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Royal Assent
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1986 Statutes

English version June 4 and French version July 10.
October 22. Referred to Standing Committee on Administration of Justice.
Considered November 20, 21, 22, 25, 26, 27, December 4, 5, 6, 11, 12, 13, 16. Reported as amended December 17. Ordered for Third Reading. Order for Third Reading discharged and Bill referred to Committee of the Whole House January 9.
Considered and reported as amended January 17.
January 17.
January 17.

Hon. I. Scott (Attorney General)

First Reading
Second Reading
Third Reading
Royal Assent
Commencement
1986 Statutes

June 10.
February 10. Ordered for Third Reading.
February 12.
February 12.
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Hon. I. Scott (Attorney General)

First Reading
Second Reading
Standing Committee

June 11.
October 22. Referred to Committee of the Whole House. Order for consideration by Committee of the Whole House discharged and Bill referred to Standing Committee on Administration of Justice November 8.
Considered January 29, 30; February 4, 5, 6, 11, 12.
Bill 8, Mobility Rights Statute Law Amendment Act, 1985.
Hon. I. Scott (Attorney General)

First Reading       June 11.
Second Reading      Debated October 22. Carried October 24.
                    Ordered for Third Reading.
Third Reading       November 8.
Royal Assent        November 8.
Commencement        Royal Assent.
1985 Statutes       Chapter 5.

Hon. G. Sorbara (Minister of Colleges and Universities)

First Reading       June 11.

Bill 11, Change of Name Act, 1986.
Hon. I. Scott (Attorney General)

First Reading       June 13.
Second Reading      Debated October 22. Carried January 9. Referred to Standing
                    Committee on Administration of Justice.
Standing Committee  Considered January 16. Reported as amended January 17.
Third Reading       January 20.
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Commencement        Proclamation.
1986 Statutes       Chapter 7.
Bill 12, Children's Law Reform Amendment Act, 1986.
Hon. I. Scott (Attorney General)

First Reading
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Considered and reported as amended January 9.
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Hon. I. Scott (Attorney General)

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Committee of the Whole House
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Royal Assent
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1986 Statutes

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January 20.
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Hon. I. Scott (Attorney General)

First Reading
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Standing Committee
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October 24. Referred to Standing Committee on Administration of Justice.
Considered October 31; November 1. Reported as amended November 4. Ordered for Third Reading.
November 8.
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Chapter 6.
Bill 15, Creditors' Relief Amendment Act, 1985.
Hon. I. Scott (Attorney General)

First Reading June 13.
Second Reading July 12. Referred to Committee of the Whole House.
Committee of the Whole House Considered and reported as amended July 12.
Third Reading July 12.
Royal Assent July 12.
Commencement Royal Assent.
1985 Statutes Chapter 1.

Hon. E. Fulton (Minister of Transportation and Communications)

First Reading June 14.
Second Reading February 11. Ordered for Third Reading.
Third Reading February 12.
Royal Assent February 12.
Commencement Proclamation.
1986 Statutes Chapter 11.

Hon. E. Fulton (Minister of Transportation and Communications)

First Reading June 14.
Committee of the Whole House Considered and reported as amended December 18.
Third Reading December 19
Royal Assent December 20.
Commencement ss. 1-9, 11-16, 18, 19 - Royal Assent; s. 10 - June 2, 1986; s. 17 - Proclamation.
1985 Statutes Chapter 13.

Bill 18, Off-Road Vehicles Amendment Act, 1985.
Hon. E. Fulton (Minister of Transportation and Communications)

First Reading June 14.
Hon. B. Grandmaitre (Minister of Municipal Affairs)

First Reading June 18.
Second Reading December 18. Ordered for Committee of the Whole House.
Committee of the Whole House Considered December 18.

Hon. B. Grandmaitre (Minister of Municipal Affairs)

First Reading June 18.

Hon. B. Grandmaitre (Minister of Municipal Affairs)

First Reading June 18.
Second Reading December 10. Ordered for Third Reading.
Third Reading December 10.
Royal Assent December 10.
Commencement Royal Assent.
1985 Statutes Chapter 10.

Hon. B. Grandmaitre (Minister of Municipal Affairs)

First Reading June 18.

Hon. B. Grandmaître (Minister of Municipal Affairs)

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Hon. B. Grandmaître (Minister of Municipal Affairs)

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Hon. L. Grossman (Minister of Education)

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Bill 29, Mining Act, 1985.

Hon. R. Fontaine (Minister of Northern Affairs and Mines)

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Hon. S. Conway (Minister of Education)

First Reading
Second Reading
Standing Committee

July 4.
Debated July 9, 10, 11. * Carried July 11. Referred to Standing Committee on Social Development.
Considered July 8, 16, 17, 18, 22, 23, 24, 25, 29, 30, 31; August 1, 6, 7, 8, 12, 13, 14, 15, 16, 19, 20, 21, 22, 23, 24, 26, 27, 28, 29; September 3, 4, 5, 10, 11, 12, 13, 16, 17, 19, 20, 23, 24, 25, 26, 27, 30; October 1, 2, 3, 4, 15, 16, 21, 22, 23, 28, 29, 30; November 4, 6, 18, 19, 20. Interim Report presented November 21; Further consideration December 16, 17, 18.

Hon. W. Wrye (Minister of Labour)

First Reading
Second Reading
Committee of the Whole House
Third Reading
Royal Assent
Commencement

July 5.
July 8. Referred to Committee of the Whole House.
Considered and reported without amendment July 8.
July 12.
July 12.
July 1, 1985

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Hon. I. Scott (Attorney General)

First Reading
Second Reading

July 12.
February 10. Referred to Standing Committee on Procedural Affairs and Agencies, Boards and Commissions.

* Indicates Recorded Vote
**Bill 38, Municipal Elections Amendment Act, 1985.**

_Hon. B. Grandmaitre_ (Minister of Municipal Affairs)

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**Bill 41, Ontario Economic Council Repeal Act, 1985.**

_Hon. R. Nixon_ (Treasurer and Minister of Economics)

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**Bill 42, Capital Aid Corporations Repeal Act, 1985.**

_Hon. R. Nixon_ (Treasurer and Minister of Economics)

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**Bill 43, Ontario Loan Act, 1986.**

_Hon. R. Nixon_ (Treasurer and Minister of Economics)

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**Hon. R. Nixon (Minister of Revenue)**

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**Hon. R. Nixon (Minister of Revenue)**

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**Hon. R. Nixon (Minister of Revenue)**

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*Indicates Recorded Vote
Bill 47, Retail Sales Tax Amendment Act, 1986.
Hon. R. Nixon (Minister of Revenue)

First Reading October 24.
Second Reading Carried November 5. Ordered for Committee of the Whole House.
Committee of the Whole House Considered December 16, 17. Reported without amendment December 17.
Third Reading December 18. Third Reading rescinded December 18.
Third Reading January 6.
Royal Assent January 6.
Commencement ss. 7(2), 8 - February 15, 1984; ss. 1-6, 7(1), 9-15 - January 7, 1986.
1986 Statutes Chapter 1.

Hon. R. Nixon (Minister of Revenue)

First Reading October 24.
Second Reading Debated November 5. * Carried November 7. Ordered for Committee of the Whole House.
Committee of the Whole House Considered and reported without amendment December 17.
Third Reading December 18. Third Reading rescinded December 18.
Third Reading December 20.
Royal Assent December 31.
Commencement ss. 1-5, 7(1), 8-11 - January 1, 1986; ss. 6, 7(2) - February 15, 1984.
1985 Statutes Chapter 21.

Hon. R. Nixon (Minister of Revenue)

First Reading October 24.
Committee of the Whole House Considered and reported without amendment December 17.
Third Reading December 18. Third Reading rescinded December 18.
Third Reading December 20.
Royal Assent December 31.
1985 Statutes Chapter 22.

*Indicates Recorded Vote
**Bill 50, Fuel Tax Amendment Act, 1985.**

Hon. R. Nixon (Minister of Revenue)

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**Bill 51, Gasoline Tax Amendment Act, 1985.**

Hon. R. Nixon (Minister of Revenue)

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**Bill 54, Ontario Drug Benefit Act, 1985.**

Hon. M. Elston (Minister of Health)

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**Bill 55, Prescription Drug Cost Regulation Act, 1985.**

Hon. M. Elston (Minister of Health)

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<tr>
<td>Second Reading</td>
<td>January 13. Referred to Standing Committee on Social Development.</td>
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<tr>
<td>Standing Committee</td>
<td>Considered January 14, 20, 21, 22, 27, 28, 29; February 3, 4, 5, 10, 11, 12.</td>
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</table>
Hon. R. Nixon (Minister of Revenue)

First Reading November 8.
Second Reading December 2. Ordered for Third Reading.
Third Reading December 2.
Royal Assent December 6.
Commencement December 1, 1985.
1985 Statutes Chapter 9.

Bill 63, Wellington County Board of Education and Teachers Dispute Settlement Act, 1985.
Hon. S. Conway (Minister of Education)

First Reading November 25.
Second Reading * November 26. Ordered for Committee of the Whole House.
Committee of the Whole House Considered and reported without amendment November 26.
Third Reading * November 26.
Royal Assent November 26.
Commencement Royal Assent.
1985 Statutes Chapter 8.

Hon. W. Wrye (Minister of Labour)

First Reading November 26.
Second Reading Debated January 28. * Carried February 3. Referred to the Standing Committee on Resources Development.

Hon. M. Kwinter (Minister of Consumer and Commercial Relations)

First Reading November 26.

*Indicates Recorded Vote
Hon. M. Kwinter (Minister of Consumer and Commercial Relations)

First Reading December 3.

Bill 70, Provincial Offences Amendment Act, 1985.
Hon. I. Scott (Attorney General)

First Reading December 5.

Hon. I. Scott (Attorney General)

First Reading December 5.

Bill 74, Operating Engineers Amendment Act, 1985.
Hon. M. Kwinter (Minister of Consumer and Commercial Relations)

First Reading December 10.

Bill 75, Education Amendment Act, 1985.
Hon. S. Conway (Minister of Education)

First Reading December 12.

Bill 76, Public Service Superannuation Amendment Act, 1986.
Hon. E. Caplan (Minister of Government Services)

First Reading December 13.
Committee of the Whole House Reported as amended January 21.
Third Reading February 12.
Royal Assent February 12.
Commencement Proclamation.
1986 Statutes Chapter 12.
Bill 77, Residential Tenancies Amendment Act, 1985.
Hon. A. Curling (Minister of Housing)

First Reading December 16.
Second Reading December 19. Ordered for Third Reading.
Third Reading December 20.
Royal Assent December 20.
Commencement ss. 2, 4-6 - Royal Assent; ss. 1, 3 - August 1, 1985.
1985 Statutes Chapter 15.

Bill 78, Residential Rent Regulation Act, 1985.
Hon. A. Curling (Minister of Housing)

First Reading December 16.

Hon. B. Grandmaitre (Minister of Municipal Affairs)

First Reading December 16.

Hon. B. Grandmaitre (Minister of Municipal Affairs)

First Reading December 16.
Second Reading December 18. Ordered for Third Reading.
Third Reading December 19.
Royal Assent December 20.
Commencement August 1, 1985.
1985 Statutes Chapter 16.
**Bill 81, Workers' Compensation Amendment Act, 1985.**

 Hon. W. Wrye (Minister of Labour)

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<tr>
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<td>Royal Assent</td>
<td>December 20.</td>
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<td>Commencement</td>
<td>ss. 5-7 - Royal Assent; ss. 1, 3, 4 - April 1, 1985; s. 2 - Proclamation.</td>
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<tr>
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<td>Chapter 17.</td>
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</table>

**Bill 87, Loan and Trust Corporations Act, 1985.**

 Hon. M. Kwinter (Minister of Consumer and Commercial Relations)

| First Reading | December 18. |

**Bill 88, Legislative Assembly Amendment Act, 1985.**

 Hon. R. Nixon (Treasurer of Ontario)

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**Bill 89, Executive Council Amendment Act, 1985.**

 Hon. R. Nixon (Treasurer of Ontario)

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<td>Royal Assent</td>
<td>December 20.</td>
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<td>Commencement</td>
<td>April 1, 1985.</td>
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<td>1985 Statutes</td>
<td>Chapter 19.</td>
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</table>
Bill 90, Legislative Assembly Retirement Allowances Amendment Act, 1985.
Hon. R. Nixon (Treasurer of Ontario)

First Reading  December 18.
Second Reading  December 19. Ordered for Third Reading.
Third Reading  December 20.
Royal Assent  December 20.
Commencement  January 1, 1986.
1985 Statutes  Chapter 20.

Hon. M. Elston (Minister of Health)

First Reading  December 19.
Second Reading  Debated January 14, 17, 20, 21, 23, 24, 27, 28, 29, 30, 31;
               February 3, 4. * Carried February 11. Referred to the Standing
               Committee on Social Development.

Hon. L. Munro (Minister of Citizenship and Culture)

First Reading  December 19.
Committee of the Whole House  Reported as amended January 14.
Third Reading  January 17.
Royal Assent  January 17.
Commencement  Royal Assent.
1986 Statutes  Chapter 5.

*Indicates Recorded Vote
Hon. M. Kwinter (Minister of Consumer and Commercial Relations)

First Reading  
December 20.

Second Reading  

Committee of the Whole House  
Reported as amended January 14.

Third Reading  
January 17.

Royal Assent  
January 17.

Commencement  
Proclamation.

1986 Statutes  
Chapter 6.

Hon. I. Scott (Attorney General)

First Reading  
January 9.

Hon. W. Wrye (Minister of Labour)

First Reading  
January 31.

