Dec. 4), 239.
Reports that he had obtained a copy of His Honour’s Speech on opening, (Mar. 20), 13.
Resignation of Members reported, (Aug. 29, Nov. 1), 158, 190.
Ruled as follows:
—re Member accusing another member of lying, (Apr. 6), 38.
—re Member imputing an improper motive, (Apr. 6), 38.
—re Motion to recess during Routine Proceeding not provided for in Standing Orders sustained on division, (Oct. 30), 188.
—re Motion on time allocation on Bill 142, in order, sustained on division, (June 25), 144.
—re Offensive words used by the member for Huron-Middlesex, Mr. Riddell, (words withdrawn), (May 31), 109.
—re Point of privilege by Mr. Rae, sustained on division, (May 4), 75.
—re Points of order raised with regard to the content of the “Individual Members Expenditures”, sustained on division, (June 19), 132.
Strangers excluded from gallery, (May 4, Nov. 8), 76, 200.
STANDING COMMITTEES:

Membership, (Apr. 2), 32.
Schedules of meetings, (Apr. 2), 31.
Substitutions on, authorized, (Apr. 2), 31.
Substitutions authorized during Recess between Fourth and Fifth Sessions, (Dec. 14), 262.

STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE:

Chairman: Mr. Kolyn

Authorized to consider operation of the Centre for Forensic Sciences and the Ontario Police and Fire Colleges during the Summer Adjournment, (June 26), 148.
Authorized to continue consideration of White Paper on Loan and Trust Companies, (Apr. 6), 39.

Bills Reported:
—Bill 5, (May 4), 76.
—Bill 82, (Dec. 10), 247.
—Bills 100, 122 and 123, (Mar. 26), 21.
—Bill 140, (Dec. 12), 254.

Established for the Session and terms of reference, (Apr. 2), 30.
Estimates referred to, (Apr. 18, Nov. 15), 57, 212.
—Solicitor General Reported, (May 31), 110.
—Provincial Secretariat for Justice Reported, (June 4), 114.
—Correctional Services Reported, (June 11), 122.
—Attorney General Reported, (Oct. 25), 182.
—Consumer and Commercial Relations, Reported (Nov. 22), 221.
—Management Board of Cabinet, Reported, (Dec. 3), 237.


Reports Bills:
—Bill 5, (May 4).

Substitutions, (Apr. 27, Nov. 5), 67, 195.

Summer Adjournment meetings authorized and terms of reference, (June 27), 152.

STANDING COMMITTEE ON GENERAL GOVERNMENT:

Chairman: Mr. McLean

Bills Reported:
—Bill 54, (May 31), 110.
—Bill 142, carried on division, (Mar. 22), 17.

Established for the Session and terms of reference, (Apr. 2), 30.
—Agriculture and Food, Reported, (Nov. 15), 211.
—Community and Social Services, Reported (Dec. 13), 257.
—Labour, Reported (Dec. 6), 243.
—Office of the Assembly, Reported, (May 3), 73.
—Provincial Auditor, Reported, (May 10), 82.
Meeting authorized June 18th, (June 13), 126. December 10th, (Dec. 3), 237.
Substitutions, (Apr. 9, Nov. 5), 40, 195.

STANDING COMMITTEE ON MEMBERS' SERVICES:

Chairman: Mr. Johnson (Wellington-Dufferin-Peel)
Bill Reported:
—Bill 17, (Dec. 13), 260.
Established for the Session and terms of reference, (Apr. 2), 30.
Meeting authorized December 13, (Dec. 11), 249.
Substitutions, (Apr. 9, 27, Nov. 5), 40, 67, 195.

STANDING COMMITTEE ON PROCEDURAL AFFAIRS:

Chairman: Mr. Treleaven
Membership, (Apr. 2, June 27, Dec. 14), 33, 154, 263.
Report on Agencies, Boards and Commissions (No. 9), (Nov. 19), 218.
Report on Standing Orders and Procedures (No. 2), (Apr. 26), 63. (No. 3), (June 21), 138.
Sittings between Sessions authorized and terms of reference, (Dec. 14), 262.
Substitutions, (Nov. 5), 195.
Summer Adjournment meetings authorized and terms of reference, (June 27), 152.

STANDING COMMITTEE ON PUBLIC ACCOUNTS:

Chairman: Mr. Reid (Rainy River); Mr. Elston, elected November 15th, 1984.
Membership, (Mar. 27, Apr. 2, June 27, Dec. 14), 25, 33, 154, 263.
Provincial Auditors Annual Report tabled, (referred to pursuant to Standing Order 91) (Dec. 4), 239.
Reports 1982 and 1983 recommendations, debated (Apr. 27), 67. Carried (May 10), 85.
Sittings between Sessions authorized and terms of reference, (Dec. 14), 262.
Substitutions, (Nov. 5), 195.
Summer adjournment meetings authorized and terms of reference, (June 27), 152.

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS:

Chairman: Mr. Sheppard
Established for the Session and terms of reference, (Apr. 2), 30.
Membership, (Apr. 2, June 27, Dec. 14), 33, 154, 263.

Reports on Bills:
  Pr1, Pr4, Pr11, Pr18, (Apr. 12), 48.
  Pr2, (Oct. 25), 183.
  Pr42, (Apr. 26), 63.
  Pr3, Pr6, Pr17, Pr20, (May 3), 73.
  Pr9, Pr15, (May 10), 82.
  Pr37, (May 17), 90.
  Pr13, (June 7), 117.
  Pr19, (Oct. 18), 173.
  Pr22, (June 21), 138.
  Pr25, (Oct. 25), 183.
  Pr7, Pr27, Pr30, Pr32, (Nov. 1), 191.
  Pr26, (Nov. 8), 201.
  Pr31, (Nov. 15), 212.
  Pr33, Pr39, (Nov. 22), 222.
  Pr35, Pr44, (Nov. 30), 235.
  Pr40, Pr24, Pr12, Pr16, Pr21, Pr28, (Dec. 6), 243.
  Pr8, (Dec. 13), 257.

Sittings between Sessions authorized and terms of reference, (Dec. 14), 262.
Summer Adjournment meetings authorized and terms of reference, (June 27), 152.

STANDING COMMITTEE ON RESOURCES DEVELOPMENT:

  Chairman: Mr. Barlow

Established for the Session and terms of reference, (Apr. 2), 30.
Estimates referred to, (Apr. 18), 57.
  —Natural Resources, Reported, (June 7), 118.
  —Municipal Affairs and Housing, Reported, (June 22), 141.
  —Environment, Reported, (Oct. 25), 183.
  —Provincial Secretariat for Resources Development, Reported (Nov. 1), 191.
  —Energy, Reported, (Nov. 9), 204.
  —Tourism and Recreation, Reported, (Nov. 22), 221.
  —Transportation and Communications, (Dec. 12), 254.
  —Industry and Trade, Reported, (Nov. 30), 235.
  —Agriculture and Food, Transferred to General Government, (Oct. 18), 173.
Meeting authorized May 28th, (May 24), 102.
Report on Bills:
  —Bill 101, (Oct. 9), 164.
  —Bill 141, (Apr. 6), 38.
Sittings between Sessions authorized and terms of reference, (Dec. 14), 262.
Summer Adjournment meetings authorized and terms of reference, (June 27), 152.

STANDING COMMITTEE ON SOCIAL DEVELOPMENT:
Chairman: Mr. Kerr
Established for the Session and terms of reference, (Apr. 2), 30.
Estimates referred to, (Apr. 18), 57.
—Community and Social Services transferred to General Government, (Dec. 3), 237.
—Provincial Secretariat for Social Development. Reported, (June 20), 135.
—Health, Reported, (Nov. 15), 211.
—Citizenship and Culture, Reported, (Nov. 20), 219.
—Education, Reported, (Dec. 11), 248.
—Colleges and Universities, Reported, (Dec. 13), 257.
Meeting authorized December 12, (Dec. 10), 247, 257.
Reports on Family Violence: Wife Battering and Child Abuse, recommendations carried, (Apr. 30), 68.

Reports Bills:
—Bill 28, (June 12), 126.
—Bill 77, (Oct. 25), 183.
—Bill 93, (Nov. 30), 235.
—Bill 119, (Nov. 8), 201.
Sittings between Sessions authorized and terms of reference, (Dec. 14), 262.
Substitutions, (Nov. 1), 191.
Summer Adjournment meetings authorized and terms of reference, (June 27), 152.

STRANGERS:
Excluded from the gallery, (May 4, Nov. 8), 76, 200.

SUPPLY:
Also see Interim Supply.
Estimates tabled—see Expenditure Estimates Sessional Paper list, green section.

SWORD, LIGHT COURT:
Presentation to the Legislative Assembly, (Apr. 30), 68.

THRONE DEBATE:
1. Motion for consideration, (Mar. 20), 13.
2. Motion for an Address, (Mar. 22), 19. Carried on division, (Apr. 9), 44.
3. Dates considered, March 22, 26, 27, 29, 30, April 2, 3, 5, 6, 9.

TREASURER:
1. Debate on Interim Supply, April 1st to June 30th, (Mar. 27), 27.
2. Debate on Interim Supply, July 1st to October 31st, (June 18), 130.
3. Debate on Interim Supply, November 1st to December 31st, (Oct. 16), 172.
<table>
<thead>
<tr>
<th>BILL No.</th>
<th>Bill Description</th>
<th>1st Reading</th>
<th>2nd Reading</th>
<th>Committee</th>
<th>3rd Reading and Passed</th>
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<td>Arboreal Emblem Act, 1984</td>
<td>Mar. 27</td>
<td>April 24</td>
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<td>Architects Act, 1984</td>
<td>Mar. 20</td>
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<td>71</td>
<td>Assessment Amendment Act, 1984</td>
<td>May 17</td>
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<td>132 ‡</td>
<td>City of Sudbury Hydro-Electric Service Amendment Act, 1984</td>
<td>Nov. 8</td>
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<td>April 24</td>
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<td>Corporations Tax Amendment Act, 1984</td>
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<td>June 27</td>
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‡ Order for Third Reading rescinded—referred to Committee of the Whole House, June 21.
‡ Transferred from Municipal Affairs and Housing to Energy, Nov. 15.
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<td>Coroners Amendment Act, 1984</td>
<td>29</td>
<td>April 5</td>
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<td></td>
<td></td>
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<td>Daylighter Act, 1984</td>
<td>21</td>
<td>Mar. 30</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
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<td>Drainage Amendment Act, 1984</td>
<td>113</td>
<td>June 22</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Education Amendment Act, 1984</td>
<td>70</td>
<td>May 14</td>
<td></td>
<td></td>
<td></td>
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<td>Election Finances Reform Amendment Act, 1984</td>
<td>22</td>
<td>April 2</td>
<td></td>
<td></td>
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<td>Election Finances Reform Amendment Act, 1984</td>
<td>56</td>
<td>May 4</td>
<td></td>
<td></td>
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<td>Employment Standards Amendment Act, 1984</td>
<td>20</td>
<td>Mar. 29</td>
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<td>Employment Standards Amendment Act, 1984</td>
<td>115</td>
<td>June 26</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Family Law Reform Amendment Act, 1984</td>
<td>7</td>
<td>Mar. 22</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Farm Foreclosures Moratorium Act, 1984</td>
<td>155</td>
<td>Dec. 6</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Freedom of Information and Privacy Act, 1984</td>
<td>40</td>
<td>April 18</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Game and Fish Amendment Act, 1984</td>
<td>25</td>
<td>April 2</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Good Samaritan Act, 1984</td>
<td>98</td>
<td>June 8</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Government Advertising Control Act, 1984</td>
<td>55</td>
<td>May 4</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Grain Elevators Storage Amendment Act, 1984</td>
<td>94</td>
<td>June 7</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Health Disciplines Amendment Act, 1984</td>
<td>31</td>
<td>April 6</td>
<td></td>
<td>Withdrawn Apr. 26</td>
<td>see Bill 48</td>
<td></td>
</tr>
<tr>
<td>Health Disciplines Amendment Act, 1984</td>
<td>48</td>
<td>April 26</td>
<td></td>
<td>Blocked Nov. 1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Health Insurance Amendment Act, 1984</td>
<td>38</td>
<td>April 17</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Health Protection and Promotion Amendment Act, 1984</td>
<td>103</td>
<td>June 13</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Highway Traffic Amendment Act, see Daylighter.</td>
<td></td>
<td></td>
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<td>Highway Traffic Amendment Act, 1984</td>
<td>26</td>
<td>April 3</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>Human Tissue Gift Amendment Act, 1984</td>
<td>10</td>
<td>Mar. 22</td>
<td></td>
<td></td>
<td></td>
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</tr>
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<td>Act</td>
<td>Page</td>
<td>Month</td>
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<td>Inco Limited Acquisition Act, 1984</td>
<td>117</td>
<td>June 26</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Injured Workers' Day Act, 1984</td>
<td>83</td>
<td>May 28</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Insured Health Services Act, 1984</td>
<td>116</td>
<td>June 26</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Labour Relations Amendment Act, 1984</td>
<td>97</td>
<td>June 8</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Landlord and Tenant Amendment Act, 1984</td>
<td>95</td>
<td>June 7</td>
<td></td>
<td></td>
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<tr>
<td>Legislative Assembly Amendment Act, 1984</td>
<td>3</td>
<td>Mar. 22</td>
<td></td>
<td></td>
<td></td>
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<td>Legislative Assembly Amendment Act, 1984</td>
<td>118</td>
<td>June 26</td>
<td></td>
<td></td>
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<tr>
<td>Legislative Assembly Amendment Act, 1984</td>
<td>150</td>
<td>Nov. 20</td>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>
| Lifeline Act, 1984                                        | 32   | April 10| Lost on division, Apr. 26
| Liquor Control Amendment Act, 1984                        | 8    | Mar. 22 |
| Liquor Control Amendment Act, 1984                        | 9    | Mar. 22 |
| Liquor Control Amendment Act, 1984                        | 39   | April 17|
| Liquor Licence Amendment Act, 1984                        | 35   | April 12|
| Midwifery, see Health Disciplines, Bill 31 and Bill 48    |      |         |
| Milk Amendment Act, 1984                                   | 81   | May 25  |
| Ministry of Health Amendment Act, 1984                     | 121  | June 27 |
| Motor Vehicle Sales and Service Protection Act, 1984       | 112  | June 20 |
| Municipal Amendment Act, 1984                              | 76   | May 17  |
| Municipal Amendment Act, 1984                              | 120  | June 27 |
| New Farm Implement Buyers Protection Act, 1984            | 92   | May 31  |
| Non-Unionized Workers Protection Act, 1984                | 52   | May 1   |
| Nursing Homes Amendment Act, 1984                         | 79   | May 22  |
| Nursing Homes Amendment Act, 1984                         | 151  | Nov. 22 |
| Ontario Farm Ownership Control Act, 1984                  | 34   | April 10|
| Ontario French Language Services Act, 1984                | 46   | April 26|
| Ontario Land Information Act, 1984                        | 16   | Mar. 27 |
| Planning Amendment Act, 1984                              | 19   | Mar. 29 |
| Planning Amendment Act, 1984                              | 53   | May 1   | Lost on division, May 24
| Power Rate, see Lifeline Act, Bill 32                     |      |         |
| Profits from Crime Act, 1984                              | 33   | April 10|
| Public Service Amendment Act, 1984                        | 158  | Dec. 11 |
| Public Vehicles Amendment Act, 1984                       | 127  | Oct. 23 |
| Public Vehicles Amendment Act, 1984                       | 153  | Nov. 27 |
| Regional Municipality of Hamilton-Wentworth Amendment Act, 1984 | 156  | Dec. 7  |
| Residential Tenancies Amendment Act, 1984                 | 96   | June 7  |
| Residential Tenancies Amendment Act, 1984                 | 146  | Nov. 15 |
# Bills, Public (Private Members)

<table>
<thead>
<tr>
<th>Bill No.</th>
<th>1st Reading</th>
<th>2nd Reading</th>
<th>Committee</th>
<th>3rd Reading and Passed</th>
<th>Royal Assent</th>
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<tbody>
<tr>
<td>Right to Farm Act, 1984</td>
<td>May 29</td>
<td></td>
<td>Blocked Nov. 1</td>
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<td></td>
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<tr>
<td>Royal Ontario Museum Amendment Act, 1984</td>
<td>Nov. 27</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Technological Change Act, 1984</td>
<td>June 18</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>Tenants Security Act, 1984</td>
<td>May 22</td>
<td></td>
<td>Blocked June 7</td>
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<td>Time Amendment Act, 1984</td>
<td>April 26</td>
<td></td>
<td></td>
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<tr>
<td>Toronto Act, 1984, see City of</td>
<td></td>
<td></td>
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<td></td>
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<td>Vital Statistics Amendment Act, 1984</td>
<td>April 27</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>Women's Economic Equality Act, 1984</td>
<td>Mar. 27</td>
<td></td>
<td></td>
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<td>Workers' Compensation Amendment Act, 1984</td>
<td>May 1</td>
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# Bills, Private

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<th>Bill No.</th>
<th>1st Reading</th>
<th>Committee</th>
<th>2nd Reading</th>
<th>3rd Reading and Passed</th>
<th>Royal Assent</th>
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<tbody>
<tr>
<td>Association of Registered Interior Designers of Ontario Act, 1984</td>
<td>Pr33</td>
<td>Nov. 8</td>
<td>Nov. 22</td>
<td>Nov. 23</td>
<td>Nov. 23</td>
</tr>
<tr>
<td>Baptist Bible College Canada and Theological Seminary Act, 1984</td>
<td>Pr15</td>
<td>Mar. 23</td>
<td>May 10</td>
<td>May 25</td>
<td>May 25</td>
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<tr>
<td>Belleville Act, 1984 — City of</td>
<td>Pr30</td>
<td>Oct. 15</td>
<td>Nov. 1</td>
<td>Nov. 23</td>
<td>Nov. 23</td>
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<tr>
<td>Brockville Rowing Club Inc. Act, 1984</td>
<td>Pr46</td>
<td>April 6</td>
<td></td>
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<tr>
<td>Canada Christian College and School of Graduate Studies Act, 1984</td>
<td>Pr16</td>
<td>May 24</td>
<td></td>
<td>Not reported Dec. 6</td>
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<tr>
<td>Central Baptist Seminary and Bible College Act, 1984</td>
<td>Pr4</td>
<td>Mar. 23</td>
<td>April 12</td>
<td>May 1</td>
<td>May 1</td>
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<tr>
<td>Chartered Industrial Designers Act, 1984</td>
<td>Pr26</td>
<td>Oct. 12</td>
<td>Nov. 8</td>
<td>Nov. 23</td>
<td>Nov. 23</td>
</tr>
<tr>
<td>Etobicoke Act, 1984 — City of</td>
<td>Pr47</td>
<td>Mar. 26</td>
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<tr>
<td>Fauquier-Strickland Act, 1984 — Township of</td>
<td>Pr20</td>
<td>April 10</td>
<td>May 3</td>
<td>May 8</td>
<td>May 8</td>
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<td>Hamilton Act, 1984 — City of</td>
<td>Pr12</td>
<td>Nov. 19</td>
<td></td>
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<td>Hamilton Act, 1984 — City of</td>
<td>Pr41</td>
<td>Mar. 23</td>
<td></td>
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<td>Harold and Grace Baker Centre Act, 1984</td>
<td>Pr21</td>
<td>May</td>
<td>28</td>
<td>Not</td>
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<tr>
<td>Iroquois Falls Act, 1984 — Town of</td>
<td>Pr39</td>
<td>Nov.</td>
<td>15</td>
<td>Nov.</td>
<td>22</td>
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<tr>
<td>Kitchener Act, 1984 — City of</td>
<td>Pr6</td>
<td>Mar.</td>
<td>27</td>
<td>May</td>
<td>3</td>
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<tr>
<td>Kitchener-Waterloo Community Foundation Act, 1984</td>
<td>Pr11</td>
<td>Mar.</td>
<td>27</td>
<td>April</td>
<td>12</td>
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<tr>
<td>London Act, 1984 — City of</td>
<td>Pr19</td>
<td>June</td>
<td>13</td>
<td>Oct.</td>
<td>18</td>
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<tr>
<td>London Regional Art Gallery Act, 1984</td>
<td>Pr7</td>
<td>Oct.</td>
<td>11</td>
<td>Nov.</td>
<td>1</td>
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<tr>
<td>Madawaska Club, Limited Act, 1984</td>
<td>Pr28</td>
<td>Oct.</td>
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<td>Not</td>
<td>reported</td>
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<td>Marquis Video Corporation Act, 1984</td>
<td>Pr2</td>
<td>Oct.</td>
<td>11</td>
<td>Oct.</td>
<td>25</td>
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<td>Moramos Holding Club of Essex Act, 1984</td>
<td>Pr1</td>
<td>Mar.</td>
<td>23</td>
<td>April</td>
<td>12</td>
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<td>Nepean Act, 1984 — City of</td>
<td>Pr27</td>
<td>June</td>
<td>13</td>
<td>Nov.</td>
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<td>Oakville Young Men's Christian Association Act, 1984</td>
<td>Pr17</td>
<td>Mar.</td>
<td>27</td>
<td>May</td>
<td>3</td>
</tr>
<tr>
<td>Ontario Association of Certified Engineering Technicians and Technologists Act, 1984</td>
<td>Pr22</td>
<td>May</td>
<td>24</td>
<td>June</td>
<td>21</td>
</tr>
<tr>
<td>Ontario Association of Landscape Architects Act, 1984</td>
<td>Pr37</td>
<td>April</td>
<td>26</td>
<td>May</td>
<td>17</td>
</tr>
<tr>
<td>Oshawa Young Women's Christian Association Act, 1984</td>
<td>Pr25</td>
<td>Oct.</td>
<td>11</td>
<td>Oct.</td>
<td>25</td>
</tr>
<tr>
<td>Ottawa Act, 1984 — City of</td>
<td>Pr32</td>
<td>Oct.</td>
<td>23</td>
<td>Nov.</td>
<td>1</td>
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<tr>
<td>Peterborough Act, 1984 — City of</td>
<td>Pr42</td>
<td>Mar.</td>
<td>26</td>
<td>Mar.</td>
<td>27*</td>
</tr>
<tr>
<td>Scandinavian-Canadian Centre Act, 1984</td>
<td>Pr13</td>
<td>Mar.</td>
<td>23</td>
<td>June</td>
<td>7</td>
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<tr>
<td>Toronto Act, 1984 — City of</td>
<td>Pr3</td>
<td>Mar.</td>
<td>26</td>
<td>May</td>
<td>3</td>
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<tr>
<td>United Jewish Welfare Fund Act, 1984</td>
<td>Pr31</td>
<td>Oct.</td>
<td>26</td>
<td>Nov.</td>
<td>15</td>
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<tr>
<td>Young-Rosedale Charitable Foundation Act, 1984</td>
<td>Pr14</td>
<td>Mar.</td>
<td>29</td>
<td>Withdrawn</td>
<td>May 24</td>
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<td>Zeta Psi Elders Association of Toronto Act, 1984</td>
<td>Pr18</td>
<td>Mar.</td>
<td>23</td>
<td>April</td>
<td>12</td>
</tr>
</tbody>
</table>

* Commissioners of Estate Bills Report.
SESSIONAL PAPERS, 1984

LIST OF SESSIONAL PAPERS, 1984
PRESENTED TO THE HOUSE DURING THE SESSION

A

Administered Price Restraint Program. see Ministry of Consumer and Commercial Relations.
Answer to oral question asked April 5, 1984 by Member for Cornwall (Mr. Samis) re: Ontario Hydro’s policy for purchasing. (No. 61) (Tabled April 16, 1984).
Answer to oral question asked April 6, 1984 by Member for Algoma (Mr. Wildman) re: supply of electric power by Ontario Hydro to Sabine Township. (No. 62) (Tabled April 16, 1984).
Answer to oral question asked by the Member for Sudbury East (Mr. Martel) re: gasoline prices. (No. 131) (Tabled June 13, 1984).
Answer to oral question asked May 3, 1984 by the Member for Niagara Falls (Mr. Kerrio) re: testing of back-up batteries at Bruce Nuclear Generating Station. (No. 150) (Tabled June 20, 1984).
Answer to oral question asked June 25, 1984 by the Member for Sudbury East (Mr. Martel) re: gasoline prices. (No. 172) (Tabled July 10, 1984).
Answer to oral question asked October 26, 1984 by the Member for London Centre (Mr. Peterson) re: the Public Service Act re: Louis H. Parsons. (No. 264) (Tabled November 19, 1984).

B

Budget and Budget Papers. (No. 2) (Tabled May 15, 1984).

C

Commission on Election Contributions and Expenses Seventh Report containing recommendations with respect to the Indemnities and Allowances and Salaries of Members of the Legislative Assembly. (No. 30) (Tabled March 22, 1984).
Committee Meeting Schedule during the 1984 Summer Adjournment. (No. 164) (Tabled June 27, 1984).
Committee Meeting Schedule during the Recess between the Fourth and Fifth Sessions. (No. 302) (Tabled December 14, 1984).
Compendia:
—Bill 1, County Courts Amendment Act, 1984. (No. 28) (Tabled March 21, 1984).
INDEX

1984

—Bill 27, Healing Arts Radiation Protection Amendment Act, 1984. (No. 54) (Tabled April 5, 1984).
—Bill 61, Municipality of Metropolitan Toronto Amendment Act, 1984. (No. 84) (Tabled May 8, 1984).
—Bill 90, District Municipality of Muskoka Amendment Act, 1984. (No. 120) (Tabled May 31, 1984).
INDEX

1984

Coroner's Council, sunset review of. (Vol. 27) (Tabled March 19, 1984).

D


E

Expenditure Estimates:
—Office of the Lieutenant Governor and Cabinet Office. (Vol. 3) (Tabled April 18, 1984).

F

Forest Management Agreements Annual Reports 1983/84:
INDEX

1984

No. 500200—Abitibi-Price Inc.
No. 500300—Great Lakes Forest Products Ltd.
No. 500400—E. B. Eddy Forest Products Ltd.
No. 500500—E. B. Eddy Forest Products Ltd.
No. 500600—Spruce Falls Power & Paper Co.
No. 500700—Abitibi-Price Inc.
No. 500800—QNS Paper Co. Ltd.
No. 500900—Domtar Inc.
No. 501000—QNS Paper Co. Ltd.
No. 501100—Pineland Timber Ltd.
No. 501200—Boise Cascade Canada Ltd.
No. 501300—Boise Cascade Canada Ltd.
No. 501400—Waferboard Corp. Inc.
No. 501500—Abitibi Price Inc.
No. 501600—QNS Paper Co. Ltd.
No. 501700—QNS Paper Co. Ltd.
No. 501800—QNS Paper Co. Ltd.
No. 502300—Great Lakes Forest Products Ltd.

Tabled as required by the Crown Timber Act. (No. 251) (Tabled November 15 and December 3, 1984).


G


H


I


L


Members' Individual Expenditures for the fiscal year 1983-84. (No. 143) (Tabled June 19, 1984).
Memorandum of Understanding between the Attorney General and the Board of Negotiation. (No. 10) (Tabled January 31, 1984).
Memorandum of Understanding between the Attorney General and the Criminal Injuries Compensation Board. (No. 11) (Tabled January 31, 1984).
Memorandum of Understanding between Minister of Colleges and Universities and The Ontario Council of Regents for Colleges of Applied Arts and Technology. (No. 182) (Tabled August 1, 1984).
Memorandum of Understanding between the Minister of Consumer and Commercial Relations and the Residential Tenancy Commission. (No. 113) (Tabled May 24, 1984).
Memorandum of Understanding between Minister of Municipal Affairs and Housing and Ontario Land Corporation. (No. 67) (Tabled April 24, 1984).
Memorandum of Understanding Between the Minister of Industry and Trade and the Board of Directors of the Ontario Centre for Resource Machinery. (No. 198) (Tabled September 17, 1984).
Memorandum of Understanding Between the Ministry of Industry and Trade and the Board of Directors of the Ontario Centre for Microelectronics. (No. 198) (Tabled September 17, 1984).
Memorandum of Understanding Between the Minister of Industry and Trade and the Minister of Agriculture and Food and the Board of Directors of the Ontario Centre for Farm Machinery and Food Processing Technology. (No. 198) (Tabled September 17, 1984).
Memorandum of Understanding Between the Minister of Industry and Trade and the Board of Directors of the Ontario Centre for Automotive Parts Technology. (No. 198) (Tabled September 17, 1984).
Memorandum of Understanding Between the Minister of Industry and Trade and the Board of Directors of the Ontario Centre for Advanced Manufacturing. (No. 198) (Tabled September 17, 1984).
Memorandum of Understanding between the Ministry of Consumer and Commercial Relations and the Pension Commission of the Ontario. (No. 26) (Tabled March 16, 1984).
Ministry of Energy: Three-Month Follow-Up Study of Barrie Heat Save Clinic Visitors (April 1983); Homeowner and Clinic Visitor Reactions to the 1983 Heat Save Project in Owen Sound (May 1983); Guelph Pre-Clinic Heat Save Survey—Tabular Report (October 1983); Homeowners' and Small Business Reactions to the 1983 Heat Save Shop in North Bay (March 1984); Gallup Ontario Omnibus Report conducted for the Ministry of Energy (June 1983); and Public Attitudes towards the Energy Situation in Ontario, Benchwork Study (August 1983), Wave 2 Study (October 1983), Wave 3 Study (December 1983). (No. 107) (Tabled May 18, 1984).
Ministry of Labour—papers relating to Per Diem Payments—Dr. A. Wolfson. (No. 52) (Tabled April 5, 1984).
Ministry of Labour—Letter tabled by the Member for Rainy River (Mr. Reid) re: expenses listed for Dr. A. D. Wolfson in Volume III of the 1982 Public Accounts. (No. 57) (Tabled April 9, 1984).

Ministry of Natural Resources Forest Management Agreement 502200. (No. 29) (Tabled March 22, 1984).

Ministry of Natural Resources Forest Management Agreements:
F.M.A. No. 501900—Boise Cascade Canada Ltd.
F.M.A. No. 502000—Boise Cascade Canada Ltd.
F.M.A. No. 502100—Boise Cascade Canada Ltd.
(No. 56) (Tabled April 6, 1984).

Ministry of Natural Resources—Guidelines for Wetlands Management in Ontario. (No. 59) (Tabled April 12, 1984).


Ministry of Transportation and Communications Annual Report 1983-84. (No. 204) (Tabled October 9, 1984).


N


O


Ontario Commission to inquire into the Financing of Elementary and Secondary Education Background information. (No. 130) (Tabled June 13, 1984).


P

Petitions presented pursuant to Standing Order 29:
—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled March 23, 29, and April 5, 17, 18, 24, 27, and May 1, 3, 7, 14, 15, 31 and June 1, 8, 12, 18, 19, 20, 21 and October 16, 1984). (Response Tabled November 26, 1984, See Hansard for Friday, November 30, 1984).
—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled March 23, 26, 27, 29, 30, and April 2, 3, 5, 6, 9, 12, 13, 17, 18, 24, 27, 30, and May 1, 3, 4, 7, 8, 11, 14, 15, 17, 22, 24, 29, and June 7, 8, 1984). (Response Tabled April 11, 1984, See Hansard for Friday, April 13, 1984).
—re: providing continuing assistance to 4-H club work. (No. 37) (Tabled March 23, 1984). (Response Tabled April 12, 1984, See Hansard for Friday, April 13, 1984).
—re: requesting of the Ministry of Transportation and Communications that the 13 kilometres between the two paved sections of Highway 638 be upgraded and surfaced. (No. 58) (Tabled April 9, 1984). (Response Tabled April 18, 1984, See Hansard for Wednesday, April 18, 1984).
—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled April 12, 17, 24, and May 1, 7, 8, 22, 24, 29, and June 1, 4, 11, 12, 18, 20, 21, 27, 1984). (Response Tabled April 26, 1984, See Hansard for Friday, April 27, 1984).
—re: expansion of the time period of the Pages' stay at Queen's Park. (No. 66) (Tabled April 18, 1984). (Response Tabled April 26, 1984, See Hansard for Friday, April 27, 1984).
—re: Lottery Systems at Community Colleges. (No. 86) (Tabled May 10, 1984). (Response Tabled June 1, 1984, See Hansard for Friday, June 1, 1984).


—re: government debating the issue of extension of public funding to separate schools prior to implementation. (No. 294) (Tabled December 4, 6, 10, 11, 12, 13 and 14, 1984). (Response Tabled December 14, 1984, See Hansard for Friday, December 14, 1984).


Petitions pursuant to Standing Order 33(b):


R


Returns to written questions pursuant to Standing Order 81(e):

Question Nos. 236 to 247 (No. 111) (Tabled May 22, 1984).

Question Nos. 286 to 287 (No. 76) (Tabled May 1, 1984).

Question No. 277 (No. 87) (Tabled May 10, 1984).
Question No. 319 (No. 88) (Tabled May 10, 1984).
Question No. 328 (No. 110) (Tabled May 18, 1984).
Question No. 329 (No. 109) (Tabled May 18, 1984).
Question No. 330 (No. 108) (Tabled May 18, 1984).
Question No. 504 (No. 217) (Tabled October 18, 1984).
Question No. 509 (No. 256) (Tabled November 15, 1984).
Question No. 512 (No. 257) (Tabled November 15, 1984).
Question No. 515 (No. 271) (Tabled November 26, 1984).
Question No. 517 (No. 291) (Tabled December 12, 1984).
Question No. 518 (No. 292) (Tabled December 12, 1984).
Question No. 519 (No. 293) (Tabled December 12, 1984).
Question No. 522 (No. 286) (Tabled December 10, 1984).
Question No. 523 (No. 272) (Tabled November 26, 1984).
Question No. 524 (No. 287) (Tabled December 10, 1984).
Question No. 531 (No. 218) (Tabled October 18, 1984).
Question No. 540 (No. 281) (Tabled December 6, 1984).
Question No. 588 (No. 273) (Tabled November 26, 1984).
Question No. 589 (No. 282) (Tabled December 6, 1984).

Royal Commission on Matters of Health and Safety Arising from the Use of Asbestos in Ontario. (No. 80) (Tabled May 7, 1984).

S

Schedule of Committee Meetings during the 1984 Summer Adjournment. (No. 164) (Tabled June 27, 1984).
Schedule of Committee Meetings during the Recess between the Fourth and Fifth Sessions. (No. 302) (Tabled December 14, 1984).
Select Committee on the Ombudsman—Eleventh Report. (No. 63) (Tabled April 17, 1984).

T

University of Toronto Financial Statements for the year ended April 30, 1984. (No. 183) (Tabled August 1, 1984).

PROCLAMATION

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

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

GREETING:

ROY McMURTRY

WHEREAS it is expedient for certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario WE DO WILL that you and each of you and all others in this behalf interested, on Tuesday, the twentieth day of March next, at 3.00 o’clock p.m., at Our City of Toronto, personally be and appear for the actual Despatch of
Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT

IN TESTIMONY WHEREOF We have caused these our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE JOHN BLACK AIRD, An Officer of the Order of Canada, One of Her Majesty's Counsel Learned in the Law, Bachelor of Arts, Doctor of Laws,

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at our City of Toronto in Our said Province this sixteenth day of February, in the year of Our Lord one thousand nine hundred and eighty-four and in the thirty-third year of Our Reign.

BY COMMAND

GEORGE ASHE

Minister of Government Services.

Tuesday, the twentieth day of March, 1984, being the first day of the Fourth Session of the Thirty-second Parliament of the Province of Ontario for the Despatch of Business pursuant to a Proclamation of the Honourable John Black Aird, An Officer of the Order of Canada, One of Her Majesty's Counsel Learned in the Law, Bachelor of Arts, Doctor of Laws, Lieutenant Governor of Our Province of Ontario.

3.00 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:

Before reviewing our immediate circumstances and outlining the commitment of my Government to the renewal of our economy and the enrichment of our way of life, let us gratefully acknowledge that this is a year of special celebration and re-dedication.

This is the 200th anniversary of the first major settlement in Ontario and it is appropriate to take some time to reflect on our heritage—to mark our achievements—to celebrate together—and to express our appreciation. Our communities are strong and blessed with people who have journeyed from around the world to build one, vigorous and tolerant society.
Our citizens have embraced this event with genuine enthusiasm. Indeed, as one giant fair, this summer all across Ontario, close to 790 municipalities, Indian bands and service districts will participate in community celebrations to mark our Bicentennial.

Throughout, the Province will emphasize the importance of community and the generous contributions of all those who built Ontario; from the first Native and French Canadian settlers, from the Loyalists to the waves of new settlers ever since.

My Government is particularly pleased that our Sovereign, Her Majesty Queen Elizabeth the Second, and His Royal Highness the Duke of Edinburgh, will be with us to help celebrate our Bicentennial.

The monarchy is at the heart of our democratic system. The presence of the Queen, in our Province will bring life and meaning to that fact while giving Ontarians an opportunity to display the loyalty and affection that we feel toward the Royal Family.

De plus, nous aurons le privilège de recevoir cet automne la visite de Sa Sainteté le Pape Jean-Paul II, événement d’une importance considérable pour des millions de Canadiens. Sa présence nous rappellera, non pas nos réalisations, mais les obligations que nous partageons avec le reste de l’humanité à l’égard de la vie et de la paix.

As well, our Province will be graced this fall with the visit of His Holiness Pope John Paul II, whose presence will be of deep significance for millions of Canadians. He will remind us, not of our unique accomplishments, but the obligation we share with all humanity to cherish life and to work for peace.

Our Circumstances:

In my address last year, I indicated there were signs the economy was beginning to emerge from recession. Indeed, it is now evident Ontario led the Canadian recovery in 1983. For instance, manufacturing shipments rose by 10.7 per cent compared with 7.0 per cent across the rest of Canada. Similarly, retail sales expanded by 9.6 per cent in Ontario versus 6.6 per cent in the rest of the country and, most encouraging, was the 5.2 per cent increase in employment since December 1982.

The automotive industry has played a key role in driving Ontario’s recovery. In fact, almost half of the growth in manufacturing shipments in 1983 were secured by the transportation equipment industry. This experience demonstrates the ongoing importance and underlying resilience of this base industry. Also, it confirms the importance my Government attaches to helping our firms adjust to new global circumstances. As well, it strengthens our determination to encourage off-shore auto manufacturers to increase significantly, investment in North America. We expect to see concrete results this year.

Of comparable importance to Northern Ontario, our mining industry is extremely robust. Last year, for instance, exploration activity doubled and, with the completion of the new gold mining and milling facility at Hemlo, 800 full-time jobs will be secured and Ontario will again take the lead as Canada’s largest gold producer.
Across our Province, the recovery will expand in 1984. Strong United States growth is expected to continue, offering wider export opportunities. As well, the European economies, along with most others where performance has lagged behind the North American recovery, are now growing again providing further opportunities for trade. And within Ontario, healthy growth in real incomes, along with an improved mortgage market, should result in a good increase in housing starts in 1984.

A renewed spirit of confidence in ourselves and in our circumstances will assist us in our important work. However, the fear born of deep and painful recession cannot be replaced by complacency or neglect. Indeed, while our challenges can now be more confidently addressed, our responsibilities remain great and have not diminished.

The upturn of a severe business cycle will alleviate much of the hardship our people have experienced. Nevertheless, without responsible leadership and co-operative action, it cannot assure just and secure growth with decent opportunities for all our citizens.

We should be encouraged that Ontario made a leading contribution to employment recovery last year. Furthermore, employment expansion will continue. However, while the unemployment rate has declined sharply, it remains too high and will stay too high without a fresh commitment to serve the nation-wide employment goals we enjoyed in the past.

As well, while economic growth is underway, we are witnessing a major transformation of the economy and, thus, we must prepare to meet new tests and new risks. Traditional patterns of employment, skill requirements, investment and industry growth are changing dramatically. These changes raise social, as well as economic questions which cannot merely be answered by traditional economic policies. Nevertheless, if they are addressed directly, with supportive and sensitive measures, they can be overcome.

So, the central task before our Province is to take full, fair and durable advantage of the recovery presently underway. Before proceeding on the agenda ahead, however, my Government emphasizes that our goals cannot be reached by forcing the rate of growth, generally, or exceeding the financial and practical limits of Government.

Hard lessons were learned during the fight against inflation. It is well understood that inflationary deficits do not create genuine growth and long term employment. Rather, they can cost jobs. At the same time, inflation always imposes a heavy tax on the less powerful and those on fixed incomes. Clearly, it is essential that profits are turned into productive investments and that wage claims are disciplined by the realities of world competition.

My Government is determined to extend its efforts to ease and encourage adjustment. However, while Government can be the friend of positive change, it cannot fully control the processes. Indeed, it is precisely at times of rapid adjustment that private enterprise and individual entrepreneurs make their greatest contribution: seeking out new opportunities and setting aside old ways of doing things.
From that perspective, my Government will undertake selective and supportive measures and will maximize its efforts by working in co-operation and in partnership will all those elements of the economy committed to meet the challenge.

It must be noted, that the leadership of the Government of Canada is in transition and consequently, the general direction of national economic policy may be uncertain for some time. Nevertheless, my Government re-confirms its willingness to work with the Government of Canada on important specific tasks. Bearing in mind their fresh interest in technology, innovation and industrial adjustment, many opportunities exist to improve the effectiveness of our efforts through more systematic and concrete co-operation. The distance between our senior Governments, even when they are not differing, is a real tax on Canada’s vitality—a tax our major competitors do not pay.

For our part, the Government of Ontario will carry its share of the challenge. My Ministers and, particularly, the Treasurer in his Budget, will place before you a range of initiatives to help Ontario advance in the year ahead. In order to maximize for all Ontarians the benefits of the present recovery, my Government’s actions will be guided by three fundamental and timely goals. It is within our capacity and it is our obligation to:

- improve access for young people and women to the benefits of economic growth and challenging work;
- re-inforce the ability of industries and mature workers to meet and master change; and
- ensure steady improvement in our quality of life and in the quality of Government services.

Employment Growth:

Last year, public support for youth employment creation was increased dramatically. In light of the continuing dimension of the challenge, my Government will extend substantially this priority commitment. To countenance for long, massive youth unemployment would be unconscionable and would diminish Ontario’s future vigor. Simply, economic renewal without meaningful work for our young would be a cruel illusion.

We should appreciate, however, that the economy created 49,000 new jobs for our young people during the past year and that a strong economy will make the greatest contribution to expanding genuine employment. That is our overriding responsibility. In addition, we can and will increase our direct support to help provide employment for young people.

Along with an increase in funds for the Ontario Career Action Program, our Youth Employment Counselling Centres will be expanded significantly. In order to assure clear access to the array of initiatives across our Ministries, a consolidated one-window approach will be introduced with one responsible Minister. To enhance critical skill requirements in our small and medium-sized enterprises, and as well, to introduce graduates to potential careers, my Government will broaden its export apprenticeship program to critical fields in the applied sciences. Also, the Government will extend access for young people to entrepreneurial opportunities.
Along with efforts to improve women's rights and opportunities in the marketplace, my Government will undertake a significant reform of its own manpower policies in order to enhance management and employee flexibility and, consequently, increase career opportunities in Government, particularly for women. From now on, to provide wider access to improved rights and benefits, the Civil Service will include employees who work on a regular part-time basis.

Furthermore, many initiatives designed to maintain and extend our social capital and basic services will create worthwhile employment. For instance, my Ministries will assist small communities upgrade police and fire stations, and will support the growth of recreational boating and help develop new marinas. Our support for local measures to protect our water resources will be broadened and, of course, the construction of the Natural Resource Centre at the University of Toronto and the extension of the Go-Transit Lakeshore line will be of significant benefit. Along with the Federal Government, we will provide funds for the design and manufacture of bi-level railway cars to strengthen employment and transportation in Northern Ontario.

Further initiatives will help the private sector create employment. For instance, we will work with our tourist industry to create Tourism Co-operatives to help tradespeople find jobs, strengthening our richly diverse tourist resources. In addition, we will intensify our efforts to attract American tourists to Ontario.

Increased long-term job creation in our service sector, along with a healthy broadening of our vital financial community, will most certainly take place following our decision to create a self-governing and self-financing Insurance Exchange in Toronto.

*Industrial Development:*

It is acknowledged universally that industrial transformation, inevitably destroys some jobs. But it can also create many more. The key to emerging from this period of adjustment with full employment and a strong, prosperous and competitive economy is investment, and investment must accelerate now before it is too late.

The high level of under-utilized plant capacity in our economy does not excuse inaction. In this period of fundamental change, the measure of competitive world-class investment is not merely the dollar value of plant capacity, but the quality of our performance in *manpower training, technology adaptation, trade development* and *teamwork.* These four goals require and will receive intensified action by my Government.

With the growing mobility of capital and technology, our people will be the critical arbitrator of our well-being. Furthermore, if adjustment is to be accepted and not resisted, workers must have reasonable access to new skills and new technology. Good Government cannot protect our working people from change, itself, but it can equip them with the ability to change and to continue to enjoy rewarding, valued employment.

Consequently, the Government will introduce a substantially expanded training and re-training program which will support new initiatives in the workplace and in
educational institutions. Also, it will create a province-wide network of training and business development consultants to assist industry in upgrading their human resources. The Government intends to consult shortly with the Government of Canada on this shared area of responsibility.

In addition, we are preparing initiatives, based primarily on the review of the Sheltered Workshop Program, to widen work and training opportunities for handicapped persons in our society, and to improve the business marketing acumen of these industries.

To enhance the focus, co-ordination, access and public understanding of our training priority, the Government will take all necessary steps to co-ordinate the efforts of local training councils, develop training software and facilitate the process of industrial adjustment and skills development.

With continuing high real interest rates in Canada, the introduction of competitive "state of the art" technology is not simply a consulting problem—which our technology centres are addressing vigorously—but a cost problem, as well, for many of our best small and medium-sized industries.

Two-thirds of all new jobs are created by enterprising men and women who start small businesses. Their success now depends on their ability to use up-to-date technology. Thus, the Ontario Development Corporations, in concert with our Technology Centres, will change their loan programs to simplify financing for new ventures, help small companies acquire high technology equipment and develop new uses for Canadian high technology products in the service sector. Also, the Government will continue to encourage a closer working relationship between our financial community and the higher-risk innovation requirements of our industrial base.

As indicated in previous statements to this Assembly, the development of new and expanded facilities in higher education will henceforth be selective and related to those programs that best serve the interests of the Province and Nation as a whole. In this regard, funds will be directed toward the expansion of facilities for the Institute of Computer Research and related activities at the University of Waterloo, where such programs have already earned a world-wide reputation. We are confident this investment will not only produce graduates with skills and knowledge required for the years ahead, but will create incentives for industry to expand their efforts within related fields of excellence.

In addition, unique measures to meet unique assignments will be designed for such key areas as the re-tooling of our winning Canadian autoparts firms and the modernization of small food processors.

The future well-being of our agriculture industry will be assisted by creating a widely representative Advisory Council on Agriculture. It will provide independent advice to the Government on all matters affecting agriculture's future prosperity.

Beyond intensifying our efforts to export our agriculture products to the American market, the Government will set up a Commercial Crop Development Fund to support research on new crops with commercial potential in Ontario. Crop research and production initiatives will also be undertaken to support the further development of agriculture in Northern Ontario.
World trade almost doubled in the 1970's and is expanding once more. If Ontario is to prosper and maximize its potential, we must share fully in this adventure. In the past year, our export performance strongly contributed to economic recovery and job creation. It is crucial that this momentum continue and broaden. My Government reaffirms its commitment to exports and accordingly, further action will be undertaken.

For instance, the Export Success Fund will be reinforced and the Ontario International Corporation and the Ontario Educational Services Corporation will be integrated and strengthened to accelerate the export of our highly-regarded professional and public-sector services. Also, support will be provided to take advantage of our world recognized competence in mobile communications and electro technology.

The Board of Industrial Leadership and Development will co-ordinate these investments in training, technology and trade, while the marketplace will serve as the best allocator of precious resources in the private sector. Nevertheless, if our collective efforts are to be mobilized to best effect, we must match our competition in teamwork, as well.

Successful industrial jurisdictions avoid interfering with the swift decision-making ability of the entrepreneur. However, they have come to understand that if the state nurtures common goals and a spirit of shared investment in change, then, in fact, more is accomplished on time. My Government has long held this to be a national priority, has expressed its views to the Royal Commission on Economic Union and Development Prospects for Canada, and will respond positively when the Government of Canada chooses to lead.

However, the 1980's are well underway and bearing in mind the urgency of the task, my Government, under the stewardship of the Premier, will convene, primarily with business and labour, a Conference on Ontario's Economic Future and its competitive position in the world economy. Working with the strategic directions outlined in this Address and in the Treasurer's upcoming Budget, my Government will help lead our economic partners in Ontario to a shared appreciation of the basic questions underlying our investment in the future.

Specifically:

• Do we agree on the goals which can bring us together?

• What are our significant and separate responsibilities?

• What are the critical obstacles?

• How best can we help each other?

Serving the Community:

The ability, along with the obligation, of any Government to set new directions while maintaining public trust, largely depends on the care it takes in maintaining basic services and in advancing community concerns. This is well understood by my Government and during this Session the Government will be active in both of these fundamental fields.
In order to preserve the quality of our future and the diversity of our rich heritage, my Government will undertake further initiatives to sustain our natural resources and protect our environment. A Canada-Ontario five-year agreement is being developed to strengthen the management and renewal of our forests.

To secure the future for our commercial fishing industry, we are implementing a new licensing and management system. Furthermore, the Government will convene a Water Resources Conference this June, representing all responsible Canadian and American Governments, as well as scientists and technical experts, to assess the conflicting demands on, and the future quality of our Great Lakes system.

Beyond the Government’s firm commitment to reduce sulphur dioxide emissions by 50 per cent by 1994, my Government remains ready to stand together with the Government of Canada in pursuing serious co-operation on the part of the United States.

While we remain vigilant in the protection of Ontario’s birthright—the environment—we are prepared to reform, from experience, the processes in our regulatory framework. For instance, in some cases mediation may be a more sensible means of resolving disputes than existing administrative or judicial processes. Consequently, experimental mediation procedures will be initiated with the Environmental Assessment Board. Also, in close consultation with environmental groups and other interested parties, we will explore whether, indeed, this is the time to review, not the intent, but the costly complexity of the procedures now mandated by our Environmental laws.

Our Government-wide responsibility to streamline, modernize and prune Government regulations will be pursued energetically this year. Also, the Government looks forward to the recommendations of the Thom Commission of Inquiry into Residential Tenancies. In improving our rental review procedures, the Government will hold to its commitment to protect the legitimate interests of both tenants and landlords in Ontario.

My Government has resolved, in the face of increasing pressure on and opportunities in the financial sector, to determine the necessary measures to ensure the health and competitiveness of the financial institutions operating in Ontario including the banks, trust companies, investment dealers and insurance firms. Towards this end, the Government will establish a Task Force to advise us on the organization and operation of the financial community in Ontario.

Following careful and extensive consultations, the Government will be introducing in this Session, reforms to the Workers’ Compensation System, ranging from the benefit structure to improved labour and business representation on the Corporate Board.

Along with our determination to advance the just interests and rights of women in our programs generally and in the community at large, specific actions will be undertaken. Building on our own extensive program, the Government will provide leadership in the field of positive affirmative action. Crown agencies, school boards and municipalities will be asked to join with us in setting up effective affirmative action programs. Beyond the 245 private companies which have made similar vol-
The Government will proceed with amendments to the Employment Standards Act to strengthen provisions for equal pay, and pregnancy and adoption leave. Also, we will review access to and the quality of child care in Ontario, with particular reference to the needs of families in both urban and rural areas.

In serving our society, my Government will undertake a series of initiatives in the social and justice fields. They are not inspired to extend the reach of Government, but to enforce and enhance the rights of the individual in this civilized and decent Province.

In light of arguments before the courts on the legal framework of the Ontario Censor Board, my Government firmly restates its conviction that it is this Assembly's obligation to uphold our community values and provide reasonable and clear-cut protection against exploitive film and video productions. Required Legislative changes will be introduced swiftly.

One true measure of a society's respect for the individual is its attention to the needs of its elderly citizens. Accordingly, the Treasurer will pursue, with other senior Governments, pension reforms to increase benefits for single elderly, and the disabled, along with inflation protection and improved portability for private pensions.

Significant further resources will be provided to fight violence against women and children in the home. Funding will be increased for transition houses and Northern Family Resource Centres and associated services to encourage greater community involvement in addressing this intolerable social problem.

To improve the framework of services to children, the Government will proceed with the proposed Child and Family Services Act. In order to maintain the integrity of the Family Law Reform Act, amendments will be proposed and as well, a strict enforcement of family maintenance Orders will be instituted. In addition, the definition of family property will be reviewed.

Drinking and driving, tragically and wastefully, remains a major killer in Ontario. Consequently, my Government will intensify its efforts to combat this menace. While looking forward to action by the Parliament of Canada to strengthen the criminal law, my Government will continue its leadership in heightening public understanding, extending community-based programs, and enforcing our rights to reasonable safety on the highways.

As well as strengthening law enforcement and the efficient management of our Courts system, the Government will improve the services and programs designed to help victims, witnesses and other innocent citizens who come into contact with the justice system. Enabling legislation will be introduced to provide for provincial administration of the Young Offenders Act. Furthermore, building on our tradition of community concern and action, we will continue to encourage communities to set up Neighbourhood Watch Committees, as an invaluable and effective means to enhance the safety of our citizens.
The Government is determined to maintain, for the people of Ontario, what we believe is the finest health care system in the world. Our success will depend on the continuing co-operation of the medical profession, our public hospitals and all those involved in the delivery of health care.

New measures will be required and will be undertaken this year. For instance, the introduction of teaching health units will advance the public health sector. Emphasis on community-based care, for the elderly and the mentally ill, will allow the vast majority to remain in familiar surroundings. The Government will continue to provide additional institutional facilities for those who will best benefit from such care. Additional chronic and nursing home beds will be built and changes in the living environment within existing facilities will be based on the expressed desires of residents.

Le ministère de la Santé accroîtra l’accès aux méthodes les plus à jour dans le but de prévenir les maladies rénales et de les traiter. De plus, les services d’urgence seront élargis afin de faciliter aux malades l’accès à l’hôpital le plus approprié, et une nouvelle loi sur les services d’urgence sera soumise à l’Assemblée législative. En outre, nous allons entreprendre des programmes visant à augmenter le personnel francophone dans le domaine de la santé et voir à une meilleure répartition de ces services dans les régions francophones.

The Ministry of Health will increase access to the most up-to-date methods to prevent and treat kidney disease. Also, emergency services will be expanded to enhance patient access to the most appropriate hospital centre and, at the same time, a new Emergency Health Services Act will be introduced. In addition, we will undertake programs to increase the supply of French-speaking health care workers and a better distribution of health services in French-speaking areas.

As our society evolves and advances, your Government will continue reform and innovation necessary to maintain our high investment in education. For instance, this year remote secondary schools in the North will receive special funds to deepen their curriculum and upgrade their capital facilities.

In consultation with the Council of Ontario Universities and the Ontario Teachers’ Federation, the Government will work to design a province-wide testing program necessary to assess the effectiveness of our curriculum and the performance of our students. The teacher in the classroom is the cornerstone of excellence in education, and, to a great extent, the promise of Ontario. However, to assist the Government in meeting its responsibilities, and parents in participating in their children’s education, such tests will help all of us maintain the high quality of our education system.

Consistent with our previous commitments to minority-language education rights in our Province, my Government will re-introduce early in this Session amendments to the Education Act:

• to recognize the right of every French or English-speaking pupil to an education in his or her own language;

• to enable the Minister of Education to resolve situations in which a school board or the Language of Instruction Commission of Ontario may disagree on an appropriate course of action.
As well, legislation will be introduced regarding the governance of minority-language education along the lines proposed in the Ministry of Education's White Paper, as refined by the current consultation process with the school boards and associations concerned.

To help new immigrants become full and confident members of our community, the Government will extend its Ontario Welcome House program and continue to improve its support for special English language training. To widen access to our highly regarded TV Ontario network, provision for additional transmitters in Eastern Ontario will be initiated this year. Progress in building and extending access to Ontario's culture excellence will be maintained. In the long haul, the calibre of our society and, indeed, its economy, will be shaped significantly by our commitment to the arts and the artist.

Further to the recent first Ministers' Conference on the Constitution, my Government restates its determination to work with other governments to confirm aboriginal rights in our Constitution, consistent with the economic development goals of all citizens of Ontario.

My Government anticipates that this Assembly will agree that the initiatives we present will be of general and timely benefit to Ontario. However, we wish to re-assert that our continuing ability to meet new opportunities will not be borne by a diminished private sector, but primarily by careful management of our resources and significant productivity gains in our services.

While our growing population has increased the need for services, public sector employment has steadily declined and public sector wages have risen responsibly. Consequently, our productivity has clearly increased: much to the benefit of the public at large and much to the credit of our employees.

The burden of Government spending and our deficit is the lowest per capita in Canada. However, productivity is an ongoing responsibility and further measures will be taken to enhance the value of services for each tax dollar. Also, we will work closely with the agencies which receive Provincial funds to consider value-for-money in their operations. Approximately 75 per cent of our expenditures are transfer payments. The autonomy enjoyed by these agencies carries with it the responsibility for effective financial and administrative stewardship, through modern management practices such as value-for-money auditing.

Honourable Members, I am most pleased to acknowledge the appointment of a new Governor General and indicate that we look forward to welcoming her officially to Ontario. Also, it is appropriate to point out that the Government will support the United Nations' choice of 1985 as International Youth Year, with the theme: Participation, Development and Peace.

Those principles are the signature of a youthful heart. Truly, they were well expressed in the courage and energy of the builders of Ontario we honour this year.

It is my Government's confident expectation that the directions we will now undertake will help provide a future of opportunity and fulfillment for the spirit of youth which still charges this great province.
Elizabeth II  
20th March

May Divine Providence attend your deliberations.

In our Sovereign's name, I thank you.

God Bless the Queen and Canada.

His Honour was then pleased to retire.

PRAYERS  
3.45 O'CLOCK P.M.

Mr. Speaker then reported,

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

The following Bill was introduced and read the first time:—

Bill 1, An Act to amend the County Courts Act.  Mr. McMurtry.

On motion by Mr. Wells,

Ordered, That, the Speech of the Honourable the Lieutenant Governor to this House be taken into consideration on Thursday next, March 22nd.

On motion by Mr. Wells,

Ordered, That, commencing tomorrow, March 21st, this House will not sit in the Chamber on Wednesday unless otherwise ordered.

The Premier paid tribute to the late Honourable William Earl Rowe, P.C., LL.D., D.Sc.Soc., in which he was joined by the Leader of Her Majesty's Loyal Opposition and the Leader of the New Democratic Party.

In accordance with the Order of the House passed Friday, December 16th, 1983, the following Bills were deemed to have been introduced and read the first time and deemed to have been read the second time:—


Bill 122, An Act to revise the Architects Act. Mr. McMurtry. Ordered referred to Standing Committee on Administration of Justice.

Bill 123, An Act to revise the Professional Engineers Act. Mr. McMurtry. Ordered referred to Standing Committee on Administration of Justice.

Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. Ordered referred to Standing Committee on Resources Development.

Bill 142, An Act respecting the City of Barrie and Township of Vespra. Mr. Bennett. Ordered referred to Standing Committee on General Government.

The House then adjourned at 4.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33(d):

Sessional Papers:

Administered Price Restraint Program, see Ministry of Consumer and Commercial Relations.

College Relations Commission Annual Report for the year ending August 31st, 1983. (No. 22) (Tabled February 24th, 1984)

Coroner's Council, sunset review of. (No. 27) (Tabled March 19th, 1984)

Education Relations Commission Annual Report for the year ending August 31st, 1983. (No. 21) (Tabled February 24th, 1984)


Heat Save Project in Barrie, December 1982, Homeowner and Clinic Visitor Reactions to the 1982. (No. 6) (Tabled December 21st, 1983)

Memorandum of Understanding between the Attorney General and the Board of Negotiation. (No. 10) (Tabled January 31st, 1984)

Memorandum of Understanding between the Attorney General and the Criminal Injuries Compensation Board. (No. 11) (Tabled January 31st, 1984)

Memorandum of Understanding between the Attorney General and the Ontario Municipal Board. (No. 12) (Tabled January 31st, 1984)

Memorandum of Understanding between the Ministry of Consumer and Commercial Relations and the Pension Commission of Ontario. (No. 26) (Tabled March 16th, 1984)


Ontario Educational Communications Authority (TV Ontario) Annual Report 1982-83. (No. 16) (Tabled February 3rd, 1984)

Ontario Energy Board Report on certain aspects concerning natural gas used as a feedstock in Ontario. (No. 23) (Tabled March 2nd, 1984)


Standing Committee on Social Development Recommendations on the Child and Family Services Act: Draft Legislation. (No. 24) (Tabled March 7th, 1984)

Sunset Review of Advisory Agencies for 1982-83. (No. 15) (Tabled February 1st, 1984)
SECOND DAY

WEDNESDAY, MARCH 21ST, 1984

In accordance with the motion passed Tuesday, March 20th, 1984, the House will not sit in the Chamber on Wednesdays unless otherwise ordered.

THIRD DAY

THURSDAY, MARCH 22ND, 1984

Prayers

2.00 O’Clock P.M.

Mr. Speaker informed the House as follows:—

I beg to inform the House I have today laid upon the Table the Seventh Report of the Commission on Election Contributions and Expenses containing recommendations with respect to the Indemnities and Allowances and Salaries of Members of the Legislative Assembly. (Sessional Paper No. 30) (Tabled March 22nd, 1984)

Mr. Speaker informed the House,

That the Clerk has 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 STORMONT, DUNDAS and
GLENGARRY—N. VILLENEUVE

PROVINCE OF ONTARIO

Mr. Roderick Lewis, Q.C.
Clerk of the Legislative Assembly
Legislative Building, Queen’s Park

This is to certify that, in view of a Writ of Election dated the Thirty-first day of October, 1983, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to H. Fay Shaver, Esquire, Returning Officer for the Electoral District of Stormont, Dundas and Glengarry, for the election of a Member to represent the said Electoral District of Stormont, Dundas and Glengarry in the Legislative Assembly of this Province in the room of Osie F. Villeneuve, Esquire, who since his election as representative of the said Electoral District of Stormont, Dundas and Glengarry, hath departed this life, Noble Villeneuve, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated
the Twenty-third day of December, 1983, which is now lodged of record in my office.

Toronto, March 15, 1984

N. Villeneuve, Esquire, Member for the Electoral District of Stormont, Dundas and Glengarry, having taken the Oath and subscribed the Roll, took his seat.

Mr. McLean from the Standing Committee on General Government presented the Committee's Report as follows:

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

Bill 142, An Act respecting the City of Barrie and the Township of Vespra.

And moved its adoption,

The motion having been put was carried on the following division:

**AYES**

Andrewes  
Ashe  
Baetz  
Barlow  
Bennett  
Birch  
Brandt  
Cousens  
Cureatz  
Dean  
Eaton  
Elgie  
Eves  
Fish  
Gillies  
Gordon  
Gregory  
Grossman  
Harris  
Hennessy  
Hodgson  
Johnston  

*(Wellington-Dufferin-Peel)*

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**NAYS**

Allan  
Boudria  
Bradley  

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Scrivener  
Sheppard  
Shymko  
Snow  
Stephenson  
*(York Mills)*

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Stevenson  
*(Durham York)*

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Taylor  
Timbrell  
Treleaven  
Villeneuve  
Walker  
Watson  
Welch  
Wells  
Williams  
Wiseman—59.
NAYS — Continued

Cooke  Mancini  Riddell
Copps  Martel  Ruprecht
Cunningham  McClellan  Ruston
Edighoffer  McKessock  Samis
Elston  Miller  Sargent
Epp  (Haldimand-Norfolk)  Spensieri
Foulds  Newman  Stokes
Grande  Nixon  Swart
Haggerty  O'Neil  Sweeney
Johnston  Peterson  Van Horne
(Karborough West)
Johnston  Philip  Wildman
Kerrio  Rae  Worton
Lupusella  Reed  Wrye—47
Mackenzie  (Halton-Burlington)

And the Report was accordingly adopted and the Bill Ordered referred to the Committee of the Whole House.

On motion by Mr. Wells,

Ordered, That Mr. Cousens, Member for York Centre, be appointed Deputy Chairman of Committees of the Whole House for this Session.

On motion by Mr. Wells,

Ordered, That Private Members' balloted times not be taken into consideration until the first Thursday following completion of the Throne Debate.

On motion by Mr. Wells,

Ordered, That, due to the interruption of the consideration of Private Bill legislation occasioned by the prorogation of the Third Session of the Thirty-second Parliament, the applications for private legislation related to Bill Pr14, An Act respecting the Yonge-Rosedale Charitable Foundation; Bill Pr37, An Act respecting The Ontario Association of Landscape Architects; Bill Pr41, An Act respecting the City of Hamilton; Bill Pr42, An Act respecting the City of Peterborough; Bill Pr46, An Act respecting the Brockville Rowing Club Inc., and Bill Pr47, An Act respecting the City of Etobicoke which received First Reading in the Third Session be considered during the present Session without paying further application fees, without publishing further notice of the applications and without lodging further declarations proving publication; and, that the application for private legislation related to Bill Pr3, An Act respecting the City of Toronto be considered during the present Session upon the payment of the applicable fees, but without publishing further notice and lodging further declarations proving publication.
The following Bills were introduced and read the first time:

Bill 2, An Act to provide for Freedom of Information and Protection of Individual Privacy.  Mr. Breithaupt.

Bill 3, An Act to amend the Legislative Assembly Act.  Mr. Breithaupt.

Bill 4, An Act to amend the Wine Content Act.  Mr. Elgie.

Bill 5, An Act in respect of Extra-Provincial Corporations.  Mr. Elgie.

Bill 6, An Act to amend the Corporations Information Act.  Mr. Elgie.


Bill 8, An Act to amend the Liquor Control Act.  Mr. Boudria.

Bill 9, An Act to amend the Liquor Control Act.  Mr. Boudria.

Bill 10, An Act to amend the Human Tissue Gift Act.  Mr. Van Horne.

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. Gordon moved, seconded by Mr. Villeneuve,

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

To the Honourable John Black Aird, An Officer of the Order of Canada, One of Her Majesty's Counsel Learned in the Law, Bachelor of Arts, Doctor of Laws, 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 5.25 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33(d):

Sessional Papers:
Compendia:

Bill 1, An Act to amend the County Courts Act. (No. 28) (Tabled March 21st, 1984)

Bill 4, An Act to amend the Wine Content Act. (No. 31) (Tabled March 22nd, 1984)

Bill 6, An Act to amend the Corporations Information Act. (No. 32) (Tabled March 22nd, 1984)

Bill 5, An Act in respect of Extra-Provincial Corporations. (No. 33) (Tabled March 22nd, 1984)

FOURTH DAY
FRIDAY, MARCH 23RD, 1984

PRAYERS 10.00 O'CLOCK A.M.

On motion by Mr. Wells,

Ordered, that the following changes be made in the order of precedence for Private Members' Public Business: Mr. Breithaupt for Mr. Conway as number 2, Mr. Spensieri for Mr. Breithaupt as number 14, Mr. Conway for Mr. Spensieri as number 32.

The following Bills were introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr1, An Act to revive Moramos Holding Club of Essex. Mr. Cooke.

Bill Pr4, An Act to incorporate Central Baptist Seminary and Bible College. Mr. Williams.

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio.

Bill Pr13, An Act respecting The Scandinavian-Canadian Centre. Mr. Williams.

Bill Pr15, An Act to Incorporate Baptist Bible College Canada and Theological Seminary. Mr. Miller (Haldimand-Norfolk).

Bill Pr18, An Act to revive Zeta Psi Elders Association of Toronto. Mrs. Scrivener.

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton.
Mr. Charlton moved, seconded by Mr. McClellan that, pursuant to Standing Order 34(a), the ordinary business of the House be set aside in order to debate a matter of urgent public importance, namely:

The lack of financial and political accountability revealed by Ontario Hydro's decision to commit power consumers to pay $700 million to replace the pressure tubes in Pickering nuclear generating station units one and two without any possible review of either the appropriateness of the expenditure or the causes of the problems which led to that expenditure, a decision which will expose Hydro maintenance employees to additional health and safety risks because of Hydro's determination to proceed with the re-tubing of the reactors before special remote handling devices have been developed.

By unanimous consent the debate proceeded to conclusion.

The House then adjourned at 1.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33(d):

Sessional Papers:

Petitions presented pursuant to Standing Order 29:

- re: independent schools bearing the full cost of their own schools. (No. 34 and 35) (Tabled March 23rd, 1984)

- re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled March 23rd, 1984)

- re: providing continuing assistance to 4-H club work. (No. 37) (Tabled March 23rd, 1984)

Bill 122, An Act to revise the Architects Act.  *Ordered for Committee of the Whole House.*

Bill 123, An Act to revise the Professional Engineers Act.  *Ordered for Committee of the Whole House.*

The following Bills were introduced and read the first time:—


Bill 12, An Act to amend the Ministry of Consumer and Commercial Relations Act.  *Mr. Elgie.*

The following Bills were introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr3, An Act respecting the City of Toronto.  *Mr. Shymko.*

Bill Pr9, An Act respecting the Association of the Chemical Profession of Ontario.  *Mr. Kennedy.*

Bill Pr47, An Act respecting the City of Etobicoke.  *Mr. Kolyn.*

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

Bill Pr42, An Act respecting the City of Peterborough.  *Mr. Pollock.*

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. Peterson moved, seconded by Mr. Conway,

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

This House, however, regrets that the Speech from the Throne fails to recognize and adequately respond to the fundamental changes in Ontario society and the problems currently facing it, and condemns the government for the following:
A total lack of government initiative leadership and policy necessary to vigorously attack the concerns of youth unemployment in the Province of Ontario;

Continuing a dismal decade long policy of neglect in the areas of education and of skills training as a means of providing jobs for today and tomorrow;

Permitting the erosion of universal access to quality health care, post-secondary education and public housing as a result of ongoing provincial underfunding of these systems;

Failing to enact legislation guaranteeing equal pay for work of equal value, and failure to provide an overall day care strategy for the Province of Ontario;

Responding too slowly to the urgent needs of Ontario's pensioners and for the lack of appropriate care in administering the pension funds of this province;

Pursuing a shameful policy of ignoring the continuing crisis in the agricultural community, preferring to study the problem rather than take any direct initiative;

Failing to make Ontario Hydro adequately accountable for its actions and decisions;

Ignoring on a routine and regular basis its own rules to safeguard the administration of public funds;

By allowing the ongoing deterioration in the capital infrastructure of this province, including roads;

Failing to adequately protect the public interest in monitoring the affairs of provincially regulated companies and not ensuring adequate and equitable compensation for people affected as a result of the government's regulatory failures;

The continuing neglect of the needs of Northern Ontario, particularly in the failure to provide adequate educational and health care services, and to safeguard adequately our natural resources, in particular, our forests;

Ignoring the legitimate aspirations of Ontario's multicultural communities to participate in the decision-making process;

Therefore, this House declares its total lack of confidence in the government.

On motion by Mr. McClellan,

Ordered, that the debate be adjourned.

The House then adjourned at 4.50 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33(d):
Sessional Papers:

Compendia:

Bill 11, An Act to amend the Liquor Licence Act. (No. 38) (Tabled March 26th, 1984)

Bill 12, An Act to amend the Ministry of Consumer and Commercial Relations Act. (No. 40) (Tabled March 26th, 1984)

Petition referring the 1982/83 Annual Report of the Ministry of Labour to the Standing Committee on Resources Development pursuant to Standing Order 33(b). (No. 39) (Tabled March 26th, 1984)

Further Petitions were presented re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled March 26th, 1984)

SIXTH DAY
TUESDAY, MARCH 27TH. 1984

PRAYERS

2.00 O’CLOCK P.M.

Mr. Speaker informed the House that the Clerk had received from the Commissioners of Estate Bills their favourable Report on Bill Pr42, An Act respecting the City of Peterborough. (Referred to the Standing Committee on Regulations and Other Statutory Instruments.)

Mr. McMurtry, the Attorney General, paid tribute to the late Chief Justice the Right Honourable Bora Laskin, P.C., whose death was announced this morning, in which he was joined by Mr. Breithaupt and by Mr. Rae.

On motion by Mr. Wells,

Ordered, That, notwithstanding any previous order, the House will sit in the Chamber on Wednesday, April 18th.

On motion by Mr. Wells,

Ordered, That, notwithstanding Standing Order 64 (a), Private Members’ Public Business be taken up on Wednesday, April 18th.
On motion by Mr. Wells,

_Ordered_, That, when the House adjourns at 6.00 p.m. on Wednesday, April 18th, it stand adjourned until 2.00 p.m. on Tuesday, April 24th.

On motion by Mr. Wells,

_Ordered_, That the membership of the Public Accounts Committee ordered on December 16th, 1983, continue until further order.

The following Bills were introduced and read the first time:—

Bill 13, An Act to amend the Ombudsman Act. _Mr. McMurtry._

Bill 14, The Arboreal Emblem Act. _Mr. Pope._

Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. _Mr. Rae._

Bill 16, An Act respecting a Register of Ontario Land Information. _Mr. Martel._

The following Bills were introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr 6, An Act respecting the City of Kitchener. _Mr. Breithaupt._

Bill Pr 11, An Act to incorporate the Kitchener and Waterloo Community Foundation. _Mr. Breithaupt._

Bill Pr 17, An Act respecting the Oakville Young Men's Christian Association-Young Women's Christian Association. _Mr. Kerr._

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. Rae moved, seconded by Mr. Martel,

That the amendment to the motion be amended by adding the following immediately before the last line.

_and further condemns the government for:
Following the example of the Liberal government in Ottawa in cutting back on funding for social housing, education and health care programs;

The inadequacy of its efforts in affirmative action and in particular its failure to require affirmative action programs for all employers of 20 or more people;

Continuing to ignore the need for strong legislation on plant closures requiring full disclosure and public justification of closure decisions and protecting fully all workers affected;

The continued failure of the government to provide for early retirement for older workers;

Its failure to begin the major reform of the social security system that is needed to cope with the devastating economic changes taking place in the province, and in particular, its failure to advocate a major expansion of the public pension system in Ontario and in Canada, including the C.P.P.

Its total neglect of the problem of poverty and of the need for tax reform, causing extreme hardship for growing numbers of families and individuals;

The lack of any commitment on the part of the government to community economic development and to generating new forms of social capital for investment in job creation;

Producing a plan for the Niagara Escarpment which completely retreats from the principle of protecting this unique resource in areas like the Beaver Valley;

Failing to follow the example of other provinces in introducing a red meat stabilization program;

Its failure to eliminate extra billing by doctors;

Its failure to shift resources to a not-for-profit model in the provision of nursing home care and its refusal to require any genuine accountability on the part of private nursing home operators for either the quality of care or the expenditure of public funds;

Its refusal to provide for lifetime indexed pensions for non-occupational losses such as pain and suffering resulting from compensible injuries under Workers' Compensation;

The debate continued, and after some time,

On motion by Mr. Nixon,

Ordered, that the debate be adjourned.

THE EVENING SITTING

8.00 O'CLOCK P.M.

On motion by Mr. Grossman, seconded by Mr. Miller (Muskoka),
Ordered, That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of Supply for the period commencing April 1st, 1984 and ending June 30th, 1984, such payments to be charged to the proper appropriation following the voting of Supply.

One matter was debated on the motion to adjourn and the House then adjourned at 10.40 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Ministry of Natural Resources Forest Management Agreement 502200. (No. 29) (Tabled March 22nd, 1984)

Superintendent of Insurance Annual Report for the Province of Ontario for the year ended December 31, 1981. (No. 41) (Tabled March 27th, 1984)

Petition referring to the 1982/83 Annual Report of the Ministry of Health to the Standing Committee on Social Development pursuant to Standing Order 33 (b). (No. 42) (Tabled March 27th, 1984)

Compendia:

Bill 13, An Act to amend the Ombudsman Act. (No. 44) (Tabled March 27th, 1984)

Bill 14, The Arboreal Emblem Act. (No. 43) (Tabled March 27th, 1984)

Further Petitions were presented re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled March 27th, 1984)

SEVENTH DAY
WEDNESDAY, MARCH 28TH, 1984

In accordance with the motion passed Tuesday, March 20th, 1984, the House will not sit in the Chamber on Wednesdays unless otherwise ordered.
EIGHTH DAY
THURSDAY, MARCH 29TH, 1984

PRAYERS

2.00 O’Clock P.M.

The following Bills were introduced and read the first time:—

Bill 17, An Act to revise the Election Act. Mr. Wells.

Bill 18, An Act to amend the Justices of the Peace Act. Mr. McMurtry.

Bill 19, An Act to amend the Planning Act. Mr. Swart.

Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River).

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr14, An Act respecting the Yonge-Rosedale Charitable Foundation. Mrs. Scrivener.

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. Mancini,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

*Sessional Papers:*

Flood Plain Review Committee Report on Flood Plain Management in Ontario. *(No. 45) (Tabled March 29th, 1984)*


Compendia:

Bill 17, An Act to revise the Election Act. *(No. 47) (Tabled March 29th, 1984)*

Bill 18, An Act to amend the Justice of the Peace Act. *(No. 48) (Tabled March 29th, 1984)*

Further Petitions were presented re: amending Bill 141/1984 to include equal pay for work of equal value. *(No. 36) (Tabled March 29th, 1984)*

A further Petition was presented re: independent schools bearing the full cost of their own schools. *(No. 35) (Tabled March 29th, 1984)*

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**NINTH DAY**  
**FRIDAY, MARCH 30TH, 1984**

**Prayers**  
10.00 O’CLOCK A.M.

The following Bill was introduced and read the first time:


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

The debate was resumed, after some time, it was,

On motion by Mr. Mackenzie,

*Ordered*, That the debate be adjourned.
The House then adjourned at 1.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Group Defamation Submission to the Attorney General of Ontario March 1984. (No. 49) (Tabled March 30th, 1984)

A further Petition was presented re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled March 30th, 1984)

TENTH DAY
MONDAY, APRIL 2ND, 1984

PRAYERS  

The following Bills were introduced and read the first time:—

Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip.

Bill 23, An Act to amend the Condominium Act. Mr. Philip.

Bill 24, An Act to amend the Condominium Act. Mr. Philip.

Bill 25, An Act to amend the Game and Fish Act. Mr. Philip.

On motion by Mr. Wells, seconded by Mr. Treleaven,

Ordered, That the following Standing Committees be established for this Session, with power to examine and inquire into all such matters as may be referred to them by the House, with power to send for persons, papers and things, as provided in section 35 of the Legislative Assembly Act:

- Standing Committee on General Government (12 Members, with 7 from the Government Party, 3 from the Official Opposition and 2 from the Third Party);

- Standing Committee on Resources Development (12 Members, as above);

- Standing Committee on Administration of Justice (12 Members, as above);

- Standing Committee on Social Development (12 Members, as above);
Standing Committee on Regulations and Other Statutory Instruments (12 Members, as above), appointed for this Session to be the Committee provided for by section 12 of the Regulations Act, and having the terms of reference as set out in that section, namely: to examine the regulations with particular reference to the scope and method of the exercise of delegated legislative power without reference to the merits of the policy or objectives to be effected by the regulations or enabling statutes, but in so doing regard shall be had to the following guidelines: (a) Regulations should not contain provisions initiating new policy, but should be confined to details to give effect to the policy established by the statute. (b) Regulations should be in strict accord with the statute conferring of power, particularly concerning personal liberties. (c) Regulations should be expressed in precise and unambiguous language. (d) Regulations should not have retrospective effect unless clearly authorized by statute. (e) Regulations should not exclude the jurisdiction of the courts. (f) Regulations should not impose a fine, imprisonment or other penalty. (g) Regulations should not shift the onus of proof of innocence to a person accused of an offence. (h) Regulations should not impose anything in the way of a tax (as distinct from fixing the amount of a licence fee, or the like). (i) General powers should not be used to establish a judicial tribunal or an administrative tribunal. And the Committee shall from time to time report to the House its observations, opinions and recommendations as required by section 12 (3) of the Regulations Act, but before drawing the attention of the House to a regulation or other statutory instrument the Committee shall afford the ministry or agency concerned an opportunity to furnish orally or in writing to the Committee such explanation as the ministry or agency thinks fit. And the Committee shall have power to employ counsel and such other staff as it considers necessary;

Standing Committee on Members’ Services (12 Members, as above), to examine the services to Members from time to time, and without interfering with the statutory responsibility of the Board of Internal Economy in such matters, be empowered to recommend to the consideration of the House matters it wishes to draw to the special attention of the Board; and be empowered to act as an Advisory Committee to Mr. Speaker and the Board of Internal Economy on the administration of the House and the provision of services and facilities to Members, and to draw the special attention of the House to such matters as the Committee believes requires it;

And, That, unless otherwise ordered, substitution be permitted on all Standing Committees provided that written notice of substitution is given to the Chairman of the Committee before the Committee meets or in the first thirty minutes after the Committee meeting is called to order.

On motion by Mr. Wells, seconded by Mr. Treleaven,

Ordered, That this House endorses the following schedule for committee meetings during this Session: the Standing Committee on Social Development may meet on the afternoons of Mondays, Tuesdays and Wednesdays; the Standing Committee on Resources Development may meet on the evenings of Tuesdays and Thursdays; the Standing Committee on General Government may meet Wednesday afternoons; the Standing Committee on Administration of Justice
may meet Thursday afternoons and Friday mornings. On Wednesday mornings no more than two of the following committees may meet without leave of the House: General Government, Resources Development, Administration of Justice. The following committees may meet on Thursday mornings: Public Accounts, Procedural Affairs, Regulations and Other Statutory Instruments. The following committee may meet on Thursday afternoons: Members’ Services.

And, That no Standing or Select Committee may meet while the House is in Session except in accordance with this schedule or as ordered by the House.

On motion by Mr. Wells,

Ordered, That the Membership on the Standing Committees for the 4th Session be as follows:—

Standing Committee on Administration of Justice

Mr. Breithaupt  Mr. Mitchell
Mr. Cureatz  Mr. Renwick
Mr. Elston  Mr. Spensieri
Mr. Eves  Mr. Stevenson
Mr. Kolyn  Mr. Swart
Mr. MacQuarrie  Mr. Williams

Standing Committee on General Government

Mr. Epp  Mr. Hennessy
Mr. Foulds  Mr. Hodgson
Mr. Gillies  Mr. McKessock
Mr. Gordon  Mr. McLean
Mr. Haggerty  Mr. Piché
Mr. Harris  Mr. Samis

Standing Committee on Members’ Services

Mr. Charlton  Mr. Rotenberg
Mr. Grande  Mr. Runciman
Mr. Johnson  Mr. Ruprecht
(Wellington-Dufferin-Peel)
Mr. Kennedy  Mr. Shymko
Mr. Lane  Mr. Wiseman
Mr. Miller  Mr. Wrye
(Haldimand-Norfolk)
Standing Committee on Procedural Affairs

Mr. Breaugh
Mr. Cassidy
Mr. Cureatz
Mr. Edghoffer
Mr. Epp
Mr. Kells

Mr. Mancini
Mr. McNeil
Mr. Rotenberg
Mr. Treleaven
Mr. Villeneuve
Mr. Watson

Standing Committee on Public Accounts

Mr. Bradley
Mr. Cunningham
Mr. Eves
Mr. Havrot
Mr. Kennedy
Mr. Kolyn
Mr. Philip

Mr. Reid
(Rainy River)
Mr. Sargent
Mrs. Scrivener
Mr. Taylor
(Prince Edward-Lennox)
Mr. Wildman

Standing Committee on Regulations and Other Statutory Instruments

Mr. Cousens
Mr. Di Santo
Mr. Gillies
Mr. Hennessy
Mr. Hodgson
Mr. Kerrio

Mr. Lupusella
Mr. McEwen
Mr. Piché
Mr. Robinson
Mr. Sheppard
Mr. Van Horne

Standing Committee on Resources Development

Mr. Barlow
Mr. Havrot
Mr. Lane
Mr. Laughren
Mr. McNeil
Mr. Reed
(Halton-Burlington)

Mr. Riddell
Mr. Sweeney
Mr. Stokes
Mr. Villeneuve
Mr. Watson
Mr. Wiseman

Standing Committee on Social Development

Mr. Allen
Ms Copps
Mr. Henderson
Mr. Johnston
(Mr. Kells
(Mr. Kerr

Mr. McGuigan
Mr. Pollock
Mr. Robinson
Mr. Shymko
Mr. Wiseman
Mr. Wrye

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, after some time, it was,

On motion by Mr. Martel,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:


Further Petitions were presented re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 2nd, 1984)

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ELEVENTH DAY
TUESDAY, APRIL 3RD, 1984

PRAYERS

2.00 O'Clock P.M.

The following Bill was introduced and read the first time:—


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

*Ordered*, That the debate be adjourned.

One matter was debated on the motion to adjourn and the House then adjourned at 10.40 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

*Sessional Paper:*

Further Petitions were presented re: amending Bill 141/1984 to include equal pay for work of equal value. *(No. 36) (Tabled April 3rd, 1984)*

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**TWELFTH DAY**

**WEDNESDAY, APRIL 4TH, 1984**

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In accordance with the motion passed Tuesday, March 20th, 1984, the House will not sit in the Chamber on Wednesdays unless otherwise ordered.

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**THIRTEENTH DAY**

**THURSDAY, APRIL 5TH, 1984**

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**Prayers**

2.00 O’CLOCK P.M.

Mr. Speaker addressed the House as follows:—

On Tuesday, March 27th the Member for Oshawa rose on what he considered to be a point of order with respect to Bill 142, *An Act respecting the City of Barrie and the Township of Vespra*. He submitted that the Committee to which the Bill had been referred in the last Session no longer existed and therefore the Chairman of the last Session had no authority to report the Bill.

I should point out that this whole procedure of extending the life of Standing Committees into the Recess between Sessions for the purpose of considering Bills is a very recent innovation and no very clear cut rules have been laid down as to the pro-
Procedure to be followed when the new Session has opened. However it seems obvious to me that if a Bill has been referred to a Committee for consideration in the Recess it must be reported, and surely the Committee best in a position to report the Bill is the Committee which considered it, particularly as the new Committee had not been appointed. Therefore it appears to me that the Bill was properly reported by the Committee which considered it and is properly before the House.

I now come to the further point raised by the Member for Oshawa on Tuesday, April 3rd. He stated that the Minister, in a letter to the Mayor of the City of Barrie said “as I understand it the schedule reflects a further refinement to the boundary in the Little Lake area”. The Member for Oshawa said that if this letter is correct the Bill which was dealt with in the Committee was altered by the Minister prior to its presentation to the House.

I have been advised that the metes and bounds description of the boundary in question was inserted by the Legislative Counsel on instructions from the Committee at its last meeting and therefore the reprint is the Bill as amended by the Committee, as it indicates. If this is not so the Minister should take whatever action is necessary to correct the description.

The Attorney General paid tribute to William Belmont Common, Q.C., former Deputy Attorney General, recalling his long service to the Province in many areas, the last being his term, after his official retirement, as Acting Assistant Clerk of the Legislative Assembly from 1968 to 1971 inclusive.

On motion by Mr. Wells, ordered, that Mr. Yakabuski be substituted for Mr. Wiseman on the Standing Committee on Resources Development.

The following Bills were introduced and read the first time:

Bill 27, An Act to amend the Healing Arts Radiation Protection Act. Mr. Norton.

Bill 28, An Act to provide for the Implementation of the Young Offenders Act (Canada). Mr. Drea.

Bill 29, An Act to amend the Coroners Act. Mr. Wildman.

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. McClellan,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Ministry of Transportation and Communications and Ministry of Northern Affairs—Provincial Highway Construction Projects 1984-85. (No. 51) (Tabled April 5th, 1984)

Ministry of Labour—papers relating to Per Diem Payments—Dr. A. Wolfson. (No. 52) (Tabled April 5th, 1984)

Further Petitions were presented re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 5th, 1984)

Further Petitions were presented re: independent schools bearing the full cost of their own schools. (No. 35) (Tabled April 5th, 1984)

Compendia:

Bill 27, Healing Arts Radiation Protection Amendment Act, 1984. (No. 54) (Tabled April 5th, 1984)

Bill 28, An Act to provide for the Implementation of the Young Offenders Act (Canada). (No. 53) (Tabled April 5th, 1984)

FOURTEENTH DAY

FRIDAY, APRIL 6TH. 1984

PRAYERS

10.00 O’CLOCK A.M.
Mr. Speaker ruled as follows:

Following the discussion of yesterday respecting the question of one Member accusing another Member of lying or making a statement which is untrue, and the reference that was made to the incident of last Tuesday April 3rd, during the speech of Mr. Martel the Member for Sudbury East, I have carefully examined the Hansard reporting that incident. That whole first portion of Mr. Martel's speech was with reference to a letter signed by Gerry M. Lougheed Jr. President of the Sudbury P.C. Association and the statement that the Member for Sudbury East referred to as being untrue was a statement contained in that letter, not made by the Member for Sudbury, Mr. Gordon. Therefore it was not a case of one Member accusing another Member of an untruth.

I have also carefully read the statement of the Minister of Labour yesterday and the reply of the Member for Rainy River. It appears clear to me that when the Minister used the phrase "rather than treating this as a Committee matter the Honourable Member has used it for the purpose of questioning the integrity of Dr. Wolfson both in the House and with the media" he was in fact imputing an improper motive to another Member. Furthermore, I find that the use of the phrase by the Member for Rainy River in his reply "I believe some of the statements he has made are blatantly untrue" I suggest that the use of the word blatantly makes it clear that the Member was accusing the Minister of a deliberate falsehood. I must therefore ask both the Minister and the Members for Rainy River to withdraw those two statements I have cited.

However, having said that and having carefully read the relevant incident in Hansard and clause 10 of subsection (d) of S.O. 19 which states that it is out of order if a Member charges another Member with uttering a deliberate falsehood, it appears to me that the Member for Ottawa East has raised a very valid point. While there is no doubt that one Member may not say to another Member "you are a liar" or "that's a lie", if he simply says "that is untrue" it seems to me after due consideration that in the latter case it depends entirely on the context. If it is said in such a way as to imply that the Member has committed a deliberate falsehood then it is of course out of order; but I can conceive of occasions when one Member may be referring to information which he has received and another Member says "that is untrue". He may be simply disagreeing with the statement without intending to imply that the other Member is uttering a deliberate falsehood. When this expression is used it is in my opinion a matter of judgement by the Speaker as to the context in which the allegation is made.

Mr. Barlow from the Standing Committee on Resources Development presented the Committee's Report which was read as follows and adopted:

Your Committee begs to report the following Bill without amendment:

On motion by Mr. Wells,

Ordered, That the Standing Committee on Administration of Justice is authorized to continue its consideration of Sessional Paper 117 of 1983, the White Paper respecting Loan and Trust Companies, in order to finalize its report.

The following Bills were introduced and read the first time:—


Bill 31, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman.