Bill 103, Teachers' Superannuation Amendment Act, 1986.  
Hon. R. Nixon (Treasurer of Ontario)

First Reading  
February 6.

Second Reading  
February 11.  Ordered for Committee of the Whole House.

Committee of the Whole House  
Considered February 11.  Reported without amendment

Third Reading  
February 12.

Royal Assent  
February 12.

Commencement  
ss. 6-9, 12, 14-17 - Royal Assent; ss. 1(1, 2), 5, 10, 11 - September 1, 1984; ss. 1(3, 4, 5), 2 - January 1, 1986; ss. 3, 4, 13 - September 1, 1986.

1986 Statutes  
Chapter 13.
Bill 105, Public Service Pay Equity Act, 1986.
Hon. W. Wrye (Minister of Labour)

First Reading February 11.

Bill 107, Municipal Amendment Act, 1986.
Hon. B. Grandmaitre (Minister of Municipal Affairs)

First Reading February 11.
Second Reading February 12.
Third Reading February 12.
Royal Assent February 12.
Commencement Proclamation.
1986 Statutes Chapter 14.

Hon. M. Kwinter (Minister of Consumer and Commercial Relations)

First Reading February 12.

Bill 109, Health Disciplines Amendment Act, 1986.
Hon. M. Elston (Minister of Health)

First Reading February 12.

Hon. R. Nixon (Treasurer of Ontario)

First Reading February 12.
Second Reading February 12.
Third Reading February 12.
Royal Assent February 12.
Commencement Royal Assent.
1986 Statutes Chapter 15.
PRIVATE MEMBERS' PUBLIC BILLS

Mr. R. Van Horne (L./London North)

First Reading June 6.
Second Reading Order for Second Reading discharged and Bill withdrawn July 4.

Mr. J. Foulds (N.D./Port Arthur)

First Reading June 10.

Bill 5, Election Finances Reform Amendment Act, 1985.
Mr. J. Foulds (N.D./Port Arthur)

First Reading June 10.

Bill 6, Non-Unionized Workers Protection Act, 1985.
Mr. R. Haggerty (L./Erie)

First Reading June 10.

Mr. R. Haggerty (L./Erie)

First Reading June 11.

Bill 19, Good Samaritan Act, 1985.
Mr. R. Haggerty (L./Erie)

First Reading June 14.
Mr. J. Foulds (N.D./Port Arthur)
First Reading June 17.

Mr. E. Philip (N.D./Etobicoke)
First Reading June 17.

Bill 31, Homes for the Aged and Rest Homes Amendment Act, 1985.
Mr. D. Warner (N.D./Scarborough-Ellesmere)
First Reading July 2.

Mr. M. Swart (N.D./Welland-Thorold)
First Reading July 9.

Mr. T. Grande (N.D./Oakwood)
First Reading July 12.

Mr. B. Mackenzie (N.D./Hamilton East)
First Reading July 12.
Ms. E. Gigantes (N.D./Ottawa Centre)

First Reading October 17.

Mr. R. Allen (N.D./Hamilton West)

First Reading October 22.
Second Reading November 7. Ordered for Committee of the Whole House.

Mr. R. McClellan (N.D./Bellwoods)

First Reading October 24.
Second Reading Order for Second Reading discharged and Bill withdrawn November 18.

Bill 52, Health Protection and Promotion Amendment Act, 1985.
Mr. J. Pierce (P.C./Rainy River)

First Reading November 5.
Second Reading November 21. Referred to Select Committee on Health.

Mr. B. Mackenzie (N.D./Hamilton East)

First Reading November 5.
Mr. J. Foulds (N.D./Port Arthur)
First Reading November 7.

Mr. R. McClellan (N.D./Bellwoods)
First Reading November 18.
Second Reading December 12. Ordered for Committee of the Whole House.

Mr. D. McFadden (P.C./Eglinton)
First Reading November 21.

Bill 60, Ontario Land Information Act, 1985.
Mr. E. Martel (N.D./Sudbury East)
First Reading November 21.

Mr. B. Mackenzie (N.D./Hamilton East)
First Reading November 21.

Mrs. R. Grier (N.D./Lakeshore)
First Reading November 21.
Bill 64, Dog Owners' Liability Amendment Act, 1985.
Mr. B. Wildman (N.D./Algoma)

First Reading November 25.

Mr. D. Cooke (N.D./Windsor-Riverside)

First Reading November 28.

Mr. M. Swart (N.D./Welland-Thorold)

First Reading December 3.

Bill 71, Non-Smokers' Protection Act, 1985.
Mr. N. Sterling (P.C./Carleton-Grenville)

First Reading December 5.
Second Reading * January 23. Referred to the Standing Committee on Social Development. Transferred to Standing Committee on General Government February 7.

Mr. E. Martel (N.D./Sudbury East)

First Reading December 9.

Mr. B. Mackenzie (N.D./Hamilton East)

First Reading December 17.

* Indicates Recorded Vote
Mr. B. Mackenzie (N.D./Hamilton East)
First Reading December 17.

Mr. B. Mackenzie (N.D./Hamilton East)
First Reading December 17.

Mr. B. Mackenzie (N.D./Hamilton East)
First Reading December 17.

Mr. D. Cooke (N.D./Windsor-Riverside)
First Reading December 17.

Mr. J. Poirier (L./Prescott-Russell)
First Reading December 18.

Bill 92, Nursing Homes Amendment Act, 1985.
Mr. D. Cooke (N.D./Windsor-Riverside)
First Reading December 18.
Second Reading * Carried January 16. Referred to Standing Committee on Social Development.

* Indicates Recorded Vote
Mr. B. Mackenzie (N.D./Hamilton East)
First Reading December 18.

Mr. E. Martel (N.D./Sudbury East)
First Reading December 19.

Bill 99, Hazardous Substances Reporting Act, 1986
Mr. E. Martel (N.D./Sudbury East)
First Reading January 14.

Bill 100, Disabled Persons Employment Act, 1986.
Mr. B. Mackenzie (N.D./Hamilton East)
First Reading January 14.

Bill 102, Denture Therapists Amendment Act, 1986.
Mr. M. Swart (N.D./Welland-Thorold)
First Reading January 31.

Mr. A. Brandt (P.C./Sarnia)
First Reading February 7.

Ms M. Bryden (N.D./Beaches-Woodbine)
First Reading February 11.
PRIVATE BILLS

Mr. C. Jackson (P.C./Burlington South)

First Reading  July 11 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee  Considered and reported without amendment October 31.
Second Reading  November 8.
Third Reading  November 8.
Royal Assent  November 8.
Commencement  Royal Assent.
1985 Statutes  Chapter Pr1.

Mr. R. Mancini (L./Essex South)

First Reading  July 10 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee  Considered and reported without amendment October 31.
Second Reading  November 8.
Third Reading  November 8.
Royal Assent  November 8.
Commencement  Royal Assent.
1985 Statutes  Chapter Pr2.

Bill Pr4, City of Hamilton Act, 1986.
Mr. B. Charlton (N.D./Hamilton Mountain)

First Reading  July 10 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee  Considered and reported as amended January 16.
Second Reading  January 20.
Third Reading  January 20.
Royal Assent  January 20.
Commencement  Royal Assent.
1986 Statutes  Chapter Pr1.

Ms S. Fish (P.C./St. George)

First Reading  July 12 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee  Considered and reported as amended November 7.
Second Reading  November 8.
Third Reading  November 8.
Royal Assent  November 8.
Commencement  Royal Assent.
1985 Statutes  Chapter Pr3.
Bill Pr6, City of St. Catharines Act, 1985.
Mr. P. Partington (P.C./Brock)

First Reading
July 12 and referred to Standing Committee on Regulations and Private Bills.

Standing Committee
Considered and reported without amendment October 24.

Second Reading
November 8.

Third Reading
November 8.

Royal Assent
November 8.

Commencement
Royal Assent.

1985 Statutes
Chapter Pr4.

Mr. K. Morin-Strom (N.D./Sault Ste. Marie)

First Reading
October 21 and referred to Standing Committee on Regulations and Private Bills.

Standing Committee
Considered and reported without amendment December 12.

Second Reading
December 18.

Third Reading
December 18.

Royal Assent
December 18.

Commencement
Royal Assent.

1985 Statutes
Chapter Pr21.

Bill Pr9, City of Toronto Act, 1985.
Mr. Y. Shymko (P.C./High Park-Swansea)

First Reading
October 21 and referred to Standing Committee on Regulations and Private Bills.

Standing Committee
Considered and reported with certain amendments December 12.

Second Reading
December 18.

Third Reading
December 18.

Royal Assent
December 18.

Commencement
Royal Assent.

1985 Statutes
Chapter Pr22.

Bill Pr10, City of Niagara Falls Act, 1985.
Mr. R. Haggerty (L./Erie)

First Reading
July 12 and referred to Standing Committee on Regulations and Private Bills.

Standing Committee
Considered and reported without amendment October 24.

Second Reading
November 8.

Third Reading
November 8.

Royal Assent
November 8.

Commencement
Royal Assent.

1985 Statutes
Chapter Pr5.
Mr. R. Mancini (L./Essex South)

First Reading November 21 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported with a certain amendment December 19.
Second Reading December 20.
Third Reading December 20.
Royal Assent December 20.
Commencement Royal Assent.
1985 Statutes Chapter Pr24.

Ms E. Gigantes (N.D./Ottawa Centre)

First Reading January 28 and referred to Standing Committee on Regulations and Private Bills.

Mr. J. Cordiano (L./Downsview)

First Reading July 11 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported without amendment October 31.
Second Reading November 8.
Third Reading November 8.
Royal Assent November 8.
Commencement Royal Assent.
1985 Statutes Chapter Pr6.

Mr. J. Cordiano (L./Downsview)

First Reading July 11 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported without amendment October 31.
Second Reading November 8.
Third Reading November 8.
Royal Assent November 8.
Commencement Royal Assent.
1985 Statutes Chapter Pr7.
Mr. B. McCaffrey (P.C./Armourdale)

First Reading October 15 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported with certain amendments December 5.
Second Reading December 6.
Third Reading December 6.
Royal Assent December 6.
Commencement Royal Assent, Chapter Pr13.
1985 Statutes

Mr. Y. Shymko (P.C./High Park-Swansea)

First Reading July 10 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported without amendment October 31.
Second Reading November 8.
Third Reading November 8.
Royal Assent November 8.
Commencement Royal Assent.
1985 Statutes Chapter Pr8.

Bill Pr17, Children's Oncology Care of Ontario Inc. Act, 1986.
Ms S. Fish (P.C./St. George)

First Reading December 13 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported without amendment January 9.
Second Reading January 20.
Third Reading January 20.
Royal Assent January 20.
Commencement Royal Assent.
1986 Statutes Chapter Pr2.
Bill Pr18, City of Cambridge Act, 1985.
Mr. B. Barlow (P.C./Cambridge)

First Reading  July 11 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee  Considered and reported with certain amendments October 24.
Second Reading  November 8.
Third Reading  November 8.
Royal Assent  November 8.
Commencement  Royal Assent.
1985 Statutes  Chapter Pr9.

Mr. J. Pollock (P.C./Hastings-Peterborough)

First Reading  October 15 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee  Considered and reported without amendment November 21.
Second Reading  December 6.
Third Reading  December 6.
Royal Assent  December 6.
Commencement  Royal Assent.
1985 Statutes  Chapter Pr14.

Bill Pr20, Peterborough Civic Hospital Act, 1985.
Mr. J. Turner (P.C./Peterborough)

First Reading  July 10 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee  Considered and reported without amendment October 31.
Second Reading  November 8.
Third Reading  November 8.
Royal Assent  November 8.
Commencement  Royal Assent.
1985 Statutes  Chapter Pr10.
Mr. B. Newman (L./Windsor-Walkerville)

First Reading
Standing Committee
Second Reading
Third Reading
Royal Assent
Commencement
1985 Statutes

July 12 and referred to Standing Committee on Regulations and Private Bills.
Considered and reported without amendment October 31.
November 8.
November 8.
November 8.
Royal Assent.
Chapter Pr11.

Mr. B. Barlow (P.C./Cambridge)

First Reading
Standing Committee
Second Reading
Third Reading
Royal Assent
Commencement
1985 Statutes

October 15 and referred to Standing Committee on Regulations and Private Bills.
Considered and reported without amendment November 21.
December 6.
December 6.
December 6.
Royal Assent.
Chapter Pr15.

Mr. S. Offer (L./Mississauga North)

First Reading
Standing Committee
Second Reading
Third Reading
Royal Assent
Commencement
1985 Statutes

July 12 and referred to Standing Committee on Regulations and Private Bills.
Considered and reported without amendment November 7.
November 8.
November 8.
November 8.
Royal Assent.
Chapter Pr12.
Bill Pr24, County of Elgin Act, 1985.
Mr. R. McNeil (P.C./Elgin)

First Reading October 17 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported as amended November 21.
Second Reading December 6.
Third Reading December 6.
Royal Assent December 6.
Commencement Royal Assent.
1985 Statutes Chapter Pr16.

Bill Pr25, City of Brampton Act, 1985.
Mr. R. Callahan (L./Brampton)

First Reading October 15 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported without amendment November 21.
Second Reading December 6.
Third Reading December 6.
Royal Assent December 6.
Commencement Royal Assent.
1985 Statutes Chapter Pr17.

Bill Pr26, City of Mississauga Act, 1986.
Mrs. M. Marland (P.C./Mississauga South)

First Reading December 6 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported without amendment January 16.
Second Reading January 20.
Third Reading January 20.
Royal Assent January 20.
Commencement Royal Assent.
1986 Statutes Chapter Pr3.

Bill Pr27, City of Sudbury Act, 1985.
Mr. E. Martel (N.D./Sudbury East)

First Reading October 17 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee Considered and reported without amendment December 5.
Second Reading December 6.
Third Reading December 6.
Royal Assent December 6.
Commencement Royal Assent.
1985 Statutes Chapter Pr18.
Mr. B. Wildman (N.D./Algoma)

First Reading
Standing Committee
Second Reading
Third Reading
Royal Assent
Commencement
1985 Statutes

December 5 and referred to Standing Committee on Regulations and Private Bills.
Considered and reported without amendment December 19.
December 20.
December 20.
December 20.
January 1, 1986.
Chapter Pr25.

Bill Pr30, Balfour Beach Association Act, 1985.
Mr. B. McCaffrey (P.C./Armourdale)

First Reading
Standing Committee
Second Reading
Third Reading
Royal Assent
Commencement
1985 Statutes

October 15 and referred to Standing Committee on Regulations and Private Bills.
Considered and reported without amendment November 21.
December 6.
December 6.
December 6.
Royal Assent.
Chapter Pr19.

Bill Pr33, Township of Osgoode Care Centre Act, 1985.
Mr. N. Sterling (P.C./Carleton-Grenville)

First Reading
Standing Committee
Second Reading
Third Reading
Royal Assent
Commencement
1985 Statutes

December 5 and referred to Standing Committee on Regulations and Private Bills.
Considered November 28, December 12. Considered and reported with a certain amendment December 19.
December 20.
December 20.
December 20.
Royal Assent.
Chapter Pr26.
### Bill Pr34, City of Hamilton Act, 1985.
**Mr. B. Charlton** (N.D./Hamilton Mountain)

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<td>1985 Statutes</td>
<td>Chapter Pr23.</td>
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**Mr. J. Turner** (P.C./Peterborough)

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<td>Considered and reported without amendment December 5.</td>
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<td>Third Reading</td>
<td>December 6.</td>
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<tr>
<td>Royal Assent</td>
<td>December 6.</td>
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<td>Royal Assent.</td>
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**Mr. A. Brandt** (P.C./Sarnia)

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<td>Considered and reported without amendment December 19.</td>
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<tr>
<td>Second Reading</td>
<td>December 20.</td>
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<td>Third Reading</td>
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<td>Royal Assent</td>
<td>December 20.</td>
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<td>Royal Assent.</td>
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Bill Pr41, City of Hamilton Act, 1985.
Mr. B. Charlton (N.D./Hamilton Mountain)

First Reading  October 15 and referred to Standing Committee on Regulations and Private Bills.

Bill Pr44, City of Kitchener Act, 1985.
Mr. D. Cooke (L./Kitchener)

First Reading  November 28 and referred to Standing Committee on Regulations and Private Bills.
Standing Committee  Considered and reported without amendment December 19.
Second Reading  December 20.
Third Reading  December 20.
Royal Assent  December 20.
Commencement  Royal Assent.
1985 Statutes  Chapter Pr28.

Mr. R. Runciman (P.C./Leeds)

First Reading  July 11 and referred to Standing Committee on Regulations and Private Bills.

Bill Pr50, Renfrew Victoria Hospital Act, 1986.
Mr. P. Yakabuski (P.C./Renfrew South)

First Reading  January 28 and referred to Standing Committee on Regulations and Private Bills.
ESTIMATES

SECTION 2 - STATUS OF 1985-86 ESTIMATES
(including Supplementary Estimates)

Table setting out Committee Referral; Vote Nos. and Programs; dates considered in Committee; dates reported; Concurrence.

CABINET OFFICE
(Referred to Committee of Supply - October 28)

301 Cabinet Office Program -

FRANCOPHONE AFFAIRS PROGRAM

Reported February 7
Concurrence February 12

To be considered for 2 hours and 30 minutes in the Standing Committee on Resources Development following completion of the Estimates of the Ministry of Industry, Trade and Technology - January 21.

To be considered before the Estimates of the Ministry of Industry, Trade and Technology - January 30.

302 Francophone Affairs Program - February 6

MANAGEMENT BOARD
(Referred to Committee of Supply - October 28)

501 Ministry Administration Program - December 9
502 Policy Development and Analysis Program - December 9
503 Personnel Audit Program - December 9
504 Employee Relations Program - December 9
505 Government Personnel Services Program - December 9

Reported December 9
Concurrence February 12
MINISTRY OF AGRICULTURE AND FOOD
(Referred to Committee on Resources Development - October 28)

Considered November 5, 6
Reported December 5
Concurrence February 12

2101 Ministry Administration Program - November 7, 19
2102 Agricultural Marketing and Standards Program - November 19
2103 Agricultural Technology, Development and Field Services Program - November 21, 27, December 3
2104 Financial Assistance to Agriculture Program - December 3, 4

- and Supplementary Estimates -
Reported December 5
Concurrence February 12

2102 Agricultural Marketing and Standards Program - November 19
2104 Financial Assistance to Agriculture Program - December 3, 4

- and further Supplementary Estimates -
Reported February 12
Concurrence February 12

2104 Financial Assistance to Agriculture Program

MINISTRY OF THE ATTORNEY GENERAL
(Referred to Committee on Administration of Justice - October 28)

Reported February 6
Concurrence February 12

1601 Law Officer of the Crown Program - November 6, 7, 8, January 8
1602 Administrative Services Program - January 8
1603 Guardian and Trustee Services Program - January 10, 16
1604 Crown Legal Services Program - January 8, 16
1605 Legislative Counsel Services Program - January 16
1606 Courts Administration Program - January 16, 21
1607 Administrative Tribunals Program - January 21
401 Office Responsible for Women's Issues Program - January 28

2001 Resources Development Policy Program (Native Affairs) - January 22, February 5

- and Supplementary Estimates -
Reported February 6
Concurrence February 12

401 Office Responsible for Women's Issues Program - January 28
**MINISTRY OF CITIZENSHIP AND CULTURE**
(Referred to Committee on General Government - October 28)
Reported January 23
Concurrence February 12

3201 Ministry Administration Program - January 8, 22
3202 Heritage Conservation Program - January 22
3203 Arts Support Program - January 22
3204 Citizenship and Multicultural Support Program - January 22
3205 Libraries and Community Information Program - January 22
3206 Capital Support and Regional Services Program - January 22

**MINISTRY OF COLLEGES AND UNIVERSITIES**
(Referred to Committee on General Government - October 28)
Reported January 30
Concurrence February 12

3301 University Support Program - January 29
3302 College Support Program - January 29
3303 Student Affairs Program - January 29

- and Supplementary Estimates -
Reported January 30
Concurrence February 12

3302 College Support Program - January 29
3304 Ministry Administration Program - January 29

**MINISTRY OF COMMUNITY AND SOCIAL SERVICES**
(Referred to Committee on General Government - October 28)
Reported February 12
Concurrence February 12

3401 Ministry Administration Program -
3402 Adults' and Children's Services Program -

- and Supplementary Estimates -
Reported February 12
Concurrence February 12

3402 Adults' and Children's Services Program -

- and further Supplementary Estimates -
Reported February 12
Concurrence February 12

3402 Adults' and Children's Services Program -
MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS
(Referred to Committee on Administration of Justice - October 28)
Reported February 12
Concurrence February 12

To be considered following the Estimates of the
Ministry of the Attorney General - November 1.

1701 Ministry Administration Program -
1702 Commercial Standards Program -
1703 Technical Standards Program -
1704 Public Entertainment Standards Program -
1705 Registration Program -
1706 Liquor Licence Program -

MINISTRY OF CORRECTIONAL SERVICES
(Referred to Committee on Administration of Justice - October 28)
Reported February 12
Concurrence February 12

1801 Ministry Administration Program -
1802 Operations Program -

- and Supplementary Estimates -

Reported February 12
Concurrence February 12

1802 Operations Program -

MINISTRY OF EDUCATION
(Referred to Committee on General Government - October 28)
Reported February 12
Concurrence February 12

3501 Ministry Administration Program -
3502 Education Program -
3503 Services to Education Program -

- and Supplementary Estimates -

Reported February 12
Concurrence February 12

3502 Education Program -
MINISTRY OF ENERGY
(Referred to Committee on Resources Development - October 28)
Reported January 23
Concurrence February 12
2201 Ministry Administration Program - January 8, 9, 14.
2202 Policy and Planning Program - January 15, 22.
2203 Energy Management and Technology Program - January 22.
2204 Ontario Energy Board Program - January 21, 22.
2205 Energy Investment Program - January 21, 22.
- and Supplementary Estimates -
Reported January 23
Concurrence February 12
2204 Ontario Energy Board Program - January 22.
2205 Energy Investment Program - January 22.

MINISTRY OF THE ENVIRONMENT
(Referred to Committee on Resources Development - October 28)
Reported February 12
Concurrence February 12
2301 Ministry Administration Program -
2302 Environmental Support Services Program -
2303 Environmental Control Program -
2304 Utility Planning and Operations Program -
- and Supplementary Estimates -
Reported February 12
Concurrence February 12
2303 Environmental Control Program -

MINISTRY OF GOVERNMENT SERVICES
(Referred to Committee of Supply - October 28)
Considered November 29
Reported December 2
Concurrence February 12
601 Ministry Administration Program - December 2
602 Accommodation Program - December 2
603 Real Property Program - December 2
604 Corporate Services Program - December 2
605 Human Resource Services Program - December 2
606 Computer and Telecommunication Services Program - December 2
- and Supplementary Estimates -
Reported February 12
Concurrence February 12
602 Accommodation Program -
605 Human Resource Services Program -
- and further Supplementary Estimates -
Reported February 12
Concurrence February 12
602 Accommodation Program -
MINISTRY OF HEALTH
(Referred to Committee on General Government - October 28)
  
Ministry Administration Program - November 27, December 4, 11, 18
Institutional Health Program - December 18
Emergency Health Services Laboratories and Drug Benefit Program -
  November 20, December 18.
Mental Health Program - December 18.
Community and Public Health Program - December 18.
Health Insurance Program - December 18.

- and Supplementary Estimates -

Ministry Administration Program -
Institutional Health Program -
Mental Health Program -
Community and Public Health Program -
Health Insurance Program -

MINISTRY OF HOUSING
(Referred to Committee on Resources Development - October 28)

Housing Estimates, including Supplementary Estimates, to be considered for 10 hours - January 17.

Ministry Administration Program - January 23, 29; February 4, 5
Real Estate Program - January 28; February 5
Community Housing Program - January 28, 30; February 4, 5
Residential Tenancy Program - February 5

- and Supplementary Estimates -

Community Housing Program - February 4, 5
MINISTRY OF INDUSTRY, TRADE AND TECHNOLOGY
(Referred to Committee on Resources Development - October 28)

Considered February 11
Reported February 12
Concurrence February 12

To be considered before the Estimates of the
Ministry of Natural Resources for 9 hours - January 17.

2401 Ministry Administration Program - February 12
2402 Industry Program - February 12
2403 Trade Program - February 12
2404 Ontario Development Corporations Program - February 12
2405 Innovation and Technology Program - February 12

MINISTRY OF INTERGOVERNMENTAL AFFAIRS
(Referred to Committee of Supply - October 28)

Reported February 12
Concurrence February 12

701 Ministry Administration Program -
702 Intergovernmental Relations Program -

MINISTRY OF LABOUR
(Referred to Committee on Resources Development - October 28)

Reported December 20
Concurrence February 12

2501 Ministry Administration Program - December 5, 10, 11
2502 Industrial Relations Program - December 19.
2503 Labour Relations Board Program - December 17, 19
2504 Occupational Health and Safety Program - December 11, 12, 17, 18, 19
2505 Employment Standards Program - December 19
2506 Human Rights Commission Program - December 17, 19

- and Supplementary Estimates -
Reported December 20
Concurrence February 12

2507 Workers' Compensation Advisory Program - December 19
MINISTRY OF MUNICIPAL AFFAIRS
(Referred to Committee on Resources Development - October 28)
Reported February 6
Concurrence February 12

Municipal Affairs Estimates, including Supplementary Estimates,
to be considered for 5 hours - January 17.

2602 Community Planning Program - January 28
2605 Municipal Affairs Program - January 28
2001 Resources Development Policy Program - January 28
(Niagara Escarpment Commission)

- and Supplementary Estimates -
Reported February 6
Concurrence February 12

2605 Municipal Affairs Program - January 28

MINISTRY OF NATURAL RESOURCES
(Referred to Committee on Resources Development - October 28)
Reported February 12
Concurrence February 12

2701 Ministry Administration Program -
2702 Lands and Waters Program -
2703 Outdoor Recreation Program -
2704 Resource Products Program -
2705 Resource Experience Program -

- and Supplementary Estimates -
Reported February 12
Concurrence February 12

2702 Lands and Waters Program -
2704 Resource Products Program -
MINISTRY OF NORTHERN DEVELOPMENT AND MINES  
(Referred to Committee of Supply - October 28)  

Considered January 10, 20; February 6, 7, 10  
Reported February 11  
Concurrence February 12  

801 Ministry Administration Program - February 11  
802 Northern Economic Development Program - February 11  
803 Northern Transportation Program - February 11  
804 Northern Community Services and Development Program - February 11  

- and Supplementary Estimates -  
Reported February 11  
Concurrence February 12  

802 Northern Economic Development Program - February 11  

MINISTRY OF REVENUE  
(Referred to Committee of Supply - October 28)  

Considered November 18, 22  
Reported November 25  
Concurrence February 12  

901 Ministry Administration Program - November 25  
902 Tax Revenue and Grants Program - November 25  
903 Property Assessment Program - November 25  

- and Supplementary Estimates -  
Reported February 12  
Concurrence February 12  

902 Tax Revenue and Grants Program -  

MINISTRY OF SKILLS DEVELOPMENT  
(Referred to Committee on General Government - October 28)  

Reported February 6  
Concurrence February 12  

To be considered for 5 hours, including Supplementary  
Estimates - January 17  

2801 Skills Development Program - February 5  

- and Supplementary Estimates -  
Reported February 6  
Concurrence February 12  

2801 Skills Development Program - February 5  

MINISTRY OF THE SOLICITOR GENERAL
(Referred to Committee on Administration of Justice - October 28)

1901 Ministry Administration Program -
1902 Public Safety Program -
1903 Policing Services Program -
1904 Ontario Provincial Police Program -

MINISTRY OF TOURISM AND RECREATION
(Referred to Committee on Resources Development - October 28)

Reported February 12
Concurrence February 12

Transferred to Committee on Regulations and Private Bills;
to be considered for 9 hours - January 17.