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 continued and, after some time, it was,

On motion by Mr. Bradley,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Further Petitions were presented re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 6th, 1984)

Ministry of Natural Resources Forest Management Agreements 501900, 502000 and 502100 with Boise Cascade Canada Ltd. (No. 56) (Tabled April 6th, 1984)

FIFTEENTH DAY
MONDAY, APRIL 9TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

On motion by Mr. Wells,

Ordered, That, the following substitutions be made on the following Standing Committees:

Standing Committee on General Government

Mr. Eakins for Mr. Epp

Standing Committee on Members’ Services

Mr. Boudria for Mr. Wrye

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, after some time, the amendment to the amendment as follows:

That the amendment to the motion be amended by adding the following immediately before the last line:

and further condemns the government for:

• Following the example of the Liberal government in Ottawa in cutting back on funding for social housing, education and health care programs;

• The inadequacy of its efforts in affirmative action and in particular its failure to require affirmative action programs for all employers of 20 or more people;

• Continuing to ignore the need for strong legislation on plant closures requiring full disclosure and public justification of closure decisions and protecting fully all workers affected;

• The continued failure of the government to provide for early retirement for older workers;
• Its failure to begin the major reform of the social security system that is needed to cope with the devastating economic changes taking place in the province, and in particular, its failure to advocate a major expansion of the public pension system in Ontario and in Canada, including the C.P.P.

• Its total neglect of the problem of poverty and of the need for tax reform, causing extreme hardship for growing numbers of families and individuals;

• The lack of any commitment on the part of the government to community economic development and to generating new forms of social capital for investment in job creation;

• Producing a plan for the Niagara Escarpment which completely retreats from the principle of protecting this unique resource in areas like the Beaver Valley;

• Failing to follow the example of other provinces in introducing a red meat stabilization program;

• Its failure to eliminate extra billing by doctors;

• Its failure to shift resources to a not-for-profit model in the provision of nursing home care and its refusal to require any genuine accountability on the part of private nursing home operators for either the quality of care or the expenditure of public funds;

• Its refusal to provide for lifetime indexed pensions for non-occupational losses such as pain and suffering resulting from compensable injuries under Workers’ Compensation;

having been put was lost on the following division:

**AYES**

Allen
Breaugh
Bryden
Cassidy
Charlton
Cooke
Di Santo
Foulds
Grande
Johnston
Laughren
Lupusella
Mackenzie
Martel
McClellan

**NAYS**

Andrewes
Ashe
Baetz
Barlow
Bennett
Bernier
Boudria
Bradley
Breithaupt
Conway
Copps
Cousens
Cunningham
Cureatz
Davis
Dean
Drea
Eakins
Eaton
Edighoffer

Philip
Rae
Renwick
Samis
Stokes
Swart
Wildman—22.

Elgie
Elston
Fish
Gillies
Gordon
Gregory
Grossman
Haggerty
Harris
Henderson
NAVS — Continued

Hennessy Mitchell Spensieri
Hodgson Newman Stephenson
Johnson Nixon (York Mills)
(Kells Wellington-Dufferin-Peel)
Kells Norton Sterling
Kennedy Peterson Stevenson (Durham York)
Kerr Piché Sweeney
Kerrio Pollock Taylor (Simcoe Centre)
Kolyn Pope Taylor
Lane Ramsay Taylor (Prince Edward-Lennox)
Leluk Reed
MacQuarrie (Halton-Burlington) Timbrell
Mancini Reid Treleaven
McCaffrey (Rainy River) Van Horne
McCague Riddell Villeneuve
McEwen Robinson Walker
McGuigan Rotenberg Watson
McKessock Runciman Welch
McLean Ruprecht Wells
McMurtry Ruston Williams
McNeil Sargent Wiseman
Miller Scrivener Worton
(Muskegon—Norfolk)
Miller Sheppard Wrye
Snow

The amendment to the motion as follows:

That the motion be amended by adding the following thereto:

This House, however, regrets that the Speech from the Throne fails to recognize and adequately respond to the fundamental changes in Ontario society and the problems currently facing it, and condemns the government for the following:

• A total lack of government initiative leadership and policy necessary to vigorously attack the concerns of youth unemployment in the Province of Ontario;

• Continuing a dismal decade long policy of neglect in the areas of education and of skills training as a means of providing jobs for today and tomorrow;

• Permitting the erosion of universal access to quality health care, post-secondary education and public housing as a result of ongoing provincial underfunding of these systems;

• Failing to enact legislation guaranteeing equal pay for work of equal value, and failure to provide an overall day care strategy for the Province of Ontario;

• Responding too slowly to the urgent needs of Ontario’s pensioners and for the lack of appropriate care in administering the pension funds of this province;
• Pursuing a shameful policy of ignoring the continuing crisis in the agricultural community, preferring to study the problem rather than take any direct initiative;

• Failing to make Ontario Hydro adequately accountable for its actions and decisions;

• Ignoring on a routine and regular basis its own rules to safeguard the administration of public funds;

• By allowing the ongoing deterioration in the capital infrastructure of this province, including roads;

• Failing to adequately protect the public interest in monitoring the affairs of provincially regulated companies and not ensuring adequate and equitable compensation for people affected as a result of the government's regulatory failures;

• The continuing neglect of the needs of Northern Ontario, particularly in the failure to provide adequate educational and health care services, and to safeguard adequately our natural resources, in particular, our forests;

• Ignoring the legitimate aspirations of Ontario's multicultural communities to participate in the decision-making process;

• Therefore, this House declares its total lack of confidence in the government.

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

**AYES**

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<td>Bradley</td>
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<td>Breithaupt</td>
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<td>Philip</td>
<td>Worton</td>
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<td>Wrye—53.</td>
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NAYS

Andrewes
Ashe
Baetz
Barlow
Bennett
Bernier
Cousens
Cureatz
Davis
Dean
Drea
Eaton
Elgie
Fish
Gillies
Gordon
Gregory
Grossman
Harris
Henderson
Hennessy
Hodgson
Johnson

Kennedy
Kells
Kerr
Kolyn
Lane
Leluk
MacQuarrie
McCaffrey
McCague
McLean
McMurtry
McNeil
Miller
(Muskoka)
Mitchell
Norton
Piché
Pollock
Pope
Ramsay
Robinson
Rotenberg
Runciman

Sheppard
Shymko
Snow
Stephenson
(York Mills)
Sterling
Stevenson
(Durham York)
Taylor
(Simcoe Centre)
Taylor
(Prince Edward-Lennox)
Timbrell
Treleaven
Villeneuve
Walker
Watson
Welch
Wells
Williams
Wiseman
Yakabuski—64.

The main motion, having then been put, was carried on the same vote reversed,

And it was,

Resolved, That an humble Address be presented to the Honourable the Lieutenant Governor of the Province of Ontario, as follows:—

To the Honourable John Black Aird, An Officer of the Order of Canada, One of Her Majesty’s Counsel Learned in the Law, Bachelor of Arts, Doctor of Laws, Lieutenant Governor of Ontario.

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

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

The House then adjourned at 6.10 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Ministry of Labour—Letter tabled by the Member for Rainy River (Mr. Reid) re: expenses listed for Dr. A. D. Wolfson in Volume III of the 1982 Public Accounts. (No. 57) (Tabled April 9th, 1984)

Further Petitions were presented re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 9th, 1984)

A Petition was presented re: requesting of the Ministry of Transportation and Communications that the 13 kilometres between the two paved sections of Highway 638 be upgraded and surfaced. (No. 58) (Tabled April 9th, 1984)

SIXTEENTH DAY
TUESDAY, APRIL 10TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

Mr. Speaker addressed the House as follows:—

Since yesterday I have been giving further thought to the difficulty that arose last week with respect to the statement of the Minister of Labour concerning which the Member for Rainy River was given unanimous consent to make a statement last week and again yesterday. The suggestion was made that this matter should be referred to the Procedural Affairs Committee so that some provision might be made for a Member to have an opportunity to reply under similar circumstances. With this suggestion I inclined to agree, however on further thought and study of the Standing Orders I have come to the conclusion that the matter is amply covered by the Standing Orders as they exist.

Difficulty arose from allegations made by the Minister of Labour concerning the Member for Rainy River in his ministerial statement and I draw the attention of the House to Standing Order 26 (a) which says “Statements may be made by Ministers relating to Government policy, ministry action and other similar matters of which the House should be informed”. This sets out very clearly the restrictions on such statements and I suggest precludes any allegation against another Member. The question of a Member having a right to reply would then not arise. The statement by the Minister even if answering a previously asked question as provided by Standing Order 27 (a) should confine itself strictly to a statement of the facts and should not make allegations concerning another Member. Any disagreements between Members should be dealt with in debate and not by way of a Minister’s statement.

On motion by Mr. Wells,
Ordered, That, the following substitutions be made in the order of precedence for Private Members' Public Business:

Mr. McClellan for Mr. Samis as Number 18.

Mr. Cooke for Mr. McClellan as Number 27.

Mr. Samis for Mr. Cooke as Number 63.

and that Mr. Stevenson and Mr. Gillies exchange positions in the order of precedence.

The following Bills were introduced and read the first time:—

Bill 32, An Act to provide for a Basic Residential Power Rate Applicable to the Essential Energy Needs of Residential Households in Ontario.  Mr. Sargent.

Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime.  Mr. Renwick

Bill 34, Ontario Farm Ownership Control Act.  Mr. Swart.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr20, An Act to continue The Corporation of the Townships of Shackleton and Machin under the name of The Corporation of the Township of Fauquier-Strickland.  Mr. Piché.

The following Bills were read the second time:

Bill 1, An Act to amend the County Courts Act.  Mr. McMurtry.  Ordered for Third Reading.

Bill 18, An Act to amend the Justices of the Peace Act.  Mr. McMurtry.  Ordered for Third Reading.

The House resolved itself into a Committee to consider certain Bills,

THE EVENING SITTING

8.00 O'CLOCK P.M.
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 100, An Act to revise and consolidate the Law respecting the Organization, Operation and Proceedings of Courts of Justice in Ontario.

Bill 122, An Act to revise the Architects Act.

Also, That the Committee had directed him to report progress on Bill 123, An Act to revise the Professional Engineers Act.

Ordered, That the Report be now received and adopted.

The House then adjourned at 10.30 p.m.

SEVENTEENTH DAY
WEDNESDAY, APRIL 11TH, 1984

The following Committees met:—

Standing Committee on Administration of Justice.

Standing Committee on General Government.

The Answers to Questions Nos. 89 to 117 inclusive, 234, 248 and 258 were laid upon the Table (See Friday, April 13th Hansard).

The Interim Answers to Questions Nos. 1, 2 to 88 inclusive, 118 to 233 inclusive, 236 to 247 inclusive and 249 to 256 inclusive were laid upon the Table (See Friday, April 13th Hansard).

The Response to Petitions presented to the House, Sessional Paper No. 36 re: Equal Pay for Work of Equal Value, was laid upon the Table (See Friday, April 13th Hansard).
Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr1, An Act to revive Moramos Holding Club of Essex.

Bill Pr4, An Act to incorporate Central Baptist Seminary and Bible College.

Bill Pr11, An Act to incorporate the Kitchener and Waterloo Community Foundation.

Bill Pr18, An Act to revive Zeta Psi Elders Association of Toronto.

Your Committee would recommend that the fees, less the actual cost of printing, be remitted on Bill Pr1, An Act to revive Moramos Holding Club of Essex; Bill Pr4, An Act to incorporate Central Baptist Seminary and Bible College; Bill Pr11, An Act to incorporate the Kitchener and Waterloo Community Foundation; Bill Pr18, An Act to revive Zeta Psi Elders Association of Toronto.

On motion by Mr. Wells,

Ordered, That, the recommendations contained in the Special Report and the Tenth Report of the Select Committee on the Ombudsman be referred to the Committee of the Whole House for consideration this evening, Order No. 20 to be considered first, followed by Order No. 19.

The following Bill was introduced and read the first time:—


Mr. Cousens moved, seconded by Mr. Barlow,

That in the opinion of this House, the Government, recognizing that the prosperity and job creation capability of the Ontario economy are directly linked to the Province’s competitive position in the international marketplace and the corresponding performance of Ontario’s export trade sector, should therefore further attempt to coordinate and consolidate existing and disparate Ministry export programs, product
promotion initiatives and technology-improvement efforts under a comprehensive, unified and progressive export development strategy.

and a debate rising at 4.35 p.m. further proceedings on the motion were reserved until 5.50 p.m.

Mr. Breithaupt then moved second reading of Bill 2, An Act to provide for Freedom of Information and Protection of Individual Privacy.

Pursuant to Standing Order 64 (e) no objective having been made to the putting of the question on Mr. Cousens Resolution (No. 5) the question having been put was declared carried.

And it was,

Resolved, That in the opinion of this House, the Government, recognizing that the prosperity and job creation capability of the Ontario economy are directly linked to the Province’s competitive position in the international marketplace and the corresponding performance of Ontario’s export trade sector, should therefore further attempt to coordinate and consolidate existing and disparate Ministry export programs, product promotion initiatives and technology-improvement efforts under a comprehensive, unified and progressive export development strategy.

Pursuant to Standing Order 64 (e) the following members signified their objection to the putting of the question on the motion for Second Reading of Bill 2, An Act to provide for Freedom of Information and Protection of Individual Privacy, and accordingly the question was not put.

Andrewes
Ashe
Baetz
Barlow
Cousens
Drea
Elgie
Gillies
Gordon
Gregory
Havrot

Johnson
Kennedy
Lane
Leluk
McCague
McCague
McLean
Pollock
Ramsay
Rotenberg

(Wellington-Dufferin-Peel)

Scrivener
Sheppard
Snow
Taylor
Treleaven
Villeneuve
Wells
Williams—29.

The answers to Questions Nos. 257, 259, 260 and 261 were laid upon the Table (see Friday, April 13th, 1984 Hansard).

A response to a Petition presented to the House re: continuing assistance to 4-H clubs (Sessional Paper No. 37) was laid upon the Table (see Friday, April 13th, 1984 Hansard).
The Even Evening Sitting

8.00 O’Clock P.M.

The House resolved itself into a Committee to consider the recommendations contained in the Tenth Report of the Select Committee on the Ombudsman:—

And after some time, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following recommendations:—

1. FOR THE REASONS AS SET ON PAGES 1 AND 2 OF THIS REPORT THE COMMITTEE RECOMMENDS THAT ALL REPORTS TABLED BY IT IN THE LEGISLATURE WHICH CONTAIN RECOMMENDATIONS FOR THE ADOPTION OF OMBUDSMAN RECOMMENDATIONS BE DEBATED WITHIN EIGHT SESSIONAL WEEKS. (Page 8)

2. ACCORDINGLY IT RECOMMENDS THAT THE REMAINING NINE CASES BE COMPLETED AS QUICKLY AS POSSIBLE AND THAT THE OMBUDSMAN REPORT TO THE LEGISLATURE ON THE DISPOSITION OF EACH. (Page 16)

3. THE COMMITTEE RECOMMENDS THAT IN THE EVENT THAT THE OMBUDSMAN IS ABLE TO REACH A SATISFACTORY RESOLUTION OF ALL OUTSTANDING NORTH PICKERING MATTERS, OR IF HE CONCLUDES THAT THE RESPONSES OF THE MINISTER TO ANY OF HIS RECOMMENDATIONS ARE NEITHER ADEQUATE OR APPROPRIATE, THEN HE SHOULD REPORT TO THE LEGISLATURE ON THE NORTH PICKERING MATTERS BEFORE THE END OF JUNE, 1983. (Page 17)


6. ACCORDINGLY, THE COMMITTEE RECOMMENDS THAT THE LIQUOR CONTROL BOARD OF ONTARIO UNDERTAKE SUCH A STUDY AND
REVIEW AND REPORT TO IT AS SOON AS POSSIBLE ON THE NEED FOR SUCH AN OUTLET. IN

UNDERTAKING THIS INVESTIGATION THE BOARD SHOULD HAVE REGARD FOR THE CRITERIA DISCUSSED WITH THE COMMITTEE ON SEPTEMBER 8, 1982. (Page 31)

7. ACCORDINGLY THE COMMITTEE RECOMMENDS THAT THE MINISTRY OF HEALTH PAY THAT PORTION OF THE CLAIMS OF COMPLAINANTS CONTAINED IN CASE SUMMARIES 9 AND 10 WHICH WOULD HAVE BEEN AN INSURED BENEFIT HAD THE OPERATION BEEN PERFORMED BY AN PHYSICIAN. THE COMMITTEE FURTHER RECOMMENDS THAT SECTION 43 OF REGULATION 323/72 OF THE HEALTH INSURANCE ACT, 1972 BE AMENDED TO PERMIT THE GENERAL MANAGER TO DETERMINE THE AMOUNT OF PAYMENT FOR EXCEPTIONAL CASES WHERE MEDICAL PROCEDURES ARE PERFORMED BY PERSONS IN POSSESSION OF THE NECESSARY HOSPITAL PRIVILEGES WHO ARE NOT PHYSICIANS. THE COMMITTEE INTENDS THAT THESE RECOMMENDATIONS APPLY ONLY TO MEMBERS OF THE ROYAL COLLEGE OF DENTAL SURGEONS WHO HAVE OBTAINED THE NECESSARY HOSPITAL PRIVILEGES. (Page 34)

8. ACCORDINGLY, THE COMMITTEE RECOMMENDS THAT THE BOARD OF CHIROPRACTIC OF ONTARIO ALTER ITS PRACTICE OF INTERPRETING SECTION 23(2) OF REGULATION 228 BY REQUIRING APPLICANTS FOR THE ONTARIO CHIROPRACTIC LICENSING EXAMINATION TO HAVE TAKEN A COURSE OF STUDY CONTAINING FOUR ACADEMIC SESSIONS OF NINE MONTHS SEPARATED BY THREE MONTH VACATIONS. THE COMMITTEE FURTHER RECOMMENDS THAT THE BOARD OF CHIROPRACTIC OF ONTARIO ACKNOWLEDGE THAT THE COMPLAINANT HAS SATISFIED THE REQUIREMENTS OF THE REGULATION IN THIS REGARD AND IS THEREFORE ELIGIBLE TO WRITE THE ONTARIO CHIROPRACTIC LICENSING EXAMINATION. (Page 36)


10. THE COMMITTEE FURTHER RECOMMENDS THAT THE WORKERS' COMPENSATION BOARD REVIEW, BY JUNE 30, 1983, ITS POLICY CONCERNING ATTENDANCE ALLOWANCES TO TAKE INTO
CONSIDERATION THE REASONABLE COST OF PROVIDING SUPERVISION FOR THOSE INJURED WORKERS WHO, AS A RESULT OF ACCIDENT, REQUIRE SOMEONE TO BE IN ATTENDANCE, IN ORDER TO PROVIDE THAT SUPERVISION. (Page 40)


13. THE COMMITTEE FURTHER RECOMMENDS THAT THE WORKERS' COMPENSATION BOARD ASSESS AND DECIDE WHETHER THE COMPLAINANT SHOULD HAVE CONTINUING ENTITLEMENT TO THE INCREASED AMOUNT OF THE PENSION AFTER THE DATE HE LEFT CANADA PERMANENTLY. (Page 45-46)

14. ACCORDINGLY THE COMMITTEE RECOMMENDS THAT THE WORKERS' COMPENSATION BOARD RECONSIDER ITS DECISION OF JULY 24, 1980 AND ITS DECISION OF NOVEMBER 9, 1981 WITH A VIEW TO GRANTING THE COMPLAINANT A TEMPORARY SUPPLEMENT TO HIS PERMANENT PARTIAL DISABILITY AWARD, ON THE BASIS OF A FULL CONSIDERATION OF ALL RELEVANT EVIDENCE AND FACTORS. (Page 51)

Ordered That the Report be now received and adopted.

The House then adjourned at 8.50 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Ministry of Natural Resources—Guidelines for Wetlands Management in Ontario. (No. 59) (Tabled April 12th, 1984)
Further Petitions re: Bill 141/1984 to include equal pay for work of equal value.  
(No. 36) (Tabled April 12th, 1984) (Response see Friday, April 13th Hansard)

A Petition was presented re: sale of beer and Ontario wines in small independent grocery stores.  
(No. 60) (Tabled April 12th, 1984)

NINETEENTH DAY
FRIDAY, APRIL 13TH, 1984

PRAYERS

On motion by Mr. Wells,

Ordered, That Mr. Rotenberg and Mr. Cureatz exchange places in the Order of Precedence for Private Members' Public Business.

Mr. Miller (Haldimand-Norfolk) moved, seconded by Mr. Nixon, that Pursuant to Standing Order 34 (a), the ordinary business of the House be set aside in order to debate a matter of urgent public importance, namely:

that the future of the Ontario flue-cured tobacco industry has been jeopardized by severe increases in tobacco taxes introduced by the Government of Ontario and the Government of Canada;

that initial negotiations of the Ontario Flue-Cured Tobacco Growers Marketing Board for the marketing of tobacco this year indicate a reduction in crop sizes of 33 per cent;

that such a reduction would result in the loss of 5,000 jobs in harvest and labour required by the processing plants;

that the future viability of this once prosperous industry, one currently representing 2,550 farmers in Ontario, is being destroyed with no alternative option for crop substitution being offered by the provincial government.

The House having unanimously agreed the debate proceeded to conclusion.

The House then adjourned at 1.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):
Sessional Paper:

Further Petitions re: Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 13th, 1984)

TWENTIETH DAY
MONDAY, APRIL 16TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

Mr. McCague delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by his own hand, and the said message was read by Mr. Speaker and is as follows:—

JOHN B. AIRD

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st day of March, 1985 and recommends them to the Legislative Assembly.

Toronto, 16th April, 1984

(Sessional Paper No. 3, Office of the Premier, Government Services, Intergovernmental Affairs, Office of the Assembly, Office of the Provincial Auditor and Office of the Ombudsman.)

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying same be referred to the Committees as Ordered by the House.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr8, An Act respecting the City of North York. Mr. Williams.

Mr. Di Santo moved, seconded by Mr. Johnston (Scarborough West) that, pursuant to Standing Order 34 (a), the regular order of business of the House be set aside to discuss a matter of urgent public importance, namely:

the current controversy in the City of North York over the establishment of group homes to provide housing and care for handicapped and disabled people in the community, and in particular the work of the REENA Foundation in establishing community alternatives for residents of the Ark Eden Nursing Home;
the apprehension in the community provoked by the dissemination of misleading information about the nature and purpose of the group homes that are to be established; and

the need for all members of the legislature to re-state in the clearest possible terms their support for the concept of community living and to work for justice and understanding for disabled people.

After hearing the arguments of the mover and representatives of the other parties, Mr. Speaker put the question: "Shall the debate proceed?" and the House having unanimously agreed, the debate proceeded to conclusion.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Answer to an oral question asked April 5th by the Member for Cornwall re: Ontario Hydro's policy for purchasing. (No. 61) (Tabled April 16th, 1984)

Answer to an oral question asked April 6th by the Member for Algoma re: supply of electric power by Ontario Hydro to Sabine Township. (No. 62) (Tabled April 16th, 1984)

TWENTY-FIRST DAY
TUESDAY, APRIL 17TH, 1984

PRAYERS

2.00 O'CLOCK P.M.

Mr. Runciman from the Select Committee on the Ombudsman presented the Committee's Eleventh Report and moved adoption of its recommendations. (Sessional paper No. 63) (Tabled April 17th, 1984)

On motion by Mr. Runciman,

Ordered, That the debate be adjourned.

The following Bills were introduced and read the first time:—

Bill 36, An Act to amend the Ministry of Energy Act. Mr. Andrewes.
Bill 37, An Act to amend the Ontario Pensioners Property Tax Assistance Act. Mr. Gregory.

Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke.

Bill 39, An Act to amend the Liquor Control Act. Mr. Samis.

The following Bills were read the second time:—

Bill 4, An Act to amend the Wine Content Act. Ordered for Third Reading.

Bill 5, An Act in respect of Extra-Provincial Corporations. Ordered referred to the Standing Committee on Administration of Justice.

THE EVENING SITTING 8.00 O’CLOCK P.M.

A debate arose on the motion for Second Reading of Bill 28, An Act to provide for the Implementation of the Young Offenders Act (Canada), and after some time,

On motion by Mr. Renwick,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Further Petitions:

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled April 17th, 1984)

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 17th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled April 17th, 1984)
Compendia:

Bill 36, An Act to amend the Ministry of Energy Act. (No. 64) (Tabled April 17th, 1984)

Bill 37, An Act to amend the Ontario Pensioners Property Tax Assistance Act. (No. 65) (Tabled April 17th, 1984)

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**TWENTY-SECOND DAY**

**WEDNESDAY, APRIL 18TH, 1984**

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**PRAYERS**

On motion by Mr. Wells,

Ordered, That notwithstanding any previous Order of the House, the Estimates as they are presented to the House be referred to the Committees as indicated today, *(see Order Paper)* and that the Supplementary Estimates as they are tabled in the House be referred to the same Committees to which the main estimates have been referred, for consideration within the times already allocated to the main estimates and that any order for concurrence in Supplementary Supply be included in the order for concurrence in Supply for that Ministry.

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The following Bill was introduced and read the first time:—

Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. *Mr. Philip.*

---

The Answers to Questions Nos. 2-88, 118-146, 176-233, 235 and 262-274 were laid upon the Table. *(See Hansard for Wednesday, April 18th, 1984).*

The response to the petition re: requesting of the Ministry of Transportation and Communications that the 13 kilometres between the two paved sections of Highway 638 be upgraded and surfaced *(Sessional Paper No. 58)* was laid upon the Table. *(See Hansard for Wednesday, April 18th, 1984).*

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Mr. Laughren moved, seconded by Mr. Mackenzie,

That this House, recognizing that the Province’s forest lands require detailed classification, complete regeneration treatment after harvest and diligent tending of new growth, and further recognizing that these measures require a substantial finan-
cial commitment and a similar commitment of human resources in the field, requests
the Government to make a statutory commitment to sustained yield forest manage-
ment to ensure that at least two trees are planted for every one harvested and that
every acre harvested be regenerated.

And a debate arising at 4.30 p.m. further proceedings on the motion were
reserved until 5.50 p.m.

Mr. Havrot then moved, seconded by Mr. Pollock,

That given the persuasive evidence that properly installed smoke detectors do
help prevent tragic loss of life and property damage by providing occupants of a
dwelling with an early warning in the case of fire, this House urges all municipalities
which have not already done so to pass by-laws under the Planning Act to require
that, regardless of their date of construction, all homes, apartments, and such public
buildings as hotels and motels be fitted with appropriate smoke detectors; and that
the insurance industry encourage homeowners to install smoke detectors by offering
more attractive insurance rates to homeowners who install smoke detectors on their
property.

Pursuant to Standing Order 64 (e) no objection having been made to the putting
of the question on Mr. Laughrens Resolution (No. 6) the question having been put
was lost on the following division:—

**AYES**

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<td>Harris</td>
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Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on Mr. Havrots Resolution (No. 7) the question having been put was declared carried,

and it was,

Resolved, That given the persuasive evidence that properly installed smoke detectors do help prevent tragic loss of life and property damage by providing occupants of a dwelling with an early warning in the case of fire, this House urges all municipalities which have not already done so to pass by-laws under the Planning Act to require that, regardless of their date of construction, all homes, apartments, and such public buildings as hotels and motels be fitted with appropriate smoke detectors; and that the insurance industry encourage homeowners to install smoke detectors by offering more attractive insurance rates to homeowners who install smoke detectors on their property.

Mr. Wells delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by his own hand, and the said message was read by Mr. Speaker and is as follows:—

JOHN B. AIRD

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st day of March, 1985 and recommends them to the Legislative Assembly.

Toronto, 18th April 1984.

(Sessional Paper No. 3 Office of Lieutenant Governor and Cabinet Office.)

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying same be referred to the Committees as Ordered by the House.

On motion by Mr. Wells,

Ordered, That the Select Committee on the Ombudsman be authorized to sit the morning of Thursday April 26, until 10.00 a.m.

The House then adjourned at 6.05 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

_Sessional Papers:_

Further Petitions:

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled April 18th, 1984)

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 18th, 1984) (Response Tabled April 11th, 1984, _See Hansard for Friday, April 13th, 1984_)

Petition re: expansion of the time period of the pages’ stay at Queen’s Park. (No. 66) (Tabled April 18th, 1984)

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**TWENTY-THIRD DAY**

**TUESDAY, APRIL 24TH, 1984**

**Prayers**

2.00 O’Clock P.M.

The following Bills were introduced and read the first time:—

Bill 41, An Act to amend the Public Commercial Vehicles Act. _Mr. Snow._

Bill 43, An Act to amend the Off-Road Vehicles Act. _Mr. Snow._

Bill 44, An Act to amend the Municipality of Metropolitan Toronto Act. _Miss Stephenson._

Bill 45, An Act to amend the Highway Traffic Act. _Mr. Snow._

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

Bill 1, An Act to amend the County Courts Act.

Bill 4, An Act to amend the Wine Content Act.

Bill 18, An Act to amend the Justices of the Peace Act.

Bill 100, An Act to revise and consolidate the Law respecting the Organization, Operation and Proceedings of Courts of Justice in Ontario.

Bill 122, An Act to revise the Architects Act.
The House resolved itself into a Committee to consider a certain Bill, and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report the following Bill with a certain amendment:

Bill 123, An Act to revise the Professional Engineers Act.

Ordered, That the Report be now received and adopted.

The following Bills were read the second time:

Bill 6, An Act to amend the Corporations Information Act. *Ordered referred to Committee of the Whole House.*

Bill 13, An Act to amend the Ombudsman Act. *Ordered for Third Reading.*

THE EVENING SITTING

8.00 O'CLOCK P.M.


Bill 12, An Act to amend the Ministry of Consumer and Commercial Relations Act. *Ordered for Third Reading.*

The House resolved itself into a Committee to consider a certain Bill and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, that the Committee had directed him to report the following Bill with a certain amendment:

Bill 6, An Act to amend the Corporations Information Act.

Ordered, That the Report be now received and adopted.

The following Bill was read the second time:


The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):
Minister of Municipal Affairs and Housing and Ontario Land Corporation, Memorandum of Understanding between. (No. 67) (Tabled April 24th, 1984)

Further Petitions:

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled April 24th, 1984)

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 24th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: sale of beer and Ontario wines in small independent grocery stores. No. 60) (Tabled April 24th, 1984)

Compendia:

Bill 41, An Act to amend the Public Commercial Vehicles Act. (No. 68) (Tabled April 24th, 1984)

Bill 43, An Act to amend the Off-Road Vehicles Act. (No. 69) (Tabled April 24th, 1984)

Bill 44, An Act to amend the Municipality of Metropolitan Toronto Act. (No. 70) (Tabled April 24th, 1984)

Bill 45, An Act to amend the Highway Traffic Act. (No. 71) (Tabled April 24th, 1984)

TWENTY-FOURTH DAY
WEDNESDAY, APRIL 25TH, 1984

The following Committees met:—

Standing Committee on Administration of Justice.

Standing Committee on General Government.
TWENTY-FIFTH DAY
THURSDAY, APRIL 26TH, 1984

PRAYERS

Mr. Treleaven from the Standing Committee on Procedural Affairs presented the Committee's Report on Standing Orders and Procedures (No. 2) and moved adoption of its recommendations. (Sessional Paper No. 73) (Tabled April 26th, 1984)

On motion by Mr. Treleaven,

Ordered, That the debate be adjourned.

Mr. Gillies from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee's Report which was read as follows and adopted:—

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

Bill Pr42, An Act respecting the City of Peterborough.

The following Bills were introduced and read the first time:—


Bill 47, An Act to amend the Time Act. Mr. Cassidy.

Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr37, An Act respecting The Ontario Association of Landscape Architects. Mrs. Scrivener.

On motion by Mr. Cooke, Bill 31, An Act to establish Midwifery as a Self-Governing Health Profession was withdrawn and the Order for Second Reading was discharged.
The Answers to Questions Nos. 278 to 285 and 291 were laid upon the Table (See Friday, April 27th, 1984 Hansard).

The responses to Petitions were tabled as follows (See Friday, April 27th, 1984 Hansard):

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled April 24th, 1984)

—re: expansion of the time period of the Pages’ stay at Queen’s Park. (No. 66) (Tabled April 18, 1984)

Mr. Sargent moved Second Reading Bill 32, An Act to provide for a Basic Residential Power Rate Applicable to the Essential Energy Needs of Residential Households in Ontario,

And a debate arising at 4.36 p.m. further proceedings on the motion were reserved until 5.50 p.m.

Mr. Allen then moved, seconded by Mr. Johnston (Scarborough West),

That this House recognizes that some 1.5 million jobless constitute a serious moral as well as an economic crisis and hereby endorses the economic and social reform program proposed by the Canadian Council of Catholic Bishops in the document entitled “Ethical Reflections on the Economic Crisis”. Further, this House urges the Government of Ontario and the Government of Canada to proceed immediately with legislative and policy enactments which will implement the five specific short-term strategies outlined in the document, namely: (1) first, unemployment rather than inflation, should be recognized as the number one problem to be tackled in overcoming the present crisis; (2) second, an industrial strategy should be developed to create permanent and meaningful jobs for people in local communities; (3) third, a more balanced and equitable program should be developed for reducing and stemming the rate of inflation, shifting the burden of income restraint to upper income earners and increasing taxation on investment income and corporations; (4) fourth, greater emphasis should be given to the goal of social responsibility in the current recession, ending cut-backs in social services, maintaining adequate health care and social security benefits, and above all, guaranteeing special assistance for the unemployed, welfare recipients, the working poor and one-industry towns suffering from plant shut-downs; and (5) fifth, labour unions should be asked to play a more decisive and responsible role in developing strategies for economic recovery and employment. This requires, among other things, immediate steps to redress the historic exclusion of labour from an ongoing role in effective industrial decision-making and ownership in the workplace.

Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on the motion for Second Reading of Bill 32, An Act to provide for a Basic Residential Power Rate Applicable to the Essential Energy Needs of Residential Households in Ontario.
The question having been put was lost on the following division:

AYES

Allen            Grande          Reid          (Rainy River)
Boudria          Haggerty       Renwick
Bradley          Johnston       Riddell
Brebaugh         (Scarborough West) Rupwecht
Breithaupt       Kerrio          Ruston
Bryden           McClellan      Sargent
Cassidy          McGuigan       Sweeney
Conway           McKessock      Van Horne
Copps            Miller          Wildman
Cunningham       (Haldimand-Norfolk) Worton
Eakins            Nixon
Epp               O'Neil

NAYS

Andrewes          Havrot          Pollock
Ashe              Hodgson        Pope
Barlow            Johnson        Ramsay
Bennett           (Wellington-Dufferin-Peel) Robinson
Birch             Jones           Rotenberg
Cousens           Kennedy        Runciman
Cureatz           Kerr            Scrivener
Dean              Kolyn           Shymko
Drea              Lane            Stephenson
Eaton             MacQuarrie      (York Mills)
Elgie             McCaffrey       Sterling
Eves              McCague        Treleaven
Fish              McLean          Watson
Gillies           McNeil          Wells
Gordon            Mitchell        Williams
Harris            Piché

Pursuant to Standing Order 64 (e) the following members signified their objection to the putting of the question on Mr. Allen's Resolution (No. 12) and accordingly the question was not put.

Andrewes          Eves            McNeil
Ashe              Fish            Mitchell
Barlow            Gregory         Norton
Bennett           Harris          Pope
Birch             Havrot         Ramsay
Cousens           Hodgson        Rotenberg
Cureatz           Kennedy        Runciman
Dean              Kolyn           Scrivener
Drea              Lane            Shymko
Eaton             McCaffrey      Stephenson
Elgie             McCague        (York Mills)
The following Bills were read the third time and were passed:—

Bill 6, An Act to amend the Corporations Information Act.

Bill 11, An Act to amend the Liquor Licence Act.

Bill 12, An Act to amend the Ministry of Consumer and Commercial Relations Act.

Bill 13, An Act to amend the Ombudsman Act.


Bill 123, An Act to revise the Professional Engineers Act.

The following Bill was read the second time:—

Bill 27, An Act to amend the Healing Arts Radiation Protection Act. Ordered for Third Reading.

The House resolved itself into a Committee to consider a certain Bill, and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on the following Bill:

Bill 42, An Act to amend the Ministry of Colleges and Universities Act.

Ordered, That the report be now received and adopted.

The House then adjourned at 10.30 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

Sessional Paper:

Local Government Finance in Ontario 1982. (No. 72) (Tabled April 26th, 1984)
TWENTY-SIXTH DAY
FRIDAY, APRIL 27TH, 1984

PRAYERS

On motion by Mr. Wells,

Ordered, That Mr. Boudria be substituted for Mr. Elston on the Standing Committee on Administration of Justice and that Mr. Elston be substituted for Mr. Boudria on the Standing Committee on Members’ Services.

The following Bills were introduced and read the first time:


Bill 50, An Act to amend the Change of Name Act. Mr. Boudria.

Debate on the motions for adoption of the recommendations contained in the 1982 and 1983 Reports of the Standing Committee on Public Accounts was resumed, and after some time,

On motion by Mr. Bradley,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Further Petitions:

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled April 24th, 1984)

—re: amending Bill 141/1984 to include equal pay for work of equal value, (No. 36) (Tabled April 24th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

McMichael Canadian Collection Annual Report 1982-83. (No. 75) (Tabled April 27th, 1984)

TWENTY-SEVENTH DAY
MONDAY, APRIL 30TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

Mr. Speaker paid tribute to the late William Murdoch, former Speaker and Member of the Legislature for Essex South in which he was joined by the Premier, Mr. Mancini and Mr. Rae.

Mr. Speaker adjourned the House during pleasure.

Messrs. John Hagerman and Simon Ward of Wilkinson Sword, Canada, presented a new Court Sword to Mr. Speaker to be worn by the Sergeant-at-Arms. The appreciation of the House was expressed by the Premier, the Leader of the Opposition and the Leader of the New Democratic Party.

Mr. Speaker informed the House that the sword being replaced, which had been in use since the first Parliament of Ontario, will be placed on view with other historic objects in the Legislative Building.

Mr. Speaker then called the House to order.

Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Social Development on Family Violence: First Report—Wife Battering, was resumed and after some time,

The motion having been put was declared carried.

Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Social Development on Family Violence: Second Report—Child Abuse, was resumed and after some time,

The motion having been put was declared carried.
The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

Sessional Paper:

A further Petition re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 30th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

TWENTY-EIGHTH DAY
TUESDAY, MAY 1ST, 1984

PRAYERS 2.00 O’CLOCK P.M.

On motion by Mr. Wells,

Ordered, That commencing Thursday, May 3rd, the House may resolve itself into the Committee of Supply.

The following Bills were introduced and read the first time:—

Bill 51, An Act to amend the Workers’ Compensation Act. Mr. Haggerty.

Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty.

Bill 53, An Act to amend the Planning Act, 1983. Mr. Spensieri.

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

Bill 27, An Act to amend the Healing Arts Radiation Protection Act.

The following Bills were read the second time:—

Bill Pr1, An Act to revive Moramos Holding Club of Essex.

Bill Pr4, An Act to incorporate Central Baptist Seminary and Bible College.
Bill Pr11, An Act to incorporate the Kitchener and Waterloo Community Foundation.

Bill Pr18, An Act to revive Zeta Psi Elders Association of Toronto.

Bill Pr42, An Act respecting the City of Peterborough.

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

Bill Pr1, An Act to revive Moramos Holding Club of Essex.

Bill Pr4, An Act to incorporate Central Baptist Seminary and Bible College.

Bill Pr11, An Act to incorporate the Kitchener and Waterloo Community Foundation.

Bill Pr18, An Act to revive Zeta Psi Elders Association of Toronto.

Bill Pr42, An Act respecting the City of Peterborough.

The following Bill was read the second time:—

Bill 44, An Act to amend the Municipality of Metropolitan Toronto Act. 
Ordered for Third Reading.

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

Bill 44, An Act to amend the Municipality of Metropolitan Toronto Act.

The House resolved itself into a Committee to consider a certain Bill, 

THE EVENING SITTING

8.00 O'CLOCK P.M.

And, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on Bill 141, An Act to amend the Employment Standards Act, and ask for leave to sit again.

Mr. Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in his Chambers:—
Bill 1, An Act to amend the County Courts Act.

Bill 4, An Act to amend the Wine Content Act.

Bill 6, An Act to amend the Corporations Information Act.

Bill 11, An Act to amend the Liquor Licence Act.

Bill 12, An Act to amend the Ministry of Consumer and Commercial Relations Act.

Bill 13, An Act to amend the Ombudsman Act.


Bill 18, An Act to amend the Justices of the Peace Act.

Bill 27, An Act to amend the Healing Arts Radiation Protection Act.

Bill 44, An Act to amend the Municipality of Metropolitan Toronto Act.

Bill 100, An Act to revise and consolidate the Law respecting the Organization, Operation and Proceedings of Courts of Justice in Ontario.

Bill 122, An Act to revise the Architects Act.

Bill 123, An Act to revise the Professional Engineers Act.

Bill Pr1, An Act to revive Moramos Holding Club of Essex.

Bill Pr4, An Act to incorporate Central Baptist Seminary and Bible College.

Bill Pr11, An Act to incorporate the Kitchener and Waterloo Community Foundation.

Bill Pr18, An Act to revive Zeta Psi Elders Association of Toronto.

Bill Pr42, An Act respecting the City of Peterborough.

The House then adjourned at 10.30 p.m.

The Answers to Question Nos. 1, 275, 276, 289, 290, 311 to 314 inclusive, and 317 were laid upon the Table (See Friday, May 4th, 1984 Hansard). (Tabled April 30th, 1984)

Pursuant to Standing Order 81 (e), the answer to Question Nos. 286 and 287 were made a Return. (Sessional Paper No. 76) (Tabled April 30th, 1984)
The Interim Answers to Question Nos. 277, 308, and 309 were laid upon the Table (See Friday, May 4th, 1984 Hansard). (Tabled April 30th, 1984)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Further Petitions:

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 1st, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled May 1st, 1984)

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled May 1st, 1984)

TWENTY-NINTH DAY
WEDNESDAY, MAY 2ND, 1984

The following Committees met:—

Standing Committee on Administration of Justice.
Standing Committee on General Government.

THIRTIETH DAY
THURSDAY, MAY 3RD, 1984

Prayers

2.00 O’Clock P.M.

Following Statements by the Ministry, the Acting Speaker (Mr. Cousens) requested the Member for Hamilton Centre, Ms Copps, to withdraw her remarks directed to the Member for Hamilton East (Mr. Mackenzie). The Member having refused, was named by the Acting Speaker and directed to withdraw from the service of the House for the balance of the day’s sitting.
Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee's Report which was read as follows and adopted:—

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

Bill Pr6, An Act respecting the City of Kitchener.

Bill Pr17, An Act respecting the Oakville Young Men's Christian Association—Young Women's Christian Association.

Bill Pr20, An Act to continue The Corporation of the Townships of Shackleton and Machin under the name of the Corporation of the Townships of Fauquier-Strickland.

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

Bill Pr3, An Act respecting the City of Toronto.

Your Committee would recommend that the fees, less the actual cost of printing be remitted on Bill Pr17, An Act respecting the Oakville Young Men's Christian Association—Young Women's Christian Association.

Mr. McLean from the Standing Committee on General Government reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Assembly be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

Office of the Assembly:
Office of the Assembly Program ..............................................$ 32,779,600

The following Bill was introduced and read the first time:—

Bill 54, An Act to amend the Public Service Superannuation Act.  Mr. Ashe.

Mr. Stevenson moved, seconded by Mr. Gillies,

That recognizing that trade plays a vital role in Ontario's economy, and that trade policies will be a key factor in determining our province's future, and given that over 70 per cent of our trade is with the United States, this House urges federal-provincial co-operation and direct provincial participation in the recently initiated Canada-U.S. discussions on sectoral free trade arrangements, in order to examine the potential long-term benefits to Ontario of free trade arrangements in selected industry sectors.
And a debate arising at 4.54 p.m. further proceedings on the motion were reserved until 5.50 p.m.

Mr. Boudria then moved Second Reading Bill 8, An Act to amend the Liquor Control Act.

Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on Mr. Stevenson's Resolution (No. 15) the question having been put was declared carried, and it was,

Resolved, That recognizing that trade plays a vital role in Ontario’s economy, and that trade policies will be a key factor in determining our province's future, and given that over 70 per cent of our trade is with the United States, this House urges federal-provincial co-operation and direct provincial participation in the recently initiated Canada-U.S. discussions on sectoral free trade arrangements, in order to examine the potential long-term benefits to Ontario of free trade arrangements in selected industry sectors.

Pursuant to Standing Order 64 (e) the following members signified their objection to the putting of the question on the motion for Second Reading of Bill 8, An Act to amend the Liquor Control Act, and accordingly the question was not put.

Ashe        Johnson        Robinson
Baetz       (Wellington-Dufferin-Peel)  Rotenberg
Barlow      Kennedy       Scrivener
Birch       Kells         Stevenson
Cousens     Kolyn         (Durham York)
Dean        Lane          Taylor
Eaton       Leluk         (Simcoe Centre)
Elgie       McCaffrey     Treleaven
Gillies     McCague       Villeneuve
Gordon      Mitchell      Walker
Gregory     Norton        Wells
Havrot      Piché         Williams—35.
Hodgson     Pope

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THE EVENING SITTING

8.00 O'CLOCK P.M.

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

(In the Committee)

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had directed him to report Progress on the Estimates of the Ministry of Intergovernmental Affairs and That the Committee has directed him to ask for leave to sit again.
Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.35 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Compendia re:

Bill 54, An Act to amend the Public Service Superannuation Act. (No. 77) (Tabled May 3rd, 1984)

Ministry of Agriculture and Food Report: Women in Rural Life—“The Changing Scene”. (No. 78) (Tabled May 3rd, 1984)


Further Petitions:

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled May 3rd, 1984)

—re: amending Bill 141/1984 to include equal pay for work or equal value. (No. 36) (Tabled May 3rd, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

THIRTY-FIRST DAY

FRIDAY, MAY 4TH, 1984

Prayers

10.00 O'Clock A.M.

Before Routine Proceedings, Mr. Rae rose on what he stated to be a matter of privilege arising at a meeting last night of the Standing Committee on Resources Development.