2901 Ministry Administration Program - January 23, 30; February 11
2902 Tourism Development Program - February 11
2903 Parks and Attractions Program - February 6, 11
2904 Recreation, Sports and Fitness Program - February 11
2905 Tourism and Recreation Operations - February 11

MINISTRY OF TRANSPORTATION AND COMMUNICATIONS
(Referred to Committee on Resources Development - October 28)

Reported February 12
Concurrence February 12

3001 Ministry Administration Program -
3002 Policy Planning and Research Program -
3003 Safety and Regulation Program -
3004 Provincial Highways Program -
3005 Provincial Transit Program -
3006 Provincial Transportation Program -
3007 Municipal Roads Program -
3008 Municipal Transit Program -
3009 Communications Program -

- and Supplementary Estimates -

3004 Provincial Highways Program -
3005 Provincial Transit Program -
3008 Municipal Transit Program -
MINISTRY OF TREASURY AND ECONOMICS
(Referred to Committee of Supply - October 28)

Reported February 12
Concurrence February 12

To be considered before the Estimates of the Ministry of Intergovernmental Affairs - January 17

1001 Office of the Deputy Premier -
1002 Ministry Administration Program -
1003 Treasury Program -
1004 Budget and Intergovernmental Finance Policy Program -
1005 Economic Policy Program -
1006 Inflation Restraint Program -
1007 Ontario Economic Council Program -

OFFICE OF ASSEMBLY
(Referred to Committee on General Government - October 28)

Reported November 7
Concurrence February 12

1101 Office of the Assembly Program - November 6
    - and Supplementary Estimates -

Reported February 12
Concurrence February 12

1101 Office of the Assembly Program -
    - and further Supplementary Estimates -

Reported February 12
Concurrence February 12

1101 Office of the Assembly Program -
OFFICE OF THE CHIEF ELECTION OFFICER
(Referred to Committee on General Government - November 7)

To be considered before the Estimates of the Ministry of Health - November 7
To be considered for 30 minutes - November 18

1201 Office of the Chief Election Officer Program - November 20
- and Supplementary Estimates -

1201 Office of the Chief Election Officer Program -

OFFICE OF THE LIEUTENANT GOVERNOR
(Referred to Committee of Supply - October 28)

101 Office of the Lieutenant Governor Program -

OFFICE OF THE OMBUDSMAN
(Referred to Committee on the Ombudsman - October 28)

1401 Office of the Ombudsman Program -

OFFICE OF THE PREMIER
(Referred to Committee of Supply - October 28)

201 Office of the Premier Program -
OFFICE OF THE PROVINCIAL AUDITOR
(Referred to Committee on Public Accounts - October 28)

Reported December 5
Concurrence February 12

To be considered for 3 hours - November 21

1301 Administration of the Audit Act and Statutory Audits Program -
December 5

- and Supplementary Estimates -

Reported January 30
Concurrence February 12

1301 Administration of the Audit Act and Statutory Audits Program -
January 30

OFFICE RESPONSIBLE FOR WOMEN'S ISSUES
(Referred to Committee on Administration of Justice - January 16)

Reported February 6
Concurrence February 12
(see Ministry of the Attorney General)

To be considered by the Committee within the time
allocated for the Estimates of the Ministry of the
Attorney General and to be included within the Order
for Concurrence in Supply for the said Ministry - January 16

401 Office Responsible for Women's Issues Program - January 28

- and Supplementary Estimates -

Reported February 6
Concurrence February 12
(see Ministry of the Attorney General)

401 Office Responsible for Women's Issues Program - January 28
PROVINCIAL SECRETARIAT FOR JUSTICE

1501 Justice Policy Program

PROVINCIAL SECRETARIAT FOR RESOURCES DEVELOPMENT

2001 Resources Development Policy Program
   (Item 1)

PROVINCIAL SECRETARIAT FOR SOCIAL DEVELOPMENT

3101 Social Development Policy Program

RESOURCES DEVELOPMENT POLICY
(Referred in part to Committee on Administration of Justice - January 16)

Reported February 6
Concurrence February 12
(see Ministry of the Attorney General)

To be considered by the Committee within the time allocated for the Estimates of the Ministry of the Attorney General and to be included within the Order for Concurrence in Supply for the said Ministry - January 16.

2001 Resources Development Policy Program - January 22; February 5
   (Item 2 - Native Affairs)
RESOURCES DEVELOPMENT POLICY
(Referred in part to Committee on Administration of Justice - January 21)

Reported February 6
Concurrence February 12
(see Ministry of Municipal Affairs)

To be considered as part of the Estimates of the Ministry of Municipal Affairs within the time allocated for consideration of the Ministry's Estimates and to be included within the Order for Concurrence in Supply for the said Ministry - January 21.

2001 Resources Development Policy Program - January 28
(Item 3 - Niagara Escarpment Commission)
SECTION 3 - COMMITTEE ORDERS OF REFERENCE

SELECT COMMITTEES

SELECT COMMITTEE ON ECONOMIC AFFAIRS

- Motion to establish, terms of reference and membership - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.

- Membership: Mr. Cooke (Kitchener) - Chairman, Messrs. Bennett, Cordiano, Ferraro, Knight, Mackenzie, McFadden, McGuigan, Morin-Strom, Miss Stephenson and Mr. Taylor.

  Vice-Chairman - Mr. McGuigan.

- Substitution in Membership
  - Mr. Hennessy for Mr. Bennett - October 18.
  - Mr. McCague for Miss Stephenson - October 18.
  - Mr. Andrewes for Mr. McCague - December 3.
  - Mr. Barlow for Mr. Taylor - January 7.

- Authorized to meet during the Summer Adjournment to consider free trade implications as in the Committee's terms of reference - July 10.

- Provision for substitution during the 1985 Summer Adjournment - see Votes and Proceedings (No. 19), Thursday, July 11, 1985.

- Authorized to meet in the evening of Thursday, July 11, 1985 - July 11.

- Authorized to release reports during the Summer Adjournment - July 12.

- Authorized to meet in the morning and afternoon of Wednesday, October 23, 1985 - October 17.

- Sub-Committee on Agenda and Procedure authorized to meet following Routine Proceedings on Tuesday, October 29, 1985 - October 29.


- Authorized to meet following Routine Proceedings on Thursday, December 5, 1985 - November 28.

- Motions to continue and authorize Committee to sit during the Recess between First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution - See Government Motion Nos. 21 and 23, Section 6-(1)-15, 18.

- Membership for the Recess between the First and Second Sessions of the 33rd Parliament is as follows: Messrs. Andrewes, Barlow, Cooke (Kitchener), Cordiano, Ferraro, Hennessy, Knight, Mackenzie, McFadden, Morin-Strom and Smith (Lambton) - February 12, 1986.
SELECT COMMITTEE ON ENERGY

- Motion to establish and membership - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.


- Vice-Chairman -

- Substitution in Membership
  - Mr. Jackson for Mr. McLean - January 7.

- Terms of reference and provision for substitution during the 1985 Summer Adjournment - see Votes and Proceedings (No. 19), Thursday, July 11, 1985.

- Authorized to meet during the Summer Adjournment - July 11.

- Authorized to meet in the morning of Friday, July 12, 1985 - July 11.

- Authorized to meet following Routine Proceedings on the afternoon of Thursday, October 31, 1985 - October 25.

- Authorized to meet following Routine Proceedings on the afternoon of Thursday, November 28, 1985 - November 22.

- Authorized to meet following Routine Proceedings on Tuesday, December 3, 1985 - December 2.

- Authorized to meet following Routine Proceedings on Thursday, December 12, 1985 - December 9.


- Motions to continue and authorize Committee to sit during the Recess between First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution - See Government Motion Nos. 21 and 23, Section 6-(1)-14, 15, 18.

SELECT COMMITTEE ON THE ENVIRONMENT

- Motion to establish and membership from the Government Party and Official Opposition Party - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.

- Membership from Government Party and Official Opposition Party:
  - Mr. Knight - Chairman,
  - Mr. Brandt,
  - Ms Fish,
  - Messrs. Gillies, Haggerty, Poirier, Sargent, Shymko and South.

- Membership
  - Mrs. Grier and Mr. Charlton to be added - October 25.

- Substitution in Membership
  - Mr. Baetz for Mr. Brandt - January 7.
  - Mr. Reycraft for Mr. Haggerty - January 9.
SELECT COMMITTEE ON HEALTH

- Motion to establish and membership from the Government Party and Official Opposition Party - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.

- Membership from Government Party and Official Opposition Party:
  - Mr. Callahan - Chairman, Messrs. Elgie, Henderson, Mancini, Partington, Pierce, Pope, Reycraft and Ward.

- Substitution in Membership
  - Miss Stephenson for Mr. Pope - October 18.
  - Mr. Cousens to be added - October 18. (Replacing Mr. Elgie who resigned as M.P.P. - September 22, 1985)
  - Ms Gigantes and Mr. Cooke (Windsor-Riverside) to be added - October 25.
  - Mr. Pope for Mr. Pierce - January 7.
  - Mr. Smith for Mr. Reycraft - January 9.
STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

- Motion to establish, terms of reference and membership - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.


- Membership: Messrs. Brandt, Callahan, Cooke (Kitchener), Ms Fish, Ms Gigantes, Messrs. Gregory, Knight, O'Connor, Partington, Polsinelli and Reville.

  Chairman: Mr. Brandt - July 11, 1985.
  Vice-Chairman: Ms Fish

- Substitution in Membership
  - Mr. McFadden for Mr. Gregory - October 22.
  - Mr. Warner for Mr. Reville - October 25.
  - Mr. Villeneuve for Mr. McFadden - January 7.

- Authorized to meet in the afternoon of Thursday, July 11, 1985 - July 10.

- Authorized to meet in the afternoon of Wednesday, November 20, 1985 - November 18.


- Authorized to meet on the afternoon of Wednesday, December 11, and on the morning of Thursday, December 12, 1985 - December 9.

- Authorized to meet following Routine Proceedings on Wednesday, December 18, 1985 - December 13.

- Authorized to meet following Routine Proceedings on Monday, December 16, 1985 - December 16.

- Authorized to meet on the evening of Thursday, January 16, 1986 - January 13.

- Authorized to meet following Routine Proceedings on Tuesday, January 21 and in the afternoon of Wednesday, January 22, 1986 - January 17.
STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE (Continued)

- Authorized to meet following Routine Proceedings on Tuesday afternoons, during the Committee's consideration of the Estimates of the Ministry of the Attorney General and Bill 7, (Equality Rights Statute Law Amendment Act, 1985) - January 23.

- Motions to continue and authorize Committee to sit during the Recess between the First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution - See Government Motion Nos. 21 and 23, Section 6-(1)- 14, 15, 18.

- Membership for the Recess between the First and Second Sessions of the 33rd Parliament is as follows:- Messrs. Brandt, Callahan, Cooke (Kitchener), Ms Fish, Ms Gigantes, Messrs. O'Connor, Partington, Polsinelli, Sargent, Villeneuve and Warner - February 12, 1986.
STANDING COMMITTEE ON GENERAL GOVERNMENT

- Motion to establish, terms of reference and membership - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.


Chairman: Mr. McCague - July 12, 1985.
Vice-Chairman: Mr. Dean

Substitution in Membership
- Mr. Guindon for Mr. Villeneuve - January 7.
- Mrs. Smith for Mr. Poirier - January 9.

Authorized to meet in the morning of Friday, July 12, 1985 - July 11.

Pursuant to the resolution passed by the House on motion by Mr. Davis on Thursday, January 16, 1986, the subject-matter of the School Boards and Teachers Collective Negotiations Act, R.S.O. 1980, c. 464, be referred to the Standing Committee on General Government for review and report - February 7.


Motions to continue and authorize Committee to sit during the Recess between the First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution - See Government Motion Nos. 21 and 23, Section 6-(1)- 14, 15, 18.

Membership for the Recess between the First and Second Sessions of the 33rd Parliament is as follows: Messrs. Dean, Guindon, Henderson, Hennessy, Knight, McCague, McKessock, Poirier, Pouliot, Swart and Wiseman - February 12, 1986.
STANDING COMMITTEE ON MEMBERS' SERVICES


- Membership:– Messrs. Johnson (Wellington-Dufferin-Peel), Lane, Laughren, Mackenzie, McKessock, Miller (Haldimand-Norfolk), Mitchell, Polsinelli and Rowe.

Chairman: Mr. Johnson (Wellington-Dufferin-Peel) – July 9, 1985; Mr. Mitchell – October 31, 1985; Mr. Gregory – January 9, 1986.