The Deputy Speaker ruled that he was out of order as proceedings in a committee may not be considered by the Speaker unless and until a report thereon is properly before the House.
The Deputy Speaker's ruling was sustained on the following division:—

**AYES**

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(Naldimand-Norfolk)  
(Taylor)  
(Simcoe Centre)  
(York Mills)  

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(Rainy River)  
(Worton—55.)

**NAYS**

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(Scarborough West)  
(Stokes)  
(Swart—11.)  

Disorder having arisen in the west Gallery during Routine Proceedings, the Deputy Speaker ordered that strangers be excluded from the Gallery.

Mr. Kolyn from the Standing Committee on Administration of Justice presented the Committee's Report which was read as follows and adopted:—

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


The following Bills were introduced and read the first time:—
Bill 55, An Act respecting Advertising by Governmental Organizations.  
Mr. Foulds.

Bill 56, An Act to amend the Election Finances Reform Act.  
Mr. Foulds.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Intergovernmental Affairs,

and after some time,

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

Ordered, That the Report be received,

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

Sessional Paper:

A further Petition re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled April 30th, 1984) (Response Tabled May 4th, 1984)

THIRTY-SECOND DAY
MONDAY, MAY 7TH, 1984

Prayers

2.00 O’Clock P.M.

During the oral question period grave disorder having arisen, pursuant to Standing Order 10, Mr. Speaker suspended the sitting for ten minutes.

The following Bill was introduced and read the first time:—

Bill 57, An Act to amend the Legislative Assembly Retirement Allowances Act.  
Mr. Wells.
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, 1985, the following sums:—

MINISTRY OF INTERGOVERNMENTAL AFFAIRS

701. To defray the expenses of the Ministry Administration Program $ 1,395,500

702. To defray the expenses of the Intergovernmental Relations Program ................................................................. 4,850,400

703. To defray the expenses of the French Language Services and Franco-Ontarian Affairs Program .................................................. 1,752,400

And after some time,

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 report Progress on the Estimates of the Ministry of Government Services and asked 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.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Royal Commission on Matters of Health and Safety Arising from the Use of Asbestos in Ontario. (No. 80) (Tabled May 7th, 1984)

Further Petitions:

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 7th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled May 7th, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)
—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled May 7th, 1984)

THIRTY-THIRD DAY
TUESDAY, MAY 8TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

The following Bills were introduced and read the first time:

Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities.  Mr. Bennett.


Bill 60, An Act to amend the Municipal Act.  Mr. Bennett.

Bill 61, An Act to amend the Municipality of Metropolitan Toronto Act.  Mr. Bennett.

The following Bills were read the second time and Ordered for Third Reading.

Bill Pr3, An Act respecting the City of Toronto.

Bill Pr6, An Act respecting the City of Kitchener.

Bill Pr17, An Act respecting the Oakville Young Men’s Christian Association—Young Women’s Christian Association.

Bill Pr20, An Act to continue The Corporation of the Townships of Shackleton and Machin under the name of The Corporation of the Township of Fauquier-Strickland.

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

Bill Pr3, An Act respecting the City of Toronto.

Bill Pr6, An Act respecting the City of Kitchener.

Bill Pr17, An Act respecting the Oakville Young Men’s Christian Association—Young Women’s Christian Association.
Bill Pr20, An Act to continue The Corporation of the Townships of Shackleton and Machin under the name of The Corporation of the Township of Fauquier-Strickland.

The House resolved itself into a Committee to consider certain Bills,

THE EVENING SITTING

8.00 O'CLOCK P.M.

And, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report the following Bill without amendment:—

Bill 5, An Act in respect of Extra-Provincial Corporations.

Also, That the Committee had directed him to report progress on the following Bill:—


Ordered, That the Report be now received and adopted.

The House then adjourned at 10.25 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Compendia:

Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. (No. 81) (Tabled May 8th, 1984)

Bill 59, An Act to amend the Ontario Unconditional Grants Act. (No. 82) (Tabled May 8th, 1984)

Bill 60, An Act to amend the Municipal Act. (No. 83) (Tabled May 8th, 1984)

Bill 61, An Act to amend the Municipality of Metropolitan Toronto Act. (No. 84) (Tabled May 8th, 1984)

Further Petitions:
—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 8th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled May 8th, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)

THIRTY-FOURTH DAY
WEDNESDAY, MAY 9TH, 1984

The following Committee met:

Standing Committee on General Government.

THIRTY-FIFTH DAY
THURSDAY, MAY 10TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

On motion by Mr. Davis, seconded by Mr. Peterson and Mr. Rae,

Resolved, That in light of the tragic event which occurred in the Quebec National Assembly on Tuesday, May 8, the Speaker convey to the President of that Assembly the heartfelt concern and sympathy of the Members of this House over the loss of life and injuries sustained by those dedicated men and women who have been servants of that House; And that this House recognize and salute the Sergeant-at-Arms of the Quebec National Assembly for his selfless and courageous action to prevent further loss in the face of grave danger; And that the Members of this House join in extending personal messages of condolence to the President and all Members of the Quebec National Assembly and to the bereaved and the assurances of the fraternal support of this House.

Il a été décidé que, Qu’il soit résolu que, suite à l’événement tragique qui a frappé l’Assemblée nationale du Québec le mardi 8 mai, le président fasse part au président de l’Assemblée nationale de la profonde sympathie qui anime les députés de l’Assemblée législative de l’Ontario face aux décès tragiques et aux blessures subies par des hommes et des femmes au service de l’Assemblée nationale; qu’il soit résolu que nous, de l’Assemblée législative de l’Ontario, rendions hommage au sergent d’armes de l’Assemblée nationale du Québec pour le courage et le dévouement dont il a fait preuve pour épargner d’autres vies; qu’il soit résolu que les députés de l’Assemblée législative de l’Ontario offrent leurs condoléances aux familles des vic-
Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill Pr9, An Act respecting the Association of the Chemical Profession of Ontario.

Bill Pr15, An Act to Incorporate Baptist Bible College Canada and Theological Seminary.

Your Committee would recommend that the fees, less the actual cost of printing, be remitted on Bill Pr15, An Act to Incorporate Baptist Bible College Canada and Theological Seminary.

Mr. Kolyn from the Standing Committee on Administration of Justice presented the Committee’s Report on White Paper on Loan and Trust Companies and moved its adoption (Sessional Paper No. 85) (Tabled May 10th, 1984).

On motion by Mr. Kolyn,

Ordered, that the debate be adjourned.

Mr. McLean from the Standing Committee on General Government reported the following Resolution:

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Provincial Auditor be granted to Her Majesty for the fiscal year ending March 31st, 1985:

OFFICE OF THE PROVINCIAL AUDITOR:

Administration of the Audit Act and Statutory Audits Program. $4,151,900

On motion by Mr. Wells,

Ordered, That notwithstanding Standing Order 64 (a) Private Members’ Business will not be taken up on Thursday next, May 17th, and also that on Thursday, May 24th, Private Members’ Business will be taken up at the evening sitting, not in the afternoon as provided in Standing Order 64 (a).
The following Bills were introduced and read the first time:


Bill 63, An Act to revise the Surveyors Act.  Mr. Pope.

Mr. Foulds moved, seconded by Mr. Stokes,

That in the opinion of this House, recognizing that access to health care treatment and facilities should be a right and not a privilege, and should not be subject to geographic or economic barriers, the Government of Ontario should incorporate as a fully-insured service under OHIP the cost of medically necessary travel, as determined by a qualified physician, in excess of 200 miles; and further that the Government should begin by instituting such coverage for residents of Northern Ontario (that is for those living in the Territorial Districts north of the French River) within two years of the passage of this resolution and that coverage for the rest of the province be phased in over a four-year period; and further that in the case of a child needing such medically necessary travel, the Government give consideration to covering the costs of travel for one parent or guardian of such a child.

And a debate arising at 4.45 p.m. further proceedings on the motion were reserved until 5.50 p.m.

Mr. Cureatz then moved, seconded by Mr. Kennedy,

That in the opinion of this House, in order to give local municipalities power to pass by-laws related to employee security in retail businesses, the Government should amend the Municipal Act to allow municipalities to pass by-laws to require retail businesses that are open to the public between 10 o'clock in the afternoon of any day and 5 o'clock in the forenoon of the following day to install such security devices as may be set out in the by-law.

Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on Mr. Foulds' Resolution (No. 16) the question having been put was declared carried on the following division:

Ayes

Bernier  Elston  Jones
Birch   Eves   Kerr
Bradley Foulds  Kerrio
Brandt  Gordon  Kelyn
Breagh  Haggerty  Lane
Bryden  Havrot  Mancini
Cassidy  Hennessy  McCaffrey
Cunningham  Hodgson  McGuigan
Cureatz  Johnson  McKesson
Di Santo  (Wellington-Dufferin-Peel)  McLellan
Eaton  Johnston  Miller
Edighoffer  (Scarborough West)  (Haldimand-Norfolk)
Resolved, That in the opinion of this House, recognizing that access to health care treatment and facilities should be a right and not a privilege, and should not be subject to geographic or economic barriers, the Government of Ontario should incorporate as a fully-insured service under OHIP the cost of medically necessary travel, as determined by a qualified physician, in excess of 200 miles; and further that the Government should begin by instituting such coverage for residents of Northern Ontario (that is for those living in the Territorial Districts north of the French River) within two years of the passage of this resolution and that coverage for the rest of the province be phased in over a four-year period; and further that in the case of a child needing such medically necessary travel, the Government give consideration to covering the costs of travel for one parent or guardian of such a child.

Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on Mr. Cureatz' Resolution (No. 17) the question having been put was declared carried, and it was,

Resolved, That in the opinion of this House, in order to give local municipalities power to pass by-laws related to employee security in retail businesses, the Government should amend the Municipal Act to allow municipalities to pass by-laws to require retail businesses that are open to the public between 10 o'clock in the afternoon of any day and 5 o'clock in the forenoon of the following day to install such security devices as may be set out in the by-law.

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

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, 1985, the following sums:—

Ministry of Government Services

601. To defray the expenses of the Ministry Administration Program $ 9,746,100
602. To defray the expenses of the Accommodation Program ........... 262,998,200
603. To defray the expenses of the Human Resource Services Program ......................................................... 62,942,900
604. To defray the expenses of the Corporate Services Program ....... 16,517,500
605. To defray the expenses of the Real Property Program ............. 19,123,100
606. To defray the expenses of the Computer and Telecommunication Services Program ........................................... 12,545,900

And after some time,

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.

Debate on the motions for adoption of the recommendations contained in the 1982 and 1983 Reports of the Standing Committee on Public Accounts was resumed, and after some time,

The motion having been put was declared carried.

The House then adjourned at 10.30 p.m.

The Answers to Questions Nos. 249 to 256 inclusive, 277, 291, 306, 315, 316, 319 and 320 were laid upon the Table (See Friday, May 11th, Hansard).

Pursuant to Standing Order 81 (e) the Answers to Questions Nos. 277 (Sessional Paper No. 87) and 319 (Sessional Paper No. 88) were made Returns.

The Interim Answers to Questions Nos. 300 to 305 inclusive, 307 and 310 were laid upon the Table (See Friday, May 11th, Hansard).
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Compendia:

Bill 63, An Act to revise the Surveyors Act. (No. 89) (Tabled May 10th, 1984)


Petition re: Lottery Systems at Community Colleges. (No. 86) (Tabled May 10th, 1984)

THIRTY-SIXTH DAY
FRIDAY, MAY 11TH. 1984

PRAYERS 10.00 O'CLOCK A.M.

The following Bills were introduced and read the first time:

Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry.


The following Bill was read the second time:


The House resolved itself into a Committee to consider a certain Bill and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:

Bill 36, An Act to amend the Ministry of Energy Act.

Ordered, That the Report be now received and adopted.
The following Bill was read the second time:—


The House then adjourned at 12.28 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

*Sessional Papers:*

Further Petition:

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 11th, 1984) (Response Tabled April 11th, 1984, *See Hansard for Friday, April 13th, 1984*)

Compendia:

Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. (No. 91) (Tabled May 11th, 1984)


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**THIRTY-SEVENTH DAY**  
MONDAY, MAY 14TH, 1984

**Prayers**  
2.00 O’CLOCK P.M.

The following Bills were introduced and read the first time:—


Bill 67, An Act to amend the Milk Act. *Mr. Timbrell.*

Bill 68, An Act respecting the Marketing of Grain Corn. *Mr. Timbrell.*

Bill 69, An Act to amend the Live Stock and Live Stock Products Act. *Mr. Timbrell.*
Bill 70, An Act to amend the Education Act.  Mr. Martel.

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, 1985, the following sum:—

**Office of the Lieutenant Governor**

101. To defray the expenses of the Office of the Lieutenant Governor

Program...........................................................................................................................................$ 393,300

And after some time,

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 report progress on the Estimates of the Premier and Cabinet Office and asked 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.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

**Sessional Papers:**

Further Petitions:

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 14th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled May 14th, 1984)

Compendia:

Bill 66, An Act respecting Conveyancing Documents and Procedures and the Recording of Title to Real Property. (No. 93) (Tabled May 14th, 1984)

Bill 67, An Act to amend the Milk Act. (No. 94) (Tabled May 14th, 1984)
Bill 68, An Act respecting the Market of Grain Corn. (No. 95) (Tabled May 14th, 1984)

Bill 69, An Act to amend the Live Stock and Live Stock Products Act. (No. 96) (Tabled May 14th, 1984)

THIRTY-EIGHTH DAY
TUESDAY, MAY 15TH, 1984

PRAYERS

2.00 O'CLOCK P.M.

On motion by Mr. Wells,

Ordered, That Mr. Edighoffer and Mr. Newman exchange positions in the order of precedence for Private Members' Business.

At 3.20 p.m. the sitting was suspended until 4.00 p.m.

Mr. Grossman moved, seconded by Mr. Davis, That this House approves in general the Budgetary policy of the Government, and in doing so presented his Budget and Budget papers. (Sessional Paper No. 2)

And a debate having ensued, it was, on motion by Mr. Reid (Rainy River)

Ordered, That the debate be adjourned.

The House then adjourned at 5.25 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:


Further Petitions:

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 15th, 1984) (Response Tabled April 11th, 1984. See Hansard for Friday, April 13th, 1984)

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled May 15th, 1984)
THIRTY-NINTH DAY
WEDNESDAY, MAY 16TH, 1984

The following Committee met:—
Standing Committee on Social Development.

FORTIETH DAY
THURSDAY, MAY 17TH, 1984

PRAYERS

Mr. McCague delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by his own hand, and the said message was read by Mr. Speaker and is as follows:—

JOHN B. AIRD

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st day of March, 1985 and recommends them to the Legislative Assembly.


(Sessional paper No. 3 Vol. 2 Justice Policy Field, Vol. 4 Social Development Policy Field, and Ministry of Natural Resources.)

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying same be referred to the Committee as Ordered by the House.

Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee's Report which was read as follows and adopted:—

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

Bill Pr37, An Act respecting the Ontario Association of Landscape Architects.

On motion by Mr. Wells,

Ordered, That when the House adjourns on Friday, May 18th, at 1.00 p.m. it stands adjourned until Tuesday, May 22nd at 2.00 p.m.
On motion by Mr. Wells,

Ordered, That notwithstanding the previous order of the House, the House will sit on Wednesday, June 13th and when it adjourns on that date it stand adjourned until Monday, June 18th at 2.00 p.m.

The following Bills were introduced and read the first time:—

Bill 71, An Act to amend the Assessment Act.  Mr. Gregory.

Bill 72, An Act to amend the Corporations Tax Act.  Mr. Gregory.

Bill 73, An Act to amend the Small Business Development Corporations Act.  Mr. Gregory.

Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.  Mr. Grossman.

Bill 75, An Act to amend the Labour Relations Act.  Mr. Ramsay.


The Order of the Day for resuming the Adjourned Debate on the motion that this House approves in general the Budgetary Policy of the Government, having been read,

The debate was resumed, and, after some time,

Mr. Reid (Rainy River) moved, seconded by Mr. Nixon, that the motion that this House approve in general the Budgetary Policy of the Government be amended by deleting the words following “That” and adding thereto the following:—

this House deeply regrets that the 1984 budget fails to recognize the most serious and fundamental problems facing Ontario today and condemns the government for:

ignoring the desparate plight of the 443,000 unemployed people in the Province of Ontario, and in particular, perpetrating a cruel hoax on the 169,000 unemployed youth of this province, by offering them nothing more than re-packaged programmes and hopes of private sector job creation;

continuing to collect exorbitant tax revenues from the citizens of Ontario, while at the same time refusing to rein in provincial government spending, and in particular, refusing to end such wasteful government expenditures for such excesses as the Suncor purchase, the land banks, Minaki Lodge, self-congratulatory government advertising, unnecessary government polling, the prolific use of expensive consulting services, among others;
introducing measures requiring expenditures by municipalities and school boards, while at the same time restricting transfer payments to those levels;

failing to provide tax relief to the tourism industry at a time when the provincial tourism deficit has reached a record level due to government controlled tax and cost increases;

ignoring the special needs of women, and further, for continuing to impose upon them an unjustified and sexist tax on essential products;

further punishing low-income earners by increasing yet again OHIP premiums;

ignoring the plight of the Ontario farmer who continues to face the very real prospect of bankruptcy;

refusing to deal with the problem of very serious shortages of affordable rental housing in numerous communities across the province;

continuing to cut back for environmental protection, at a time when concerns regarding the quality of the air we breath and the water we drink are at their highest;

continuing to neglect the essential need for a comprehensive and coherent economic strategy to guide the development of the province in an era of technological transition;

Therefore, the Government lacks the confidence of this House.

The debate continued, and, after some time,

THE EVENING SITTING

8.00 O’CLOCK P.M.

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

On motion by Mr. Runciman,

Ordered, That the debate be adjourned.

Mr. Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in his Chambers:—

Bill Pr3, An Act respecting the City of Toronto.

Bill Pr6, An Act respecting the City of Kitchener.

Bill Pr17, An Act respecting the Oakville Young Men’s Christian Association—Young Women’s Christian Association.
Elizabeth II  
17th and 18th May

Bill Pr20, An Act to continue The Corporation of the Townships of Shackleton and Machin under the name of The Corporation of the Township of Fauquier-Strickland.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Ontario Science Centre 1982/83 Annual Report. (No. 98) (Tabled May 17th, 1984)


Further Petitions:

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 17th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

Compendia:

Bill 71, An Act to amend the Assessment Act. (No. 100) (Tabled May 17th, 1984)

Bill 72, An Act to amend the Corporations Tax Act. (No. 101) (Tabled May 17th, 1984)

Bill 73, An Act to amend the Small Business Development Corporations Act. (No. 102) (Tabled May 17th, 1984)

Bill 75, An Act to amend the Labour Relations Act. (No. 103) (Tabled May 17th, 1984)

FORTY-FIRST DAY
FRIDAY, MAY 18TH, 1984

Prayers 10.00 O’Clock A.M.

On motion by Mr. Eaton,
Ordered, That the Select Committee on the Ombudsman be authorized to sit Tuesday afternoon May 22nd, after Routine Proceedings.

The following Bill was introduced and read the first time:—

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. Mr. Drea.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary Policy of the Government, having been read,

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

On motion by Mr. Kolyn,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Ministry of Agriculture and Food Annual Report 1982/83. (No. 104) (Tabled May 18th, 1984)


Compendium:

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. (No. 106) (Tabled May 18th, 1984)

Ministry of Energy: Three-Month Follow-Up Study of Barrie Heat Save Clinic Visitors (April 1983); Homeowner and Clinic Visitor Reactions to the 1983 Heat Save Project in Owen Sound (May 1983); Guelph Pre-Clinic Heat Save Survey—Tabular Report (October 1983); Homeowners’ and Small Business Reactions to the 1983 Heat Save Shop in North Bay (March 1984); Gallup Ontario Omnibus Report conducted for the Ministry of Energy (June 1983); and Public Attitudes towards the Energy Situation in Ontario, Benchwork Study (August 1983), Wave 2 Study (October 1983), Wave 3 Study (December 1983). (No. 107) (Tabled May 18th, 1984)
The Answers to Questions Nos. 147-175, 288, 292, 308, 309, 321, 323, 326, 331 and 337 were laid upon the Table. (See Hansard for Friday, May 18th, 1984) (Tabled May 18th, 1984)

Pursuant to Standing Order 81 (e), the answers to Questions Nos. 328 (Sessional Paper No. 110), 329 (Sessional Paper No. 109) and No. 330 (Sessional Paper No. 108) were made Returns. (Tabled May 18th, 1984)

The Interim Answers to Questions Nos. 293 and 325 were laid upon the Table (See Friday May 18th, 1984 Hansard) (Tabled May 18th, 1984)

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**FORTY-SECOND DAY**

**TUESDAY, MAY 22ND, 1984**

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**PRAYERS**

2.00 O'CLOCK P.M.

Mr. McCague delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by his own hand, and the said message was read by Mr. Speaker and is as follows:—

**JOHN B. AIRD**

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st day of March, 1985 and recommends them to the Legislative Assembly.


Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying same be referred to the Committee as Ordered by the House.

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The following Bills were introduced and read the first time:—


Bill 79, An Act to amend the Nursing Homes Act.  *Mr. Cooke.*

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The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary Policy of the Government, 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. Cousens,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Further Petitions:

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 22nd, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled May 22nd, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)

The Answers to Questions Nos. 294 and 318 were laid upon the Table. (See Hansard for Friday, May 25th, 1984) (Tabled May 22nd, 1984)

Pursuant to Standing Order 81 (e) the answers to Questions Nos. 236 to 247 inclusive (Sessional Paper No. 111) were made a Return. (Tabled May 22nd, 1984)
FORTY-THIRD DAY  
WEDNESDAY, MAY 23RD, 1984

The following Committees met:—

Standing Committee on Administration of Justice.
Standing Committee on General Government.
Standing Committee on Resources Development.

FORTY FOURTH DAY  
THURSDAY, MAY 24TH, 1984

PRAYERS  
2.00 O’CLOCK P.M.

On motion by Mr. Wells,

Ordered, That at the request of the applicant, the Order for Bill Pr14, An Act respecting the Yonge-Rosedale Charitable Foundation, be discharged and the Bill withdrawn; and, further, that the fees, less the actual cost of printing, be remitted.

On motion by Mr. Sterling, Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information was introduced and read the first time on the following division:—

AYES

Andrewes  Eves  Kerr
Ashe  Fish  Kolyn
Baetz  Gillies  Leluk
Barlow  Gregory  McCaffrey
Bennett  Grossman  McEwen
Bernier  Havrot  McMurtry
Birch  Hennessy  McNeil
Brandt  Hodgson  Miller
Cousens  Johnson  (Muskoka)
Cureatz  (Wellington-Dufferin-Peel)  Mitchell
Davis  Jones  Norton
Dean  Kennedy  Pollock
Eaton  Kells  Pope
The following Bills were introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies.  Mr. Di Santo.


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, 1985, the following sums:—

Office of the Premier:

201. To defray the expenses of the Office of the Premier Program......$ 2,413,000
Cabinet Office:

301. To defray the expenses of the Cabinet Office Program ............ $ 1,635,700

And after some time,

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 EVENING SITTING

8.00 O'Clock P.M.

Mr. Spensieri moved Second Reading of Bill 53, An Act to amend the Planning Act, 1983.

And after some time, at 9.10 p.m., further proceedings were reserved until 10.20 p.m.

Mr. Grande moved, seconded by Mr. Breaugh,

That in the opinion of this House, the Government should create a new system for municipal finance which will reduce the burden of residential property taxes and phase out the present residential property tax system and replace it with a system which reflects ability to pay. In order to achieve these objectives, the Government should phase-in a series of reforms designed: (1) to reverse the process of shifting provincial spending obligations onto local taxpayers; (2) to shift the funding of education and social services from the residential property tax base to progressive sources of revenue; and (3) to restructure the financing of local hard services, so that they reflect benefit and ability to pay. Specifically, the following phased-in program should be followed: (a) immediate increases in municipal grants to reflect the cost of providing municipal services; (b) immediate assumption, by the provincial Government, of the full cost of welfare and related social services; (c) phased-in removal of the education portion of residential property taxes over a period of five years, thereby reducing property taxes by about 50%; (d) replacement of the remainder of the present residential property tax with a tax system that reflects benefit and ability to pay; and (e) reform of the non-residential property tax system to eliminate inequities particularly as they affect small businesses.

Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on the motion for Second Reading of Bill 53, An act to amend the Planning Act, 1983, the question having been put was lost on the following division:
Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on Mr. Grande’s Resolution (No. 19) the question having been put was lost on the following division:—

**AYES**

Allen          Boudria          Johnston          Nixon
Breaugh        Kerrio          (Scarborough West)    Reed
Bryden         Laughren        (Halton-Burlington)    Riddell
Cassidy        Lupusella       Ruston
Charlton       Mackenzie       Spensieri
Copps          Martel          Stokes
Eakins         McClellan       Swart
Edighoffer     McGuigan        Wildman
Elston         Miller          Wrye—31.
Epp            (Haldimand-Norfolk)  
Grande         Newman

**NAYS**

Andrewes      Hodgson          Scrivener
Ashe          Johnson          Sheppard
Baetz         (Wellington-Dufferin-Peel)    Shymko
Barlow        Kells            Snow
Bennett       Kerr             Stephenson
Bernier       Kolyn            (York Mills)
Brandt        MacQuarrie       Stevenson
Cousens       McLean           (Durham York)
Dean          McNeil           Taylor
Drea          Miller           (Simcoe Centre)
Eatont        (Muskoka)       Timbrell
Elgie         Mitchell         Villeneuve
Eves          Norton           Walker
Gillies       Pollock          Watson
Harris         Pope             Wells
Havrot        Ramsay           Williams
Hennessy      Robinson         Wiseman—46.

**AYES**

Allen          Grande          Martel
Breaugh        Johnston        McClellan
Bryden         (Scarborough West)    Stokes
Cassidy        Laughren        Swart
Charlton       Lupusella       Wildman
Copps          Mackenzie       Wrye—17.

**NAYS**

Andrewes      Bennett          Cousens
Ashe          Bernier          Dean
Baetz         Boudria          Drea
Barlow        Brandt          Eakins
NAYS — Continued

Eaton McLean Sheppard
Edighoffer McNeil Shymko
Elgie Miller Snow
Elston (Haldimand-Norfolk) Spensieri
Epp Miller Stephenson
Eves (Muskoka) (York Mills) Stevenson
Gillies Mitchell Taylor
Harris Newman (Durham-York)
Havrot Nixon Timbrell
Hennessy Norton Villeneuve
Hodgson Pollock Walker
Johnson Pope Watson
(Kensington-Dufferin-Peel) Ramsay Wells
Kells Reed Williams
Kerr (Halton-Burlington) Wiseman—60.
Kerrio Riddell
Kolyn Robinson
MacQuarrie Ruston
McGuigan Scrivener

The House then adjourned at 10.35 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:


Memorandum of Understanding between the Minister of Consumer and Commercial Relations and the Residential Tenancy Commission. (No. 113) (Tabled May 24th, 1984)

Further Petitions:

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 8th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled May 8th, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)
Compendium:

Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. (No. 114) (Tabled May 24th, 1984)

FORTY FIFTH DAY
FRIDAY, MAY 25TH, 1984

PRAYERS

10.00 O’CLOCK A.M.

On motion by Mr. Wells,

Ordered, That the Standing Committee on Resources Development authorized to meet the evening of Monday, May 28th, 1984.

The following Bill was introduced and read the first time:—

Bill 81, An Act to amend the Milk Act. Mr. Swart.

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

Bill 5, An Act in respect of Extra-Provincial Corporations.

Bill 36, An Act to amend the Ministry of Energy Act.

Bill 37, An Act to amend the Ontario Pensioners Property Tax Assistant Act.

The following Bills were read the second time and Ordered for Third Reading:—

Bill Pr9, An Act respecting the Association of the Chemical Professional of Ontario.

Bill Pr15, An Act to incorporate Baptist Bible College Canada and Theological Seminary.'

Bill Pr37, An Act respecting The Ontario Association of Landscape Architects.

The following Bills were read the third time and were passed:—
Bill Pr9, An Act respecting the Association of the Chemical Professional of Ontario.

Bill Pr15, An Act to incorporate Baptist Bible College Canada and Theological Seminary.

Bill Pr37, An Act respecting The Ontario Association of Landscape Architects.

The following Bills were read the second time:—

Bill 54, An Act to amend the Public Service Superannuation Act. *Ordered Referred to the Standing Committee on General Government.*

Bill 57, An Act to amend the Legislative Assembly Retirement Allowances Act. *Ordered for Third Reading.*

Bill 67, An Act to amend the Milk Act. *Ordered for Committee of the Whole House.*

Debate on the motion for Second Reading of Bill 68, An Act respecting the Marketing of Grain Corn was adjourned.

The House then adjourned at 1.00 p.m.

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**FORTY SIXTH DAY**

**MONDAY, MAY 28TH, 1984**

**PRAYERS**

2.00 O’CLOCK P.M.

The following Bills were introduced and read the first time:—

Bill 82, An Act to amend the Theatres Act. *Mr. Elgie.*

Bill 83, An Act to Recognize June the first as Injured Workers’ Day. *Mr. Lupusella.*

The following Bill was introduced and read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—
Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. 
McCaffrey.

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

(In the Committee)

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Commit-
tee had directed him to report Progress on the Estimates of the Ministry of Revenue 
and That the Committee has 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.

Debate on the motion for Second Reading of Bill 28, An Act to provide for the 
Implementation of the Young Offenders Act (Canada), was resumed and after some 
time,

On motion by Mr. Drea,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House 
were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Co-ordinator. (No. 115) (Tabled May 28th, 1984)

Compendium:

Bill 82, An Act to amend the Theatres Act. (No. 116) (Tabled May 28th, 1984)
During the oral Question Period, Mr. Speaker requested the member for Port Arthur (Mr. Foulds) to withdraw unparliamentary language.

The member having refused, was named by Mr. Speaker and directed to withdraw from the service of the House.

On motion by Mr. Wells,

*Ordered*, That Standing Order 72 (a) respecting notice of committee hearings be suspended for the consideration of Bill Pr21, An Act respecting the Harold and Grace Baker Centre, by the Standing Committee on Regulations and Other Statutory Instruments on Thursday, May 31st, 1984.

The following Bills were introduced and read the first time:—

Bill 84, An Act to amend the Executive Council Act.  *Mr. Wells.*

Bill 85, An Act to amend the Legislative Assembly Act.  *Mr. Wells.*

Bill 86, An Act to declare the Rights of Children in Ontario.  *Mr. McClellan.*

Bill 87, An Act to protect Farming Operations against Nuisance Claims.  *Mr. Riddell.*

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

Bill 57, An Act to amend the Legislative Assembly Retirement Allowances Act.

Debate on the motion for Second Reading of Bill 28, An Act to provide for the Implementation of the Young Offenders Act (Canada), was resumed and after some time, the motion having been put, was carried on the following division:—

**Ayes**

Andrewes  Barlow  Cousens  
Ashe  Bennett  Cureatz 
Baetz  Brandt  Dean
AYES — Continued

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NAYS

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<tr>
<td>Charlton</td>
<td>Martel</td>
<td>Ruston</td>
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<tr>
<td>Conway</td>
<td>McClellan</td>
<td>Samis</td>
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<td>Cooke</td>
<td>McGuigan</td>
<td>Sargent</td>
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<td>Copps</td>
<td>McKessock</td>
<td>Stokes</td>
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<td>Cunningham</td>
<td>Miller</td>
<td>Swart</td>
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<tr>
<td>Edighoffer</td>
<td>(Haldimand-Norfolk)</td>
<td>Sweeney</td>
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<tr>
<td>Elston</td>
<td>Newman</td>
<td>Van Horne—42.</td>
</tr>
<tr>
<td>Epp</td>
<td>Nixon</td>
<td></td>
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</tbody>
</table>

And the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Social Development.*

The following Bill was read the second time:

*Bill 61, An Act to amend the Municipality of Metropolitan Toronto Act. Ordered for Third Reading.*

The following Bill was read the third time and was passed:
Bill 61, An Act to amend the Municipality of Metropolitan Toronto Act.

Mr. Rotenberg, in the absence of Mr. Bennett, moved second reading of Bill 59, An Act to amend the Ontario Unconditional Grants Act, and after some time,

THE EVENING SITTING

8.00 O'CLOCK P.M.

the motion having been put, was declared carried and the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

Mr. Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in his Chambers:—

Bill 5, An Act in respect of Extra-Provincial Corporations.
Bill 36, An Act to amend the Ministry of Energy Act.
Bill 37, An Act to amend the Ontario Pensioners Property Tax Assistance Act.
Bill 57, An Act to amend the Legislative Assembly Retirement Allowances Act.
Bill 61, An Act to amend the Municipality of Metropolitan Toronto Act.
Bill Pr9, An Act respecting the Association of the Chemical Profession of Ontario.
Bill Pr15, An Act to Incorporate Baptist Bible College Canada and Theological Seminary.
Bill Pr37, An Act respecting The Ontario Association of Landscape Architects.

The House resolved itself into a Committee to consider certain Bills and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with a certain amendment:—


Also, that the Committee had directed him to report progress on the following Bill:


Ordered, That the Report be now received and adopted.
The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:


Further Petitions:

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled May 29th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled May 29th, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)

FORTY-EIGHTH DAY
WEDNESDAY, MAY 30TH, 1984

The following Committees met:—

Standing Committee on Administration of Justice.

Standing Committee on General Government.

Standing Committee on Resources Development.

FORTY-NINTH DAY
THURSDAY, MAY 31ST, 1984

Prayers

2.00 O'CLOCK P.M.

Mr. Speaker addressed the House as follows:—

On Tuesday last, I undertook to consider the points raised by the Honourable Member for Halton-Burlington (Mr. Reed) and other members concerning the right
of a committee considering Estimates to request the attendance of civil and public servants.

By convention, it is the responsibility of a minister to defend the expenditure proposals of, and the policy implied in, the Estimates of his ministry. However, civil and public servants have attended Estimates committees to personally assist their ministers, and, in recent years, there has been a gradual movement toward more direct participation of civil and public servants in the Estimates process. It has become the practice of many ministers to make their officials available to the committees to provide factual and background information on ministry expenditure proposals and to explain the administration of ministry policy. Traditionally, such witnesses have not been asked to state their own views on, advocate or defend government policy or political matters or to reveal confidential or privileged matters.

On April 2nd, 1984, the House, by order, established the committees for the current Session with the “power to examine and inquire into all such matters as may be referred to them by the House, with power to send for persons, papers and things, as provided by section 35 of the Legislative Assembly Act”. Accordingly, a committee considering a ministry’s Estimates may, on motion adopted by a majority of the committee, invite or request a civil or public servant to appear before the committee. The failure of a civil or public servant to answer a committee’s invitation or request could result in a report to the House asking the House to authorize the Speaker to issue his Warrant to compel an official to attend the committee and give evidence. With the concurrence of the majority of the Assembly, civil servants and public servants may be compelled, pursuant to section 35 of the Legislative Assembly Act, to attend a committee to answer any question and deliver any document required by the committee so long as the committee is acting within its terms of reference. Whether or not the witness is a competent witness who should be heard by an Estimates committee, is a matter on which the Chairman of a committee should rule.

Finally, I would like to reiterate what I have ruled on a number of occasions. Procedural difficulties which arise in standing and select committees ought to be settled in the committee and not in the House. It is clearly established that matters alleged to have arisen in committee, but not reported by the committee, may not be brought to the attention of the House as a question of privilege and the opinion of the Speaker may not be sought on such matters.

Mr. Speaker ruled as follows:—

I have had an opportunity to review the Report of the remarks of the honourable member for Huron-Middlesex (Mr. Riddell) made during the proceedings following oral Question Period on Tuesday.

The Standing Orders contain specific prohibitions against the use of words which may be judged to be offensive or disorderly. The determination as to whether words used in the House are offensive or disorderly rests with the Speaker and the Speaker’s judgment depends on the nature of the word and the context in which it is used. I remind the House that all members are judged to be honourable members and the Speaker cannot be expected to judge which member is telling the truth.
In this case I find that the remarks of the honourable member were offensive and disorderly and I would ask the member to withdraw the words.

The member for Huron-Middlesex then withdrew the words.

Mr. Kolyn from the Standing Committee on Administration of Justice reported the following Resolution:

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of the Solicitor General be granted to Her Majesty for the fiscal year ending March 31st, 1985:

**MINISTRY OF THE SOLICITOR GENERAL:**

- Ministry Administration Program ........................................... $ 6,679,000
- Public Safety Program .......................................................... 26,936,800
- Policing Services Program ...................................................... 10,729,400
- Ontario Provincial Police Program ......................................... 262,243,200

Mr. McLean from the Standing Committee on General Government presented the Committee's Report which was read as follows and adopted:

Your Committee begs to report the following Bill without amendment:

Bill 54, An Act to amend the Public Service Superannuation Act. *Ordered for Committee of the Whole House.*

The following Bills were introduced and read the first time:


Bill 92, An Act to Protect the Purchasers of New Farm Implements. *Mr. Boudria.*

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:
Bill Pr24, An Act respecting the City of Windsor.  Mr. Newman

Mr. Sheppard moved, seconded by Mr. McLean,

That in the opinion of this House, more equitable settlements are desirable when awards made under the Line Fences Act are appealed, and in order to affect such, this House supports amendments to the Act which would replace the current appeal system with an independent appeals tribunal.

And a debate arising at 4.48 p.m. further proceedings on the motion were reserved until 5.50 p.m.

Mr. Edighoffer then moved, seconded by Mr. Boudria,

That this House urges all municipalities which have not already done so to pass by-laws restricting the open display in retail stores of materials such as books, magazines and video tapes, which are appealing to or designed to appeal to erotic or sexual appetites, or which depict images of exaggerated violence, and that such open display be restricted through the use of opaque barriers of a size and nature which would ensure that the covers of such books, magazines or video tapes, save only the names thereof, may not be seen by the public.

Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on Mr. Sheppard's Resolution (No. 24) the question having been put was declared carried and it was,

Resolved, That in the opinion of this House, more equitable settlements are desirable when awards made under the Line Fences Act are appealed, and in order to affect such, this House supports amendments to the Act which would replace the current appeal system with an independent appeals tribunal.

Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on Mr. Edighoffer's Resolution (No. 25) the question having been put was declared carried and it was,

Resolved, That this House urges all municipalities which have not already done so to pass by-laws restricting the open display in retail stores of materials such as books, magazines and video tapes, which are appealing to or designed to appeal to erotic or sexual appetites, or which depict images of exaggerated violence, and that such open display be restricted through the use of opaque barriers of a size and nature which would ensure that the covers of such books, magazines or video tapes, save only the names thereof, may not be seen by the public.

THE EVENING SITTING

8.00 O'Clock P.M.

The following Bills were read the second time:—
Bill 71, An Act to amend the Assessment Act.  Ordered for Committee of the Whole House.

Bill 72, An Act to amend the Corporations Tax Act.  Ordered for Third Reading.


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 71, An Act to amend the Assessment Act.

Bill 73, An Act to amend the Small Business Development Corporations Act.

Ordered, That the Report be now received and adopted.

The House then adjourned at 10.15 p.m

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

A further Petition re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled May 31st, 1984)

Petition re: Regulation 424/82 (Section 5 (b)) of the Family Benefits Act. (No. 122) (Tabled May 31st, 1984)

Compendia:


Bill 90, An Act to amend the District Municipality of Muskoka Act. (No. 120) (Tabled May 31st, 1984)

Bill 91, An Act to amend the Regional Municipality of Sudbury Act. (No. 121) (Tabled May 31st, 1984)
FIFTIETH DAY
FRIDAY, JUNE 1ST, 1984

PRAYERS

10.00 O’CLOCK A.M.

The following Bills were read the second time:—

Bill 41, An Act to amend the Public Commercial Vehicles Act.  Ordered for Third Reading.

Bill 68, An Act respecting the Marketing of Grain Corn.  Ordered for 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 68, An Act respecting the Marketing of Grain Corn.

Bill 69, An Act to amend the Live Stock and Live Stock Products Act.

Ordered, That the Report be now received and adopted.

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

Bill 68, An Act respecting the Marketing of Grain Corn.

Bill 69, An Act to amend the Live Stock and Live Stock Products Act.

Ordered, That the House then adjourned at 1.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Petition re: Justice for Injured Workers. (No. 123) (Tabled June 1st, 1984)
Further Petitions:

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled June 1st, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled June 1st, 1984)

The Answers to Questions Nos. 301, 302, 310, 327, 335, 338 to 370 inclusive and 371 to 398 inclusive, were laid upon the Table (See Friday, June 1st, Hansard).

The Response to a Petition presented to the House, Sessional Paper No. 86 re: Lottery Systems at Community Colleges, was laid upon the Table (See Friday, June 1st, Hansard).

FIFTY-FIRST DAY
MONDAY, JUNE 4TH, 1984

PRAYERS

2.00 O'CLOCK P.M.

Mr. Kolyn from the Standing Committee on Administration of Justice reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Provincial Secretariat for Justice be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

PROVINCIAL SECRETARIAT FOR JUSTICE:
Justice Policy Program ...........................................................$  1,506,500

The following Bill was introduced and read the first time:—

Bill 93, An Act respecting Public Libraries. Ms Fish.

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, 1985, the following sums:—

MINISTRY OF REVENUE:

901. To defray the expenses of the Ministry Administration Program $ 17,430,000

902. To defray the expenses of the Tax Revenue and Grants Program ................................................................. 534,521,000

903. To defray the expenses of the Property Assessment Program .... 78,902,000

And after some time,

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House resolved itself into a Committee to consider a certain Bill,

THE EVENING SITTING

8.00 O'CLOCK P.M.

And, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on the following Bill:

Bill 142, An Act respecting the City of Barrie and the Township of Vespra.

Ordered, That the Report be now received and adopted.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):
Sessional Papers:

Compendium:


Further Petitions:

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled June 4th, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)

FIFTY-SECOND DAY
TUESDAY, JUNE 5TH, 1984

Prayers 2.00 O’CLOCK P.M.

On motion by Mr. Rae, seconded by Mr. Martel,

Resolved, That the government of Ontario express to the authorities in the Soviet Union, on behalf of the people of the province, its profound concern for the health and safety of Andrei Sakharov and his family, its complete opposition to Soviet treatment of the Sakharov family and other dissidents, and calls upon the Soviet government to live up to its obligations under the Helsinki accord.

The House resolved itself into a Committee to consider certain Bills,

The Evening Sitting 8.00 O’CLOCK P.M.

And, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on the following Bill:


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

Bill 54, An Act to amend the Public Service Superannuation Act.

Ordered, That the Report be now received and adopted.
Debate on the motion for second reading of Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund, was adjourned.

The House then adjourned at 10.30 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

*Sessional Paper:*


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**FIFTY-THIRD DAY**

**WEDNESDAY, JUNE 6TH, 1984**

The following Committees met:—

Standing Committee on Administration of Justice.

Standing Committee on Resources Development.

Standing Committee on Social Development.

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**FIFTY-FOURTH DAY**

**THURSDAY, JUNE 7TH, 1984**

**Prayers**

2.00 O’Clock P.M.

Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr13, An Act respecting Scandinavian-Canadian Centre.

Your Committee would recommend that the fees, less the actual cost of printing be remitted on Bill Pr13, An Act respecting the Scandinavian-Canadian Centre.
Mr. Barlow from the Standing Committee on Resources Development reported the following Resolution:

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Natural Resources be granted to Her Majesty for the fiscal year ending March 31st, 1985:

**MINISTRY OF NATURAL RESOURCES:**

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$54,962,400</td>
</tr>
<tr>
<td>Lands and Waters Program</td>
<td>114,408,000</td>
</tr>
<tr>
<td>Outdoor Recreation Program</td>
<td>76,463,200</td>
</tr>
<tr>
<td>Resource Products Program</td>
<td>166,614,000</td>
</tr>
<tr>
<td>Resource Experience Program</td>
<td>9,528,900</td>
</tr>
</tbody>
</table>

The following Bills were introduced and read the first time:


Bill 95, An Act to amend the Landlord and Tenant Act.  *Mr. Ruprecht.*


Mr. McClellan moved Second Reading of Bill 78, An Act to Extend Security of Tenure for Tenants.

And a debate arising at 4.34 p.m. further proceedings on the motion were then reserved until 5.50 p.m.

Mr. Eves then moved, seconded by Mr. Barlow,

That given the Canadian public is growing increasingly concerned about the parole system in Canada, and given the need to maintain public confidence in our system of justice, this House urges the Government of Canada to review and reform the *Parole Act*, and to consider increasing the minimum period of time required to be served by an inmate to be eligible for parole of for day parole to one-half of the sentence.

Pursuant to Standing Order 64(e) the following members signified their objection to the putting of the question on the motion for Second Reading of Bill 78, An Act to Extend Security of Tenure for Tenants.

<table>
<thead>
<tr>
<th>Andrewes</th>
<th>Gordon</th>
<th>Lane</th>
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<tbody>
<tr>
<td>Barlow</td>
<td>Gregory</td>
<td>McCaffrey</td>
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<td>Bernier</td>
<td>Havrot</td>
<td>McCague</td>
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<tr>
<td>Cousens</td>
<td>Johnson</td>
<td>McLean</td>
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<td>Eaton</td>
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<td>McNeil</td>
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<tr>
<td>Elgie</td>
<td>Kennedy</td>
<td>Pollock</td>
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<tr>
<td>Gillies</td>
<td>Kerr</td>
<td>Ramsay</td>
</tr>
</tbody>
</table>

*(Wellington-Dufferin-Peel)*
And accordingly the question was not put.