Vice-Chairman: Mr. Lane

- Substitution in Membership
  - Mr. Poirier for Mr. Polsinelli – October 18.
  - Mr. Gregory for Mr. Mitchell – January 7.

- Membership for the Recess between the First and Second Sessions of the 33rd Parliament is as follows:– Messrs. Grande, Gregory, Johnson (Wellington-Dufferin-Peel), Lane, Laughren, McKessock, Poirier, Rowe and Mrs. Smith (London South) – February 12, 1986.

- Authorized to meet in the afternoon of Tuesday, July 9, 1985 – July 8.

- Authorized to meet in the morning and afternoon of Wednesday, July 10, 1985 – July 9.

- Authorized to meet during the Summer Adjournment – July 11.

- Authorized to review and report to the House on the provision of simultaneous translation services in the House and its Committees – December 13.

- Motions to continue and authorize Committee to sit during the Recess between the First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution – See Government Motion Nos. 21 and 23, Section 6-(1)- 14, 15, 18.

- Membership for the Recess between the First and Second Sessions of the 33rd Parliament is as follows:– Messrs. Grande, Gregory, Johnson (Wellington-Dufferin-Peel), Lane, Laughren, McKessock, Poirier, Rowe and Mrs. Smith (London South) – February 12, 1986.
STANDING COMMITTEE ON THE OMBUDSMAN

- Motion to establish, terms of reference and membership - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.


Vice-Chairman: Mr. Sheppard

- Authorized to meet during the Summer Adjournment to consider the Annual Report of the Ombudsman - July 10.

- Authorized to meet in the evening of Thursday, July 11, 1985 - July 11.


- Report on the ways in which the Assembly may act to make its voice heard against political killings, imprisonment, terror, and torture (Sessional Paper No. 330) presented and placed on the Order Paper for adoption of the recommendation contained therein - January 30.

- Authorized to release its reports during the Recess by depositing a copy with the Clerk of the Assembly, and upon the commencement of the Second Session of this Parliament the Chairman of the Committee shall bring any such reports before the House in accordance with the Standing Orders - February 12, 1986.

- Motions to continue and authorize Committee to sit during the Recess between the First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution - See Government Motion Nos. 21 and 23, Section 6-(1)- 14, 15, 18.

STANDING COMMITTEE ON PROCEDURAL AFFAIRS AND AGENCIES, BOARDS AND COMMISSIONS

- Motion to establish, terms of reference and membership - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.


Vice-Chairman: Mr. Mancini

- Substitution in Membership
  - Mr. Martel for Mr. McClellan - October 25.
  - Mr. Turner for Mrs. Marland - January 7.

- Authorized to meet during the Summer Adjournment to consider methods of appointments to Agencies, Boards and Commissions as in the Committee's terms of reference - July 10.

- Authorized to meet in the morning of Thursday, July 11, 1985 - July 10.

- Authorized to release reports during the Summer Adjournment - July 12.

- Provision for referral of evidence taken before the Standing Committee on Procedural Affairs in the Recess between the Fourth and Fifth Sessions of the Thirty-second Parliament with respect to its tenth review of agencies, boards and commissions - July 12.

- Authorized to adjourn from place to place during the Summer Adjournment - July 12.


- Ordered, That the Committee enquire into the premature disclosure of the Interim Report of the Select Committee on Economic Affairs - Ontario Trade Review - October, 1985 - November 7.

- Authorized to meet following Routine Proceedings on Monday, November 18, 1985 - November 7.
STANDING COMMITTEE ON PROCEDURAL AFFAIRS AND AGENCIES, BOARDS AND COMmissions
(Continued)

Ordered, That the Committee enquire into the action taken by the Canadian Imperial Bank of Commerce as a result of the member (Mr. Reville) speaking at demonstrations in support of striking Canadian Imperial Bank of Commerce workers - November 26.


Ordered, That the premature release of the confidential draft material of the Select Committee on Energy be referred to the Standing Committee on Procedural Affairs and Agencies, Boards and Commissions - November 29.

Authorized to meet following Routine Proceedings on, and in the evening of, Thursday, December 12th, 1985, with respect to the matter of privilege concerning the Member for Riverdale (Mr. D. Reville) - December 6.


Motions to continue and authorize Committee to sit during the Recess between the First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution - See Government Motion Nos. 21 and 23, Section 6-(1)- 14, 15, 18.

STANDING COMMITTEE ON PUBLIC ACCOUNTS

- Motion to establish, terms of reference and membership - see Votes and
  Proceedings (No. 18), Wednesday, July 10, 1985.

- Provision for substitution - see Votes and Proceedings (No. 14), Thursday,

- Membership: Messrs. Cordiano, Epp, Eves, Gillies, Harris, Leluk, Philip,
  Polsinelli, Runciman, Smith (Lambton) and Wildman.

  Chairman: Mr. Eves - July 11, 1985; Mr. Harris - December 10, 1985.
  Vice-Chairman: Mr. Runciman

- Substitution in Membership
  - Mr. Ashe for Mr. Harris - October 25.
  - Mr. Harris for Mr. Eves - December 6.
  - Mr. Ferraro for Mr. Polsinelli - January 9.

Authorized to meet in the morning of Thursday, July 11, 1985 - July 10.

- Order placed on the Order Paper for the adoption of the recommendations
  contained in the 1984 Report of the Standing Committee on Public Accounts -
  October 25.

- Provincial Auditor's Annual Report for the year ended March 31, 1985
  (Sessional Paper No. 1) referred to Committee pursuant to Standing Order
  No. 91 - November 28.

- Authorized to meet following Routine Proceedings on Tuesday, December
  10th, 1985 - December 6.

- Ordered, That the Report of the Audit Forest Management Activity by the
  Office of the Provincial Auditor, Tabled on November 1st, 1985, be
  referred to the Committee - December 6.

- 1984/85 Annual Report of the Ministry of Transportation and
  Communications referred to Committee by Petition - December 9.

  presented and placed on the Order Paper for adoption of the
  recommendations contained therein - December 16.

- Authorized to meet following Routine Proceedings on Tuesday, December
  17, 1985 - December 17.

- Authorized to meet following Routine Proceedings on the morning of
  Friday, December 20, 1985 - December 19.
STANDING COMMITTEE ON PUBLIC ACCOUNTS
(Continued)

Motions to continue and authorize Committee to sit during the Recess between the First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution - See Government Motion Nos. 21 and 23, Section 6-(1)- 15, 18.

Membership for the Recess between the First and Second Sessions of the 33rd Parliament is as follows:- Messrs. Ashe, Cordiano, Epp, Ferraro, Gillies, Harris, Leluk, Philip, Runciman, Smith (Lambton) and Wildman - February 12, 1986.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

- Motion to establish, terms of reference and membership - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.


- Membership: - Mr. Bossy, Ms Bryden, Messrs. Callahan, Cousens, Grande, McKessock, Miller (Haldimand-Norfolk), Offer, Pollock, Turner and Yakabuski.

Chairman: Mr. Callahan - July 10, 1985.
Vice-Chairman: Mr. Offer

- Substitution in Membership
  - Mr. McGuigan for Mr. Bossy - October 18.
  - Mr. Haggerty for Mr. McKessock - October 18.
  - Mr. Sheppard for Mr. Turner - January 7.
  - Mrs. Marland for Mr. Yakabuski - January 7.

- Authorized to meet during the Summer Adjournment to consider Private Bills referred to the Committee - July 10.

- Authorized to meet in the afternoon of Thursday, July 11, 1985 - July 10.
STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Motion to establish, terms of reference and membership - see Votes and Proceedings (No. 18), Wednesday, July 10, 1985.


Membership: Messrs. Barlow, Bernier, Elgie, Ferraro, Laughren, Martel, Miller (Haldimand-Norfolk), Ramsay, Sargent, South and Stevenson.

Chairman: Mr. Laughren - July 11, 1985.
Vice-Chairman: Mr. Ramsay

Substitution in Membership
- Mr. Rowe for Mr. Bernier - October 18.
- Mr. Smith (Lambton) for Mr. Miller (Haldimand-Norfolk) - October 18.
- Mr. McGuigan for Mr. Sargent - October 18.
- Mr. Gordon to be added - October 18.
- Mr. Hayes for Mr. Martel - October 25.
- Mr. Taylor for Mr. Barlow - January 7.
- Mr. Pierce for Mr. Rowe - January 7.
- Mr. Mancini for Mr. Ferraro - January 9.

Authorized to meet during the Summer Adjournment to consider the 1984 Annual Report of the Workers' Compensation Board, in accordance with Section 85(2) of the Workers' Compensation Act. The proceedings of the Committee on the Annual Report shall be transcribed by the Hansard Reporting Service and appended to the Debates of the House - July 10.

Authorized to meet in the evening of Thursday, July 11, 1985 - July 10.

Authorized to adjourn from place to place in Ontario during the Summer Adjournment - July 12.

Authorized to meet on the morning of Thursday, October 17, 1985 - October 15.

Authorized to meet on Tuesday, October 22 and Wednesday, October 23, 1985 to finalize its recommendations concerning the 1984 Annual Report of the Workers' Compensation Board - October 21.

Authorized to meet in the morning of Wednesday, October 30, 1985 to finalize its recommendations concerning the 1984 Annual Report of the Workers' Compensation Board - October 28.

Authorized to present a report to the House based on its consideration of the 1984 Annual Report of the Workers' Compensation Board - November 1.


Notwithstanding Standing Order 46(a), the Committee may meet in the evening of Thursday, December 19, 1985 to consider the Estimates of the Ministry of Labour while Bill 81, the Workers' Compensation Amendment Act, 1985 is being considered in the House - December 19.

Motions to continue and authorize Committee to sit during the Recess between the First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution - See Government Motion Nos. 21 and 23, Section 6-(I)-15, 18.

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Motion to establish, terms of reference, membership and provision for substitution - see Votes and Proceedings (No. 14), Thursday, July 4, 1985.

Membership: Messrs. Allen, Cooke (Windsor-Riverside), Davis, Epp (Substitute for Mr. Henderson for Bill 30), Henderson, Jackson, Johnston (Scarborough West), Offer, Pope, Reycraft, Smith (Lambton) and Timbrell.

Chairman: Mr. Johnston (Scarborough West) - July 8, 1985.
Vice-Chairman: Mr. Allen

Substitution in Membership
- Mr. Guindon for Mr. Pope - July 10.
- Mr. Epp for Mr. Henderson - October 18.
- Mr. Miller (Haldimand-Norfolk) for Mr. Smith (Lambton) - October 18.
- Mr. Bernier for Mr. Timbrell - October 18.
- Mr. Reville for Mr. Cooke (Windsor-Riverside) - October 25.
- Miss Stephenson for Mr. Guindon - January 7.
- Mr. Henderson for Mr. Epp - January 9.
- Mr. Epp for Mr. Henderson for consideration of Bill 30 (Education Amendment Act, 1985) - January 9.

Authorized to meet in the afternoon of Monday, July 8, 1985 - July 5.

Ordered that full Hansard services be provided to the Committee for its hearings in Toronto on Bill 30, An Act to amend the Education Act - July 9.

Authorized to meet during the Summer Adjournment to consider Bill 30 - July 10.

Authorized to adjourn from place to place in Ontario during the Summer Adjournment - July 12.

Authorized to meet as Committee sees fit until the completion of public submissions on Bill 30, An Act to amend the Education Act - October 15.


Authorized to meet in the morning of Wednesday, January 15, 1986 - January 9.
STANDING COMMITTEE ON SOCIAL DEVELOPMENT
(Continued)

- Authorized to meet on Wednesday mornings during the Committee's consideration of Bills 54 and 55 (Ontario Drug Benefit Act, 1985 and Prescription Drug Cost Regulation Act, 1985, respectively) - January 16.


- Motions to continue and authorize Committee to sit during the Recess between the First and Second Sessions of the 33rd Parliament, terms of reference, and provision for substitution - See Government Motion Nos. 21 and 23, Section 6-(1)-15, 18.