Pursuant to Standing Order 64(e) no objection having been made to the putting of the question on Mr. Eves Resolution (No. 26) the question having been put was carried on the following division:

**AYES**

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<thead>
<tr>
<th>Allen</th>
<th>Kennedy</th>
<th>Runciman</th>
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<tr>
<td>Andrewes</td>
<td>Kerr</td>
<td>Ruprecht</td>
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<td>Barlow</td>
<td>Kolyn</td>
<td>Scrivener</td>
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<td>Bernier</td>
<td>Lane</td>
<td>Sheppard</td>
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<td>Bradley</td>
<td>Mancini</td>
<td>Shymko</td>
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<tr>
<td>Breaugh</td>
<td>McCaffrey</td>
<td>Sterling</td>
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<td>Cousens</td>
<td>McCague</td>
<td>Stevenson</td>
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<tr>
<td>Cureatz</td>
<td>McEwen</td>
<td>(Durham York)</td>
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<td>Eaton</td>
<td>McGuigan</td>
<td>Taylor</td>
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<tr>
<td>Edighoffer</td>
<td>McKessock</td>
<td>(Simcoe Centre)</td>
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<td>Elgie</td>
<td>McLean</td>
<td>Treleaven</td>
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<td>Elston</td>
<td>McNeil</td>
<td>Van Horne</td>
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<td>Epp</td>
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<td>Eves</td>
<td>Newman</td>
<td>Walker</td>
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<td>Gillies</td>
<td>O'Neil</td>
<td>Watson</td>
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<tr>
<td>Gordon</td>
<td>Philip</td>
<td>Williams</td>
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<td>Gregory</td>
<td>Pollock</td>
<td>Wiseman—55.</td>
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<td>Haggerty</td>
<td>Ramsay</td>
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<tr>
<td>Havrot</td>
<td>Riddell</td>
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<td>Johnson</td>
<td>Robinson</td>
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(Wellington-Dufferin-Peel)

**NAYS**

<table>
<thead>
<tr>
<th>Boudria</th>
<th>Di Santo</th>
<th>McClellan</th>
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<td>Bryden</td>
<td>Johnston</td>
<td>Rae</td>
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<tr>
<td>Cassidy</td>
<td>(Scarborough West)</td>
<td>Ruston</td>
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<tr>
<td>Charlton</td>
<td>Laughren</td>
<td>Swart</td>
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<td>Cooke</td>
<td>Mackenzie</td>
<td>Wrye—16.</td>
</tr>
<tr>
<td>Copps</td>
<td>Martel</td>
<td></td>
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</tbody>
</table>

And it was,

**Resolved,** That given the Canadian public is growing increasingly concerned about the parole system in Canada, and given the need to maintain public confidence in our system of justice, this House urges the Government of Canada to review and reform the *Parole Act,* and to consider increasing the minimum period of time required to be served by an inmate to be eligible for parole or for day parole to one-half of the sentence.
The following Bills were read the second time:—


The House resolved itself into a Committee to consider a certain Bill, and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, that the Committee had directed him to report the following Bill with certain amendments:—

Bill 67, An Act to amend the Milk Act.

Ordered, That the Report be now received and adopted.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Further Petitions:

—re: Regulation 424/82 (Section 5(b)) of the Family Benefits Act. (No. 122) (Tabled June 7th, 1984)

—re: amending Bill 141/1984 to include equal pay for work of equal value. (No. 36) (Tabled June 7th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)
On motion by Mr. Eaton,

Ordered, That in the Standing Committee on Social Development, the Estimates of the Provincial Secretariat for Social Development be considered before the Estimates of the Ministry of Community and Social Services.

On motion by Mr. Eaton,

Ordered, That notwithstanding Standing Order 64(a), when the House sits in the Chamber on Wednesday, June 13th, Private Members' Public Business be taken up following Routine Proceedings.

The following Bills were introduced and read the first time:—

Bill 97, An Act to amend the Labour Relations Act.  Mr. Haggerty.


Debate on the motion for second reading of Bill 77, An Act respecting the Protection and Well-being of Children and their Families, was adjourned.

The House then adjourned at 1.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Further Petitions:—

—re: amending Bill 141/1984 to include equal pay for work of equal value.  (No. 36) (Tabled June 8th, 1984) (Response Tabled April 11th, 1984, See Hansard for Friday, April 13th, 1984)

—re: independent schools bearing the full cost of their own schools.  (Nos. 34 and 35) (Tabled June 8th, 1984)

FIFTY-SIXTH DAY
MONDAY, JUNE 11TH, 1984

PRAYERS

Mr. Kolyn from the Standing Committee on Administration of Justice reported the following Resolution:

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Correctional Services be granted to Her Majesty for the fiscal year ending March 31st, 1985:

MINISTRY OF CORRECTIONAL SERVICES:
Ministry Administration Program ........................................ $ 11,895,700
Institutional Program ..................................................... 177,303,100
Community Program ...................................................... 38,411,200

The House resolved itself into a Committee to consider a certain Bill,

THE EVENING SITTING

8.00 O’CLOCK P.M.

And, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on the following Bill:

Bill 142, An Act respecting the City of Barrie and the Township of Vespra.

Ordered, That the Report be now received and adopted.

The House then adjourned at 10.30 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

Sessional Paper:

Further Petitions:

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled June 11th, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)
The Answers to Questions Nos. 307, 322, 325 and 400 to 406 inclusive were laid upon the Table. (See Hansard for Wednesday, June 13th, 1984) (Tabled June 11th, 1984)

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FIFTY-SEVENTH DAY

TUESDAY, JUNE 12TH, 1984

PRAYERS

2.00 O'CLOCK P.M.

Mr. Speaker addressed the House as follows:

I beg to inform the House I have today laid upon the Table the Ninth Annual Report of the Commission on Election Contributions and Expenses for the year 1983. (Sessional Paper No. 126) (Tabled June 12th, 1984)

The following Bill was introduced and read the first time:—

Bill 99, An Act to amend the Workers' Compensation Act.  Mr. Ramsay.

On motion by Mr. Ramsay, Bill 101, An Act to amend the Workers' Compensation Act, was read the first time on the following division:—

AYES

Andrewes  Harris  McNeil
Ashe  Havrot  Mitchell
Baetz  Henderson  Norton
Barlow  Hodgson  Piché
Bennett  Johnson  Pollock
Bernier  (Wellington-Dufferin-Peel)  Pope
Brandt  Jones  Ramsay
Cousens  Kennedy  Robinson
Cureatz  Kells  Rotenberg
Dean  Kerr  Runciman
Drea  Kolyn  Scrivener
Eatton  Lane  Sheppard
Elgie  Leluk  Shymko
Eves  MacQuarrie  Snow
Fish  McCaffrey  (York Mills)
Gillies  McCague  Sterling
Gordon  McEwen  Stevenson
Gregory  McLean  (Durham York)
Grossman  McMurtry
AYES — Continued

Taylor
(Simcoe Centre)
Taylor
(Prince Edward-Lennox)

Timbrell
Treleaven
Villeneuve
Walker

Watson
Wells
Williams—63.

NAYS

Allen
Boudria
Bradley
Breaugh
Bryden
Cassidy
Charlton
Cooke
Copp
Cunningham
Di Santo
Eakins
Edighoffer
Elston
Epp
Foulds
Grande
Haggerty

Johnston
(Scarborough West)
Kerrio
Laughren
Lupusella
Mackenzie
Mancini
McClellan
McGuigan
McKesock
Miller
(Haldimand-Norfolk)
Newman
Nixon
O’Neil
Peterson
Philip
Reed
(Rainy River)
Renwick
Riddell
Roy
Ruprecht
Ruston
Samis
Sargent
Spensieri
Stokes
Swart
Sweeney
Van Horne
Wildman
Wrye—49.

(Halton-Burlington)

The following Bill was introduced and read the first time:—

Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes.
Mr. Bennett.

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

Bill 41, An Act to amend the Public Commercial Vehicles Act.


Bill 54, An Act to amend the Public Service Superannuation Act.


Bill 67, An Act to amend the Milk Act.
Bill 68, An Act respecting the Marketing of Grain Corn.

Bill 69, An Act to amend the Live Stock and Live Stock Products Act.

Bill 71, An Act to amend the Assessment Act.

Bill 72, An Act to amend the Corporations Tax Act.

Bill 73, An Act to amend the Small Business Development Corporations Act.

The House resolved itself into a Committee to consider a certain Bill,

And, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on the following Bill:—


Ordered, That the Report be now received and adopted.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The following Bill was read the second time:—


Debate on the motion for Second Reading of Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund, was adjourned.

On motion by Mr. Wells,

Ordered, That notwithstanding the previous Order of the House, Government business be taken up on the afternoon of June 13th, 1984 following the Routine Proceedings.

The House then adjourned at 10.30 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Further Petitions:

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled June 12th, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled June 12th, 1984)

Petition re: restoring free collective bargaining rights under Bill 100, 1975, the School Boards and Teachers Collective Negotiations Act. (No. 127) (Tabled June 12th, 1984)

Compendia:

Bills 99 and 101, Acts to amend the Workers’ Compensation Act. (No. 128) (Tabled June 12th, 1984)

Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. (No. 129) (Tabled June 14th, 1984)

FIFTY-EIGHTH DAY

WEDNESDAY, JUNE 13TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

Mr. Kells from the Standing Committee on Social Development presented the Committee’s Report which was read as follows and adopted:

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

Bill 28, An Act to provide for the Implementation of the Young Offenders Act (Canada). Ordered for Third Reading.

On motion by Mr. Wells,

Ordered, That the Standing Committee on General Government be authorized to sit on the afternoon of Monday, June the 18th.
With unanimous consent, on motion by Mr. Shymko, seconded by Mr. Newman,

Resolved, That the Legislative Assembly of Ontario express to the authorities of Poland, on behalf of the people of this Province, its profound concern that three Ontario residents, Grazyna Trzesicka, Władysław Sliwa and Zygmunt Augustyniak have had to resort to the desperate action of a hunger strike, jeopardizing their lives, so that they may be reunited with their families from Poland and call upon the Government of Poland to grant exit visas to their families as set out under its obligations under the specific provisions of the Helsinki Accords dealing with family unification to which Poland and Canada are signatories.

The following Bill was introduced and read the first time:—

Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke.

The following Bills were introduced, read the first time, and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr19, An Act respecting the City of London. Mr. Van Horne.

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell.

The following Bill was read the second time and Ordered for Third Reading:—

Bill Pr13, An Act respecting The Scandinavian-Canadian Centre.

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

Bill 28, An Act to provide for the Implementation of the Young Offenders Act (Canada).

Bill Pr13, An Act respecting The Scandinavian-Canadian Centre.

The Acting Speaker informed the House that, in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in his Chambers:—

Bill 28, An Act to provide for the Implementation of the Young Offenders Act (Canada).

Bill 41, An Act to amend the Public Commercial Vehicles Act.

Bill 54, An Act to amend the Public Service Superannuation Act.


Bill 67, An Act to amend the Milk Act.

Bill 71, An Act to amend the Assessment Act.

Bill 72, An Act to amend the Corporations Tax Act.

Bill 73, An Act to amend the Small Business Development Corporations Act.

Bill Pr13, An Act respecting The Scandinavian-Canadian Centre.

The following Bills were read the second time:


Bill 75, An Act to amend the Labour Relations Act.  Ordered for Committee of the Whole House.

With unanimous consent, the House reverted to “Introduction of Bills”, and the following Bills were introduced and read the first time:

Bill 104, An Act to amend the Farm Products Payments Act.  Mr. Timbrell.

Bill 105, An Act to amend the Farm Products Grades and Sales Act.  Mr. Timbrell.

The House resolved itself into a Committee to consider certain Bills, and, after some time, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report the following Bill without amendment:

Bill 75, An Act to amend the Labour Relations Act.

Also, That the Committee had directed him to report progress on the following Bill:

With unanimous consent, the House reverted to "Motions".

On motion by Mr. Wells,

Ordered, That notwithstanding any previous Order of the House, the House will sit in the Chamber on the afternoon of Wednesday, June 20th; and, that notwithstanding Standing Order 64, Private Members' Public Business will not be taken up on Thursday, June 21st.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Ontario Commission to inquire into the Financing of Elementary and Secondary Education Background Information. (No. 130) (Tabled June 13th, 1984)

Answer to an oral question asked by Mr. Martel re: gasoline prices. (No. 131) (Tabled June 13th, 1984)

FIFTY-NINTH DAY
MONDAY, JUNE 18TH, 1984

2.00 O'CLOCK P.M.

The following Bills were introduced and read the first time:—

Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling.


Bill 109, An Act to amend the Securities Act. Mr. Elgie.

Bill 110, An Act respecting Technological Change in the Workplace. Mr. Cassidy.
The House resolved itself into a Committee to consider a certain Bill, and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report the following Bill with a certain amendment:—

**Bill 88, An Act to amend the Financial Administration Act.**

*Ordered*, That the Report be now received and adopted.

Debate on the motion for Second Reading of Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund was resumed, and after some time the motion having been put was declared carried,

And the Bill was accordingly read the second time and *Ordered for Third Reading.*

On motion by Mr. Grossman, seconded by Mr. Wells,

*Ordered*, That the Treasurer of Ontario be authorized to pay the salaries of civil servants and other necessary payments pending the voting of Supply for the period commencing July 1st, 1984, and ending October 31st, 1984, such payments to be charged to the proper appropriation following the voting of Supply.

Debate on the motion for Second Reading of Bill 66, An Act respecting Conveyancing Documents and Procedures and Recording of Title to Real Property was adjourned.

**THE EVENING SITTING**

**8.00 O’CLOCK P.M.**

Debate on the motion for Second Reading of Bill 77, An Act respecting the Protection and Well-being of Children and their Families was resumed, and after some time, it was,

On motion by Mr. Drea,

*Ordered*, that the debate be adjourned.

The House then adjourned at 10.30 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Further Petitions:

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled June 18th, 1984)

—re: Regulation 424/82 (Section 5 (b)) of the Family Benefits Act. (No. 122) (Tabled June 18th, 1984)

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled June 18th, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)

Compendia:

Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. (No. 132) (Tabled June 18th, 1984)

Bill 107, An Act to amend the Highway Traffic Act. (No. 133) (Tabled June 18th, 1984)

Bill 108, An Act to amend the Provincial Offences Act. (No. 134) (Tabled June 18th, 1984)

Bill 109, An Act to amend the Securities Act. (No 135) (Tabled June 18th, 1984)

Bill 104, An Act to amend the Farm Products Payments Act. (No. 141) (Tabled June 18th, 1984)

Bill 105, An Act to amend the Farm Products Grades and Sales Act. (No. 142) (Tabled June 18th, 1984)


Ontario Criminal Injuries Compensation Board Annual Report 1982-83. (No. 140) (Tabled June 18th, 1984)
During the Routine Proceedings, Mr. Speaker called the Member for Essex South (Mr. Mancini) to order and asked him to resume his seat.

The Member having refused, was named by Mr. Speaker and directed to withdraw from the service of the House for the balance of the day’s sitting.

The Leader of the Opposition (Mr. Peterson) challenged a ruling by Mr. Speaker on points of order raised with regard to content of the “Individual Members’ Expenditures for the fiscal year 1983-84”.

Mr. Speaker’s ruling was sustained on the following division:—

**Ayes**

Andrewes  
Ashe  
Baetz  
Barlow  
Bennett  
Bernier  
Birch  
Brandt  
Cousens  
Cureatz  
Davis  
Dean  
Drea  
Eaton  
Elgie  
Eves  
Fish  
Gillies  
Gordon  
Gregory  
Grossman  
Harris  
Havrot  
Henderson  
Hennessy  
Hodgson  
Jones  
Kennedy  
Kells  
Kerr  
Kolyn  
Lane  
Leluk  
MacQuarrie  
McCaffrey  
McCague  
McEwen  
McLean  
McNeil  
Mitchell  
Norton  
Piché  
Pollock  
Ramsay  
Robinson  
Rotenberg  
Scrivener  
Sheppard  
Shymko  
Snow  
Stephenson  
(York Mills)  
Sterling  
Stevenson  
(Durham York)  
Taylor  
(Toronto Centre)  
Taylor  
(Prince Edward-Lennox)  
Timbrell  
Treleaven  
Villeneuve  
Walker  
Watson  
Welch  
Wells  
Williams  
Wiseman—64.

**Nays**

Boudria  
Bradley  
Bryden  
Charlton  
Conway  
Cooke  
Copps  
Cunningham  
Eakins
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<td>Martel</td>
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<td>McClellan</td>
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Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committees First Report 1984 and requested that it be placed on the Order Paper for consideration pursuant to Standing Order 30 (b). *(Sessional Paper No. 146)* (Tabled June 19th, 1984)

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On motion by Mr. Wells,

*Ordered*, That Members of the Select Committee on the Ombudsman be authorized to adjourn to Stockholm, Sweden, to attend the Third International Ombudsman Conference.

---

The following Bill was introduced and read the first time:—

**Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett.**

---

Mr. Peterson moved, seconded by Mr. Riddell,

That, pursuant to Standing Order 34 (a), the ordinary business of the House be set aside in order to debate a matter of urgent public importance, namely.

The deteriorating financial state of the agriculture industry in this Province and the complete lack of confidence on the part of the farming community in the future economic recovery of this industry brought about by: the continued increase in the record number of farm bankruptcies in this Province which have increased by 157% between 1979 and 1983; the lack of provincial government financial support programs to address the immediate needs of Ontario farmers; the lack of available short- and long-term credit for farmers at affordable interest rates; and the lack of ade-
quate provincial government financial support to Canadian food processing industries such as Topaz Foods Ltd. of St. Thomas.

After hearing the arguments of the mover and representatives of the other parties, Mr. Speaker put the question: "Shall the debate proceed?" and the House having unanimously agreed, the debate proceeded to conclusion.

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THE EVENING SITTING

8.00 O'CLOCK P.M.

The motion for Second Reading of Bill 101, An Act to amend the Workers' Compensation Act was carried on the following division:—

**AYES**

Andrewes
Ashe
Baetz
Barlow
Bennett
Bernier
Brandt
Cousens
Cureatz
Dean
Drea
Eaton
Elgie
Eves
Fish
Gillies
Gordon
Gregory
Grossman
Harris
Havrot
Henderson
Hennessy
Hodgson
Johnson
(Kwellington-Dufferin-Peel)
Jones
Kennedy
Kells
Kerr
Kelyn
Lane
MacQuarrie
McCaffrey
McCague
McEwen
McLean
McMurtry
Mitchell
Norton
Piché
Pollock
Ramsay
Robinson
Rotenberg
Sheppard
Shymko
Snow
Stephenson
(York Mills)
Sterling
Stevenson
(Durham York)
Taylor
(Timce Centre)
Taylor
(Prince Edward-Lennox)
Timbrell
Treleaven
Villeneuve
Walker
Watson
Wells
Williams
Wiseman
Yakabusi—61.

**NAYS**

Allen
Boudria
Bradley
Breauugh
Bryden
Charlton
Conway
Cooke
Copps
Di Santo
Edighoffer
Elston
Epp
Foulds
Grande
Johnston
(KScarborough West)
Kerrio
Laughren
Lupusella
Mackenzie
Martel
McClellan
McGuigan
McKessock
Miller
(Haldimand-Norfolk)
NAYS — Continued

Newman  
Nixon  
O’Neil  
Philip  
Reid  
(Rainy River)

Renwick  
Riddell  
Roy  
Ruston  
Samis  
Stokes

Swart  
Sweeney  
Van Horne  
Wildman  
Worton  
Wrye—42.

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Resources Development.

The House then adjourned at 10.45 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Members’ Individual Expenditures for the fiscal year 1983-84. (No. 143) (Tabled June 19th, 1984)

Further Petitions:

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled June 19th, 1984)

Compendium:


SIXTY-FIRST DAY
WEDNESDAY, JUNE 20TH, 1984

Prayers

2.00 O’Clock P.M.

Mr. Kerr from the Standing Committee on Social Development reported the following Resolution:—
Resolved, That Supply in the following amount and to defray the expenses of the Provincial Secretariat for Social Development be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

PROVINCIAL SECRETARIAT FOR SOCIAL DEVELOPMENT:

Social Development Policy Program .......................... $ 11,468,600

The following Bill was introduced and read the first time:—

Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis.

The debate on the motion for Second Reading of Bill 77, An Act respecting the Protection and Well-being of Children and their Families, was resumed and after some time was adjourned.

The following Bill was read the second time:—


The House resolved itself into a Committee to consider a certain Bill, and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on the following Bill:

Bill 99, An Act to amend the Workers’ Compensation Act.

Ordered, That the Report be now received and adopted.

Second Reading of Bill 77, An Act respecting the Protection and Well-being of children and their Families, was carried on the following division:—

AYES

Andrewes  Cureatz  Gillies
Ashe      Davis     Gordon
Baetz     Dean      Gregory
Barlow    Drea      Grossman
Bennett   Eaton     Harris
Birch     Elgie     Havrot
Brandt    Eves      Hodgson
Cousens   Fish      Johnson

(Wellington-Dufferin-Peel)
AYES — Continued

Kennedy
Kells
Kerr
Kolyn
Lane
Leluk
McCaffrey
McMurtry
McNeil
Mitchell
Norton
Piché

Pollock
Ramsay
Robinson
Rotenberg
Scrivener
Sheppard
Shymko
Stephenson
(York Mills)
Sterling
Stevenson
(Durham York)

Taylor
(Prince Edward-Lennox)
Timbrell
Treleaven
Villeneuve
Walker
Watson
Welch
Wells
Williams
Wiseman
Yakabuski—57.

NAYS

Allen
Boudria
Bradley
Breaugh
Bryden
(Scarborough West)
Charlton
Conway
Cooke
Copp
Cunningham
Di Santo
Edighoffer
Elston
Epp

Foulds
Grande
Haggerty
Johnston

Nixon
O’Neil
Philip
Rae
Reid
Laughren
(Laughren) (Rainy River)
Lupusella
Mackenzie
Mancini
Martel
McGuigan
Miller
(Haldimand-Norfolk)
Newman

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Social Development.

The House then adjourned at 6.15 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Ombudsman Annual Report 1983-84. (No. 147) (Tabled June 20th, 1984)

Petitions:

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled June 20th, 1984)
—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled June 20th, 1984) (Response Tabled April 26, 1984, See Hansard for Friday, April 27, 1984)

—re: Burning and the tree-cutting of the Ojibway Prairie Reserve. (No. 148) (Tabled June 20th, 1984)

—re: Ontario Hydro diversion of the Ogoki River. (No. 149) (Tabled June 20th, 1984)

Answer to an oral question asked May 3rd, 1984 by the Member for Niagara Falls, re: Testing of back-up batteries at Bruce Nuclear Generating Station. (No. 150) (Tabled June 20th, 1984)

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**SIXTY-SECOND DAY**
**THURSDAY, JUNE 21ST, 1984**

**PRAYERS**

2.00 O’CLOCK P.M.

Mr. Gillies from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s Report which was read as follows and adopted:

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

Bill Pr22, An Act respecting the Ontario Association of Certified Engineering Technicians and Technologists.

---

Mr. Treleaven from the Standing Committee on Procedural Affairs presented the Committee’s Report on Agencies, Boards and Commissions (No. 8) and moved the adoption of its recommendations. (*Sessional Paper No. 151*) (Tabled June 21st, 1984).

On motion by Mr. Treleaven,

*Ordered*, That the debate be adjourned.

---

Mr. Treleaven from the Standing Committee on Procedural Affairs presented the Committee’s Report on Standing Orders and Procedure (No. 3) and moved its adoption. (*Sessional Paper No. 152*) (Tabled June 21st, 1984)

On motion by Mr. Treleaven,

*Ordered*, That the debate be adjourned.
The House resolved itself into a Committee to consider a certain Bill, and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on the following Bill:

Bill 99, An Act to amend the Workers’ Compensation Act.

Ordered, That the Report be now received and adopted.

The debate on the motion for Second Reading of Bill 66, An Act respecting Conveyancing Documents and Procedures and Recording of Title to Real Property was resumed, and after some time,

THE EVENING SITTING

8.00 O’CLOCK P.M.

The debate continued and after some time the motion having been put was declared carried,

And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill, and after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with a certain amendment:—

Bill 66, An Act respecting Conveyancing Documents and Procedures and Recording of Title to Real Property.

Ordered, That the Report be now received and adopted.

The following Bills were read the second time:—

Bill 104, An Act to amend the Farm Products Payments Act. Ordered for Third Reading.

Bill 105, An Act to amend the Farm Products Grades and Sales Act. Ordered for Third Reading.

The House resolved itself into a Committee to consider a certain Bill, and after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported. That the Committee had directed him to report the following Bill without amendment:—.
Bill 99, An Act to amend the Workers' Compensation Act.

Ordered, That the Report be now received and adopted.

With unanimous consent, the House reverted to "MOTIONS", and,

On motion by Mr. Wells,

Ordered, That the order number one for third reading for Bill 62, An Act to amend the Employment Standards Act, be rescinded and that the Bill be referred back to the Committee of the Whole House.

One matter was debated on the motion to adjourn and the House then adjourned at 10.50 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

—re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled June 21st, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)

—re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled June 21st, 1984)


Pursuant to Standing Order 81 (e), the answer to Question No. 336 (Sessional Paper No. 154) was made a Return. (Tabled June 21st, 1984)

The Answers to Questions Nos. 300, 303, 304, 305, 324, 332, 333, 399, 407, 409, 410 and 412 were laid upon the Table (See Hansard for Friday, June 22nd, 1984).

The Response to a Petition presented to the House, (Sessional Paper No. 123), re: Justice for Injured Workers, was laid upon the Table (See Hansard for Friday, June 22nd, 1984).
SIXTY-THIRD DAY
FRIDAY, JUNE 22ND, 1984

PRAYERS

Mr. Speaker addressed the House as follows:—

Yesterday the Leader of the Opposition requested that I ascertain what authority the Speaker has to require Ministers of the Crown to table information which they have undertaken to present to the House as well as reports of various commissions for the production for which there is no statutory requirement. I can find no authority in the Standing Orders, precedents of the House of anywhere in parliamentary law which gives the Speaker any means of forcing Ministers to honour these commitments.

Similarly, with respect to answers to questions, oral or written, the Speaker can only call the attention of the Minister to the Standing Orders. It is up to the Minister in question to obey the Standing Orders but again I can find no authority or precedents by which the Speaker can force the Minister to reply other than by pointing out to him that he is in breach of the provision of the Standing Orders. This is particularly so in view of Standing Orders 27 (i) and 81 (d) which expressly provide that the Minister may if he wishes decline to answer at all.

The Leader of the Opposition also made reference to the annual statement of Members’ expenses. I have endeavoured to find the authority for or the requirement for tabling this statement of the Members’ expenses. At the moment the only reference that we have turned up is on page 3769 of Hansard, July 8th, 1975 which reads: “Mr. Speaker: Before the orders of the day I beg to inform the House that as directed by the Board of Internal Economy, I have tabled the statement of the members’ expenses for the fiscal year 1974-1975”. The Leader of the Opposition suggested that the Speaker include in the statement the expenses that Ministers incur as Ministers. I know the House will realize that the Legislative Assembly accountant’s office has only the record of the expenses of all Members as Members. It has no record of Minister’s expenses as Ministers. These are matters within the ambit of the Executive Council and the Speaker has no authority whatsoever in that area.

Mr. Barlow from the Standing Committee on Resources Development reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Municipal Affairs and Housing be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

MINISTRY OF MUNICIPAL AFFAIRS AND HOUSING:

Ministry Administration Program .................................. $18,247,000
Community Planning Program ........................................ 37,720,000
Real Estate Program .................................................. 18,689,000
Community Housing Program ....................................... 188,235,000
Municipal Affairs Program ........................................ 771,581,000

The following Bill was introduced and read the first time:

Bill 113, An Act to amend the Drainage Act. Mr. Swart.

On motion by Mr. Wells, seconded by Mr. Nixon and Mr. Rae,

Resolved, That the Government of Ontario express to the authorities in the Soviet Union, on behalf of the people of the Province, its deep concern for the health and safety of Yuri Orlov and Anatoly Shcharansky, its complete opposition to the continued imprisonment of Drs. Orlov and Shcharansky, and its support for the International Campaign—Orlov and Shcharansky, which has been joined by Nobel laureates, scholars, scientists, organizations and individuals from around the world in its fight to free two prisoners of conscience.

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

Bill 66, An Act respecting Conveyancing Documents and Procedures and Recording of Title to Real Property.

Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 75, An Act to amend the Labour Relations Act.


Bill 99, An Act to amend the Workers' Compensation Act.

Bill 104, An Act to amend the Farm Products Payments Act.

Bill 105, An Act to amend the Farm Products Grades and Sales Act.

The following Bill was read the second time and Ordered for Third Reading:

Bill Pr22, An Act respecting the Ontario Association of Certified Engineering Technicians and Technologists.

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

Bill Pr22, An Act respecting the Ontario Association of Certified Engineering Technicians and Technologists.
The following Bills were read the second time:—

Bill 84, An Act to amend the Executive Council Act. *Ordered for Third Reading.*

Bill 85, An Act to amend the Legislative Assembly Act. *Ordered for 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 as amended:—


Bill 85, An Act to amend the Legislative Assembly Act.

Also, that the Committee had directed him to report progress on the following Bill:—

Bill 142, An Act respecting the City of Barrie and the Township of Vespra.

*Ordered*, That the Report be now received and adopted.

The House then adjourned at 1.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

Sessional Paper:

Petition:

re: educational needs of learning disabled children. (No. 155) (Tabled June 22nd, 1984)
Bill 114, An Act to amend the Education Act.  Miss Stephenson.

The member for Sudbury East (Mr. Martel) rose on a point of order, namely that Government Notice of Motion No. 8 on time allocation on Bill 142, was out of order.

After hearing the arguments on the point of order, Mr. Speaker ruled the motion in order.

On challenge Mr. Speaker’s ruling was sustained on the following division:

**AYES**

Andrewes    Hodgson    Ramsay    Rotenberg
Barlow      Johnson  Scrivener    Shymko    Stephenson  (York Mills)
Bennett (Wellington-Dufferin-Peel)  
Brandt     Jones       Sterling    Stevenson  (Durham York)
Cousens     Kennedy    Kells       
Cureatz     Kolyn       Lane       
Davis       Leluk       McCaffrey  Taylor  (Simcoe Centre)
Dean        
Eaton       
Elgie       McCague     
Eves        
Fish        McEwen      McLean     Treleaven  Walker
Gregory     McNeil     Mitchell    Welch  Wells
Grossman    Norton     Piché      Williams  Yakabuski—50.
Harris      
Havrot      Pollock     
Hennessy    

**NAYS**

Allen       Haggerty    Nixon  
Breauth     Johnston    O’Neil  
Bryden (Scarborough West)    
Cassidy     Kerrio      Renwick  
Charlton    Martel      Riddell    Ruprecht
Conway      McGuigan    Ruston    Swart
Coppes      Miller      Sweeney—24.  
Edighoffer (Haldimand-Norfolk)  
Epp         Newman     

Mr. Wells moved, seconded by Mr. Eaton,

That notwithstanding any order of the House, the House sit for the consideration of Government Business, afternoons and evenings Monday to Thursday and Fridays until 1.00 p.m. until further order and that the consideration of Bill 142, An Act respecting the City of Barrie and the Township of Vespra, by the Committee of the Whole House be concluded not later than 5.45 p.m. on the first sessional day fol-
following the passage of this motion unless such a day be Friday, in which case the conclusion of the consideration will not be later than 5.45 p.m. on the following Monday, at which time the Chairman will put all questions necessary to dispose of every section of the Bill not yet passed, and the schedule, and to report the Bill, such questions to be decided without amendment or debate; should a division be called for, the bell to be limited to ten minutes;

And, that any debate on the question for the adoption of the Report be held in the evening of the sessional day on which the Bill was reported and be concluded not later than 10.15 p.m. on that day, at which time Mr. Speaker will interrupt the proceedings and put the question for the adoption of the Report without amendment or further debate and if a division is called for, the bell to be limited to ten minutes;

And, further, that the Bill be called for Third Reading debate on the sessional day following the adoption of the report and be completed not later than 5.45 p.m. on that day unless it be a Friday, in which case it will be completed not later than 12.45 p.m., at which time Mr. Speaker will interrupt the proceedings and put the question without further debate and if a division is called for, the bell to be limited to ten minutes;

And, finally, that in the case of any division in any way relating to any proceeding on this Bill, the bell be limited to ten minutes.

And a debate arising, after some time,

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate continued and after some time Mr. Bennett moved under Standing Order 36 “That this question be now put” which question was decided in the affirmative on the following division:—

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<tr>
<th>AYES</th>
<th>Gordon</th>
<th>McEwen</th>
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<td>Andrewes</td>
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<td>Bennett</td>
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<td>Bernier</td>
<td>Johnson</td>
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<td>Brandt</td>
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<td>Ramsay</td>
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<td>Cureatz</td>
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<td>Dean</td>
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<td>Drea</td>
<td>Kerr</td>
<td>(York Mills)</td>
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<td>Eaton</td>
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<td>Elgie</td>
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<td>Stevenson</td>
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<td>Eves</td>
<td>Leluk</td>
<td>(Durham York)</td>
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<td>Fish</td>
<td>McCaffrey</td>
<td>Taylor</td>
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<td>Gillies</td>
<td>McCague</td>
<td>(Simcoe Centre)</td>
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</tbody>
</table>
AYES — Continued

Timbrell
Treleaven
Walker

Wells
Williams
Wiseman

Yakabuski—52.

NAYS

Allen
Breaugh
Bryden
Cassidy
Charldon
Conway
Copps
Edighoffer
Elston

Epp
Haggerty
Johnston
(Scarborough West)
Kerrio
Martel
McGuigan
McKesson
Miller

(Scarborough West)

Newman
Nixon
O’Neil
Renwick
Riddell
Ruston
Swart
Sweeney—25.

(Haldimand Norfolk)

And the question was accordingly put and carried on the following division:—

AYES

Andrewes
Ashe
Baetz
Barlow
Bennett
Bernier
Brandt
Cousens
Cureatz
Dean
Drea
Eaton
Elgie
Eves
Fish
Gillies
Gordon
Gregory
Grossman
Harris

Havrot
Hennessy
Hodgson
Johnson
(Wellington-Dufferin-Peel)
Kennedy
Kells
Kerr
Kolyn
Lane
Leluk
McCaffrey
McCague
McEwen
McLean
McMurtry
Mitchell
Norton
Piché
Pollock

Ramsay
Rotenberg
Sheppard
Shymko
Stephenson
(York Mills)
Sterling
Stevenson
(Durham York)
Taylor
(Simcoe Centre)
Timbrell
Treleaven
Walker
Wells
Williams
Wiseman
Yakabuski—54.

NAYS

Allen
Breaugh
Bryden
Cassidy
Charldon
Conway
Copps

Edighoffer
Elston
Epp
Haggerty
Johnston
Kerrio

Martel
McGuigan
McKesson
Miller

(Haldimand Norfolk)

Newman
Nixon
And it was, Ordered, That notwithstanding any order of the House, the House sit for the consideration of Government Business, afternoons and evenings Monday to Thursday and Fridays until 1.00 p.m. until further order and that the consideration of Bill 142, An Act respecting the City of Barrie and the Township of Vespra, by the Committee of the Whole House be concluded not later than 5.45 p.m. on the first sessional day following the passage of this motion unless such a day be Friday, in which case the conclusion of the consideration will not be later than 5.45 p.m. on the following Monday, at which time the Chairman will put all questions necessary to dispose of every section of the Bill not yet passed, and the schedule, and to report the Bill, such questions to be decided without amendment or debate; should a division be called for, the bell to be limited to ten minutes;

And, that any debate on the question for the adoption of the Report be held in the evening of the sessional day on which the Bill was reported and be concluded not later than 10.15 p.m. on that day, at which time Mr. Speaker will interrupt the proceedings and put the question for the adoption of the Report without amendment or further debate and if a division is called for, the bell to be limited to ten minutes;

And, further, that the Bill be called for Third Reading debate on the sessional day following the adoption of the report and be completed not later than 5.45 p.m. on that day unless it be a Friday, in which case it will be completed not later than 12.45 p.m., at which time Mr. Speaker will interrupt the proceedings and put the question without further debate and if a division is called for, the bell to be limited to ten minutes;

And, finally, that in the case of any division in any way relating to any proceeding on this Bill, the bell be limited to ten minutes.

The House then adjourned at 10.45 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:


Silvicultural Treatments In the North Central Region, Evaluation of, by: George T. Marek. (No. 161) (Tabled June 25th, 1984)

Compendium:


SIXTY-FIFTH DAY
TUESDAY, JUNE 26TH, 1984

PRAYERS

The following Bills were introduced and read the first time:—


Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel.

Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel.

Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston.

With unanimous consent the House reverted to “Motions”.

On motion by Mr. Wells,

Ordered, That the Standing Committee on Administration of Justice be authorized to consider the operation of the Centre of Forensic Sciences, the Ontario Fire College and the Ontario Police College during the Summer Adjournment.

On motion by Mr. Wells,

Ordered, That the Standing Committee on Social Development be authorized to consider the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111.
The House resolved itself into a Committee to consider a certain Bill.

After some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment:—

Bill 142, An Act respecting the City of Barrie and the Township of Vespra.

THE EVENING SITTING

8.00 O’CLOCK P.M.

A debate arose on the motion for the adoption of the Report, and after some time the question having been put was carried on the following division:—

AYES

Andrewes  Harris  Piché
Ashe      Havrot   Pollock
Barlow    Hennessy  Pope
Bennett   Hodgson  Ramsay
Bernier   Johnson  Rotenberg
Birch     (Wellington-Dufferin-Peel) Scrivener
Brandt    Jones    Shymko
Cousens   Kennedy  Snow
Cureatz   Kells    Stevenson
Dean      Kerr     Taylor
Eaton     Kolyn    (Durham York)
Elgie     Lane     (Simcoe Centre)
Eves      Leluk    Timbrell
Fish      McCaffrey  Treleaven
Gillies   McCague  Walker
Gordon    McLean  Watson
Gregory   McNeil  Wells
Grossman  Norton  Wiseman—52.

NAYS

Allen  Haggerty  Newman
Boudria  Johnston  Nixon
Bradley  (Scarborough West)  O’Neil
Breaugh  Kerrio  Renwick
Bryden  Mackenzie  Ruston
Charlton  Martel  Spensieri
Conway  McClellan  Swart
Edighoffer  McKessock  Van Horne
Elston  Miller  Worton

And it was,
Ordered, That the Report be now received and adopted.

The House then adjourned at 10.35 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

Sessional Paper:


SIXTY-SIXTH DAY
WEDNESDAY, JUNE 27TH, 1984

PRAYERS 2.00 O’CLOCK P.M.

Mr. Wells moved,

That when the House adjourns today it stand adjourned until October 9th, 1984, provided that, if it appears to Mr. Speaker, on the advice of the Government, that the public interest requires the House to meet at an earlier time during the Adjournment, Mr. Speaker may give notice, and thereupon the House shall meet at the time stated in such notice; and that, should Mr. Speaker be unable to act, owing to illness or other cause, the Deputy Speaker or the Deputy Chairman of Committees of the Whole House shall act in his stead for the purposes of this order.

And a debate arising after some time, Mr. Nixon moved that the motion be amended by deleting “October 9th” and substituting “September 4th” therefor.

The debate continued and after some time the amendment to the motion having been put was lost on the following division:—

AYES

Allen  Di Santo  McKessock
Boudria  Elston  Miller
Bradley  Epp  (Haldimand-Norfolk)
Breauagh  Haggerty  Newman
Bryden  Johnston  Nixon
Charlton  (Scarborough West)  Peterson
Conway  Lupusella  Reed
Copps  Mackenzie  (Halton-Burlington)
Cunningham  McGuigan  Renwick
Elizabeth II

AYES — Continued

Riddell                      Spensieri          Van Horne
Ruprecht                     Swart              Worton—32.
Ruston                       Sweeney

NAYS

Ashe                           Hennessy          Ramsay
Barlow                        Hodgson          Robinson
Bennett                       Johnson          Rotenberg
Birch                        (Wellington-Dufferin-Peel)
Brandt                        Jones             Sheppard
Cousens                       Kells             Shymko
Cureatz                      Kerr               Snow
Dean                          Klyn             Stephenson
Eaton                         Lane            (York Mills)
Elgie                         Leluk              Sterling
Eves                         McCaffrey        Stevenson
Fish                          McCague          (Durham York)
Gillies                       McLean            Taylor
Gordon                        McMurtry        (Simcoe Centre)
Gregory                      McNeil            Treleaven
Grossman                     Mitchell          Walker
Harris                        Norton            Watson
Havrot                        Piché            Wells
Henderson                     Pollock          Yakabuski—53.

The motion having then been put, was declared carried.

The following Bills were introduced and read the first time:—

Bill 119, An Act to amend the Education Act. Miss Stephenson.

Bill 120, An Act to amend the Municipal Act. Mr. Cureatz.

Bill 121, An Act to amend the Ministry of Health Act. Ms Copps.

Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty.

On motion by Mr. Wells, seconded by Mr. Elgie,

Ordered, That the following committees be authorized to meet during the Summer Adjournment, in accordance with the schedule of meeting dates agreed to by the three Party Whips and Tabled with the Clerk, to examine and inquire into the following matters:

Select Committee on the Ombudsman to consider the Annual Report of the Ombudsman and the Estimates of the Ombudsman.
Standing Committee on Administration of Justice to consider the operation of the Centre of Forensic Sciences, the Ontario Fire College and the Ontario Police College. The Committee shall have authority to adjourn to Toronto, Gravenhurst and Aylmer, Ontario.

Standing Committee on Procedural Affairs to review the operation of certain agencies, boards and commissions of the Government of Ontario and the Standing Orders and procedures of the House. The Committee shall have authority to adjourn to Vancouver and Victoria, British Columbia.

Standing Committee on Public Accounts to review the Report of the Provincial Auditor on Ontario Hydro. The Committee shall have authority to adjourn to Charlottetown, Prince Edward Island, to attend the Canadian Council of Public Accounts Committees, and four members of the Committee shall have authority to adjourn to the Parliament at Westminster to review the operation of the new Audit Act and the sale of crown corporations.

Standing Committee on Regulations and Other Statutory Instruments to review the regulatory process. The Committee shall have authority to adjourn from place to place in continental North America.

Standing Committee on Resources Development to consider and report on Bill 101, An Act to amend the Workers' Compensation Act. The Committee shall have authority to adjourn from place to place in Ontario.

Standing Committee on Social Development to consider and report on Bill 77, An Act respecting the Protection and Well-being of Children and their Families, and to consider the principle and terms of the Day Nurseries Act. The Committee shall have authority to adjourn from place to place in Ontario.

On motion by Mr. Wells, seconded by Mr. Elgie,

Ordered, That the membership on the standing and select committees be as follows:

Select Committee on the Ombudsman

Mr. Breithaupt
Mr. Cooke (for Mr. Philip for the weeks of September 17th and 24th, 1984)
Mr. Di Santo
Mr. Eakins
Mr. Hennessy
Mr. Hodgson
Mr. Lane
Mr. MacQuarrie
Mr. Mitchell
Mr. Philip
Mr. Runciman
* Mr. Sheppard
Mr. Van Horne

Standing Committee on Administration of Justice

Mr. Boudria
Mr. Breithaupt
Mr. Cureatz
Mr. Eves
Mr. Kolyn
Mr. MacQuarrie
Mr. McLean (for Mr. Cureatz for the week of August 13th, 1984)
Mr. Mitchell
Mr. Renwick
Mr. Spensieri
Mr. Stevenson
Mr. Swart
Mr. Williams

Standing Committee on General Government

Mr. Eakins
Mr. Foulds
Mr. Gillies
Mr. Gordon
Mr. Haggerty
Mr. Harris
Mr. Hennessy
Mr. Hodgson
Mr. McKessock
Mr. McLean
Mr. Piché
Mr. Samis

Standing Committee on Members’ Services

Mr. Charlton
Mr. Elston
Mr. Grande
Mr. Johnson (Wellington-Dufferin-Peel)
Mr. Kennedy
Mr. Lane
Mr. Miller (Haldimand-Norfolk)
Mr. Rotenberg
Mr. Runciman
Mr. Ruprecht
Mr. Shymko
Mr. Wiseman
Standing Committee on Procedural Affairs

Mr. Breaugh
Mr. Charlton
Mr. Cureatz
Mr. Edighoffer
Mr. Epp
Mr. Kells
Mr. Mancini
Mr. McLean (for Mr. Kells for the weeks of September 3rd, 10th, 17th and 24th, 1984)
Mr. McNeil
Mr. Rotenberg
Mr. Treleaven
Mr. Villeneuve
Mr. Watson

Standing Committee on Public Accounts

Mr. Bradley
Mr. Cunningham
Mr. Eves
Mr. Havrot
Mr. Kennedy
Mr. Kolyn
Mr. Philip
Mr. Reid (Rainy River)
Mr. Sargent
Mrs. Scrivener
Mr. Taylor (Prince Edward-Lennox)
Mr. Wildman

Standing Committee on Regulations and Other Statutory Instruments

Mr. Cousens
Mr. Di Santo
Mr. Gillies
Mr. Hennessy
Mr. Hodgson
Mr. Kerrio
Mr. Piché
Mr. Robinson
Mr. Sheppard
Mr. Swart
Mr. Sweeney
Mr. Van Horne

Standing Committee on Resources Development

Mr. Barlow
Mr. Gillies (for Mr. Watson for the weeks of September 3rd and 10th, 1984)
Mr. Havrot
Mr. Johnson (Wellington-Dufferin-Peel) (for Mr. Lane for the weeks of September 3rd and 10th, 1984)
Mr. Kennedy (for Mr. McNeil for the weeks of September 3rd and 10th, 1984)
Mr. Lane
Mr. Laughren
Mr. Lupusella
Mr. Mancini
Mr. McNeil
Mr. Riddell
Mr. Sweeney
Mr. Villeneuve
Mr. Watson
Mr. Yakabuski

Standing Committee on Social Development

Ms Copps
Mr. Foulds (for Mr. Johnston (Scarborough West) the months of September and October, 1984)
Mr. Henderson
Mr. Johnston (Scarborough West)
Mr. Kells
Mr. Kerr
Mr. Mackenzie
Mr. McGuigan
Mr. Pollock
Mr. Robinson
Mr. Shymko
Mr. Wiseman
Mr. Wrye

* On motion by Mr. Wells, seconded by Mr. Elgie,

Ordered, That the motion be amended by deleting “Mr. Piché” under The Select Committee on the Ombudsman and substituting “Mr. Sheppard” therefor.

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

Bill 84, An Act to amend the Executive Council Act.
Bill 85, An Act to amend the Legislative Assembly Act.

A debate arose on the motion for Third Reading of Bill 142, An Act respecting the City of Barrie and the Township of Vespra, and after some time the motion having been put was carried on the following division:—
AYES

Andrewes
Ashe
Barlow
Bennett
Birch
Brandt
Cousens
Davis
Dean
Eaton
Elgie
Eves
Fish
Gillies
Gordon
Gregory
Grossman
Harris
Henderson
Hennessy
Hodgson
Johnson
(Wellingotn-Dufferin-Peel)
Jones
Kennedy
Kells
Kerr
Kolyn
Lane
Leluk
McCaffrey
McCague
McLean
McMurtry
McNeil
Mitchell
Norton
Piché
Pollock
Pope
Ramsay
Robinson
Rotenberg
Scrivener
Sheppard
Shymko
Snow
Stephenson
(Simcoe Centre)
Sterling
Stevenson
(Durham York)
Taylor
(Walkerton)
Welch
Wells
Wiseman
Yakabuski—56.

NAYS

Allen
Boudria
Bradley
Breagh
Bryden
Cassidy
Charlton
Conway
Copp
Cunningham
Di Santo
Elston
Epp
Haggerty
Johnston
(Scarborough West)
Kerrio
Lupusella
Mackenzie
Martel
McClellan
McKessock
Newman
Nixon
Reed
(Rainbow—56)
Renwick
Riddell
Ruprecht
Ruston
Spensieri
Swart
Van Horne
Worton—32.

and the Bill was accordingly read the third time and was 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 66, An Act respecting Conveyancing Documents and Procedures and Recording of Title to Real Property.

Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 75, An Act to amend the Labour Relations Act.

Bill 84, An Act to amend the Executive Council Act.

Bill 85, An Act to amend the Legislative Assembly Act.


Bill 99, An Act to amend the Workers' Compensation Act.

Bill 104, An Act to amend the Farm Products Payments Act.

Bill 105, An Act to amend the Farm Products Grades and Sales Act.

Bill 142, An Act respecting the City of Barrie and the Township of Vespra.

Bill Pr22, An Act respecting the Ontario Association of Certified Engineering Technicians and Technologists.

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

His Honour was then pleased to retire.

The House then adjourned at 6.10 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:
A further Petition re: sale of beer and Ontario wines in small independent grocery stores. (No. 60) (Tabled June 27th, 1984) (Response Tabled April 26th, 1984, See Hansard for Friday, April 27th, 1984)

Committee Meeting Schedule during the 1984 Summer Adjournment. (No. 164) (Tabled June 27th, 1984)

Ontario Provincial Courts Committee Report re: revised pension plan for provincial court judges. (No. 165) (Tabled June 27th, 1984)


Compendium:

Bill 119, An Act to amend the Education Act. (No. 168) (Tabled June 27th, 1984)

The Answers to Question Nos. 408, 411, 413, 414, 415, 419 to 503 inclusive and 505 to 507 inclusive were laid upon the Table (See Hansard for Wednesday June 27th, 1984)

The Interim Answers to Question Nos. 295 to 299 inclusive, 334, 416 to 418 inclusive and 504 were laid upon the Table (See Hansard for Wednesday June 27th, 1984)

The response to a Petition relating to Bill 100 and collective bargaining rights was laid upon the Table (Sessional Paper No. 127) (See Hansard for Wednesday June 27th, 1984)

The response to a Petition relating to O. Reg. 424/82 under the Family Benefits Act was laid upon the Table (Sessional Paper No. 122) (See Hansard for Wednesday June 27th, 1984)

SIXTY-SEVENTH DAY
WEDNESDAY, AUGUST 29TH, 1984

PRAYERS

2.00 O'CLOCK P.M.

Mr. Speaker informed the House, That vacancies have occurred in the membership of the House by reason of the resignations of Don Boudria, Esq., as Member for the Electoral District of Prescott and Russell effective noon, Monday, August 6th; Michael M. Cassidy, Esq., as Member for the Electoral District of Ottawa Centre effective midnight, Friday, August 3rd; Ms Sheila Copps, as Member for the Electoral District of Hamilton Centre effective 10.00 a.m., Monday, August 6th;
Eric Cunningham, Esq., as Member for the Electoral District of Wentworth North effective Thursday, August 2nd; and Albert J. Roy, Esq., as Member for the Electoral District of Ottawa-East effective Friday, August 3rd, and that warrants for by-elections have been issued.

The following Bill was introduced and read the first time:


and after some time,

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 division:

AYES

Andrewes
Ashe
Baetz
Barlow
Bennett
Brandt
Breithaupt
Cousens
Cunningham
Cureatz
Davis
Dean
Drea
Edighoffer
Elgie
Elston
Gordon
Gregory

Haggerty
Harris
Havrot
Hennessy
Hodgson
Johnson
Kells
Kennedy
Kerr
Kerrio
Kolyn
Lane
Leluk
MacQuarrie
Mancini
McCaffrey
McEwen

McGuigan
McKessoek
McLean
McNeil
Miller
Miller
Mitchell
Newman
Nixon
Norton
O’Neil
Peterson
Pollock
Ramsay
Reed

(Haldimand-Norfolk)
(Muskoka)
(Halton-Burlington)
AYES — Continued

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<tr>
<th>Robinson</th>
<th>Stevenson</th>
<th>Welch</th>
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<tr>
<td>Rotenberg</td>
<td>(Durham York)</td>
<td>Wells</td>
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<tr>
<td>Runciman</td>
<td>Taylor</td>
<td>Williams</td>
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<tr>
<td>Ruprecht</td>
<td>(Simcoe Centre)</td>
<td>Wiseman</td>
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<tr>
<td>Ruston</td>
<td>Timbrell</td>
<td>Worton</td>
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<tr>
<td>Scrivener</td>
<td>Treleaven</td>
<td>Wrye</td>
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<td>Sheppard</td>
<td>Van Horne</td>
<td>Yakabuski—73.</td>
</tr>
<tr>
<td>Snow</td>
<td>Villeneuve</td>
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<td>Spensieri</td>
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NAYS

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<th>Allen</th>
<th>Johnston</th>
<th>Philip</th>
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<tr>
<td>Bryden</td>
<td>(Scarborough West)</td>
<td>Rae</td>
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<td>Charlton</td>
<td>Lupusella</td>
<td>Renwick</td>
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<tr>
<td>Cooke</td>
<td>Mackenzie</td>
<td>Swart—15.</td>
</tr>
<tr>
<td>Di Santo</td>
<td>Martel</td>
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And the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:

Bill 125, An Act respecting Labour Disputes between the Toronto Transit Commission, and GO Transit and Locals 113 and 1587, Amalgamated Transit Union, Lodge 235, International Association of Machinists and Aerospace Workers and the Canadian Union of Public Employees, Local No. 2.

Ordered, That, the Report be now received and adopted.

A debate arose on the motion for Third Reading of Bill 125, An Act respecting Labour Disputes between the Toronto Transit Commission, and GO Transit and Locals 113 and 1587, Amalgamated Transit Union, Lodge 235, International Association of Machinists and Aerospace Workers and the Canadian Union of Public Employees, Local No. 2.

And after some time the motion having been put was carried on the following division:—

AYES

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<th>Andrewes</th>
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AYES — Continued

Cureatz
Davis
Dean
Drea
Edighoffer
Elgie
Elston
Epp
Gordon
Gregory
Grossman
Haggerty
Harris
Havrot
Hennessy
Hodgson
Johnson
Kells
Kennedy
Kerr
Kerrio
Kolyn
Lane
Leluk
MacQuarrie
Mancini
McCaffrey
McEwen
McGuigan
McKessock
McLean
McMurtry
McNeil
Miller
Miller
Mitchell
Newman
Nixon
O'Neil
Peterson
Pollock
Ramsay
Reed
Robinson
Rotenberg
Runciman
Ruprecht
Ruston
Scrivener
Sheppard
Snow
Spensieri
Stephenson
(York Mills)
Stevenson
(Durham York)
Taylor
(Simcoe Centre)
Timbrell
Treleaven
Van Horne
Villeneuve
Watson
Welch
Wells
Williams
Wiseman
Worton
Wyre
Yakabuski—76.

NAYS

Allen
Bryden
Charlton
Cooke
Di Santo
Grande
Johnston
(Scarborough West)
Lupusella
Mackenzie
Martel
McClellan
Philip
Rae
Renwick
Swart—15.

And the Bill was accordingly read the third time and was passed.

By unanimous consent the House reverted to motions and:—

On motion by Mr. Wells,

Ordered, That when the House adjourns today it stand adjourned until October 9, 1984 as ordered on June 27, 1984, the terms and conditions provided by that order to apply.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.
Mr. Speaker addressed His Honour in the Following words:

"May it please Your Honour:

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

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

Bill 125, An Act respecting Labour Disputes between the Toronto Transit Commission, and GO Transit and Locals 113 and 1587, Amalgamated Transit Union, Lodge 235, International Association of Machinists and Aerospace Workers and the Canadian Union of Public Employees, Local No. 2.

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

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

His Honour was then pleased to retire.

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The House then adjourned at 10.30 p.m.

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The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Answer to oral question asked June 25th, 1984 by the Member for Sudbury East (Mr. Martel) re: gasoline prices. (No. 172) (Tabled July 10th, 1984)


Civil Service Commission Annual Report 1983/84. (No. 175) (Tabled July 17th, 1984)

Compendium:—


Health Issues Study (July 1982) and Attitudes towards Health and the Health Care System (April & November 1982). (No. 187) (Tabled August 20th, 1984)


Memorandum of Understanding between Minister of Colleges and Universities and The Ontario Council of Regents for Colleges of Applied Arts and Technology. (No. 182) (Tabled August 1st, 1984)


Ontario Cancer Treatment and Research Foundation Annual Report for the year ended March 31, 1983. (No. 176) (Tabled July 18th, 1984)


Regis College Financial Statements for the year ended April 30th, 1984. (No. 185) (Tabled August 13th, 1984)


Ryerson Polytechnical Institute Financial Statements for the year ended March 31st, 1984. (No. 184) (Tabled August 1st, 1984)

University of Toronto Financial Statements for the year ended April 30th, 1984. (No. 183) (Tabled August 1st, 1984)

SIXTY-EIGHTH DAY
TUESDAY, OCTOBER 9TH, 1984

PRAYERS

2.00 O'CLOCK P.M.

Led by the Deputy Premier, the Leader of the Opposition and the Leader of the NDP, the House paid tribute to Premier William Grenville Davis, following the announcement of his pending retirement.

Mr. Barlow from the Standing Committee on Resources Development presented the Committee's Report which was read as follows and adopted:—

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


Mr. Van Horne from the Select Committee on the Ombudsman reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Ombudsman be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

OFFICE OF THE OMBUDSMAN:
Office of the Ombudsman Program ...........................................$ 5,596,000

On motion by Mr. Wells,

Ordered, That, Mr. Di Santo and Mr. Breaugh exchange positions in the order of precedence for Private Members' Public Business and that the requirement for notice as provided in Standing Order 64 (h) be waived.

The following Bill was read the second time:—

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary Policy of the Government, having been read,

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

On motion by Mr. Martel,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Board of Funeral Services Annual Report for the year ended December 1983. (No. 200) (Tabled September 20th, 1984)

Development Corporations 1983-84 Annual Reports of Loans and Guarantees. (No. 203) (Tabled October 3rd, 1984)


McMaster University Financial Statements for the year ended April 30th, 1984. (No. 194) (Tabled September 7th, 1984)

Memorandum of Understanding Between the Minister of Industry and Trade and the Board of Directors of the Ontario Centre for Resource Machinery. (No. 198) (Tabled September 17th, 1984)

Memorandum of Understanding Between the Minister of Industry and Trade and the Board of Directors of the Ontario Centre for Microelectronics. (No. 198) (Tabled September 17th, 1984)

Memorandum of Understanding Between the Minister of Industry and Trade and the Minister of Agriculture and Food and the Board of Directors of the Ontario Centre for Farm Machinery and Food Processing Technology. (No. 198) (Tabled September 17th, 1984)

Memorandum of Understanding Between the Minister of Industry and Trade and the Board of Directors of the Ontario Centre for Automotive Parts Technology. (No. 198) (Tabled September 17th, 1984)
Memorandum of Understanding Between the Minister of Industry and Trade and the Board of Directors of the Ontario Centre for Advanced Manufacturing. (No. 198) (Tabled September 17th, 1984)


Ministry of Transportation and Communications Annual Report 1983-84. (No. 204) (Tabled October 9th, 1984)


Wilfrid Laurier University Financial Statements for the year ended April 30th, 1984. (No. 195) (Tabled September 7th, 1984)

Petition. Re:—Fanshawe College Faculty Negotiations. (No. 205) (Tabled October 9th, 1984)

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SIXTY-NINTH DAY
WEDNESDAY, OCTOBER 10TH, 1984

The following Committees met:—

Standing Committee on Resources Development.

Standing Committee on Social Development.
SEVENTIETH DAY
THURSDAY, OCTOBER 11TH, 1984

PRAYERS 2.00 O’CLOCK P.M.

On motion by Mr. Wells,

Orderd, That an application for Private Legislation in the Second Session of
the Thirty-Second Parliament related to Bill Pr5, An Act to revive Bargnesi Mines
Limited, be considered during the present Session without paying further appli-
cation fees, without publishing further notice of the application and without lodging
further declaration proving publication.

On motion by Mr. Wells,

Orderd, That, Mr. Rotenberg and Mr. Kolyn exchange positions in the order of
precedence for Private Members’ Public Business and that the requirement for
notice as provided in Standing Order 64 (h) be waived.

On motion by Mr. Wells,

Orderd, That Mr. Sweeney be appointed a member of the Standing Committee
on Social Development.

The following Bills were introduced, read the first time and referred to the
Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr2, An Act to revive Marquis Video Corporation.  Mr. Cousens.

Bill Pr7, An Act respecting the London Regional Art Gallery.  Mr. Van Horne.

Bill Pr25, An Act respecting the Oshawa Young Women’s Christian
Association.  Mr. Cureatz.


Mr. Miller (Haldimand-Norfolk) moved, seconded by Mr. Riddell,
That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.

And after some time, at 4.35 p.m., further proceedings were reserved until 5.50 p.m.

Mr. Di Santo moved, seconded by Mr. Riddell,

That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older workers, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits.

Pursuant to Standing Order 64 (e) the following members signified their objection to the putting of the question on Mr. Miller’s Resolution (No. 27) and accordingly the question was not put.

| Ashe       | Gregory | Robinson |
| Baetz      | Hodgson | Scrivener |
| Barlow     | Johnson | Sheppard |
| Cousins    | Kolin   | Shymko |
| Drea       | MacQuarrie | Taylor |
| Elgie      | McCaffrey | (Simcoe Centre) |
| Eves       | McLean  | Wells |
| Gillies    | Pollock | Williams. — 25 |
| Gordon     |         |         |

Pursuant to Standing Order 64 (e) the following members signified their objection to the putting of the question on Mr. Di Santo’s Resolution (No. 33) and accordingly the question was not put.

| Ashe       | Gregory | Robinson |
| Baetz      | Hodgson | Scrivener |
| Barlow     | Johnson | Sheppard |
| Cousins    | Kolin   | Shymko |
| Drea       | MacQuarrie | Taylor |
| Eaton      | McCaffrey | (Simcoe Centre) |
| Elgie      | McLean  | Wells |
| Eves       | Norton  | Williams |
| Gillies    | Pollock | Wiseman. — 28 |
| Gordon     |         |         |
The debate on the motion for adoption of the Third Report (1983) of the Standing Committee on Regulations and Other Statutory Instruments was resumed and after some time the motion having been put was declared carried.

Consideration of the First Report (1984) of the Standing Committee on Regulations and Other Statutory Instruments was concluded.

The debate on the motion for adoption of the 7th and 8th Reports of the Standing Committee of Procedural Affairs on Agencies, Boards and Commissions was resumed and after some time,

On motion by Mr. Mancini,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:


Public Accounts 1983-84 Volume 1—Financial Statements. (No. 4) (Tabled October 10th, 1984)
SEVENTY-FIRST DAY
FRIDAY, OCTOBER 12TH, 1984

PRAYERS

10.00 O’CLOCK A.M.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:

Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousins.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Northern Affairs,

and after some time,

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

Ordered, That the Report be received,

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:


SEVENTY-SECOND DAY
MONDAY, OCTOBER 15TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:
Bill Pr30, An Act respecting the City of Belleville.  Mr. O'Neil.

The following Bill was introduced and read the first time:—

Bill 126, An Act to provide for a Right of Access by Patients to their own Medical Records.  Mr. Grande.

The House, according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Ministry of Northern Affairs,

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
TUESDAY, OCTOBER 16TH, 1984

PRAYERS

2.00 O'Clock P.M.

The House resolved itself into a Committee to consider a certain Bill, and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on:—

Bill 141, An act to amend the Employment Standards Act.

Ordered, That the Report be now received and adopted.
On motion by Mr. Grossman, seconded by Mr. Wells,

Ordered, That the Treasurer of Ontario be authorized to pay the salaries of civil servants and other necessary payments pending the voting of Supply for the period commencing November 1st, 1984 and ending December 31st, 1984, such payments to be charged to the proper appropriation following the voting of Supply.

The House then adjourned at 9.50 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:


A further petition was tabled re: independent schools bearing the full cost of their own schools. (Nos. 34 and 35) (Tabled October 16th, 1984)


SEVENTY-FOURTH DAY

WEDNESDAY, OCTOBER 17TH, 1984

The following Committees met:—

Standing Committee on Administration of Justice.

Standing Committee on Resources Development.

Standing Committee on Social Development.
SEVENTY-FIFTH DAY
THURSDAY, OCTOBER 18th, 1984

PRAYERS

2.00 O’CLOCK P.M.

Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr19, An Act respecting the City of London.

On motion by Mr. Wells,

Ordered, That estimates of the Ministries of Agriculture and Food and of Labour be transferred to the Standing Committee on General Government.

Mr. Bradley moved, seconded by Mr. Elston,

That, Pursuant to Standing Order 34 (a), the ordinary business of the House be set aside in order to debate a matter of urgent public importance, namely: The province-wide community college teachers’ strike, which has deprived hundreds of thousands of college students of instruction; The impact of this strike on students who were expecting to complete their terms within the next few weeks, and the effect this strike will have on their immediate employment prospects; The failure of this Government to encourage and facilitate the bargaining process, resulting in a breakdown of negotiations and ultimately, the strike action; and the failure of this Government to adequately fund the college system, thereby forcing the colleges to place greater workload demands on the part of its teachers, a consequence which will have a direct and negative effect on the quality of education offered by our province’s colleges.

The Deputy Speaker ruled that the motion was in order and put the question, “Shall the debate proceed?”, to a vote of the House, which question was decided in the negative on the following division:—

AYES

Allen      Eakins      McClellan
Bradley    Elston      Newman
Breaugh    Epp         Nixon
Bryden     Kerrio      O’Neil
Charlton   Laughren    Peterson
Cooke      Mackenzie   Philip
Di Santo   Mancini     Rae
Mr. Gordon moved, seconded by Mr. Treleaven,

That, Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.

And after some time, at 4.59 p.m., further proceedings were reserved until 5.50 p.m.

Mr. Kerrio then moved, seconded by Mr. Nixon,

That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.

Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on Mr. Gordon’s Resolution (No. 31) the question having been put was declared carried and it was resolved,
That Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.

Pursuant to Standing Order 64 (e) no objection having been made putting the question on Mr. Kerrio’s Resolution (No. 28) the question having been put was carried unanimously on the following recorded vote:—

Andrewes  Mancini  Newman
Ashe      McCaffrey  Nixon
Baetz     McCague   O’Neil
Barlow    McLean     Philip
Bradley   McLellan  Piché
Breaugh   Riddell   Rae
Bryden    Runciman  Ramsay
Charlton  Ruston    Treleaven
Cooke     Scrivener  Van Horne
Cureatz   Sheppard  Walker
Di Santo  Stokes    Watson
Eakins    Taylor    Wells
Eaton     (Simcoe Centre)  Wildman
Kennedy   Elston     Worton
Kolyn     Harris     —
MacQuarrie  McMurtry

And it was resolved,

That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.

THE EVENING SITTING

8.00 O’CLOCK P.M.

The debate on the motion for adoption of the Reports of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (Nos. 7 and 8) was resumed and after some time, the motions having been put were declared carried.

Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman was resumed and after some time the motion having been put was declared carried.
The House then adjourned at 10.20 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:

Algonquin Forestry Authority Ninth Annual Report 1983-84. (No. 215) (Tabled October 18th, 1984)


The Answers to Questions Nos. 334, 417, 528 to 530 inclusive were laid upon the Table (See Hansard). Friday, October 19th, 1984

Pursuant to Standing Order 81 (e), the answers to Questions No. 504 (Sessional Paper No. 217); and No. 531 (Sessional Paper No. 218) were made returns.

Responses were Tabled to the following Petitions (see Hansard—Friday, October 19th, 1984)


— re: Ontario Hydro diversion of the Ogoki River. Sessional Paper (No. 149) (Tabled June 20th, 1984)


SEVENTY-SIXTH DAY
FRIDAY, OCTOBER 19TH, 1984

PRAYERS

10.00 O’CLOCK A.M.

On motion by Mr. Wells,

Ordered, That in the Standing Committee on Social Development the time allocation for the Estimates of the Ministry of Health be reduced to 12 hours, the Ministry of Community and Social Services reduced to 11 hours and that the Estimates of the Ministry of Community and Social Services to be taken up after completion of all other Estimates referred to the Committee.
The House, according to Order, resolved itself into the Committee of Supply, to consider the Estimates of the Ministry of Northern Affairs,

and after some time,

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

Ordered, That the Report be received,

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.00 p.m.

SEVENTY-SEVENTH DAY
MONDAY, OCTOBER 22ND, 1984

PRAYERS
2.00 O’CLOCK P.M.

Tribute was paid to W. Grant Notley, New Democratic Party leader in Alberta, killed in an airplane crash on October 19th.

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, 1985, the following sums:—

MINISTRY OF NORTHERN AFFAIRS:

801. To defray the expenses of the Ministry Administration Program $ 3,925,100

802. To defray the expenses of the Northern Economic Development Program................................................................. 43,881,500

803. To defray the expenses of the Northern Transportation Program................................................................. 85,272,700

804. To defray the expenses of the Northern Community Services and Development Program................................. 26,317,800

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

SEVENTY-EIGHTH DAY
TUESDAY, OCTOBER 23RD, 1984

PRAYERS

2.00 O’CLOCK P.M.

The following Bill was introduced and read the first time:—

Bill 127, An Act to amend the Public Vehicles Act.  Mr. Martel.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr32, An Act respecting the City of Ottawa.  Mr. MacQuarrie.

Mr. Reed (Halton-Burlington), seconded by Mr. McGuigan, moved,

That, pursuant to Standing Order 34 (a), the ordinary business of the House be set aside in order to debate a matter of urgent public importance namely, the report on The Niagara Escarpment Plan: Recommended Policies of The Provincial Secretary for Resources Development which has been submitted to Cabinet for final approval but which has not been debated publicly in this Legislature; the apparent subservience of this Plan to the government’s Mineral Aggregate Resource Planning Policy resulting in the potential destruction of up to 63,000 acres of Niagara Escarpment Land; the encouragement of the location of pits and quarries under the wayside process in the Escarpment Protection Area contrary to the goal of that designation, and the encouragement of the circumvention of the licensing procedure for wayside pits.

After hearing the arguments of the mover and representatives of the other parties, Mr. Speaker ruled the motion out of order.

Mr. Speaker's ruling was sustained on the following division:—
Elizabeth II  
23rd October

**AYES**

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</table>

(Halton-Burlington)

The House resolved itself into a Committee to consider a certain Bill, and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on:—

Bill 101, An Act to amend the Workers' Compensation Act.

Ordered, That the Report be now received and adopted.
THE EVENING SITTING

8.00 O’CLOCK P.M.

The following Bill was read the second time:—

Bill 119, An Act to amend the Education Act.

On motion by Mr. Wells it was Ordered, that the Bill be referred to the Standing Committee on Social Development for one sitting for public hearings on November 6, 1984, with the Bill then to be reported.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary Policy of the Government, having been read,

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

On motion by Mr. Martel,

Ordered, That the debate be adjourned.

At 10.30 p.m., the question “That this House do now adjourn” was deemed to have been proposed pursuant to Standing Order 28 (b).

After one matter was considered, the question was deemed to have been adopted.

The House then adjourned at 10.45 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:


Ontario Centre for Automotive Parts Technology Annual Report 1983/84. (No. 220) (Tabled October 23rd, 1984)

Ontario Centre for Farm Machinery and Food Processing Technology Annual Report 1983/84. (No. 220) (Tabled October 23rd, 1984)

SEVENTY-NINTH DAY
WEDNESDAY, OCTOBER 24TH, 1984

The following Committees met:

Standing Committee on Administration of Justice.

Standing Committee on Resources Development.

EIGHTIETH DAY
THURSDAY, OCTOBER 25TH, 1984

PRAYERS 2.00 O'CLOCK P.M.

Mr. Speaker addressed the House as follows:

On Tuesday evening at the normal adjournment hour of 10.30 the adjournment debate for which the Member for Windsor-Sandwich had given notice under Standing Order 28 took place following which the Members for Renfrew North and Sudbury East rose to criticize the fact that no Members were present on the government side of the House for the debate and asked me to take some action and made reference to the quorum rule.

There is nothing in the Standing Orders which requires the Minister to reply unless he so wishes or even to be present. It was earlier established in the House of Commons of Canada that the time provided for these adjournment debates was strictly limited to the Members concerned and that no points of order, matters of privilege or quorum calls could by raised during that time. If the full allotted time is not taken up the remainder lapses and does not permit the raising of points or other matters. This practice has been reinforced by ruling of the Speaker on April the 30th, 1964 when he stated “There can be no point of order or question of privilege raised at this time under the terms of the standing order governing this debate” and by a further ruling on May 15th of the same year in which the Speaker stated: “I think at this stage I might clear up the point which has just been raised by saying that the period allotted between 10.00 p.m. and 10.30 p.m. is for the purpose of dealing with three questions raised by three honourable members. If those honour-
able members do not utilize the full time of 30 minutes, the remaining time lapses. The 30 minute period does not allow for the raising of other points."

Even if the alleged point of order had been a valid one, the precedents make it clear that no point of order is permitted with relation to these adjournment debates.

Consultation has revealed that in the House of Commons of Canada the maximum attendance during adjournment debates is almost always six, the three Members who have given notice, the Ministers or their Parliamentary Assistants if they wish to respond. In this House, since this procedure has been introduced there has never been a quorum.

The Member for Sudbury East raised a hypothetical question of what would I do if no opposition Members were present in the House on Thursday. Investigation and consultation has indicated that, as in the House of Commons of Canada, as long as there was a quorum the business of the House would proceed. The Members are required to attend the service of the House and if they do not do so it is their responsibility. The Speaker has no authority to adjourn the House as long as there is a quorum.

If one Member whose ballot item is to be considered is present that ballot item would be proceeded with, for up to half the available time before 6.00 o'clock, after which the House would revert to such other business as the House ordered; if both Members whose ballot items are scheduled are absent then the House would immediately proceed to other business as ordered.

Mr. Kolyn from the Standing Committee on Administration of Justice reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of the Attorney General be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

**MINISTRY OF THE ATTORNEY GENERAL:**

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>Law Officer of the Crown Program</td>
<td>$ 5,055,000</td>
</tr>
<tr>
<td>Administrative Services Program</td>
<td>73,877,000</td>
</tr>
<tr>
<td>Guardian and Trustee Services Program</td>
<td>10,860,000</td>
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<tr>
<td>Crown Legal Services Program</td>
<td>29,566,000</td>
</tr>
<tr>
<td>Legislative Counsel Services Program</td>
<td>1,721,000</td>
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<tr>
<td>Courts Administration Program</td>
<td>130,407,000</td>
</tr>
<tr>
<td>Administrative Tribunals Program</td>
<td>14,191,000</td>
</tr>
</tbody>
</table>

Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee's Second Report, 1984. (*Sessional Paper No. 227*) (Tabled October 25th, 1984)
Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee's Report which was read as follows and adopted:

Your Committee begs to report the following Bill without amendment:

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association.

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

Bill Pr2, An Act to revive Marquis Video Corporation.

Your Committee would recommend that the fees, less the actual cost of printing, be remitted on Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association.

Mr. Barlow from the Standing Committee on Resources Development reported the following Resolution:

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of the Environment be granted to Her Majesty for the fiscal year ending March 31st, 1985:

MINISTRY OF THE ENVIRONMENT:

Ministry Administration Program ...................................... $ 12,506,600
Environmental Planning Program ....................................... 42,359,300
Environmental Control Program ....................................... 37,065,900
Utility Planning and Operations Program ............................ 217,958,700

Mr. Kerr from the Standing Committee on Social Development presented the Committee's Report which was read as follows and adopted:

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

Bill 77, An Act respecting the Protection and Well-Being of Children and their Families. Ordered for Committee of the Whole House.

On motion by Mr. Wells,

Ordered, That Mr. Hodgson and Mr. MacQuarrie exchange positions in the order of precedence for Private Members' Business.

On motion by Mr. Wells,
Ordered, That when this House adjourns on Friday, November 9th, it stand adjourned until Tuesday, November 13th at 2.00 o'clock.

Mr. Renwick moved, seconded by Mr. Di Santo,

That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.

And after some time, at 4.44 p.m., further proceedings were reserved until 5.50 p.m.

Mr. Kolyn then moved, seconded by Mr. Barlow,

That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.

Pursuant to Standing Order 64 (e) the following members signified their objection to the putting of the question on Mr. Renwick's Resolution (No. 37) and accordingly the question was not put.

Andrewes  Eves  McNeil
Ashe  Gillies  Mitchell
Barlow  Gordon  Ramsay
Birch  Johnson  Rotenberg
Brandt  (Wellington-Dufferin-Peri)  Sheppard
Cousens  Leluk  Stevenson
Eaton  McCague  (Durham York)
Pursuant to Standing Order 64 (e), no objection having been made to the putting of the question on Mr. Kolyn's Resolution (No. 9) the question having been put was declared carried, and it was,

Resolved, That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3) was resumed and after some time, the motion having been put were declared carried.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary Policy of the Government, having been read,

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

On motion by Mr. Bradley,

Ordered, That the debate be adjourned.

The House then adjourned at 10.25 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:
Ontario Mental Health Foundation Annual Report 1983/84. (No. 221) (Tabled October 24th, 1984)

Clarke Institute of Psychiatry Annual Report 1983-84. (No. 222) (Tabled October 24th, 1984)

Addiction Research Foundation Annual Report 1983-84. (No. 223) (Tabled October 24th, 1984)


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EIGHTY-FIRST DAY
FRIDAY, OCTOBER 26TH, 1984

PRAYERS

10.00 O’CLOCK A.M.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:


The House, according to Order, resolved itself into the Committee of Supply, to consider the Estimates of the Ministry of Treasury and Economics,

and after some time,

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

Ordered, That the Report be received,

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.00 p.m.
EIGHTY-SECOND DAY
MONDAY, OCTOBER 29TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

Tribute was paid to the late James Band by all parties.

On motion by Mr. Wells,

Ordered, That Standing Order 72(a) respecting notice of committee hearings be suspended for the consideration of Bill Pr27, An Act respecting the City of Nepean; Bill Pr7, An Act respecting the London Regional Art Gallery; Bill Pr30, An Act respecting the City of Belleville; and Bill Pr32, An Act respecting the City of Ottawa, by the Standing Committee on Regulations and Other Statutory Instruments on Thursday, November 1st.

On motion by Mr. Wells,

Ordered, That, in the Standing Committee on Administration of Justice the time allocation for the Estimates of the Ministry of Consumer and Commercial Relations be reduced to 11 hours, and 28 minutes, in the Standing Committee on General Government the Estimates of Labour be reduced to 15 hours, in the Standing Committee on Social Development the Estimates of the Ministry of Education be reduced to 14 hours, in the Standing Committee on Resources Development the Estimates of the Ministry of Energy be reduced to 12 hours, and the Ministry of Transportation and Communications to 10 hours, to be taken up following completion of the Estimates of the Ministry of Industry and Trade.

The House, according to Order, resolved itself into the Committee of Supply, to consider the Estimates of the Ministry of Treasury and Economics,

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.
EIGHTY-THIRD DAY
TUESDAY, OCTOBER 30TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

During the Routine Proceedings Mr. Speaker called the member for Renfrew North (Mr. Conway), to order and asked him to resume his seat.

The member having refused, was named by Mr. Speaker and directed to withdraw from the service of the House.

Mr. Speaker then called the member for York South (Mr. Rae), to order and asked him to resume the seat.

The member having refused, was named by Mr. Speaker and directed to withdraw from the service of the House.

Mr. Speaker adjourned the House for 15 minutes.

Mr. Speaker resumed the Chair and,

The member for Sudbury East (Mr. Martel) having been called to order and asked to resume his seat,

The member having refused, was named and directed to withdraw from the service of the House.

Mr. Foulds then moved that the House recess,

Mr. Speaker stated that there was no provision for such a motion to be made,

Mr. Foulds challenged the ruling of Mr. Speaker:

Mr. Speakers ruling sustained on the following division:

AYES

Andrewes    Gregory     Lane
Baetz       Harris      Leluk
Barlow      Havrot     MacQuarrie
Brandt      Henderson  McCague
Cousens     Hennessy    McLean
Dean        Hodgson    McNeil
Eaton       Johnson    Miller
Elgie       (Wellington-Dufferin-Peel) (Muskoka)
Eves        Kennedy    Norton
Fish        Kells      Ramsay
Gillies     Kerr       Rotenberg
Gordon      Kolyn     Runciman
Elizabeth II

30th October

AYES — Continued

Scrivener
Shymko
Sterling
Stevenson
(Durham York)
Taylor
(Simcoe Centre)
Taylor
(Prince Edward-Lennox)
Timbrell
Treleaven
Villeneuve
Watson
Welch
Wells
Wiseman—47.

NAYS

Allen
Bradley
Breaugh
Bryden
Charlton
Cooke
Eakins
Edghofer
Elston
Epp
(Faldimand-Norfolk)
Foulds
Grande
Haggerty
Kerro
Laughren
Lupusella
Mackenzie
Mancini
McClellan
McGuigan
Miller
Newman
Nixon
O’Neil
Riddell
Ruprecht
Ruston
Samis
Sargent
Swart
Sweeney
Van Horne
Wrye—33.

By unanimous consent Mr. Rae and Mr. Conway were permitted to return to this sitting of the House.

THE EVENING SITTING

8.15 O’CLOCK P.M.

Mr. Conway moved, seconded by Mr. Nixon,

That, Pursuant to Standing Order 34 (a), the ordinary business of the House be set aside in order to debate a matter of urgent public importance, namely, the serious effects of the continuing community colleges strike and the provincial government’s failure to reach a negotiated settlement.

Mr. Speaker ruled that the motion was in order and put the question, “Shall the debate proceed?” to a vote of the House which question was decided in the negative.

Debate on the motion for Second Reading of Bill 93, An Act respecting Public Libraries was adjourned.

The House then adjourned at 10.30 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:

Commission of Inquiry into Residential Tenancies Report (Volume 1). (No. 228) (Tabled October 30th, 1984)

Petition re: the appointment of Daniel Grafton Hill as Ombudsman. (presented by Mrs. Scrivener) . (No. 229) (Tabled October 30th, 1984)

EIGHTY-FOURTH DAY
WEDNESDAY, OCTOBER 31ST. 1984

The following Committees met:—

Standing Committee on General Government.

Standing Committee on Resources Development.

Standing Committee on Social Development.

EIGHTY-FIFTH DAY
THURSDAY, NOVEMBER 1ST, 1984

Prayers

2.00 O’Clock P.M.

Mr. Speaker informed the House as follows:—

Vacancies have occurred in the membership of the House by reason of the resignations of James R. Breithaupt, Esquire, as member for the electoral district of Kitchener, and of T. Patrick Reid, Esquire, as member for the electoral district of Rainy River, effective midnight, Wednesday, October 31st, 1984, and accordingly, warrants have been addressed to the Chief Election Officer for the issue of writs of election for the said electoral districts.

The House expressed its sorrow on the murder of the Prime Minister of India, Indira Gandhi and paid tribute to her accomplishments.
Mr. Barlow from the Standing Committee on Resources Development reported the following Resolution:—

*Resolved*, That Supply in the following amount and to defray the expenses of the Provincial Secretariat for Resources Development be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

**PROVINCIAL SECRETARIAT FOR RESOURCES DEVELOPMENT:**

- Resources Development Policy Program $3,649,700

Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s Report which was read as follows and adopted:—

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

- Bill Pr7, An Act respecting the London Regional Art Gallery., *Mr. Van Horne*.
- Bill Pr30, An Act respecting the City of Belleville. *Mr. O’Neil*.

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

- Bill Pr27, An Act respecting the City of Nepean. *Mr. Mitchell*.
- Bill Pr32, An Act respecting the City of Ottawa. *Mr. MacQuarrie*.

On motion by Mr. Wells,

*Ordered* That, substitutions be made on the Standing Committees as follows:

**Standing Committee on Resources Development**

- Mr. Stokes for Mr. Lupusella

**Standing Committee on Regulations and Other Statutory Instruments**

- Mr. Mackenzie for Mr. Swart

**Standing Committee on Social Development**

- Mr. Allen for Mr. Mackenzie
- Mr. Cooke for Mr. Johnston (Scarborough West)

The following Bill was introduced and read the first time

**Bill 128, An Act to amend the City of Toronto Act, 1984. Mr. Peterson**
Mr. Riddell moved Second Reading of Bill 87, An Act to protect Farming Operations against Nuisance Claims,

And a debate arising at 4.52 p.m. further proceedings on the motion were reserved until 5:50 p.m.

Mr. Cooke then moved Second Reading of Bill 48, An Act to establish Midwifery Governing Health Profession.

Pursuant to Standing Order 64 (e) the following members signified their objection to the putting of the question on the motion for Second Reading of Bill 87, An Act to protect Farming Operations against Nuisance Claims and accordingly the question was not put.

Andrewes  Harris  Shymko
Ashe    Hodgson       Taylor
Baetz   Johnson       Taylor
Barlow (Wellington-Dufferin-Peel)   Taylor (Prince Edward-Lennox)
Birch   Kennedy       Treleaven
Cureatz Lane         Villeneuve
Dean    MacQuarrie    Walker
Drea    Mitchell      Watson
Eaton   Pollock       Williams
Eves    Ramsay        Yakabuski—34.
Gillies Rotenberg     
Gordon  Runciman      
Gregory Sheppard     

Pursuant to Standing Order 64 (e) the following members signified their objection to the putting of the question on the motion for Second Reading of Bill 48, An Act to establish Midwifery Governing Health Profession and accordingly the question was not put.

Andrewes  Kennedy  Taylor
Ashe    Lane        (Simcoe Centre)
Barlow  MacQuarrie Taylor (Prince Edward-Lennox)
Birch   McMurtry    Treleaven
Cureatz McNeil      Villeneuve
Dean    Mitchell    Walker
Drea    Norton      Watson
Eaton   Pollock     Wells
Gillies Ramsay      Williams—30.
Gregory Runciman    
Johnson Sheppard     
(Wellington-Dufferin-Peel)  

THE EVENING SITTING

8.00 O'CLOCK P.M.

The following Bills were read the second time:—
Elizabeth II

1st November

Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Ordered for Third Reading.


Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Ordered for 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 with certain amendments:—

Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act.

Bill 91, An Act to amend the Regional Municipality of Sudbury Act.

Ordered, That the Report be now received and adopted.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion, That this House approves in general the Budgetary policy of the Government, having been read.

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

On motion by Mr. Bradley,

Ordered, That the debate be adjourned.

The House then adjourned at 10:30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:

Ontario Cancer Institute Incorporating the Princess Margaret Hospital Annual Report for the year ended March 31, 1984. (No. 230) (Tabled October, 31st, 1984)

Petition re: Midwifery (presented by Mr. Cooke) (No. 231) (Tabled November 1st, 1984).
Mr. Mancini moved, seconded by Mr. McGuigon,

That, Pursuant to Standing Order 34(a) the ordinary business of the House be set aside in order to debate a matter of urgent public importance, namely the actions of the Minister of Natural Resources in his attempts to enforce certain federal and provincial fishing regulations in deliberate contravention of the declared law of this province, actions which resulted in the confiscation of fishermen's property and which have led to a great uncertainty regarding the current state of the relevant rules and regulations governing fishing among commercial fishermen.

Mr. Speaker ruled that the motion was in order and put the question, “Shall the debate proceed?”, to a vote of the House, which question was decided into the negative on the following division:

**Ayes**

Bradley  
McClellan  
Bryden  
McGuigan  
Charlton  
McKessock  
Conway  
Miller  
Elston  
(Haldimand-Norfolk)  
Foulds  
Newman  
Grande  
Nixon  
Haggerty  
Reed  
Kerrio  
Riddell  
Mancini  
Ruprecht  
Ruston  
Stokes  
Swart  
Sweeney  
Van Horne  
Wildman  
Worton  
Wrye—27.

**Nays**

Andrewes  
Kennedy  
Ashe  
Kells  
Barlow  
Leluk  
Birch  
McCaffrey  
Dean  
McNeil  
Eves  
Mitchell  
Fish  
Pollock  
Gregory  
Ramsay  
Grossman  
Rotenberg  
Hodgson  
Sheppard  
Johnson  
Shymko  
Snow  
Stephenson  
(York Mills)  
Stevenson  
(Durham York)  
Treleaven  
Walker  
Wells  
Williams  
Yakabuski—30.
The House, according to Order, resolved itself into the Committee of Supply, to consider the Estimates of the Ministry of Treasury and Economics,

and after some time,

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

Ordered, That the Report be received,

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.00 p.m.

EIGHTY-SEVENTH DAY
MONDAY, NOVEMBER 5TH, 1984

Prayers

2.00 O’Clock P.M.

On motion by Mr. Wells,

Ordered, That substitutions be made on the Standing and Select Committees as follows:

Standing Committee on Administration on Justice

Mr. Conway for Mr. Breithaupt
Mr. Elston to be added

Standing Committee on General Government

Mr. O’Neil for Mr. McKessock

Standing Committee on Members’ Services

Mr. Newman for Mr. Elston

Standing Committee on Procedural Affairs

Mr. Miller for Mr. Epp

Standing Committee on Public Accounts

Mr. Elston for Mr. Reid (Rainy River)
Mr. Epp to be added
Standing Committee on Regulations and Other Statutory Instruments

Mr. O'Neil for Mr. Sweeney

Standing Committee on Resources Development

Mr. Reed for Mr. Mancini
Mr. McKessock for Mr. Sweeney

Select Committee on the Ombudsman

Mr. Ruston for Mr. Breithaupt

Mr. Swart moved seconded by Ms. Bryden,

That pursuant to Standing Order 34 (a), the ordinary business of the House be set aside to debate a matter of urgent public importance, namely, the application before the Canadian Radio-Television and Telecommunications Commission (CRTC) from CNCP Telecommunications to deregulate Bell Canada’s long distance telephone service, and the failure of the Ontario government to take a stand at the CRTC hearings against the deregulation proposal which will dramatically increase local telephone rates, provide no saving on long distance rates to citizens outside of seven major cities, create public confusion in service provisions, and cause major layoffs of Bell’s employees.

Mr. Speaker ruled that the motion was in order and put the question, “Shall the debate proceed?”, to a vote of the House, which question was decided in the negative on the following division:

**AYES**

<table>
<thead>
<tr>
<th>Allen</th>
<th>Laughren</th>
<th>Samis</th>
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<tbody>
<tr>
<td>Bradley</td>
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<td>Spensieri</td>
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| Foulds      | Ruston   | Wrye—27.

**NAYS**

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<td>Jones</td>
<td>McCague</td>
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(Wellington-Dufferin-Peel)
NAYS — Continued

Mitchell
Norton
Pollock
Ramsay
Rotenberg
Scrivener
Shymko
Snow
Stephenson
Taylor
Timbrell
Treleaven
Walker
Watson
Welch
Wells
Yakabuski—40.