- Membership for the Recess between the First and Second Sessions of the 33rd Parliament is as follows: Messrs. Bernier, Cooke (Windsor-Riverside), Davis, Jackson, Johnston (Scarborough West), Miller (Haldimand-Norfolk), Offer, Reycraft, Miss Stephenson, Messrs. Swart and Ward - February 12, 1986.
## SECTION 4 - LIST OF SPEAKERS ON THE THRONE DEBATE AND THE BUDGET DEBATE

### THRONDE BATE

#### SPEAKERS

<table>
<thead>
<tr>
<th>Speaker</th>
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<tbody>
<tr>
<td>Mr. O'Connor</td>
<td>June 6</td>
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<tr>
<td>Mrs. Marland</td>
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<tr>
<td>Mr. Peterson</td>
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<td>Mr. Rae</td>
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<td>Mr. Partington</td>
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<td>Mrs. Grier</td>
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<td>Mr. Shymko</td>
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<td>Mr. Sterling</td>
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<td>Mr. Mancini</td>
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<td>Mr. Ramsay</td>
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<td>Mr. Elgie</td>
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<td>Ms Gigantes</td>
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<td>Mr. Jackson</td>
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<td>Mr. Nixon</td>
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<td>Mr. Miller (Muskoka)</td>
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### BUDGET DEBATE

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<td>Mr. Allen</td>
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<td>Mr. Ferraro</td>
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<td>Mr. Peterson</td>
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SECTION 5 - LIST OF SESSIONAL PAPERS

SESSIONAL PAPERS 1985

- A -

Acid Rain Countdown. (No. 289) (Tabled December 17, 1985)


Agricultural Rehabilitation and Development Directorate Annual Report for the period ending March 31, 1984. (No. 15) (Tabled January 30, 1985)


Air Freight Shippers a comparative Study, 1985. (No. 182) (Tabled October 18, 1985)

Algonquin Forestry Authority Tenth Annual Report 1984/85. (No. 222) (Tabled November 1, 1985)

Amateur Hockey in Ontario, Public Attitudes Toward. (No. 207) (Tabled October 28, 1985)


Assured Housing for Ontario - Reforms to Rent Review and a Position Paper. (No. 283) (Tabled December 16, 1985)
Beer and wine distribution, Focus Ontario Survey. (No. 192) (Tabled October 21, 1985)

Bimcor Inc. of Toronto and Crown Trust Company of Toronto with respect to the sale of Park Trust, agreement between. (No. 72) (Tabled June 18, 1985)

Board of Funeral Services Annual Report 1984. (No. 197) (Tabled October 24, 1985)

Boards, Agencies and Commissions Listed by Ministry (two volumes). (No. 239) (Tabled November 18, 1985)

Budget and Budget papers. (No. 2) (Tabled October 24, 1985)
Cable Classified Advertising Channel, attitudes of the public and small business to
a. (No. 184) (Tabled October 18, 1985)

Civil Service Commission 1984/85 Annual Report. (No. 143) (Tabled
October 15, 1985)

Clarke Institute of Psychiatry Annual Report 1984/85. (No. 238) (Tabled
November 14, 1985)

College Relations Commission Annual Report 1983-84. (No. 21) (Tabled
March 4, 1985)

Commission of Inquiry into Wage Protection in Insolvency Situations. (No. 249)
(Tabled November 25, 1985)

Commission on Election Contributions and Expenses Eighth Report containing
recommendations in respect of the indemnities and allowances of Members.
(No. 45) (Tabled June 6, 1985)

Commission on Election Contributions and Expenses Tenth Annual Report for the
year 1984. (No. 42) (Tabled May 24, 1985)

Commission on Private Schools in Ontario Report October 1985. (No. 230) (Tabled
November 7, 1985)

Committee Meeting Schedule between the 1st and 2nd Sessions of the
33rd Parliament. (No. 344) (Tabled February 12, 1986)
Compendia:

- Bill 3, Transboundary Pollution Reciprocal Access Act, 1986. (No. 53) (Tabled June 10, 1985)
- Bill 8, Mobility Rights Statute Law Amendment Act, 1985. (No. 58) (Tabled June 11, 1985)
- Bill 9, Ministry of Skills Development Act, 1985. (No. 59) (Tabled June 11, 1985)
- Bill 11, Change of Name Act, 1986. (No. 63) (Tabled June 13, 1985)
- Bill 12, Children's Law Reform Amendment Act, 1986. (No. 63) (Tabled June 13, 1985)
- Bill 14, Support and Custody Orders Enforcement Act, 1985. (No. 64) (Tabled June 13, 1985)
- Bill 15, Creditors' Relief Amendment Act, 1985. (No. 65) (Tabled June 13, 1985)
- Bill 16, Public Commercial Vehicles Amendment Act, 1986. (No. 68) (Tabled June 14, 1985)
- Bill 17, Highway Traffic Amendment Act, 1985. (No. 69) (Tabled June 14, 1985)
- Bill 18, Off-Road Vehicles Amendment Act, 1985. (No. 67) (Tabled June 14, 1985)
- Bill 22, Regional Municipalities Amendment Act, 1985. (No. 75) (Tabled June 18, 1985)
- Bill 23, Line Fences Amendment Act, 1985. (No. 76) (Tabled June 18, 1985)
- Bill 24, Regional Municipality of Hamilton-Wentworth Amendment Act, 1985. (No. 77) (Tabled June 18, 1985)
- Bill 25, District Municipality of Muskoka Amendment Act, 1985. (No. 78) (Tabled June 18, 1985)
- Bill 26, Municipality of Metropolitan Toronto Amendment Act, 1985. (No. 79) (Tabled June 18, 1985)
- Bill 27, Municipal Elections Amendment Act, 1985. (No. 80) (Tabled June 18, 1985)
Compendia (continued):

- Bill 28, Education Amendment Act, 1985. (No. 81) (Tabled June 18, 1985)
- Bill 29, Mining Act, 1985. (No. 82) (Tabled June 18, 1985)
- Bill 30, Education Amendment Act, 1985. (No. 87) (Tabled July 4, 1985)
- Bill 32, Workers' Compensation Amendment Act, 1985. (No. 89) (Tabled July 5, 1985)
- Bill 38, Municipal Elections Amendment Act, 1985. (No. 175) (Tabled October 17, 1985)
- Bill 57, Assessment Amendment Act, 1985. (No. 236) (Tabled November 8, 1985)
- Bill 63, Wellington County Board of Education and Teachers Dispute Settlement Act, 1985. (No. 250) (Tabled November 25, 1985)
- Bill 68, Securities Amendment Act, 1985. (No. 265) (Tabled December 3, 1985)
- Bill 70, Provincial Offences Amendment Act, 1985. (No. 269) (Tabled December 5, 1985)
- Bill 72, Powers of Attorney Amendment Act, 1985. (No. 270) (Tabled December 5, 1985)
- Bill 74, Operating Engineers Amendment Act, 1985. (No. 278) (Tabled December 10, 1985)
- Bill 75, Education Amendment Act, 1985. (No. 281) (Tabled December 12, 1985)
- Bill 76, Public Service Superannuation Amendment Act, 1986. (No. 282) (Tabled December 13, 1985)
- Bill 77, Residential Tenancies Amendment Act, 1985. (See Sessional Paper No. 283 re Assured Housing for Ontario) (Tabled December 16, 1985)
Compendia (continued):

- Bill 78, Residential Rent Regulation Act, 1985. (See Sessional Paper No. 283 re Assured Housing for Ontario) (Tabled December 16, 1985)
- Bill 80, Planning Amendment Act, 1985. (No. 287) (Tabled December 16, 1985)
- Bill 81, Workers' Compensation Amendment Act, 1985. (No. 291) (Tabled December 17, 1985)
- Bill 87, Loan and Trust Corporations Act, 1985. (No. 294) (Tabled December 18, 1985)
- Bill 88, Legislative Assembly Amendment Act, 1985. (No. 295) (Tabled December 18, 1985)
- Bill 89, Executive Council Amendment Act, 1985. (No. 296) (Tabled December 18, 1985)
- Bill 90, Legislative Assembly Retirement Allowances Amendment Act, 1985. (No. 297) (Tabled December 18, 1985)
- Bill 97, Amusement Devices Act, 1986. (No. 304) (Tabled December 20, 1985)
- Bill 103, Teachers' Superannuation Amendment Act, 1986. (No. 335) (Tabled February 6, 1986)
- Bill 109, Health Disciplines Amendment Act, 1986. (No. 343) (Tabled February 12, 1986)
Computerized Transportation Information System to the Marine Mode, Evaluation of the Potential for a. (No. 185) (Tabled October 18, 1985)

Computerized Transportation Information System, Market Potential, Costs and Viability of a. (No. 187) (Tabled October 18, 1985)


Criminal Injuries Compensation Board Report 1983/84. (No. 25) (Tabled March 7, 1985)


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Education Relations Commission Annual Report 1983-84. (No. 22) Tabled March 4, 1985


Employment Equity/Affirmative Action in the Ontario Public Service 1984/85. (No. 292) (Tabled December 18, 1985)

Environmental Hypersensitivity, Thompson Report on. (No. 290) (Tabled December 17, 1985)

Ethnic Communities Survey 1, March, 1983. (No. 140) (Tabled October 15, 1985)

Expenditure Estimates:
- All Estimates, with the exception of the Estimates of the Office of the Assembly. (No. 3) (Tabled July 11, 1985)
- Estimates of Office of the Assembly, Office of the Chief Election Officer, Office of the Provincial Auditor and Office of the Ombudsman. (No. 3) (Tabled November 1, 1985)
- Supplementary Estimates for Ministries of Agriculture and Food, Colleges and Universities, Community and Social Services, Education, Energy, Environment, Health, Housing, Labour, Municipal Affairs, Natural Resources, Skills Development and Transportation and Communications. (No. 3) (Tabled November 18, 1985)
- Supplementary Estimates for Ministries of Colleges and Universities, Government Services, Health, Office Responsible for Women's Issues, Office of the Assembly, Office of the Chief Election Officer, Office of the Provincial Auditor and Ministry of Revenue. (No. 3) (Tabled December 13, 1985)
- Supplementary Estimates for the Ministries of Agriculture and Food, Community and Social Services, Correctional Services, Government Services, Health, Northern Development and Mines, Office of the Assembly and Ministry of Transportation and Communications. (No. 3) (Tabled February 10, 1986)


Faster Care Creative Test, June, 1983. (No. 151) (Tabled October 15, 1985)

Faster Care Creative Test II, August, 1983. (No. 152) (Tabled October 15, 1985)


Food Land Guidelines Survey, April, 1983. (No. 147) (Tabled October 15, 1985)


Forest Management Agreements:-

No. 502400 Great Lakes Forest Products Limited. (No. 101) (Tabled July 12, 1985)
No. 502500 Great Lakes Forest Products Limited. (No. 102) (Tabled July 12, 1985)
No. 502600 Kimberly Clark of Canada Limited. (No. 103) (Tabled July 12, 1985)
No. 502700 Kimberly Clark of Canada Limited. (No. 104) (Tabled July 12, 1985)

Forest Management Agreements Five Year Review 1980-85. (No. 276) (Tabled December 10, 1985)

Forest Management Agreements Nos. 500200 to 502300 Annual Reports 1984/85 pursuant to section 6(4) (b) of the Crown Timber Act. (No. 322) (Tabled January 22, 1986)


-G-


GO Transit Annual Report for the year ended March 31, 1985. (No. 122) (Tabled September 6, 1985)

Grassy - Islington Memorandum of Agreement. (No. 254) (Tabled November 26, 1985)

Great Lake/Seaway System, an Understanding of the Potential for Commercial Promotion of, January 1983. (No. 215) (Tabled October 29, 1985)

-H-


Henriksen, Lloyd, Judicial Inquiry into the Behaviour of Provincial Judge. (No. 46) (Tabled June 6, 1985)

Highway Carriers, Potential Support of for a Computerized Transportation Information System Survey. (No. 183) (Tabled October 18, 1985)

Huron College Financial Statements for the year ended April 30, 1985. (No. 277) (Tabled December 10, 1985)

IDEA Corporation Annual Report 1984/85. (No. 137) (Tabled October 11, 1985)

Independent Telephone Companies in Ontario, the likely effects of competition on. (No. 155) (Tabled October 15, 1985)


Legislative Library Research and Information Services Annual Report of the Director 1984/85. (No. 44) (Tabled June 5, 1985)


Local Government Finance in Ontario 1983. (No. 9) (Tabled January 22, 1985)


Long Distance Telephone Services, U.S. Experience with Competition in, Final Report. (No. 166) (Tabled October 15, 1985)
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- Conestoga Expressway noise barriers from Frederick St. to Ottawa St. (No. 191) (Tabled October 21, 1985) (Response Tabled November 7, 1985, See Hansard for Friday, November 8, 1985)


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- Wellington County High School teachers strike. (No. 189) (Tabled October 18, 1985) (Response Tabled November 1, 1985, See Hansard for Friday, November 1, 1985)
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Privacy and Two-Way Cable Television: A Study of Canadian Public Opinion. (No. 163) (Tabled October 15, 1985)

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### SECTION 6 - STATUS OF RESOLUTIONS CONSIDERED BY THE HOUSE

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1. Mr. Nixon - Resolution - 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 July 1, 1985 and ending October 31, 1985, such payments to be charged to the proper appropriation following the voting of Supply. Carried July 2, 1985.


3. Mr. Nixon - Resolution - That, due to the interruption of the consideration of Private Bill legislation as a result of the dissolution of the Thirty-second Parliament, the applications for private legislation relating to Bill Pr10, An Act respecting the City of Niagara Falls, and Bill Pr41, An Act respecting the City of Hamilton, be considered during the present Session without payment of further application fees, without publishing further notices of application and without lodging further declarations proving publication; and, that the application for private legislation relating to Bill Pr46, An Act respecting the Brockville Rowing Club Inc., be considered during the present Session following publication of further notice of the application and lodging further declarations proving publications, but without payment of a further application fee. Carried July 4, 1985.

4. Mr. Nixon - Resolution - That the House consider Motions number 1 to 36 standing on the Orders and Notices paper and further notices filed with the Clerk of the Assembly relating to the provisions of the Report upon the Redistribution of Ontario into Electoral Districts, such further notices to be published in the Notice Paper on a day prior to the conclusion of the debate on this Resolution; and notwithstanding its previous Terms of Reference, the Commission is hereby authorized to give consideration to all motions so filed and to all submissions reported in Hansard during the discussion of this Resolution. Carried July 5, 1985.

5. Mr. Nixon - Resolution - That, due to the interruption of the consideration of Private Bill legislation as a result of the dissolution of the Thirty-second Parliament, an application for private legislation relating to Bill Pr47, An Act respecting the City of Etobicoke, be considered during the present Session without the payment of a further application fee, without publishing further notices of application, and without lodging further declarations proving publication. Carried July 9, 1985.
6. Mr. Nixon - Resolution - That, in addition to the Standing Committee on Members' Services and the Standing Committee on Social Development appointed by the House on July 4, 1985, the following Standing and Select Committees be established for this Session or otherwise as indicated, 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:

1. **Standing Committee on Public Accounts** - 11 members, with 4 from the Government Party, 5 from the Official Opposition Party and 2 from the Third Party; The Report of the Provincial Auditor for 1984 - 85 and the Public Accounts for 1984 - 85 are referred to the Committee. The Committee is appointed for this Parliament, pursuant to Standing Order 91.

2. **Standing Committee on Procedural Affairs and Agencies, Boards and Commissions** - 11 members, with 4 from each of the Government and Official Opposition Parties and 3 from the Third Party, with the Committee appointed for this Parliament to review and report to the House its observations and opinions on the operation of the Standing Orders of the House and such additional matters as may be referred to it by the House or by Mr. Speaker from time to time;

   And that the Committee also have the power to examine and report on the methods by which it believes appointments should be made to Agencies, Boards and Commissions to which the Lieutenant Governor in Council makes some or all of the appointments, and all corporations in which the Crown in right of Ontario is a majority shareholder;

   And that the Committee also have the power to review the operation of all such Agencies, Boards and Commissions, with a view to reducing possible redundancy and overlapping.

3. **Standing Committee on Regulations and Private Bills** - 11 members, with 5 from the Government Party, 4 from the Official Opposition Party and 2 from the Third Party, to be the Committee provided for by the 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 the 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;

And that the Committee have all Private Bills referred to it.

4. **Standing Committee on Administration of Justice** - 11 members, with 4 from the Government Party, 5 from the Official Opposition Party and 2 from the Third Party.

5. **Standing Committee on Resources Development** - 11 members, with 4 from the Government Party, 4 from the Official Opposition Party and 3 from the Third Party.

6. **Standing Committee on General Government** - 11 members, with 4 from the Government Party, 5 from the Official Opposition Party and 2 from the Third Party.

7. **Standing Committee on the Ombudsman** - 11 members, with 4 from the Government Party, 5 from the Official Opposition Party and 2 from the Third Party; to review and consider from time to time the Reports of the Ombudsman as they become available and as the Committee deems necessary, pursuant to section 16(1) of the Ombudsman Act, to formulate from time to time general rules for the guidance of the Ombudsman in the exercise of his functions under the Ombudsman Act; to report thereon to the Legislature and to make such recommendations as the Committee deems appropriate. Further, the Committee may, with the agreement of the Legislature, be permitted to sit concurrently with the Legislature from time to time. And that the Committee have authority to sit during adjournments and the interval between Sessions and have full power to employ such staff as it deems necessary and to hold meetings and hearings in such places as the Committee may deem advisable, subject to budget approval from the Board of Internal Economy.
8. **Select Committee on Economic Affairs** - 11 members, with 5 from the Government Party, 4 from the Official Opposition Party and 2 from the Third Party, to examine and report to the House on an interim basis within three months, and on a final basis within one calendar year, on:

(a) the appropriate bilateral trade options that are both consistent and pursuant to enhancing Canada's and Ontario's economic development and socio-cultural-political advancement, including considerations of:

- improving the competitiveness of the Canadian and specifically the Ontario economy
- creating greater and better job opportunities for Ontarians of all ages
- increasing value-added and resource processing in Canadian and specifically Ontario industries
- securing and enhancing access to the U.S. market for Ontario's manufactures, resource products, and services
- promoting and furthering Ontario's regional development
- ensuring control of Ontario resources by the people of Ontario
- promoting Canadian ownership of industries producing and/or marketing in Canada
- promoting Canadian content in products which are major imports into Canada
- providing Ontario consumers with access to a wide range of products at reasonable prices
- stimulating capital and technological investment in Canada and in Ontario in particular
- strengthening Canada's and Ontario's relationships with its other trading partners
- promoting the standard of living and social progress of Canadians and Ontarians in particular, and the ability of all people of Ontario to participate in increased economic prosperity
providing a positive environment for Canadians and for Ontarians in particular to further advance their political-socio-economic development and to promote the well-being of each individual Ontario resident.

(b) the appropriate considerations and factors which are integral to the evaluation of the advantages and disadvantages of negotiating a Canada-U.S. bilateral trade agreement, including considerations on:

- the impact, in the short term and the medium term, of removing barriers to bilateral trade on Ontario economic activity and employment, and the desirability of introducing policies to aid and assist firms, workers and regions in Ontario during the transition period as well as to exploit the opportunities created by secured and enhanced access to the U.S. market

- the impact of a bilateral trade agreement on the structure of and the level as competition of Ontario industries, and the operations of a Canadian- and foreign-owned enterprises

- the impact of a bilateral trade agreement on individual Ontario communities, particularly those which are heavily dependent on one industry

- the impact of a bilateral trade agreement on current economic growth and employment and future economic growth and employment in Ontario in particular

- the impact on investment in production facilities, capital equipment and research and development by Canadian- and foreign-owned enterprises

- the implications for current federal-provincial arrangements in economic, social, and cultural policy areas

- the implications for labour and labour markets, including skilled labour requirements and retraining programs

- the implications for Canadian-sovereignty and federal-provincial relations

- the implications for Canadian and related Ontario domestic policies in areas such as fiscal, tax, financial, cultural, employment and social policy areas

- the implications for Canada's and Ontario's trade relations with its other major trading partners
the implications for labour laws and environmental standards

- an evaluation of the likely issues which the United States would want to have resolved as part of a Canada-U.S. trade agreement, including such things as foreign investment policy, policies affecting the service and financial sectors and so on.

(c) the appropriate goals and objectives for entering bilateral trade negotiations with the United States, including considerations of:

- how existing Ontario jobs will be protected in all sectors

- how economic growth in Canada can be stimulated so as to provide the maximum number of new jobs in Ontario

- whether to seek negotiations in a comprehensive sector or functional or sectoral basis

- the need for Canadian content requirements on all major imports into Canada

- the rules to govern the use of non-tariff measures such as government procurement and in the United States and Canada as they affect bilateral trade and Ontario's direct interests and their complimentarity to the GATT rules where they exist

- which trade importing measures, and which industries, might warrant consideration of exclusion from bilateral trade negotiations

- likely assurances that Canada will not be restricted from adopting policies which would encourage the development of Canadian-owned industry

- desirable transition measures and safeguards to be included in any bilateral trade agreement to ensure an orderly adjustment of economic activity in the interests of Ontario and the full realization of the benefits secured and enhanced access to the U.S. market

- the appropriate time-frame for implementing any negotiated agreement

- the appropriate negotiating structures in the two countries including Ontario's role
- the appropriate structures for consultations with, and participation by, the provinces, private sector, and other groups

- the appropriate mechanisms and bilateral institutions for dispute resolution and monitoring of compliance of commitments

- the appropriate form and means of implementation into Ontario legislation of the commitments under a new bilateral agreement.

And that the Select Committee have authority to sit during adjournments and the interval between sessions and have full power to employ such staff as it deems necessary and to hold meetings and hearings in such places as the Committee may deem advisable, subject to budget approval from the Board of Internal Economy.

9. **Select Committee on Health** - 11 members, with 5 from the Government Party, 4 from the Official Opposition Party and 2 from the Third Party, the terms of reference of such Committee to be moved upon the commencement of the Fall Sittings of this Session.

10. **Select Committee on the Environment** - 11 members, with 5 from the Government Party, 4 from the Official Opposition Party and 2 from the Third Party, the terms of reference of such Committee to be moved upon the commencement of the Fall Sittings of this Session.

11. **Select Committee on Energy** - 11 members, with 4 from the Government Party, 5 from the Official Opposition Party and 2 from the Third Party, the terms of reference of such Committee to be moved at a later date. **Carried July 10, 1985.**

7. **Mr. Nixon** - Resolution - 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:

- **Standing Committee on the Ombudsman**, to consider the Annual Report of the Ombudsman.

- **Standing Committee on Social Development**, to consider Bill 30.

- **Standing Committee on Regulations and Private Bills**, to consider Private Bills referred to them.

- **Standing Committee on Procedural Affairs and Agencies, Boards and Commissions**, to consider methods of appointments to such bodies as in the Committee's terms of reference.
Select Committee on Economic Affairs, to consider free trade implications as in the Committee's terms of reference.

Standing Committee on Resources Development, to consider the 1984 Annual Report of the Workers' Compensation Board, in accordance with section 85(2) of the Workers' Compensation Act. The proceedings of the Committee on the Annual Report shall be transcribed by the Hansard Reporting Service and appended to the Debates of the House.

Committees may, upon agreement of the House Leader and Whip of each Party, sit during the Adjournment at times scheduled by agreement.


Mr. Peterson (seconded by Mr. Miller (Muskoka) and Mr. Rae) - Resolution - That it is the opinion of the Legislative Assembly of Ontario that the failure of the Government of Canada to negotiate an effective agreement with Japan to limit auto imports threatens Ontario jobs and the Province's major industrial sectors; that the federal government's failure to deal with other offshore producers further threatens domestic production; and that the Government of Canada should move beyond short-term auto quotas and instead introduce Canadian content legislation which will require automotive producers selling extensively in Canada to provide jobs and production in our market.

Carried July 12, 1985.

Mr. Nixon - Resolution - 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 November 1, 1985 and ending December 31, 1985, such payments to be charged to the proper appropriation following the voting of Supply.


Mr. Nixon - Resolution - That this House approves in general the Budgetary Policy of the Government.


Carried on Division February 12, 1986.

Mr. Nixon - Resolution - That pursuant to the resolution passed by the House on motion by Mr. McGuigan on Thursday, November 7th, 1985, the Standing Committee on Social Development is instructed to review the current state of governmental and private efforts directed towards the problem of missing children and, in particular, study the following matters: (1) the circumstances and frequency of child abductions; (2) the adequacy of government and community services in aiding the victims and their families; (3) the various methods available to government and to the community for publicizing cases of missing children; (4) preventive educational programs;
(5) the need for revised legislation and for changes in police and court procedures in order to facilitate the location and retrieval of missing children; (6) the desirability of establishing a national co-ordination centre for missing children, to act as a link between the various local and provincial organizations; and (7) any other matters that the Committee considers relevant.

Carried November 22, 1985.

12. **Mr. Nixon - Resolution** - 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 January 1, 1986 and ending March 31, 1986, such payments to be charged to the proper appropriation following the voting of Supply.

Carried December 17, 1985.
13. **Mr. Nixon - Resolution** - That the following Votes and Items of the 1985-86 Estimates and Supplementary Estimates for the Office Responsible for Women's Issues Programme and Estimates for the Resources Development Policy Programme (Native Affairs) be considered as part of the Estimates of the Ministry of the Attorney General, the said Votes and Items to be considered by the Standing Committee on Administration of Justice within the time allocated for the Estimates of the Ministry of the Attorney General and to be included within the Order for Concurrence in Supply for the said Ministry:

<table>
<thead>
<tr>
<th>VOTE and Item</th>
<th>PROGRAMME AND ACTIVITY</th>
<th>1985-86 Estimates</th>
</tr>
</thead>
<tbody>
<tr>
<td>401</td>
<td>OFFICE RESPONSIBLE FOR WOMEN'S ISSUES PROGRAMME</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Ontario Women's Directorate</td>
<td>$ 7,628,000</td>
</tr>
<tr>
<td>2</td>
<td>Ontario Advisory Council on Women's Issues</td>
<td>$ 272,000</td>
</tr>
<tr>
<td></td>
<td>Less: Special Warrant</td>
<td>$ 7,900,000</td>
</tr>
<tr>
<td></td>
<td>Amount to be voted</td>
<td>$ 5,400,000</td>
</tr>
<tr>
<td>2001</td>
<td>RESOURCES DEVELOPMENT POLICY PROGRAMME</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Native Affairs</td>
<td>$ 924,100</td>
</tr>
<tr>
<td></td>
<td>Amount to be voted</td>
<td>$ 924,100</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>VOTE and Item</th>
<th>PROGRAMME AND ACTIVITY</th>
<th>1985-86 Supplementary Estimates</th>
</tr>
</thead>
<tbody>
<tr>
<td>401</td>
<td>OFFICE RESPONSIBLE FOR WOMEN'S ISSUES PROGRAMME</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Ontario Women's Directorate</td>
<td>$ 1,499,500</td>
</tr>
<tr>
<td></td>
<td>Amount to be voted</td>
<td>$ 1,499,500</td>
</tr>
</tbody>
</table>

Carried January 16, 1986.
14. Mr. Nixon - Resolution - That in the Committee of Supply, the Estimates of the Ministry of Treasury and Economics be considered before the Estimates of the Ministry of Intergovernmental Affairs; That the Estimates of the Ministry of Tourism and Recreation be transferred to the Standing Committee on Regulations and Private Bills and be considered for 9 hours; That in the Standing Committee on General Government the Estimates of the Ministry of Skills Development (including Supplementary Estimates) be considered for 5 hours; And that in the Standing Committee on Resources Development the Estimates of the Ministry of Municipal Affairs (including Supplementary Estimates) be considered for 5 hours, the Estimates of the Ministry of Housing (including Supplementary Estimates) be considered for 10 hours, and the Estimates of the Ministry of Industry, Trade and Technology be considered for 9 hours and be considered before the Estimates of the Ministry of Natural Resources.

Carried January 17, 1986.