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, 1985, the following sums:—

MINISTRY OF TREASURY AND ECONOMICS:

1001. To defray the expenses of the Ministry Administration Program $ 5,987,000

1002. To defray the expenses of the Treasury Program ......................... 171,156,000

1003. To defray the expenses of the Budget and Intergovernmental Finance Policy Program ...................................................... 5,537,000

1004. To defray the expenses of the Economic Policy Program .......... 491,408,000

1005. To defray the expenses of the Inflation Restraint Program ...... 1,513,000

1006. To defray the expenses of the Ontario Economic Council Program ................................................................. 1,201,000

and after some time,

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 report progress on the Estimates of the Office of the Deputy Premier also, That the Committee had 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.
The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d);

Sessional Paper:


EIGHTY-EIGHTH DAY
TUESDAY, NOVEMBER 6TH, 1984

PRAYERS

The following Bill was introduced and read the first time,

Bill 129, An Act to amend the Assessment Act. Mr. Gregory.

Mr. Conway moved, seconded by Mr. Bradley,

That pursuant to Standing Order 34 (a), I move that the ordinary business of the House be set aside in order to debate a matter or urgent public importance, namely:

In light of the continuing community colleges teachers’ strike, the provincial government’s plans to ensure that community college students do not lose their academic credit as a result of the current disruption; the provincial government’s plans with respect to providing equitable relief for students who have paid tuition fees but who currently are not receiving any instruction; the provincial government’s plans with respect to financial aid for college students affected by the strike; the provincial government’s plans regarding increasing grants to community colleges to ensure quality of education in our college system; the provincial government’s plans regarding arrangements to be made for students forced to leave college and take up employment; the provincial government’s contingency plans made to date; the progress and results of numerous Association of Colleges of Applied Arts and Technology of Ontario meetings and college presidents’ meetings; the interim report or results of the Ministry Task Force on the college teachers strike; the provincial government’s plans regarding consequential losses to students and co-op and work placement programs and what, if any, arrangements can possible be substituted; and the provincial government’s plans regarding the problems of single-parent students and their day care provisions, as certain municipalities move to withdraw such services from these students due to the continuation of the strike.

After hearing the arguments of the mover and representatives of the other parties, the Speaker ruled the motion out of order.

Mr. Speaker’s ruling was sustained on the following division:
Elizabeth II

AYES

Andrewes
Ashe
Baetz
Barlow
Bennett
Bernier
Birch
Brandt
Cousens
Cureatz
Dean
Drea
Eaton
Elgie
Eves
Fish
Gillies
Gordon
Gregory
Harris
Havrot

Hennessy
Hodgson
Johnson
(Wellington-Dufferin-Peel)
Jones
Kennedy
Kells
Kerr
Kolyn
Lane
Leluk
McCaffrey
McCague
McLean
McNeil
Mitchell
Norton
Piché
Pollock
Ramsay
Robinson

Rotenberg
Runciman
Scrivener
Shymko
Snow
Stephenson
(York Mills)
Sterling
Stevenson
(Durham York)
Taylor
(Prince Edward-Lennox)
Treleaven
Villeneuve
Walker
Watson
Wells
Williams
Yakabuski—57.

NAYS

Allen
Bryden
Conway
Cooke
Di Santo
Eakins
Edighoffer
Elston
Epp
Foulds
Grande
Haggerty
Lupusella

Mackenzie
Mancini
Martel
McClellan
McGuigan
McKessock
Newman
Nixon
O’Neil
Peterson
Philip
Rae
Reed

Riddell
Ruprecht
Ruston
Samis
Sargent
Spensieri
Swart
Sweeney
Van Horne
Worton
Wrye—37.

The House resolved itself into a Committee to consider certain Bills,

THE EVENING SITTING

8.00 O’CLOCK P.M.

and after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on the following Bills:—
Bill 77, An Act respecting the Protection and Well-being of Children and their families.

Bill 101, An Act to amend the Workers' Compensation Act.

Ordered, That the Report be now received and adopted.

The House then adjourned at 10.35 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d);

*Sessional Paper:*


**EIGHTY-NINTH DAY**

**WEDNESDAY, NOVEMBER 7TH, 1984**

The following Committees met:

Standing Committee on General Government.

Standing Committee on Resources Development.

Standing Committee on Social Development.

**NINETIETH DAY**

**THURSDAY, NOVEMBER 8TH, 1984**

**Prayers**

2.00 O'Clock P.M.

Disorder having arisen in the Galleries during Routine Proceedings, Mr. Speaker ordered that Strangers be excluded from the Public Galleries.
Mr. Robinson from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee's Report which was read as follows and adopted:

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

Bill Pr26, An Act respecting the Chartered Industrial Designers.

Mr. Robinson from the Standing Committee on Social Development presented the Committee's Report which was read as follows and adopted:

Your Committee begs to report the following Bill without amendment:

Bill 119, An Act to amend the Education Act.  *(Ordered for Committee of the Whole House).*

On motion by Mr. Wells,

Ordered, That notwithstanding the provision of Standing Order 64 (a), government business be considered this afternoon.

The following Bills were introduced and read for the first time:


The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:

Bill Pr33, An Act respecting the Association of Registered Interior Designers of Ontario.  *Mr. MacQuarrie.*
Miss Stevenson moved, seconded by Mr. Welch,

That leave be given to introduce a Bill entitled An Act respecting a Labour Dispute between the Ontario Public Service Employees Union and the Ontario Council of Regents for Colleges of Applied Arts and Technology and the Boards of Governors of Colleges of Applied Arts and Technology (Bill 130) which motion was carried on the following division:

**AYES**

Andrewes  
Ashe  
Baetz  
Bennett  
Birch  
Bradley  
Brandt  
Conway  
Cousens  
Cureatz  
Dean  
Eakins  
Eaton  
Edighoffer  
Elgie  
Elston  
Epp  
Fish  
Gillies  
Gordon  
Gregory  
Haggerty  
Harris  
Havrot  
Hodgson  
Johnson  
(Wellington-Dufferin-Peel)

Jones  
Kells  
Kennedy  
Kerr  
Kerrio  
Kolyn  
Mancini  
McCaffrey  
McCague  
McGuigan  
McKessock  
McLean  
McMurtry  
McNeil  
Mitchell  
Newman  
Nixon  
Norton  
O'Neil  
Peterson  
Piché  
Pollock  
Pope  
Ramsay  
Reed  
Riddell  
Robinson

Rotenberg  
Runciman  
Ruprecht  
Ruston  
Sargent  
Scrivener  
Shymko  
Snow  
Spensieri  
Stephenson  
(York Mills)  
Sterling  
Stevenson  
(Durham York)  
Sweeney  
Taylor  
(Prince Edward-Lennox)  
Treleaven  
Van Horne  
Watson  
Welch  
Wells  
Williams  
Worton  
Wrye  
Yakabuski—76.

**NAYS**

Allen  
Breaurgh  
Bryden  
Charlton  
Cooke  
Di Santo  

Foulds  
Grande  
Laughren  
Lupusella  
Mackenzie  
Martel

McClellan  
Philip  
Rae  
Stokes  
Swart—17.

And the Bill was accordingly read the first time.

A debate arose on the motion for Second Reading of Bill 130 An Act respecting a Labour Dispute between the Ontario Public Service Employees Union and the
Ontario Council of Regents for Colleges of Applied Arts and Technology and the Boards of Governors of Colleges of Applied Arts and Technology.

THE EVENING SITTING

8.00 O’CLOCK P.M.

And after some time,

On motion by Mr. Swart,

Ordered, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:

Compendia re:—


Bill 132, An Act to amend the City of Sudbury Hydro-Electric Service Act. (No. 236) (Tabled November 8th, 1984)


Bill 134, An Act to amend certain Acts respecting Regional Municipalities. (No. 238) (Tabled November 8th, 1984)


Petition re: Community College Labour Dispute. (Mr. McKessock) (No. 234) (Tabled November 8th, 1984)
PRAYERS

Mr. Barlow from the Standing Committee on Resources Development reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

MINISTRY OF ENERGY:

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$7,273,400</td>
</tr>
<tr>
<td>Conventional Energy Program</td>
<td>3,323,200</td>
</tr>
<tr>
<td>Alternative and Renewable Energy Program</td>
<td>15,998,500</td>
</tr>
<tr>
<td>Energy Conservation Program</td>
<td>17,945,900</td>
</tr>
<tr>
<td>Regulatory Affairs Program</td>
<td>2,565,300</td>
</tr>
<tr>
<td>Energy Investment Program</td>
<td>69,250,000</td>
</tr>
</tbody>
</table>

The following Bill was introduced and read the first time:—


Debate on the motion for Second Reading of Bill 130, An Act respecting a Labour Dispute between the Ontario Public Service Employees Union and the Ontario Council of Regents for Colleges of Applied Arts and Technology and the Boards of Governors of Colleges of Applied Arts and Technology, was resumed and after some time, the motion having been put was carried on the following division:—

AYES

Ayes — Continued

Stevenson  Hodgson  Robinson
(Durham York)
Taylor  Newman  Treleaven
(Prince Edward-Lennox)
Eves  Nixon  Van Horne
Norton  Walker
Fish  O’Neil  Watson
Peterson  Welch
Gillies  Piché  Wells
Gordon  Pollock  Williams
Gregory  Ramsay  Worton
Haggerty  Reed  Wrye—68.
Hennessy  Riddell

Nays

Allen  Foulds  McClellan
Breaugh  Grande  Philip
Bryden  Laughren  Rae
Charlton  Lupusella  Swart
Cooke  Mackenzie  Wildman—17.
Di Santo  Martel

And the Bill was accordingly read the Second time and Ordered for Committee of the Whole House.

On motion by Mr. Wells,

Ordered, That the House continue to sit beyond 1.00 o’clock p.m. today.

The House resolved itself into a Committee to consider a certain Bill and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:

Bill 130, An Act respecting a Labour Dispute between the Ontario Public Service Employees Union and the Ontario Council of Regents for Colleges of Applied Arts and Technology and the Boards of Governors of Colleges of Applied Arts and Technology.

Ordered, That the Report be now received and adopted.

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

Bill 130, An Act respecting a Labour Dispute between the Ontario Public Service Employees Union and the Ontario Council of Regents for Colleges of Applied
Arts and Technology and the Boards of Governors of Colleges of Applied Arts and Technology.

**AYES**

Andrewes  
Ashe  
Baetz  
Barlow  
Birch  
Brant  
Conway  
Cousens  
Cureatz  
Drea  
Eakins  
Eaton  
Edighoffer  
Elgie  
Elston  
Eves  
Fish  
Gillies  
Gordon  
Gregory  
Hennessy  
Hodgson  
Jones  
Kells  
Kennedy  
Kerr  
Kerrio  
Kolyn  
Lane  
McCague  
McKessock  
McLean  
McMurtry  
McNeil  
Mitchell  
Newman  
Nixon  
Norton  
O'Neil  
Piché  
Pollock  
Ramsay  
Reed  
Riddell  
Robinson  
Ruprecht  
Ruston  
Shymko  
Stephenson  
(York Mills)  
Sterling  
Stevenson  
(Durham York)  
Taylor  
(Prince Edward-Lennox)  
Treleaven  
Walker  
Watson  
Wells  
Williams  
Worton  
Wrye—58.

**NAYS**

Allen  
Breaugh  
Bryden  
Charlton  
Cooke  
Di Santo  
Foulds  
Grande  
Laughren  
Lupusella  
Mackenzie  
Martel  
McClellan  
Philip  
Rae  
Wildman—16.

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

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

"May it please Your Honour:

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

The Assistant Clerk 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 130, An Act respecting a Labour Dispute between the Ontario Public Service Employees Union and the Ontario Council of Regents for Colleges of Applied Arts and Technology and the Boards of Governors of Colleges of Applied Arts and Technology."

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

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

His Honour was then pleased to retire.

The House then adjourned at 5.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d);

Sessional Paper:

Compendium re:


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NINETY-SECOND DAY
TUESDAY, NOVEMBER 13TH, 1984

PRAYERS

2.00 O'Clock P.M.

On motion by Mr. Wells,

Ordered, That, notwithstanding Standing Order 65 (g) respecting the publication of notice of an application for private legislation, a private bill respecting the Town of Iroquois Falls may be introduced and given first reading and the bill may be considered by the Standing Committee on Regulations and Other Statutory Instruments upon the applicant filing proof with the Clerk of the Assembly that notices have been published at least three times in The Ontario Gazette and in a newspaper having general circulation in the Town of Iroquois Falls.
The following Bills were introduced and read for the first time:—


Bill 139, An Act to amend certain Acts respecting the Health Professions. *Mr. Norton.*


Pursuant to Standing Order 63 (a), in the absence of Mr. Rae, Mr. Foulds moved, seconded by Mr. McClellan,

That the Government lacks the confidence of this House because of its hasty, ill-considered and short-sighted reaction to the evaluation of this Province's credit rating by Standing and Poor’s of New York, in particular:

—the decision of the Government to place a greater weight on the views and priorities of a New York bond rating agency than on the needs and priorities of this Province

—the Government's decision to cut back further on education, health and social services spending which is critical to the future of our Province, rather than to bring the spending and borrowing plans of Ontario Hydro under control

—the confusing explanations given by the Treasurer of Standard and Poor’s rating review process, as reflected in the following statements of the Treasurer and Standard and Poor’s:

Standard and Poor’s:

"The fiscal 1985 budget projects a third year of operating deficits and a budgetary deficit exceeding 12% of revenues. However, stronger than expected economic growth appears likely to result in a lower budget deficit this year, and further improvements in fiscal 1986 are anticipated. Improved budgetary results in fiscal 1985 and 1986 are expected to reduce the debt burden." (Standard and Poor's, *International Credit Week*, Third Quarter, 1984);
The Treasurer:

"The rating agencies are retrospective. They simply look at what has occurred. They do not look into the future and try and figure out what one is likely to do next year, or get any assurance with regard to what one is likely to do because they do not see that as their job vis-a-vis the province, the people they rate or the people who buy bonds based on that. All they are asked to do by the people who buy bonds is to look at the performance to date and assess that against other performance. Having done that, as I indicated last week the entire discussion is retrospective".

And a debate arising after some time the motion having been put was lost on the following division:—

**Ayes**

<table>
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<tr>
<th>Allen</th>
<th>Haggerty</th>
<th>Philip</th>
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<tr>
<td>Bradley</td>
<td>Laughren</td>
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<td>McGuigan</td>
<td>Samis</td>
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<td>Di Santo</td>
<td>McKessock</td>
<td>Stokes</td>
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<td>Eakins</td>
<td>Miller</td>
<td>Swart</td>
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<td>Edighooffer</td>
<td>(Haldimand-Norfolk)</td>
<td>Sweeney</td>
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<td>Newman</td>
<td>Wildman</td>
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<td>Foulds</td>
<td>Nixon</td>
<td>Worton</td>
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<tr>
<td>Grande</td>
<td>O'Neil</td>
<td>Wrye—38</td>
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**Nays**

<table>
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<tr>
<th>Andrewes</th>
<th>Hodgson</th>
<th>Norton</th>
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<td>Ashe</td>
<td>Johnson</td>
<td>Piché</td>
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<td>Baetz</td>
<td>(Wellington-Dufferin-Peel)</td>
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<td>Sheppard</td>
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<td>McEwen</td>
<td>(York Mills)</td>
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<td>Sterling</td>
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<td>Gillies</td>
<td>McNeil</td>
<td>(Durham York)</td>
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<td>Gordon</td>
<td>Miller</td>
<td>Taylor</td>
</tr>
<tr>
<td>Gregory</td>
<td>(Muskoka)</td>
<td>(Simcoe Centre)</td>
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<tr>
<td>Grossman</td>
<td>Mitchell</td>
<td>Taylor</td>
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<td></td>
<td>(Prince Edward-Lennox)</td>
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THE EVENING SITTING

8.00 O'CLOCK P.M.

A debate arose on the motion for Second Reading of Bill 82, An Act to amend the Theaters Act and after some time, it was,

On motion by Mr. McGuigan,

*Ordered*, That the debate be adjourned.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

*Sessional Papers:*

Compendia re:

—Bill 137, An Act to amend the Health Protection and Promotion Act, 1983. *(No. 242)* (Tabled November 13th, 1984)


—Bill 139, An Act to amend certain Acts respecting the Health Professions. *(No. 244)* (Tabled November 13th, 1984)


—Bill 143, An Act to amend the Law Society Act. *(No. 246)* (Tabled November 13th, 1984)


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**NINETY-THIRD DAY**

**WEDNESDAY, NOVEMBER 14TH, 1984**

The following Committees met:—

Standing Committee on General Government.

Standing Committee on Resources Development.

Standing Committee on Social Development.

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**NINETY-FOURTH DAY**

**THURSDAY, NOVEMBER 15TH, 1984**

**PRAYERS**

2.00 O'CLOCK P.M.

Mr. McLean from the Standing Committee on General Government reported the following Resolution:—

*Resolved*, That Supply in the following amounts and to defray the expenses of the Ministry of Agriculture and Food be granted to Her Majesty for the fiscal year ending March 31, 1985:—

**MINISTRY OF AGRICULTURE AND FOOD:**

- Ministry Administration Program ........................................ $15,639,000
- Agricultural Marketing and Development Program .................... 56,014,600
- Agricultural Technology and Field Services Program .............. 86,976,700
- Financial Assistance to Agriculture Program ..................... 128,029,800

Mr. Kerr from the Standing Committee on Social Development reported the following Resolution:—

*Resolved*, That Supply in the following amounts and to defray the expenses of the Ministry of Health be granted to Her Majesty for the fiscal year ending March 31st, 1985:—
212

15TH NOVEMBER 1984

MINISTRY OF HEALTH:

Ministry Administration Program ........................................... $85,172,500
Institutional Health Program .................................................. $4,810,184,900
Public and Mental Health Program ........................................... 627,663,400
Health Insurance Program ..................................................... 2,718,990,200

Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee's Report which was read as follows and adopted:—

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


Your Committee would recommend that the fees, less the actual cost of printing, be remitted on Bill Pr31, An Act respecting the United Jewish Welfare Fund.

On motion by Mr. Wells,

Ordered, That the Estimates of the Management Board of Cabinet be transferred from the Committee of Supply to the Standing Committee on Administration of Justice.

On motion by Mr. Wells,

Ordered, That Bill 132, An Act to amend the City of Sudbury Hydro-Electric Service Act, 1980 standing in the name of the Minister of Municipal Affairs and Housing be transferred to the Minister of Energy.

On motion by Mr. Wells,

Ordered, That Standing Order 64 (h) respecting notice for private members' items of business be waived for Ballot Item Number 32 in the name of the member for Renfrew North.

The following Bills were introduced and read the first time:

Bill 146, An Act to amend the Residential Tenancies Act. Mr. Conway.


The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:

Bill Pr39, An Act respecting the Town of Iroquois Falls. Mr. Piché

The Answers to Questions Nos. 516, 525, 527, 535, 536, 542, 543, 545 to 549 inclusive and 551 were laid upon the Table. (See Hansard Friday November 16th, 1984).

The interim answer to Question No. 544 was laid upon the Table (See Hansard Friday November 16th, 1984).

Pursuant to Standing Order 81 (e), the answers to Questions Nos. 509 (Sessional Paper No. 256) and No. 512 (Sessional Paper No. 257) were made returns.

Mr. Shymko moved seconded by Mr. Kolyn,

That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.

And a debate arising at 4.45 p.m. further proceedings on the motion were reserved until 5.50 p.m.

Mr. Bradley then moved seconded by Mr. Wrye,

That in the opinion of this House, electronic video Hansard should be installed in the Chamber to provide coverage of all proceedings in the House in addition to that provided at present by the written and electronic media.
Pursuant to Standing Order 64 (e), no objection having been made to the putting of the question on Mr. Shymko’s Resolution (No. 30) the question having been put was declared carried, and it was,

Resolved, That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government’s traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.

Pursuant to Standing Order 64 (e) no objection having been made to the putting of the question on Mr. Bradley’s Resolution (No. 40) the question having been put was lost on the following division:

**AYES**

<table>
<thead>
<tr>
<th>Bradley</th>
<th>Grande</th>
<th>Rae</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breaugh</td>
<td>Kerrio</td>
<td>Reed</td>
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<tr>
<td>Bryden</td>
<td>Laughren</td>
<td>Ruprecht</td>
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**NAYS**

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The Evening Sitting

8.00 O’Clock P.M.

Debate on the motion for Second Reading of Bill 93, An Act respecting Public Libraries was resumed and after some time,

On motion by Ms Fish,

Ordered, That the debate be adjourned.

Debate on the motion for Second Reading of Bill 82, An Act to amend the Theatres Act was resumed and after some time,

On motion by Ms Bryden,

Ordered, That the debate be adjourned.

Mr. Speaker put the question on the motion for Second Reading of Bill 93, An Act respecting Public Libraries, which motion was carried in the affirmative on the following division:—

Ayes

Ashe  Harris  McNeil
Baetz  Hodgson  Miller
Barlow  Johnson
Bernier  (Wellington-Dufferin-Peel)  Mitchell
Bradley  Kells  Newman
Conway  Kennedy  Nixon
Cousens  Kerr  Norton
Dean  Kerrio  Pollock
Drea  Kolyn  Ramsay
Eakins  Lane  Reed
Edighoffer  Leluk  Rotenberg
Elgie  MacQuarrie  Runciman
Elston  Mancini  Ruprecht
Epp  McCague  Ruston
Fish  McGuigan  Scrivener
Gordon  McKessock  Sheppard
Gregory  McLean  Snow
AVES — Continued

Stephenson
(York Mills)
Taylor
(Prince Edward-Lennox)
Wells
Williams

Stevenson
(Durham York)
Teleaven
Walker
Wiseman
Wrye

Taylor
(Simcoe Centre)
Watson
Welch
Yakabuski—62.

NAYS

Allen
Grande
Rae
Breaugh
Laughren
Samis
Bryden
Lupusella
Stokes
Charlton
Martel
Swart—16.

Cooke
McClellan
Di Santo
Philip

And the Bill was accordingly read the Second time and Ordered referred to the Standing Committee on Social Development.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:


Ontario Fisheries Regulations, C.R.C., c. 849, amendments pursuant to section 34 of the Fisheries Act. 1 November, 1984. (No. 252) (Tabled November 15th, 1984)


Petition re: Government's plan to restructure the university system. (Mr. Conway, Mr. Rae) (No. 255) (Tabled November 15th, 1984)

Compendia re:


NINETY-FIFTH DAY
FRIDAY, NOVEMBER 16TH, 1984

PRAYERS

10.00 O'CLOCK A.M.

The following Bill was introduced and read the first time:—

Bill 149, An Act to amend the Ministry of Correctional Services Act. Mr. Leluk.

The House according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Office of the Deputy Premier,

and after some time,

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

Ordered, That the Report be received,

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:

Compendium re:

—Bill 149, An Act to amend the Ministry of Correctional Services Act. (No. 260) (Tabled November 16th, 1984)

NINETY-SIXTH DAY
MONDAY, NOVEMBER 19th, 1984

PRAYERS

2.00 O'CLOCK P.M.

Mr. Treleaven from the Standing Committee on Procedural Affairs presented the Committee's Report on Agencies, Boards and Commissions (No. 9) and moved the adoption of its recommendations. (Sessional Paper No. 263) (Tabled November 19th, 1984)

On motion by Mr. Treleaven,

Ordered, That the debate be adjourned.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:

Bill Pr12, An Act respecting the City of Hamilton. Mr. Charlton.

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, 1985, the following sum:—

OFFICE OF THE DEPUTY PREMIER:

401. To defray the expenses of the Ministry Administration Program .................................................................$ 628,100

and after some time,

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:

Ontario Place Corporation Annual Report 1983/84. (No. 262) (Tabled November 19th, 1984)


Answer to an oral question asked October 26th, 1984 by the Member for London Centre, re The Public Service Act re Louis H. Parsons. (No. 264) (Tabled November 19th, 1984)

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**NINETY-SEVENTH DAY**

**TUESDAY, NOVEMBER 20TH, 1984**

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**PRAYERS**

2.00 O'CLOCK P.M.

Mr. Kolyn from the Standing Committee on Social Development reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Citizenship and Culture be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

**MINISTRY OF CITIZENSHIP AND CULTURE:**

Ministry Administrative Program ........................................... $ 8,008,500
Heritage Conservation Program ............................................. 26,073,900
Arts Support Program ....................................................... 72,185,500
Citizenship and Multicultural Support Program .......................... 10,888,000
Libraries and Community Information Program .......................... 30,218,300
Capital Support and Regional Services Program ........................ 23,957,800

---

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr44, An Act respecting the Town of Cobourg. Mr. Sheppard.

---

The following Bill was introduced and read the first time:—

Bill 150, An Act to amend the Legislative Assembly Act. Mr. Kolyn.
Mr. Mackenzie moved, seconded by Mr. Martel,

That, pursuant to Standing Order 34 (a), the ordinary business of the House be set aside in order to debate a matter of urgent public importance, namely:

The closure by Black and Decker (Canada) Limited of its manufacturing plant in Barrie with the attendant loss of more than 600 jobs in that community; the fact that the government has totally failed to respond to protect the jobs of the workers and the community economic base that they represent; and the fact that there is no process of public accountability in such instances that would ensure that every possible alternative is explored to prevent the closure of the plant.

After hearing the arguments of the mover and representatives of the other parties, Mr. Speaker put the question: “Shall the debate proceed?” and the House having unanimously agreed, the debate proceeded to conclusion.

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THE EVENING SITTING

8.00 O'CLOCK P.M.

The following Bill was read the second time:—


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


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The following Bills were read the second time:

Bill 129, An Act to amend the Assessment Act. Ordered for Third Reading.


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Debate on the motion for Second Reading of Bill 102, An Act respecting the Sale of Land for Arrears of Municipal Taxes was adjourned.

---

The House then adjourned at 10.30 p.m.
The following Committees met:—

Standing Committee on Administration of Justice.
Standing Committee on General Government.
Standing Committee on Resources Development.
Standing Committee on Social Development.

Mr. Barlow from the Standing Committee on Resources Development reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Tourism and Recreation be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

**MINISTRY OF TOURISM AND RECREATION:**

- Ministry Administration Program ............................................. $ 4,618,200
- Tourism Development Program .............................................. 23,503,400
- Parks and Attractions Program ............................................ 42,512,300
- Recreation, Sports and Fitness Program ............................... 14,308,900
- Ministry Field Operations .................................................. 38,152,000

Mr. Kolyn from the Standing Committee on Administration of Justice reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Consumer and Commercial Relations be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

**MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS:**

- Ministry Administration Program ............................................. $ 8,236,700
- Commercial Standards Program ............................................. 25,095,200
- Technical Standards Program .............................................. 8,217,400
Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee's Report which was read as follows and adopted:

Your Committee begs to report the following Bill without amendment:

Bill Pr33, An Act respecting the Association of Registered Interior Designers of Ontario.

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

Bill Pr39, An Act respecting the Town of Iroquois Falls.

The following bill was introduced and read the first time:

Bill 151, An Act to amend the Nursing Homes Act.  Mr. Cooke.

Mr. Laughren moved, seconded by Mr. Wildman,

That, Pursuant to Standing Order 34 (a) the ordinary business of the House be set aside in order to debate a matter of urgent public importance, namely:

The decision by the Steel Company of Canada to close its iron ore mining operations at the town of Ear Falls in Northwestern Ontario; the fact that the decision was made unilaterally by the company without any public consideration of alternatives; the fact that the loss of 283 jobs at the Griffiths Mine will literally destroy the economic base of the town; the fact that the Ear Falls closure is the sixth iron ore mine closure since 1977; and the lack of any plans or policies in the government to deal with the issue of the economic vulnerability of one-industry towns despite the fact that a cabinet committee has supposedly been dealing with the issue since 1977.

Mr. Speaker ruled that the motion was in order and put the question: “Shall the debate proceed?” to a vote of the House, which question was decided in the negative on the following division:

Ayes
Allen  Conway  Epp
Bradley  Cooke  Foulds
Breaugeh  Di Santo  Grande
Bryden  Eakins  Haggerty
### AYES — Continued

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<td>Havrot</td>
<td>Piché</td>
<td>Yakabuski — 43</td>
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The House resolved itself into a Committee to consider a certain Bill,

**THE EVENING SITTING**

8.00 O’CLOCK P.M.

and after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report the following bill with certain amendments:—

Bill 77, An Act respecting the Protection and Well-being of Children and their Families.

*Ordered*, That the Report be now received and adopted.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);
Sessional Papers:


ONE HUNDREDTH DAY
FRIDAY, NOVEMBER 23RD, 1984

PRAYERS

2.00 O’CLOCK P.M.

On motion by Mr. Wells,

Ordered, That the Sub-Committee on Communications with the Public of the Select Committee on the Ombudsman be authorized to meet on the afternoon of Tuesday, November 27th, 1984.

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

Bill 43, An Act to amend the Off-Road Vehicles Act, 1983.

Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities.

Bill 91, An Act to amend the Regional Municipality of Sudbury Act.

Bill 129, An Act to amend the Assessment Act.


The following Bills were read the second time and Ordered for Third Reading:—

Bill Pr2, An Act to revive Marquis Video Corporation.

Bill Pr7, An Act respecting the London Regional Gallery.

Bill Pr19, An Act respecting the City of London.

Bill Pr25, An Act respecting the Oshawa Young Women’s Christian Association.
Bill Pr26, An Act respecting the Chartered Industrial Designers.

Bill Pr27, An Act respecting the City of Nepean.

Bill Pr30, An Act respecting the City of Belleville.


Bill Pr32, An Act respecting the City of Ottawa.

Bill Pr33, An Act respecting the Association of Registered Interior Designers of Ontario.

Bill Pr39, An Act respecting the Town of Iroquois Falls.

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

Bill Pr2, An Act to revive Marquis Video Corporation.

Bill Pr7, An Act respecting the London Regional Gallery.

Bill Pr19, An Act respecting the City of London.

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association.

Bill Pr26, An Act respecting the Chartered Industrial Designers.

Bill Pr27, An Act respecting the City of Nepean.

Bill Pr30, An Act respecting the City of Belleville.


Bill Pr32, An Act respecting the City of Ottawa.

Bill Pr33, An Act respecting the Association of Registered Interior Designers of Ontario.

Bill Pr39, An Act respecting the Town of Iroquois Falls.

The House according to Order, resolved itself into the Committee of Supply, to consider Estimates of the Office of the Deputy Premier,

and after some time,

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

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:


Ontario College of Art Financial Statements for the year ending May 31, 1984. (No. 269) (Tabled November 23rd, 1984)

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ONE HUNDRED AND FIRST DAY
MONDAY, NOVEMBER 26TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

Mr. Speaker informed the House that he had laid upon the Table the Ontario Electoral Boundaries Commission Report upon the Redistribution of Ontario into Electoral Districts — November 1984. (Sessional Paper No. 270) (Tabled November 26th, 1984)

The answers to Questions No. 537, 550, 554, 556 to 564 inclusive and 587 were laid upon the Table. (See Hansard Friday, November 30th, 1984).

The interim answer to Question No. 552 was laid upon the Table (See Hansard Friday, November 30th, 1984).

Pursuant to Standing Order 81 (e) the answers to Questions Nos. 515 (Sessional Paper No. 271), No. 523 (Sessional Paper No. 272) and No. 588 (Sessional Paper No. 273) were made returns.

Responses to petitions were laid upon the Table as follows:—
(See Hansard Friday, November 30th, 1984)

—re: independent schools bearing the full cost of their own schools.
(Sessional Papers Nos. 34 and 35)
—re: Fanshawe College Faculty Negotiations. (*Sessional Paper No. 205*)

—re: Midwifery. (*Sessional Paper No. 231*)

—re: Community College Labour Dispute. (*Sessional Paper No. 234*)

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, 1985, the following sums:—

**Office of the Deputy Premier**

402. To defray the expenses of the Women’s Issues Program ............$ 5,060,500

and after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to a certain Resolution.

*Ordered*, That the Report be received.

Mr. Treleaven from the Committee of Supply reported the following Resolutions:—

*Resolved*, That Supply in the following amounts and to defray the expenses of the Government Ministries named, be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

**Ministry of Intergovernmental Affairs:**

Ministry Administration Program ...........................................$ 1,395,500

Intergovernmental Relations Program ........................................ 4,850,400

French Language Services and Franco-Ontarian Affairs Program ........................................... 1,752,400

**Ministry of Government Services:**

Ministry Administration Program ...........................................$ 9,746,100

Accommodation Program ......................................................... 262,998,200

Human Resource Services Program ............................................. 62,942,900

Corporate Services Program ................................................... 16,517,500

Real Property Program .......................................................... 19,123,100

Computer and Telecommunication Services Program ........................................... 12,545,900

**Office of the Lieutenant Governor:**

Office of the Lieutenant Governor Program ...........................................$ 393,300
Office of the Premier:
Office of the Premier Program.............................$ 2,413,000

Cabinet Office:
Cabinet Office Program.............................$ 1,635,700

Ministry of Revenue:
Ministry Administration Program.............................$ 17,430,000
Tax Revenue and Grants Program............................. 534,521,000
Property Assessment Program............................. 78,902,000

Ministry of Northern Affairs:
Ministry Administration Program.............................$ 3,925,100
Northern Economic Development Program..................... 43,881,500
Northern Transportation Program............................. 85,272,700
Northern Community Services and Development Program...... 26,317,800

Ministry of Treasury and Economics:
Ministry Administration Program.............................$ 5,987,000
Treasury Program........................................... 171,156,000
Budget and Intergovernmental Finance Policy Program....... 5,537,000
Economic Policy Program................................... 491,408,000
Inflation Restraint Program................................ 1,513,000
Ontario Economic Council Program........................... 1,201,000

Office of the Deputy Premier:
Ministry Administration Program.............................$ 628,100
Women's Issues Program.................................... 5,060,500

Debate on the motion for Second Reading of Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes was resumed and after some time the motion having been put was declared carried and the Bill was accordingly read the second time and Ordered for Committee of the Whole House.

The following Bill was read the Second time:—


The House resolved itself into a Committee to consider a certain Bill and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:

Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes.

Ordered, That the Report be now received and adopted.
The following Bill was read the Second time:—


The House then adjourned at 5.40 p.m.

ONE HUNDRED AND SECOND DAY
TUESDAY, NOVEMBER 27TH, 1984

PRAYERS 2.00 O’CLOCK P.M.

Mr. Speaker addressed the House as follows:—

This year, as we approach the Christmas season and turn our thoughts to giving gifts to families and loved ones, I know that all will feel awareness of the wider world family and their need. Therefore, it would seem particularly appropriate that the Legislative Assembly as a whole, demonstrate that we are ready to sacrifice some of our Christmas pleasures to help those whose lives hang so precariously in the balance.

In order to reflect that heartfelt concern, I have decided that instead of spending funds on the Speaker’s Christmas party which traditionally takes place each year, these funds should be forwarded instead to one of the major international relief agencies to send assistance to Ethiopia.

I am well aware that many hundreds of people have come to enjoy the Speaker’s party,—families and friends—as well as Members and those employed in the Legislative Building, However I am confident that all will respond to this tangible expression of our concern.

Accordingly I am directing that a sum of $10,000 be forwarded to UNICEF CANADA, The United Nations International Childrens Emergency Fund, and be designated for the purchase of food and blankets for Ethiopian relief, and that this donation be made on behalf of the Legislative Assembly of Ontario.

The following Bills were introduced and read the first time:—

Bill 152, An Act to amend the Royal Ontario Museum Act.  Mr. Grande.

Bill 153, An Act to amend the Public Vehicles Act  Mr. Mackenzie.
Mr. McGuigan moved, seconded by Mr. Kerrio,

That, Pursuant to Standing Order 34 (a), the ordinary business of the House be set aside to discuss a matter of urgent public importance, namely:

The release of new information resulting from the Niagara River Toxics Committee Report that indicate the presence of a serious threat to the water quality of Lake Ontario which provides drinking water for more than four million Ontarians;

The findings by Environment Canada officials which state, among other things, that, "clearly, the Niagara River and Lake Ontario are poisoned ecosystems in which all media including people, containing varying amounts of boicides, or chemicals, produced specifically to kill biota...the concern then, is about the health of the Niagara River and Lake Ontario ecosystems themselves, and not just a matter of the number of human cancers caused by drinking the water";

The fact that both the provincial and federal governments are reducing their environment budgets, and cutting programs that could, if kept, help slow and even reverse the chemical contamination of the Niagara River and Lake Ontario.

After hearing the arguments of the mover and the representatives of the other parties, Mr. Speaker ruled that the motion was in order and put the question: "Shall the debate proceed?" to a vote of the House, which question was decided in the negative on the following division:—

**AYES**

Allen
Bradley
Breaugh
Bryden
Charlton
Conway
Cooke
Edighoffer
Elston
Epp
Foulds
Grande

Kerrio
Lupusella
Mancini
Martel
McClellan
McGuigan
Miller
(Northumberland-Haldimand-Owen Sound)
Newman
Nixon
O'Neil
Peterson

Philip
Reed
Ruprecht
Ruston
Sargent
Spensieri
Swart
Wildman
Worton
Wrye—33.

**NAYS**

Andrewes
Barlow
Brandt
Cousens
Cureatz
Dean
Drea
Elgie
Eves
Fish

Gillies
Gordon
Gregory
Harris
Havrot
Henderson
Hennessy
Johnson
(Jackfish-Wellesley-Wellington-
Dufferin-Peel)
Jones

Kennedy
Kells
Kerr
Kolyn
Lane
Leluk
MacQuarrie
McCaffrey
McCague
McEwen
The following Bills were read the third time and were passed:—

Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act.

Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes.


A debate arose on the motion for Second Reading of Bill 17, An Act to revise the Election Act, and after some time, it was,

On motion by Mr. Haggerty.

Ordered, That the debate be adjourned.

Mr. Speaker informed the House that in the name of Her Majesty the Queen, the Honourable the Lieutenant Governor had been pleased to assent to the following Bills in his Chambers:—

Bill 43, An Act to amend the Off-Road Vehicles Act, 1983.

Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities.

Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act.

Bill 91, An Act to amend the Regional Municipality of Sudbury Act.

Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes.

Bill 129, An Act to amend the Assessment Act.


Bill Pr2, An Act to revive Marquis Video Corporation.

Bill Pr7, An Act respecting the London Regional Art Gallery.

Bill Pr19, An Act respecting the City of London.

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association.

Bill Pr26, An Act respecting the Chartered Industrial Designers.

Bill Pr27, An Act respecting the City of Nepean.

Bill Pr30, An Act respecting the City of Belleville.


Bill Pr32, An Act respecting the City of Ottawa.

Bill Pr33, An Act respecting the Association of Registered Interior Designers of Ontario.

Bill Pr39, An Act respecting the Town of Iroquois Falls.

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THE EVENING SITTING

8.00 O'CLOCK P.M.

Debate on the motion for Second Reading of Bill 82, An Act to amend the Theatres Act was resumed,

And after some time, it was,

On motion by Mr. Elgie,

Ordered, That the debate be adjourned.

---

The following Bills were read the second time:—


The motion for Second Reading of Bill 82, An Act to amend the Theatres Act having been put was carried on the following division:

**AYES**

<table>
<thead>
<tr>
<th>Ashe</th>
<th>Kells</th>
<th>Ramsay</th>
</tr>
</thead>
<tbody>
<tr>
<td>Barlow</td>
<td>Kennedy</td>
<td>Robinson</td>
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<tr>
<td>Bradley</td>
<td>Kerr</td>
<td>Ruston</td>
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<tr>
<td>Brandt</td>
<td>Kolyn</td>
<td>Sheppard</td>
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<tr>
<td>Conway</td>
<td>Lane</td>
<td>Shymko</td>
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<td>Cousens</td>
<td>Leuk</td>
<td>Stephenson</td>
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<tr>
<td>Dean</td>
<td>MacQuarrie</td>
<td>(York Mills)</td>
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<td>Drea</td>
<td>Mancini</td>
<td>Sterling</td>
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<td>Edghoffer</td>
<td>McCague</td>
<td>Stevenson</td>
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<tr>
<td>Elgie</td>
<td>McKesselk</td>
<td>(Durham York)</td>
</tr>
<tr>
<td>Elston</td>
<td>McLean</td>
<td>Sweeney</td>
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<tr>
<td>Epp</td>
<td>McMurtry</td>
<td>Taylor</td>
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<tr>
<td>Eves</td>
<td>McNeil</td>
<td>(Simcoe Centre)</td>
</tr>
<tr>
<td>Gregory</td>
<td>Miller</td>
<td>Treleaven</td>
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<td>Haggerty</td>
<td>(Muskoka)</td>
<td>Villeneuve</td>
</tr>
<tr>
<td>Harris</td>
<td>Newman</td>
<td>Watson</td>
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<td>Havrot</td>
<td>Nixon</td>
<td>Wells</td>
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<tr>
<td>Henderson</td>
<td>Norton</td>
<td>Williams</td>
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<td>Hennessy</td>
<td>O'Neil</td>
<td>Wiseman</td>
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<tr>
<td>Johnson</td>
<td>(Wellington-Dufferin-Peel)</td>
<td>Wye</td>
</tr>
<tr>
<td>Pollock</td>
<td>Yakabuski—58.</td>
<td></td>
</tr>
</tbody>
</table>

**NAYS**

<table>
<thead>
<tr>
<th>Allen</th>
<th>Grande</th>
<th>Reed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breaugh</td>
<td>Lupusella</td>
<td>Samis</td>
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<tr>
<td>Bryden</td>
<td>Mackenzie</td>
<td>Swart</td>
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<tr>
<td>Charlton</td>
<td>Martel</td>
<td>Wildman—16.</td>
</tr>
<tr>
<td>Cooke</td>
<td>McClellan</td>
<td></td>
</tr>
<tr>
<td>Foulds</td>
<td>Philip</td>
<td></td>
</tr>
</tbody>
</table>

And the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Administration of Justice.*

The House then adjourned at 10.30 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d);
Sessional Paper:


ONE HUNDRED AND THIRD DAY
WEDNESDAY, NOVEMBER 28TH, 1984

The following Committees met:

Standing Committee on Administration of Justice.
Standing Committee on General Government.
Standing Committee on Resources Development.
Standing Committee on Social Development.

ONE HUNDRED AND FOURTH DAY
THURSDAY, NOVEMBER 29TH, 1984

Prayers

2.00 O’CLOCK P.M.

Mr. Speaker addressed the House as follows:

I regret to inform the House that a vacancy has occurred in the Membership of the House by reason of the death of James A. Renwick, Esquire, Member for the Electoral District of Riverdale.

Tributes were expressed by Mr. Welch, Mr. Peterson, Mr. Rae, and Mr. Davis, to Mr. Renwick’s service and contributions to the Province.

The House observed a minute’s silence in respect to the memory of Mr. Renwick, late Member for Riverdale.

On motion by Mr. Wells,

Ordered, That out of respect to the memory of the late Member for Riverdale, James A. Renwick, this House stands adjourned until 10.00 o’clock tomorrow morning.
The House then adjourned at 2.30 p.m.

**ONE HUNDRED AND FIFTH DAY**

**FRIDAY, NOVEMBER 30TH, 1984**

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**PRAYERS**

10.00 O’CLOCK A.M.

Mr. Barlow from the Standing Committee on Resources Development reported the following Resolution:

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Industry and Trade be granted to Her Majesty for the fiscal year ending March 31st, 1985:

**MINISTRY OF INDUSTRY AND TRADE:**

- Ministry Administration Program ........................................... $10,594,500
- Industry Program ................................................................. 13,463,100
- Trade Program ........................................................................ 21,982,700
- Ontario Development Corporations Program ......................... 26,220,500
- Innovation and Technology Program ....................................... 5,566,00

---

Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s 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 a certain amendment:

Bill Pr44, An Act respecting the Town of Cobourg.

---

Mr. Kells from the Standing Committee on Social Development presented the Committee’s Report which was read as follows and adopted:

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

Bill 93, An Act respecting Public Libraries. **Ordered for Third Reading.**

---

On motion by Mr. Wells,
Ordered, That, Mr. Villeneuve and Mr. Rotenberg exchange positions in the order of precedence for Private Members' Business.

On motion by Mr. Wells,

Ordered, That, notwithstanding Standing Order 65 (g) respecting the publication of notice of an application for private legislation, a private bill respecting the City of St. Catharines may be introduced and given first reading and the bill may be considered by the Standing Committee on Regulations and Other Statutory Instruments upon the applicant filing proof with the Clerk of the Assembly that notices have been published at least two times in The Ontario Gazette and in a newspaper having general circulation in the City of St. Catharines. And, that Standing Order 72 (a) respecting notice of Committee hearings be suspended for consideration of the bill by the said Committee on Thursday, December 6th, 1984.

On motion by Mr. Wells, seconded by Mr. Brandt,

Ordered, That the Order of the House of Thursday, June 16th, 1983, authorizing and prescribing the Terms of Reference of the Commission to Redistribute the Ontario Electoral Districts be amended by striking out the words "if within a period of fifteen days after the Report is laid before the Assembly" in the tenth paragraph thereof and substituting the following therefor "if within the first eight sitting days of the 1985 Session of the Legislative Assembly" so that the paragraph will read as follows:

That, if within the first eight sitting days of the 1985 Session of the Legislative Assembly, an objection in writing signed by not less than ten Members of the Assembly, in the form of a motion for consideration by the Assembly, is filed with the Clerk of the House, specifying the provisions of the Report objected to and the reasons for the objection, the Assembly shall, within the next fifteen sitting days, or such additional number of days as the Assembly may order, take up the motion and consider the matter of the objection; and thereafter, the Report shall be referred back to the Commission by the Speaker, together with a copy of the objection and of the Debates of the Assembly with respect thereto for consideration by the Commission, having regard to the objection; within thirty days after the day the Report of the Commission is referred back to it, the Commission shall consider the matter of the objection and shall dispose of such objection and forthwith upon the disposition thereof a certified copy of the Report of the Commission, with or without amendment, shall be returned by the Commission to the Speaker.

The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Other Statutory Instruments:—

Bill Pr40, An Act respecting the City of St. Catharines. Mr. Bradley.
The House resolved itself into a Committee to consider a certain Bill, and after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on:—

Bill 101, An Act to amend the Workers’ Compensation Act.

Ordered, That the Report be now received and adopted.

The House then adjourned at 1.00 p.m.

---

ONE HUNDRED AND SIXTH DAY
MONDAY, DECEMBER 3RD, 1984

PRAYERS

2.00 O’CLOCK P.M.

Mr. Kolyn from the Standing Committee on Administration of Justice reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Management Board of Cabinet be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

MANAGEMENT BOARD OF CABINET:

Ministry Administration Program ........................................... $ 162,486,700
Policy Development and Analysis Program .............................. 11,889,000
Personnel Audit Program .................................................. 362,100
Employee Relations Program ............................................. 914,000
Government Personnel Services Program .............................. 741,100

On motion by Mr. Wells,

Ordered, That the Estimates of the Ministry of Community and Social Services be transferred from the Standing Committee on Social Development to the Standing Committee on General Government.

On motion by Mr. Wells,

Ordered, That the Standing Committee on General Government be authorized to meet on the evening of Monday, December 10th, 1984.
The House resolved itself into a Committee to consider a certain Bill, and after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on:—

Bill 101, An Act to amend the Workers' Compensation Act.

Ordered, That the Report be now received and adopted.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:

Forest Management Agreement Annual Reports 1983/84:

No. 500200—Abitibi-Price Inc.
No. 500300—Great Lakes Forest Products Ltd.
No. 500400—E. B. Eddy Forest Products Ltd.
No. 500500—E. B. Eddy Forest Products Ltd.
No. 500600—Spruce Falls Power & Paper Co.
No. 500700—Abitibi-Price Inc.
No. 500800—QNS Paper Co. Ltd.
No. 500900—Domtar Inc.
No. 501000—QNS Paper Co. Ltd.
No. 501100—Pineland Timber Ltd.
No. 501200—Boise Cascade Canada Ltd.
No. 501300—Boise Cascade Canada Ltd.
No. 501400—Waferboard Corp. Inc.
No. 501500—Abitibi-Price Inc.
No. 501600—QNS Paper Co. Ltd.
No. 501700—QNS Paper Co. Ltd.
No. 501200—QNS Paper Co. Ltd.

Tabled as required by the Crown Timber Act. (No. 251) (Tabled December 3rd, 1984).

Petition:

ONE HUNDRED AND SEVENTH DAY
TUESDAY, DECEMBER 4TH, 1984

PRAYERS

2.00 O'Clock P.M.

Mr. Speaker informed the House that he laid upon the Table the Annual Report of the Provincial Auditor of Ontario for the year ended March 31st, 1984 (Sessional Paper No. 1) (Referred to the Standing Committee on Public Accounts pursuant to Standing Order No. 91).

The following Bill was read the second time:


The House resolved itself into a Committee to consider a certain Bill, and after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report progress on:

Bill 101, An Act to amend the Workers' Compensation Act.

Ordered, That the Report be now received and adopted.

Mr. Wells delivered to Mr. Speaker a message from the Honourable the Lieutenant Governor signed by his own hand, and the said message was read by Mr. Speaker and is as follows:

JOHN B. AIRD

The Lieutenant Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending March 31st, 1985, and recommends them to the Legislative Assembly.


(Sessional Paper No. 3, Office of the Assembly and Office of the Ombudsman.)

Ordered, That the message of the Lieutenant Governor, together with the Estimates accompanying same be referred to such Committees as Ordered by the House.
Debate on the motion for Second Reading of Bill 17, An Act to revise the Election Act was resumed and, after some time, it was,

On motion by Mr. Wells,

*Ordered*, That the debate be adjourned.

A debate arose on the motion for Second Reading Bill 149, An Act to amend the Ministry of Correctional Services Act and, after some time, it was,

On motion by Mr. Leluk,

*Ordered*, That the debate be adjourned.

The House resolved itself into a Committee to consider a certain Bill and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill without amendment.

Bill 109, An Act to amend the Securities Act.

Also, That the Committee had directed him to report progress on the following Bill:

Bill 101, An Act to amend the Worker’s Compensation Act.

*Ordered*, That the Report be now received and adopted.

The motion for Second Reading of Bill 17, An Act to revise the Election Act was carried on the following division:

<table>
<thead>
<tr>
<th>AYES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andrewes</td>
</tr>
<tr>
<td>Ashe</td>
</tr>
<tr>
<td>Barlow</td>
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<tr>
<td>Bennett</td>
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<td>Bernier</td>
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<td>Bradley</td>
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<tr>
<td>Brandt</td>
</tr>
<tr>
<td>Cureatz</td>
</tr>
<tr>
<td>Dean</td>
</tr>
</tbody>
</table>

(Wellington-Dufferin-Peel)
AYES — Continued

Kolyn                  Norton                  Sterling
Leluk                  O’Neil                        Stevenson
MacQuarrie           Pollock                        (Durham York)
Mancini              Ramsay                        Taylor
McCaffrey            Riddell                        (Simcoe Centre)
McGuigan             Robinson                         Timbrell
McKessock           Rotenberg                      Treleaven
McLean               Runciman                        Van Horne
McNeil                Ruston                          Walker
Miller              Sheppard                        Watson
               (Haldimand-Norfolk)                        Wells
Mitchell              Snow                          Williams
Newman              Stephenson                      Wiseman
Nixon                (York Mills)                        Wrye—64.

NAYS

Allen                  Grande                        Philip
Breaugh              Laughren                        Samis
Bryden               Lupusella                      Stokes
Charlton            Mackenzie                        Swart
Di Santo            Martel                          Wildman—17.
Foulds               McClellan

And the Bill was accordingly read the Second time and Ordered referred to the Standing Committee on Members’ Services.

The motion for Second Reading of Bill 149, An Act to amend the Ministry of Correctional Services was carried on the following division:—

AYES

Andrewes             Hennessy                        Robinson
Ashe             Hodgson                          Rotenberg
Barlow             Johnson                        Runciman
Bennett        (Wellington-Dufferin-Peel)        Sheppard
Bernier             Kells                          Shymko
Brandt               Kerr                          Snow
Cureatz            Kolyn                        Stephenson
Dean               Leluk                        (York Mills)
Eaton                MacQuarrie                    Sterling
Elgie               McCaffrey                    Stevenson
Fish                McLean                    (Durham York)
Gillies           McNeil                        Taylor
Gregory            Mitchell                       (Simcoe Centre)
Harris              Norton                        Timbrell
Havrot             Pollock                        Treleaven
Henderson          Ramsay                        Walker
AYES — Continued

Watson  Williams
Wells  Wiseman—48.

NAYS

Allen  Laughren  O'Neil
Bradley  Lupusella  Philip
Breagh  Mackenzie  Riddell
Bryden  Mancini  Ruston
Charlton  Martel  Samis
Di Santo  McClellan  Stokes
Eakins  McGuigan  Swart
Edighoffer  McKessock  Van Horne
Epp  Miller  Wildman
Foulds  (Haldimand-Norfolk)  Wrye—33.
Grande  Newman
Haggerty  Nixon

And the Bill was accordingly read the Second time and Ordered for Committee of the Whole House.

The House then adjourned at 10.45 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:


Further petitions were tabled re: independent schools bearing the full cost of their own schools (presented by Mr. Bradley and Mr. Allen) (Nos. 34 and 35) (Tabled December 4th, 1984.

ONE HUNDRED AND EIGHTH DAY
WEDNESDAY, DECEMBER 5TH, 1984

The following Committees met:—

Standing Committee on Administration of Justice.

Standing Committee on General Government.
Standing Committee on Resources Development.

Standing Committee on Social Development.

---

**ONE HUNDRED AND NINTH DAY**

**THURSDAY, DECEMBER 6TH, 1984**

**PRAYERS**

2.00 O’CLOCK P.M.

Mr. McLean from the Standing Committee on General Government reported the following Resolution:—

*Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Labour be granted to Her Majesty for the fiscal year ending March 31st, 1985:—*

**MINISTRY OF LABOUR:**

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$11,847,800</td>
</tr>
<tr>
<td>Industrial Relations Program</td>
<td>7,160,000</td>
</tr>
<tr>
<td>Labour Relations Board Program</td>
<td>4,217,000</td>
</tr>
<tr>
<td>Occupational Health and Safety Program</td>
<td>34,772,500</td>
</tr>
<tr>
<td>Employment Standards Program</td>
<td>6,611,000</td>
</tr>
<tr>
<td>Manpower Commission Program</td>
<td>2,135,000</td>
</tr>
<tr>
<td>Human Rights Commission Program</td>
<td>4,938,000</td>
</tr>
</tbody>
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Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s 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 Windsor.

Your Committee begs to report the following without amendment:—

Bill Pr40, An Act respecting the City of St. Catharines.

Your Committee further recommends that Bill Pr12, An Act respecting the City of Hamilton; Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies; Bill Pr21, An Act respecting the Harold and Grace Baker Centre; and Bill Pr28, An Act respecting The Madawaska Club, Limited, be not reported.

On motion by Mr. Wells,
Ordered, That, notwithstanding any previous order of the House, the Supplementary Estimates Tabled Tuesday, December 4th, be referred to the Committee of Supply.

On motion by Mr. Wells,

Ordered, That, notwithstanding the provision of Standing Order 64 (a), government business will be taken into consideration this afternoon, December 6th, and next Thursday afternoon, December 13th, 1984.

On motion by Mr. Wells,

Ordered, That notwithstanding any previous Order of the House, the House will sit in the Chamber on Wednesday, December 12th at 2.00 p.m.

The following Bills were introduced and read the first time:—


Bill 155, An Act to provide for a Moratorium on Farm Forclosures. Mr. Swart.

The answers to Question Nos. 541, 544, 555, 590 and 591 were laid upon the Table (See Hansard Friday, December 7th, 1984).

The interim answer to Question No. 592 was laid upon the Table (See Hansard Friday, December 7th, 1984).

Pursuant to Standing Order 81 (e) the answers to Question Nos. 540 (Sessional Paper No. 281) and No. 589 (Sessional Paper No. 282) were made returns.

A response to the petition re: Government plan to restructure the university system. (Sessional Paper No. 255) was laid upon the Table (See Hansard Friday, December 7th, 1984).

The House resolved itself into a Committee to consider certain Bills,

The Evening Sitting

8.00 O’Clock P.M.
After some time therein, Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had directed him to report the following Bills with certain amendments:

Bill 119, An Act to amend the Education Act.

Bill 149, An Act to amend the Ministry of Correctional Services Act.

Also, That the Committee had directed him to report progress on the following Bill:

Bill 101, An Act to amend the Workers’ Compensation Act.

Ordered, That the Report be now received and adopted.

At 10.30 p.m., the question “That this House do now adjourn” was deemed to have been proposed pursuant to Standing Order 28 (b).

After one matter was considered, the question was deemed to have been adopted.

The House then adjourned at 10.37 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:


Further petitions were tabled re: independent schools bearing the full cost of their own schools (presented by Mr. Kolyn and Mr. Stokes) (Nos. 34 and 35) (Tabled December 6th, 1984)

Compendium re:

Mr. Speaker addressed the House as follows:

With reference to the matter raised by the Member for Bellwoods relating to Section 38 of the Legislative Assembly Act, the matter of any Member's debts is of course between the Member and his creditors. However, if the question is whether or not section 38 prohibits any legal action against a Member with respect to such debts during the period mentioned in the section the answer is of course yes, it does prohibit such action.

The following Bill was introduced and read the first time:

Bill 156, An Act to amend the Regional Municipality of Hamilton-Wentworth Act.  
Mr. Allen.

The following Bill was read the second time:

Bill 140, An Act to revise the Metropolitan Police Force Complaints Project Act, 1981.  (Ordered referred to Standing Committee on Administration of Justice).

The House then adjourned at 1.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

Sessional Paper:

Ministry of Natural Resources Annual Report, 1983/84.  (No. 283) (Tabled December 7th, 1984)
Mr. Kolyn from the Standing Committee on Administration of Justice presented the Committee's Report which was read as follows and adopted:—

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

Bill 82, An Act to amend the Theatres Act. Ordered for Committee of the Whole House.

On motion by Mr. Wells,

Ordered, That notwithstanding any previous order of the House, the Standing Committee on Social Development be authorized to meet on Wednesday morning, December 12th. 1984.

The answers to Question Nos. 510 and 538 were laid upon the Table. (See Hansard Friday, December 14th, 1984)

Pursuant to Standing Order 81 (e) the answers to Question Nos. 514 (Sessional Paper No. 285), No. 522 (Sessional Paper No. 286) and No. 524 (Sessional Paper No. 287) were made returns.

On motion by Mr. Wells, seconded by Mr. Nixon and Mr. Martel,

Resolved That, on this 36th Anniversary of the signing of the International Declaration of Human Rights, to which the Soviet Union is a signatory, this House reaffirms its commitment to human rights in this jurisdiction and across the world and brings to public attention that nine Soviet Jews, Alexander Kholmiansky, Yakov Levin, Zachar Zunshain, Yuli Edelshtein, Yakov Mesh, Moshe Abramov, Mark Niepomniashchy, Yakov Gorodetsky, and Alexander Yakir, stand accused of the “crime” of teaching Hebrew, with this basic right of transmitting one's language and culture denied only to Soviet citizens of Jewish origin; and That this House condemns suppression of Jewish culture and urges the Soviet Union to drop charges and release those unjustly imprisoned and allow them to continue in the pursuit of learning.

The House resolved itself into a Committee to consider a certain Bill,

THE EVENING SITTING

8.00 O'CLOCK P.M.

After some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report progress on the following Bill:—
Bill 101, An Act to amend the Workers’ Compensation Act.

Ordered, That the Report be now received and adopted.

The House then adjourned at 10.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d):

Sessional Papers:


Further Petitions re:—independent schools bearing the full cost of their own schools. (presented by Mr. Gillies and Mr. Stokes) (Nos. 34 and 35) (Tabled December 10th, 1984)

ONE HUNDRED AND TWELFTH DAY
TUESDAY, DECEMBER 11TH, 1984

PRAYERS

2.00 O’CLOCK P.M.

Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s Third Report 1984. (Sessional Paper No. 290) (Tabled December 11th, 1984)

Mr. Kerr from the Standing Committee on Social Development reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Education be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

MINISTRY OF EDUCATION:
Ministry Administration Program ..................................................$ 37,242,800
On motion by Mr. Eaton,

Ordered, That, in the Standing Committee on Social Development, the Estimates of the Ministry of Colleges and Universities be reduced to 5 hours and 30 minutes.

On motion by Mr. Eaton,

Ordered, That, the Standing Committee on Members’ Services be authorized to meet on the morning of Thursday, December 13th, 1984.

The following Bills were introduced and read the first time:—

Bill 157, An Act respecting the City of Toronto. Mr. Peterson.

Bill 158, An Act to amend the Public Service Act. Mr. Newman.

Pursuant to Standing Order 63 (a), Mr. Conway moved seconded by Mr. Sweeney,

—That the Government lacks the confidence of this House because of its record in relation to all matters affecting education in this Province, where through the Ministries of Education and of Colleges and Universities, all educational institutions have been systematically undermined, and sabotaged, have suffered relentless cutbacks in financial resources, have become victims of divisiveness engendered among educational constituencies, have been compelled to implement programmes by confrontational and intransigent policies and have been subjected to an iron hand of increasing centralization and loss of autonomy, in particular:

—the decision of the Government to withdraw from its commitment to share the costs of public education with local municipalities in a ratio of 60 to 40, to the extent the Government now contributes less than 49 per cent of such costs;

—the unarticulated policy of this Government that, as a consequence of its perception that the provincial university system was overbuilt during the decade 1960-70, it has so diminished its support to universities that the viability and quality of the system is in peril;

—the position of the Government in the face of the recent strike by community college teachers, whereby it denied legitimacy to the central concern, namely the quality of education;
—the failure of the Government to provide the necessary resources to programmes of special education throughout the Province, whereby the legitimate needs and expectations of thousands of children with exceptional educational needs will remain unmet;

—the destructive predilection of the Government to appoint commissions and committees to inquire into the state of our universities, whose numerous recommendations have all been substantially ignored;

—the failure of the Government to respond to the growth and popularity of the community college system, as it refuses to plan for, or fund any expansion of the system and refuses to disclose reports which evidence the need for expansion of the college system;

—the intransigence of the Government in requiring implementation of the new OSIS high school curriculum without providing prerequisite course curricula, in-service training and financial support and without regard for the many caveats expressed by members of the constituency affected;

—the failure of the Government to make timely, reasonable and necessary provision for French language governance among school boards where the francophone population is entitled to such representation;

—the dismal record of the Government to make even modest provision to the universities of the Province for maintenance and repair of their buildings and capital plant;

—the decision by the Government to abruptly reverse its position on the extension of funding to the separate school system, without debate or consultation and with the consequence of confusion and hostility among all members of the post-secondary school system;

—the announcement by this Government in the Speech from the Throne in March of 1984 that there would be a return to province-wide assessment in the school, which announcement was immediately and substantially contradicted by the Minister responsible;

—the pursuit by the Government of a plan to restructure the distribution of local commercial and industrial property and business tax assessment, through the means of the "Martin Proposal", without full disclosure of alternative proposals, or any commitment to raise per pupil expenditure ceilings and without meaningful consultation;

—the policy of the Government to permit admission to up to 50 per cent of community college programmes by means of a random selection, "lottery" process, without regard to student merit or performance;

—the proposal by the Government to impose a structure, to be known as a College of Teachers, on over 100,000 teachers in the Province, without significant prior consultation, and in the face of opposition from the recognized teacher federations;
—the refusal by the Government to provide support for co-operative education high school programmes, although such programmes have demonstrated extraordinary success and require only very modest financial support;

— the policy of the Government to refuse to provide capital funds to school boards for the building of school facilities in those areas of the Province where overcrowding and the use of portables are at a crisis stage;

— the policy of the Government whereby hundreds of non-credit continuing education programmes were eliminated or curtailed by local schools because funds previously provided were cut off;

— the practice of the Government to make appointments to governing bodies of community colleges on the basis of the appointees' association with the Government party;

— the policy of the Government to sharply increase the tuition fees paid by foreign and visa students, with a consequent and serious decline in foreign student enrolment, imperilling Ontario's role in the world academic community;

— the failure of the Government to encourage and make necessary provision for research and development activity at provincial universities, insofar as research grants do not cover overhead expenses, and often strain existing university resources and discourage faculty research efforts; and

— the policy of the Government which curtailed or eliminated successful adult upgrading programmes, notably those offered by the Prescott-Russell Board and the Niagara Region Board, by virtue of Memo B:9 of 1983, which operated retroactively on those Boards.

and a debate arising after some time the motion having been put was lost on the following division:

A Y E S

Allen                  Laughren                  Peterson
Bradley               Lupusella                  Philip
Bryden                Mackenzie                  Reed
Conway                Mancini                   Riddell
Cooke                 Martel                    Ruprecht
Eakins                McClellan                 Ruston
Edighoffer            McGuigan                  Spensieri
Elston                McKessock                 Stokes
Epp                   Miller                    Sweeney
Foulds                McKeachie (Haldimand-Norfolk)  Van Horne
Grande                Newman                   Wildman
Haggerty              Nixon                     Worton
Kerrio                O'Neil                    Wrye—38.
NAYS

Andrewes       Kennedy       Sheppard
Ashe           Kells         Shymko
Baetz          Kerr          Snow
Barlow         Kolyn         Stephenson
Bernier        Lane          (York Mills)
Brandt         LeluK         Sterling
Cousens        MacQuarrie    Stevenson
Cureatz        McCaffrey     (Durham York)
Dean           McEwen        Taylor
Drea           McMurtry      (Simcoe Centre)
Eaton          McNeil        Taylor
Eves           Mitchell      (Prince Edward-Lennox)
Fish           Norton        Timbrell
Gillies        Piché         Treleaven
Gordon         Pollock       Walker
Gregory        Pope          Watson
Harris          Ramsay       Welch
Havrot         Robinson      Wells
Hennessy       Rotenberg     Williams
Johnson        Runciman     Wiseman
              (Wellington-Dufferin-Peel) Scrivener
              Yakabuski—58.

THE EVENING SITTING

8.00 O'CLOCK P.M.

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

Bill 77, An Act respecting the Protection and Well-being of Children and their Families.

Bill 93, An Act respecting Public Libraries.

Bill 109, An Act to amend the Securities Act.

Bill 119, An Act to amend the Education Act.


Bill 149, An Act to amend the Ministry of Correctional Services Act.

The following Bill was read the Second Time:—
Ordered for Third Reading.

The following Bill was read the Third Time and was passed:—


Supply was concurred in as follows:

Supply for the Office of the Assembly.

Supply for the Provincial Secretariat for Justice.

Supply for the Office of the Ombudsman.

Supply for the Ministry of Health.

Supply for the Ministry of Citizenship and Culture.

Supply for the Provincial Secretariat for Social Development.

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, 1985, the following supplementary sums:—

Office of the Assembly:
Office of the Assembly Program ........................................ $ 2,520,200

Office of the Ombudsman:
Office of the Ombudsman Program .................................... $ 279,000

And after some time,

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received.

Mr. Treleaven 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 Ministries named, be granted to Her Majesty, for the fiscal year ending March 31st, 1985:

Office Of The Assembly:
Office of the Assembly Program ...........................................$ 2,520,200

Office Of The Ombudsman:
Office of the Ombudsman Program ...........................................$ 279,000

The House then adjourned at 10.05 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

Sessional Paper:

Further Petitions re:—independent schools bearing the full cost of their own schools. (presented by Mr. Wrye, Mr. Newman, Mr. Conway, Mr. Nixon and Mr. Taylor (Prince Edward-Lennox.)) (Nos. 34 and 35) (Tabled December 11th, 1984) (Response tabled November 26th, 1984 see Hansard November 30th, 1984)

ONE HUNDRED AND THIRTEENTH DAY
WEDNESDAY, DECEMBER 12TH, 1984

Prayers

2.00 O'Clock P.M.

Mr. Kolyn from the Standing Committee on Administration of Justice presented the Committee's Report which was read as follows and adopted:—

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


Mr. Barlow from the Standing Committee on Resources Development reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Transportation and Communications be granted to Her Majesty for the fiscal year ending March 31st, 1985:
On motion by Mr. Wells,

Ordered, That notwithstanding the previous order of the House, on Thursday afternoon, December 13th, Private Members' Ballot Item No. 30 be taken up at 5.00 p.m. and the provisions of Standing Order 64 will apply with respect to the debate and voting.

Mr. Laughren, moved seconded by Mr. Foulds,

That, pursuant to Standing Order 34 (a) that the ordinary business of the House be set aside in order to debate a matter of urgent public importance, namely:

The decision a month ago by the Steel Company of Canada to close its iron ore mine at Ear Falls in April of 1985; the fact that the Premier met with Stelco officials on Thursday, December 6, 1984 and to date no report has been made on the results of that meeting to the workers concerned, the Legislature or even apparently the Minister of Northern Affairs; the fact that the decision was made unilaterally by the company without any public consideration of alternatives; the fact that the loss of 283 jobs at the Griffiths Mine will literally destroy the economic base of the town; the fact that the Ear Falls closure is the sixth iron ore mine closure since 1977; and the lack of any plans or policies in the government to deal with the issue of the economic vulnerability of one-industry towns despite the fact that a cabinet committee has supposedly been dealing with the issue since 1977.

After hearing the arguments of the mover and the representative of the order parties, Mr. Speaker ruled that the motion was in order and put the question: “Shall the debate proceed?” to a vote of the House, which question was decided in the negative on the following division:

**AYES**

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Ayes — Continued

Peterson
Philip
Ruprecht
Ruston

Sargent
Stokes
Swart
Sweeney

Van Horne
Wildman
Wrye—28.

Nays

Andrewes
Ashe
Baetz
Barlow
Bernier
Brandt
Cureatz
Dean
Drea
Eaton
Elgie
Eves
Fish
Gillies
Gregory
Harris
Havrot
Johnson

Kennedy
Kells
Kolyn
Lane
Leluk
MacQuarrie
McCaffrey
McEwen
McLean
McNeil
Norton
Pope
Ramsay
Robinson
Rotenberg
Runciman
Scrivener
Sheppard

Shymko
Snow
Sterling
Stevenson
(Durham York)
Taylor
(Simcoe Centre)
Taylor
(Prince Edward-Lennox)
Treleaven
Walker
Watson
Wells
Wiseman
Yakabuski—48.

(Wellington-Dufferin-Peel)

Pursuant to Standing Order 81 (e) the answers to Question Nos. 517 (Sessional Paper No. 291), No. 518 (Sessional Paper No. 292) and No. 519 (Sessional Paper No. 293) were made returns.

The House resolved itself into a Committee to consider certain Bills and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments:—

Bill 101, An Act to amend the Workers’ Compensation Act.

Also that the Committee had directed him to report progress on:


Ordered, That the Report be now received and adopted.

The House then adjourned at 6.00 p.m.
The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 33 (d):

Sessional Paper:

Petition re government debating the issue of extension of public funding to separate schools prior to implementation (Presented by Mr. Foulds, Mr. Bradley, Mr. Swart, Mr. Hennessey, Mr. Kolyn, Mr. Van Horne and Mr. Allen) (No. 294) (Tabled December 12th, 1984).

NOTE:

The above petition (Sessional Paper No. 294) was presented previously (December 4th, 6th, 10th and 11th) and included as part of Sessional Paper Nos. 34 and 35 re independent school support in error.

ONE HUNDRED AND FOURTEENTH DAY
THURSDAY, DECEMBER 13TH, 1984

Prayers 2.00 O’Clock P.M.

Mr. McLean from the Standing Committee on General Government reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Community and Social Services be granted to Her Majesty for the fiscal year ending March 31st, 1985:—

Ministry of Community and Social Services:
Ministry Administration Program ......................................... $ 28,634,000
Adults’ and Children’s Services Program ............................. 2,481,200,700

Mr. Sheppard from the Standing Committee on Regulations and Other Statutory Instruments presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr8, An Act respecting the City of North York.

Mr. Wiseman from the Standing Committee on Social Development reported the following Resolution:—
Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Colleges and Universities be granted to Her Majesty for the fiscal year ending March 31, 1985:

**MINISTRY OF COLLEGES AND UNIVERSITIES:**

- University Support Program: $1,287,548,200
- Skills Development Program: $674,269,400
- Student Affairs Program: $141,458,400

The following Bills were introduced and read the first time:


The following Bills were read the second time and Ordered for Third Reading:

Bill Pr8, An Act respecting the City of North York.

Bill Pr24, An Act respecting the City of Windsor.


Bill Pr40, An Act respecting the City of St. Catharines.

Bill Pr44, An Act respecting the Town of Cobourg.

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

Bill Pr8, An Act respecting the City of North York.

Bill Pr24, An Act respecting the City of Windsor.


Bill Pr40, An Act respecting the City of St. Catharines.

Bill Pr44, An Act respecting the Town of Cobourg.

The House resolved itself into a Committee to consider a certain Bill and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments.
Bill 82, An Act to amend the Theatres Act.

Ordered, That the Report be now received and adopted.

Mr. Lupusella moved, seconded by Mr. Stokes,

That, in view of the faultering economic recovery now occurring in Ontario and, in particular, the lack of new, real long-term opportunities for young workers and older workers, this House supports an employment security initiative which:

—facilitates the replacement of imports with domestically-produced goods and services. It should target those goods and services—everything from thumb tacks to computer-controlled machinery—and find ways of producing them locally;

—introduces programmes such as early retirement with full pensions, shorter working time and paid educational leave, to allow workers to share in the benefits of new technology and provide younger workers with a way into the work force;

—rethinks the role of public sector job creation. At present there is too little work in the private sector and too much work to do in the public sector, especially in important but neglected areas such as programmes to keep seniors independent, child care, recreation and culture, environmental clean-up and housing;

—relied less on the Financial Post 500 companies and more on new forms of production, such as community enterprises and co-operatives. Support should be increased for existing and new small businesses;

—guarantees every young person, under a Youth Employment and Training Act, the opportunity to participate in literacy, educational and vocational skills training and bring the scattered fragments of the skills training system under a single legislative umbrella;

—reforms the provision of post-secondary school education, apprenticeship and other vocational training to eliminate the redundancy, wasteful expenditure, bureaucratic complexity and inflexibility which characterize many current programmes; and

—requires the payment of severance pay where the employment of an employee with one or more years' service is terminated and the termination is caused by the permanent discontinuance or reduction of all or part of the business of the employer at an establishment.

Pursuant to Standing Order 64 (e) the following members signified their objection to the putting of the question on Mr. Lupusella's Resolution (No. 41) and accordingly the question was not put.
THE EVENING SITTING

8.00 O'CLOCK P.M.

The House resolved itself into a Committee to consider a certain Bill and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with certain amendments.


Ordered, That the Report be now received and adopted.

Supply was concurred in as follows:—

Supply for the Office of the Provincial Auditor.

Supply for the Ministry of the Solicitor General.

Supply for the Ministry of Natural Resources.

Mr. Runciman from the Standing Committee on Members' Services presented the Committee's Report which was read as follows and adopted:—

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


The House then adjourned at 10.30 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:


Further petitions re government debating the issue of extension of public funding to separate schools prior to implementation (Presented by Mr. Eakino, Mr. Worton, Ms. Bryden, Mr. Breaugh, Mr. Reed, Mr. Gillies and Mr. Haggerty) (No. 294) (Tabled December 13th, 1984).

Petition re Former Employees of Hart and Cooley Manufacturing Company of Canada (presented by Mr. Haggerty) (No. 297) (Tabled December 13th, 1984).


Compendia re:


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ONE HUNDRED AND FIFTEENTH DAY
FRIDAY, DECEMBER 14TH, 1984

PRAYERS

10.00 O’CLOCK A.M.

On motion by Mr. Wells,

Ordered, That the House continue to sit beyond 1.00 p.m. today.

On motion by Mr. Wells, seconded by Mr. Ramsay,

Ordered, That the following standing committees be continued and authorized to sit during the Recess between the Fourth and Fifth Sessions of this Parliament in accordance with the schedule of meeting dates agreed to by the three party Whips and tabled with the Clerk, (Sessional Paper No. 302), with power to send for per-
sons, papers and things, as provided in section 35 of the Legislative Assembly Act, and with power to examine and enquire into the following matters:

Standing Committee on Procedural Affairs to review the operation of certain agencies, boards and commissions of the Government of Ontario and the Standing Orders and procedures of the House. The committee shall have authority to adjourn to Boston, Massachusetts, in February, 1985.

Standing Committee on Public Accounts to consider its Annual Report to the House and to review the Provincial Auditor's Report on Algonquin College and other matters related to its terms of reference. The committee is authorized to release its Annual Report during the Recess by depositing a copy with the Clerk of the Assembly, and upon the commencement of the Fifth Session of this Parliament the Chairman of the committee shall bring the Report before the House in accordance with the Standing Orders.

Standing Committee on Regulations and Other Statutory Instruments to consider Bill Pr47, An Act respecting the City of Etobicoke. Notwithstanding the prorogation of the House, upon the commencement of the Fifth Session of this Parliament, Bill Pr47, An Act respecting the City of Etobicoke, shall be deemed to have been introduced and read the first time and referred to the Committee. The Committee shall have authority to adjourn to Washington, D.C., in February, 1985.

Standing Committee on Resources Development to consider the Annual Reports of the Workers' Compensation Board for the years ended December 31st, 1982, and December 31st, 1983, in accordance with section 85 (2) of the Workers' Compensation Act. The proceedings of the committee on the Annual Reports shall be transcribed by the Hansard Reporting Service and appended to the Debates of the House.

Standing Committee on Social Development to consider the subject of violence in the family (abuse of the elderly) and to consider the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111.

—and—

That the Select Committee on the Ombudsman be authorized to sit during the Recess between the Fourth and Fifth Sessions of this Parliament to consider its Annual Report to the House. The committee is authorized to release its Annual Report during the Recess by depositing a copy with the Clerk of the Assembly, and upon the commencement of the Fifth Session of this Parliament the Chairman of the committee shall bring the Report before the House in accordance with the Standing Orders.

—and—

That substitution be permitted on the standing committees authorized to meet during the Recess between the Fourth and Fifth Sessions provided that written notice of substitution is given to the Chairman of the committee before the committee meets or early in the meeting.
—and—

That, notwithstanding the prorogation of the House, the order of precedence established by Order of the House for Private Members' Public Business be continued in the Fifth Session.

—and—

That the membership on the Standing and Select Committees for the Recess between the Fourth and Fifth Sessions of the 32nd Parliament be as follows:—

Standing Committee on Procedural Affairs

Mr. Breaugh  
Mr. Charlton  
Mr. Cureatz  
Mr. Edighoffer  
Mr. Kells  
Mr. Mancini  
Mr. McNeil  
Mr. Miller (Haldimand-Norfolk)  
Mr. Rotenberg  
Mr. Treleaven  
Mr. Villeneuve  
Mr. Watson

Standing Committee on Public Accounts

Mr. Allen (for the Committee's consideration of the Auditor's Report on Algonquin College)  
Mr. Bradley  
Mr. Elston  
Mr. Epp  
Mr. Eves  
Mr. Havrot  
Mr. Kennedy  
Mr. Kolyn  
Mr. Philip  
Mr. Sargent  
Mrs. Scrivener  
Mr. Taylor (Prince Edward-Lennox)  
Mr. Wildman (for the Committee's consideration of its Annual Report)

Standing Committee on Regulations and Other Statutory Instruments

Mr. Cousens  
Mr. Di Santo  
Mr. Gillies  
Mr. Hennessy  
Mr. Hodgson  
Mr. Kerrio  
Mr. Mackenzie  
Mr. O'Neil
Mr. Robinson  
Mr. Sheppard  
Mr. Shymko  
Mr. Van Horne

Standing Committee on Resources Development

Mr. Barlow  
Mr. Havrot  
Mr. Lane  
Mr. Laughren  
Mr. Lupusella  
Mr. McKessock  
Mr. McNeil  
Mr. Reed  
Mr. Riddell  
Mr. Villeneuve  
Mr. Watson  
Mr. Yakabuski

Standing Committee on Social Development

Ms Bryden  
Mr. Henderson  
Mr. Kells  
Mr. Kerr  
Mr. Mackenzie  
Mr. McGuigan  
Mr. Pollock  
Mr. Robinson  
Mr. Shymko  
Mr. Sweeney  
Mr. Wiseman  
Mr. Wrye

Select Committee on the Ombudsman

Mr. Di Santo  
Mr. Eakins  
Mr. Hennessy  
Mr. Hodgson  
Mr. Lane  
Mr. MacQuarrie  
Mr. Mitchell  
Mr. Philip  
Mr. Runciman  
Mr. Ruston  
Mr. Sheppard  
Mr. Van Horne

On motion by Mr. Wells,
Ordered, That, the motion be amended by substituting Mr. Shymko for Mr. Piché on the Standing Committee on Regulations and other Statutory Instruments.

On motion by Mr. Wells,

Ordered, That, notwithstanding the prorogation of the House, upon the commencement of the Fifth Session of the 32nd Parliament, Bill 141, An Act to amend the Employment Standards Act, be deemed to have been introduced and read the first time, deemed to have been read the second time, and ordered referred to the Committee of the Whole House.

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

Bill 17, An Act to revise the Election Act.

Bill 82, An Act to amend the Theatres Act.

Bill 101, An Act to amend the Workers' Compensation Act.


Supply was concurred in as follows:

Supply for the Ministry of Correctional Services.

Supply for the Ministry of Municipal Affairs and Housing.

Supply for the Ministry of the Attorney General.

Supply for the Ministry of the Environment.

Supply for the Provincial Secretariat for Resources Development.

Supply for the Ministry of Energy.

Supply for the Ministry of Agriculture and Food.

Supply for the Ministry of Tourism and Recreation.

Supply for the Ministry of Consumer and Commercial Relations.

Supply for the Ministry of Industry and Trade.

Supply for the Management Board of Cabinet.

Supply for the Ministry of Labour.
Supply for the Ministry of Education.

Supply for the Ministry of Transportation and Communications.

Supply for the Ministry of Community and Social Services.

Supply for the Ministry of Colleges and Universities.

———

The following Bill was read the second time:—


———

The House resolved itself into a Committee to consider a certain Bill and, after some time therein, Mr. Speaker resumed the Chair, and the Chairman reported, That the Committee had directed him to report the following Bill with a certain amendment.


Ordered, That the Report be now received and adopted.

———

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


———

The answers to Question Nos. 295 to 299 inclusive, 416, 418, 511, 513, 520, 521, 526, 532, 533, 534, 539, 552, 553, 565, 566 to 572 inclusive, 573, 574 to 586 inclusive and 593 were laid upon the Table. (See Hansard Friday, December 14th, 1984)

Pursuant to Standing Order 81 (e) the Answer to Question No. 592 (Sessional Paper No. 304) was made a return.

Responses to petitions were laid upon the Table as follows:—

—re: the appointment of Daniel Grafton Hill as Ombudsman. (No. 229) (Tabled October 30, 1984)

—re: pollution problem from the scrap yard known as Zalev Bros.. (No. 275) (Tabled December 3, 1984)

—re: government debating the issue of extension of public funding to separate schools prior to implementation. (No. 294) (Tabled December 4, 6, 10, 11, 12 and 13, 1984)

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary policy of the Government, having been read,

The Debate was resumed, and after some time,

Mr. Rae moved, seconded by Mr. Foulds,

That the amendment to the motion be further amended by adding after the word “transition”, and before the words, “Therefore, this Government lacks the confidence of this House”, the following:

and this House condemns the Government for its failure to support an employment initiative which:

—facilitates the replacement of imports with domestically-produced goods and services. It should target those goods and services—everything from thumb tacks to computer-controlled machinery—and find ways of producing them locally;

—introduces programmes such as early retirement with full pensions, shorter working time and paid educational leave, to allow workers to share in the benefits of new technology and provide younger workers with a way into the work force;

—rethinks the role of public sector job creation. At present there is too little work in the private sector and too much work to do in the public sector, especially in important but neglected areas such as programmes to keep seniors independent, child care, recreation and culture, environmental clean-up and housing;

—relies less on the Financial Post 500 companies and more on new forms of production, such as community enterprises and co-operatives. Support should be increased for existing and new small businesses;

—guarantees every young person, under a Youth Employment and Training Act, the opportunity to participate in literacy, educational and vocational skills training and bring the scattered fragments of the skills training system under a single legislative umbrella;

—reforms the provision of post-secondary school education, apprenticeship and other vocational training to eliminate the redundancy, wasteful expenditure, bureaucratic complexity and inflexibility which characterize many current programmes; and

—requires the payment of severance pay where the employment of an employee with one or more years’ service is terminated and the termi-
nation is caused by the permanent discontinuance or reduction of all or part of the business of the employer at an establishment.

The Debate continued, and after some time,

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

**AYES**

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The amendment to the motion as follows:—

That, the motion that this House approves in general the budgetary policy of this government be amended by deleting the words following “That” and adding thereto the following:—
“this House deeply regrets that the 1984 budget fails to recognize the most serious and fundamental problems facing Ontario today and condemns the government for:

—Ignoring the desperate plight of the 443,000 unemployed people in the Province of Ontario, and in particular, perpetrating a cruel hoax on the 169,000 unemployed youth of this province, by offering them nothing more than re-packaged programmes and hopes of private sector job creation;

—Continuing to collect exorbitant tax revenues from the citizens of Ontario, while at the same time refusing to rein in provincial government spending, and in particular, refusing to end such wasteful government expenditures for such excesses as the Suncor purchase, the land banks, Minaki Lodge, self-congratulatory government advertising, unnecessary government polling, the prolific use of expensive consulting services, among others;

—Introducing measures requiring expenditures by municipalities and school boards, while at the same time restricting transfer payments to those levels;

—Failing to provide tax relief to the tourism industry at a time when the provincial tourism deficit has reached a record level due to government controlled tax and cost increases;

—Ignoring the special needs of women, and further, for continuing to impose upon them an unjustified and sexist tax on essential products;

—Further punishing low-income earners by increasing yet again OHIP premiums;

—Ignoring the plight of the Ontario farmer who continues to face the very real prospect of bankruptcy;

—Refusing to deal with the problem of very serious shortages of affordable rental housing in numerous communities across the province;

—Continuing to cut back for environmental protection, at a time when concerns regarding the quality of the air we breathe and the water we drink are at their highest;

—Continuing to neglect the essential need for a comprehensive and coherent economic strategy to guide the development of the province in an era of technological transition;

Therefore, the Government lacks the confidence of this House.”

having been put was lost on the same division,

The main motion having been put was carried on the same vote reversed.
The following Bill was then introduced and read the first time:—

Bill 161, An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1985. Mr. Grossman.

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time and was passed.

The 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 Sitting 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 Assistant Clerk then read the titles of the Bills that had passed as follows:—

Bill 17, An Act to revise the Election Act.

Bill 77, An Act respecting the Protection and Well-being of Children and their Families.

Bill 82, An Act to amend the Theatres Act.

Bill 93, An Act respecting Public Libraries.

Bill 101, An Act to amend the Workers' Compensation Act.

Bill 109, An Act to amend the Securities Act.

Bill 119, An Act to amend the Education Act.


Elizabeth II

14TH DECEMBER

271


Bill 149, An Act to amend the Ministry of Correctional Services Act.

Bill Pr8, An Act respecting the City of North York.

Bill Pr24, An Act respecting the City of Windsor.


Bill Pr40, An Act respecting the City of St. Catharines.

Bill Pr44, An Act respecting the Town of Cobourg.

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 year ending 31st day of March, 1985' (Bill 161)."

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:

The Government's priority during this fourth session of the thirty-second Parliament of Ontario has been to encourage an economic transformation that will benefit all Ontarians. The 1984 Budget presented a blueprint for economic progress with special emphasis on youth employment and skills training.

The Government's commitment to an Ontario Youth Opportunities program is well under way with the appointment of a Youth Commissioner and with ten initia-
tives currently helping disadvantaged young people find jobs. The Government has committed 150 million dollars to the job retraining programs and employer assistance to help our existing workforce meet the new challenges of the future.

During this year, Ontario's economic growth has outpaced the Government's budget projections and our Gross Provincial Product is now expected to rise above five per cent this fiscal year. More than 133,000 new jobs have been created and the deficit has been cut by 223 million dollars.

In addition to these measures to stimulate growth and development, my Government undertook a series of initiatives responsive to current needs within the Social and Justice fields.

The Government outlined a new course for the educational system in Ontario by extending financial support to secondary Roman Catholic schools. A Commission was established to guide and advise on the implementation of this reform. In addition, the Education Act was amended to ensure that every French-speaking pupil now has the right to instruction in French. We feel this path will contribute to the progressive and harmonious development of our educational system.

The protection and well being of our children has been of paramount concern to the Government of Ontario. In keeping with this objective, legislation was passed to consolidate, streamline and update various Acts in order to support the autonomy of the family unit and to ensure the protection and best interests of children.

As well, the responsiveness of the Justice system to current needs was enhanced by the Courts of Justice Act, which accomplishes the first major re-organization of the Courts of Ontario in over 50 years. The Act establishes French as an official language of the courts and streamlines their organization, in order to provide equitable and efficient service. Similar responsiveness to current needs was demonstrated in legislation which will accommodate provincial laws to the needs of young people.

Nineteen eighty-four has been an exceptional year. We have been honoured with the visits of His Holiness Pope John Paul II, Her Majesty Queen Elizabeth the Second and His Royal Highness the Duke of Edinburgh. It has been a year to celebrate the rich heritage we all share in Ontario.

Our Bicentennial has provided us with an opportunity to experience the strength of spirit and depth of conviction, that makes this province the land of which we can be truly proud.

In closing, may I take this opportunity to wish you a safe and pleasant holiday season.

Au nom de notre Souveraine, Je vous Remercie,

In our Sovereign's name, I thank you.

Je declare cette session prorogée.

I now declare this session prorogued.
The Government House Leader 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.

2.30 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 33 (d);

Sessional Papers:

Further Petitions re government debating the issue of extension of public funding to separate schools prior to implementation (Presented by Mr. Kolyn, Mr. Villedeneuve, Mr. Nixon, Mr. Ruprecht, Mr. Edighoffer, Mr. McKessock, Mr. Charlton, Mr. Piché and Mr. Samis) (No. 294) (Tabled December 14th, 1984).

Petition re Unemployed Workers Coalition of Niagara Falls. (No. 303) (Tabled December 14th, 1984)

PROCLAMATION

PROVINCE OF ONTARIO

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

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS We have thought fit, by and with the advice of Our Executive Council of Our Province of Ontario, to dissolve the present Legislative Assembly and to call forthwith a new Legislative Assembly:

NOW KNOW YE THAT WE DO HEREBY DISSOLVE the present Legislative Assembly of Our Province of Ontario, and DO HEREBY MAKE KNOWN Our Royal Will and Pleasure to call a new Legislative Assembly of Our said Province; and WE DO DECLARE that, by and with the advice of Our said Executive Council, WE have this day given orders for issuing Our Writs in due form for holding a general election of members to serve in the new Legislative Assembly of Our said Province, the said Writs to bear date the twenty-fifth day of March, A.D., 1985, and to be returnable forthwith after the execution thereof; and WE DO FURTHER DECLARE that, as appointed by Our Lieutenant Governor in Council, the day for the nomination of candidates for the said general election shall be the eighteenth day of April, A.D., 1985, and the day on which polling shall take place where a poll is granted shall be the second day of May, A.D., 1985.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.
WITNESS:

THE HONOURABLE JOHN BLACK AIRD, An Officer of the Order of Canada, One of Our Counsel Learned in the Law, Bachelor of Arts, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twenty-fifth day of March, in the year of Our Lord one thousand nine hundred and eighty-five and in the thirty-fourth year of Our Reign.

BY COMMAND

R. W. RUNCIMAN
Minister of Government Services.