15. Mr. Nixon - Resolution - That the following Vote and Item of the 1985-86 Estimates for the Resources Development Policy Programme (Niagara Escarpment Commission) be considered as part of the Estimates of the Ministry of the Municipal Affairs, the said Vote and Item to be considered by the Standing Committee on Resources Development within the time allocated for the Estimates of the Ministry of Municipal Affairs and to be included within the Order for Concurrence in Supply for the said Ministry:

<table>
<thead>
<tr>
<th>VOTE and Item</th>
<th>PROGRAMME AND ACTIVITY</th>
<th>1985-86 Estimates</th>
</tr>
</thead>
<tbody>
<tr>
<td>2001</td>
<td>RESOURCES DEVELOPMENT POLICY PROGRAMME</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Niagara Escarpment Commission $1,531,700</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Amount to be voted $1,531,700</td>
<td></td>
</tr>
</tbody>
</table>

Carried January 21, 1986.
16. Mr. Nixon - Resolution - That the following Vote and Items of the 1985-86 Estimates for the Francophone Affairs Programme, forming part of the Estimates of Cabinet Office, be considered for 2 hours 30 minutes in the Standing Committee on Resources Development following completion of the Estimates of the Ministry of Industry, Trade and Technology:

<table>
<thead>
<tr>
<th>VOTE and Item</th>
<th>PROGRAMME AND ACTIVITY</th>
<th>1985-86 Estimates</th>
</tr>
</thead>
<tbody>
<tr>
<td>302</td>
<td>FRANCOPHONE AFFAIRS PROGRAMME</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Francophone Affairs Co-ordination</td>
<td>$1,864,400</td>
</tr>
<tr>
<td>2</td>
<td>Council for Franco-Ontarian Affairs</td>
<td>402,700</td>
</tr>
<tr>
<td></td>
<td>Amount to be voted</td>
<td>2,267,100</td>
</tr>
<tr>
<td></td>
<td>Less: Special Warrant</td>
<td>200,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$2,067,100</td>
</tr>
</tbody>
</table>

Carried January 21, 1986.

17. Mr. Nixon - Resolution - That the Order of the House of Thursday, June 16th, 1983, as amended on Friday, November 30th, 1984, and Friday, July 5th, 1985, authorizing and prescribing the Terms of Reference of the Commission to Redistribute the Ontario Electoral Districts be amended by striking out the word "thirty" in the tenth line of the tenth paragraph thereof and substituting "sixty" therefor, 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 sixty 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.

Carried January 24, 1986.

18. Mr. Nixon - Resolution - That the order of precedence for Private Members' Public Business existing at the time of prorogation be continued in the Second Session of this Parliament.

Carried February 12, 1986.

19. Mr. Nixon - Resolution - That, notwithstanding the prorogation of the House, all Government Bills and Orders, Private Members' Public Bills and Orders, Private Members' Motions, Questions, Bills referred to Select and Standing Committees and Matters referred to Standing Committees remaining on the Orders and Notices paper at the prorogation of the First Session of this Parliament be placed on the Orders and Notices paper on the second Sessional day of the Second Session of the 33rd Parliament at the same stage as at prorogation; And, that all legislation be deemed to have been introduced, read the first time, read the second time and, where applicable, referred to a committee, as the case may be, on the first day of the Second Session.

Carried February 12, 1986.

20. Mr. Nixon - Resolution - That the 1985-86 Estimates and Supplementary Estimates which have not yet been passed by the committees and reported to the House be deemed to be passed, and that all of the 1985-86 Estimates and Supplementary Estimates be deemed to be concurred in.

Carried February 12, 1986.
21. Mr. Nixon - Resolution - That the following committees be continued and authorized to sit during the Recess between the First and Second Sessions of the 33rd Parliament in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, with power to send for persons, papers and things as provided in section 35 of the Legislative Assembly Act, and with power to examine and enquire into the following matters:

Select Committee on Economic Affairs:

To consider the implications to Ontario of bilateral trade.

Select Committee on Energy:

To consider matters relating to the supply and demand of electricity.

Standing Committee on Administration of Justice:

To consider Bill 7, An Act to amend certain Ontario Statutes to conform to section 15 of the Canadian Charter of Rights and Freedoms.

Standing Committee on General Government:


Standing Committee on Members' Services:

To consider the provision of simultaneous translation services to the House and its committees.

Standing Committee on the Ombudsman:


Standing Committee on Procedural Affairs and Agencies, Boards and Commissions:

To consider Bill 34, An Act to provide for Freedom of Information and Protection of Individual Privacy, and Appointments in the Public Sector.

The Committee shall have authority to adjourn from place to place in North America.
Standing Committee on Public Accounts:


Standing Committee on Resources Development:

To consider Bill 65, An Act to amend the Labour Relations Act.

The Committee shall have authority to adjourn from place to place in Ontario.

Standing Committee on Social Development:

To consider Bill 30, An Act to amend the Education Act, Bill 54, An Act to Authorize and Regulate the Payment by the Minister to Specified Persons on Behalf of Specified Classes of Persons for the Dispensing of Specified Drugs, Bill 55, An Act to provide for the Protection of the Public in respect of the Cost of Certain Prescription Drugs, and Bill 94, An Act regulating the amounts that persons may charge for rendering services that are insured services under the Health Insurance Act.

The Committee shall have authority to adjourn from place to place in Ontario.

Committees may consider any other matters referred to them prior to prorogation. Carried February 12, 1986.

Mr. Nixon - Resolution - That the membership on the standing and select committees for the recess between the first and second sessions of the 33rd Parliament be as follows:

Select Committee on Economic Affairs

Mr. Andrewes
Mr. Barlow
Mr. Cooke (Kitchener)
Mr. Cordiano
Mr. Ferraro
Mr. Hennessy
Mr. Knight
Mr. Mackenzie
Mr. McFadden
Mr. Morin-Strom
Mr. Smith (Lambton)
Select Committee on Energy

Mr. Andrewes
Mr. Ashe
Mr. Charlton
Mr. Cureatz
Mr. Gordon
Mrs. Grier
Mr. Haggerty
Mr. Jackson
Mr. McGuigan
Mr. Polsinelli
Mr. Sargent

Standing Committee on Administration of Justice

Mr. Brandt
Mr. Callahan
Mr. Cooke (Kitchener)
Ms Fish
Ms Gigantes
Mr. O'Connor
Mr. Partington
Mr. Polsinelli
Mr. Sargent
Mr. Villeneuve
Mr. Warner

Standing Committee on General Government

Mr. Dean
Mr. Guindon
Mr. Henderson
Mr. Hennessy
Mr. Knight
Mr. McCague
Mr. McKessock
Mr. Poirier
Mr. Pouliot
Mr. Swart
Mr. Wiseman

Standing Committee on Members' Services

Mr. Grande
Mr. Gregory
Mr. Johnson (Wellington-Dufferin-Peel)
Mr. Lane
Mr. Laughren
Mr. McKessock
Mr. Poirier
Mr. Rowe
Mrs. Smith (London South)
Standing Committee on the Ombudsman

Mr. Baetz
Mr. Bossy
Mr. Hayes
Mr. Henderson
Mr. McNeil
Mr. Morin
Mr. Newman
Mr. Philip
Mr. Pierce
Mr. Sheppard
Mr. Shymko

Standing Committee on Procedural Affairs and Agencies, Boards and Commissions

Mr. Bossy
Mr. Breaugh
Mr. Mancini
Mr. Martel
Mr. McCaffrey
Mr. Morin
Mr. Newman
Mr. Sterling
Mr. Treleaven
Mr. Turner
Mr. Warner

Standing Committee on Public Accounts

Mr. Ashe
Mr. Cordiano
Mr. Epp
Mr. Harris
Mr. Gillies
Mr. Leluk
Mr. Philip
Mr. Ferraro
Mr. Runciman
Mr. Smith (Lambton)
Mr. Wildman
Standing Committee on Resources Development

Mr. Callahan
Mr. Gordon
Mr. Laughren
Mr. Mackenzie
Mr. McGuigan
Mr. Pierce
Mr. Ramsay
Mrs. Smith (London South)
Mr. Stevenson
Mr. Taylor

Standing Committee on Social Development

Mr. Bernier
Mr. Cooke (Windsor-Riverside)
Mr. Davis
Mr. Epp
Mr. Jackson
Mr. Johnston (Scarborough West)
Mr. Miller (Haldimand-Norfolk)
Mr. Offer
Mr. Reycraft
Miss Stephenson
Mr. Swart
Mr. Ward

Carried February 12, 1986.

23. Mr. Nixon - Resolution - That substitution be permitted on the standing and select committees authorized to meet during the Recess between the First and Second Sessions provided that written notice of substitution is given to the Clerk of the Committee before the Committee meets or in the first thirty minutes after the Committee meeting is called to order. Carried February 12, 1986.
PRIVATE MEMBERS' MOTIONS

1. Mr. Johnston (Scarborough West) - Resolution - That in the opinion of this House, the Province of Ontario, Canada, should declare itself a Nuclear Arms Free Zone, and the Government should prohibit the deployment of nuclear weapons in Ontario, the testing of nuclear weapons and associated equipment in the Province, the construction of nuclear weapons and associated equipment, the transport of nuclear weapons and associated equipment through and within the Province, and the export of goods and materials for use in the construction and deployment of nuclear arms. In addition, the Province should encourage cities, provinces and states throughout the world to initiate similar action.

2. Mr. Foulds - Resolution - 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 six months 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.

3. Mr. Warner - Resolution - That in the opinion of this House, considering the continuing Turkish occupation of Cyprus and the unknown fate of 2,000 missing Cypriots, the Government of Ontario should express concern about the continuing illegal Turkish colonization of Cyprus, and the latest secessionist movement of the Denktash regime, by: (1) urging the Government of Canada to support measures for the implementation of the U.N. resolutions on Cyprus; (2) calling upon the Turkish Government to provide immediate information on the missing Cypriots which according to indisputable evidence are held by Turkish authorities contrary to international law; (3) calling upon the Turkish Government to respect the human rights provision of the Helsinki accord, especially in regards to Cyprus; (4) calling upon the Turkish Government to cease immediately further colonization of Cyprus and to withdraw all illegal colonists, transplanted with a view to changing the demographic nature of the Island; (5) condemning the new secessionist movement of the so-called "Federated State of Northern Cyprus"; and (6) calling upon the Government of Canada to cease further negotiations with the Turkish Government on the sale of a nuclear reactor, until the latter complies with the U.N. resolutions on Cyprus and shows a respect for international law.
4. **Ms. Bryden - Resolution** - That in the opinion of this House, recognizing that part-time workers in both the public and private sector are discriminated against by the denial of many benefits and rights provided to other workers in the same establishment, a Charter of Rights for Part-Time Workers be added to both the Employment Standards Act and the Labour Relations Act to provide pro rata benefits and collective bargaining rights to such workers and that they be made eligible for severance pay and retraining and readjustment programs provided for other workers displaced by technological change in the same establishment. Carried February 6, 1986.

5. **Mr. Epp - Resolution** - That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:

7. Every person has the right to life, liberty, security of the person and enjoyment of property and the right not to be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

6. **Withdrawn June 26, 1985.**

7. **Mr. Foulds - Resolution** - That in the opinion of this House, the Federal Conservative government has, by eliminating full inflation protection for Canadian pensioners, imposed unfair hardships on those least able to protect themselves; and therefore, this House condemns as arbitrary and ill-conceived the budget of Michael Wilson which takes money out of the pockets of pensioners while providing more tax giveaways to the wealthy; strongly calls upon the Government of Canada to abandon its intention to de-index pensions and urges the Government of Ontario to make the strongest possible representation to the Government of Canada to re-affirm the Federal Conservative government's election promise to protect Canadian pensioners.

8. **Mr. Morin-Strom - Resolution** - That in the opinion of this House, the Federal Conservative government has favoured business and the rich at the expense of the economically disadvantaged, particularly pensioners, and considering Finance Minister Michael Wilson statement that Canada has "an acute shortage of rich people," this House condemns the federal budget of Michael Wilson that focuses on more tax breaks for the wealthy rather than providing decent pensions for elderly and more employment opportunities for the unemployed poor, and that the Canadian government should recognize that our problem is too many poor people, not too few rich people.
9. Mr. Ramsay - Resolution - That in the opinion of this House, the Minister of Agriculture and Food should introduce legislation to:

(1) establish a debt review agency to referee financial disputes between farmers and banks or other lending institutions and that not less than 50% of the members of the agency should be farmers and that the agency would deal with short-term debts other than mortgages and would be empowered to make binding decisions subject only to appeal to the judge of the local court;

(2) provide a moratorium on all farm bankruptcies and foreclosures of mortgages on farm lands and buildings except where an exemption is approved by a judge and on application by a mortgagee (lender) the judge may grant leave for foreclosure or commencement of bankruptcy proceedings or, alternatively, may postpone any forfeiture for such time and subject to such conditions as he thinks fit.

10. Mr. Wildman - Resolution - That in the opinion of this House, recognizing that small municipalities do not have the financial base necessary to purchase modern, effective and reliable fire protection equipment, the Government should provide direct financial assistance to small municipalities for the purchase of fire protection equipment.

11. Mr. Wildman - Resolution - That in the opinion of this House, recognizing that the much greater distance to be covered by police officers in carrying out their duties in certain northern municipalities results in the need for those municipalities to maintain larger police forces per capita to maintain an adequate police service, the Government should amend the Ontario Unconditional Grants Act to provide larger grants for policing to those northern municipalities.

12. Mr. Reycraft - Resolution - That in the opinion of this House, in witnessing the financial crisis currently being experienced by family farm operators in our rural agricultural regions, the Government of Ontario should recognize the need to encourage various long-term strategies such as the development of new commercial and industrial ventures in rural areas as alternatives and supplements to traditional farm family incomes; such initiatives will help to maintain and preserve the social fabric of our rural communities. Carried October 31, 1985.

13. Mr. Partington - Resolution - That in the opinion of this House, recognizing the growing difficulties experienced by Ontario wine producers due to falling market shares and unfair trading actions by foreign governments, the Government of Ontario should accept and implement the proposals of the Wine Council of Ontario regarding a
revised pricing structure for wines sold in Ontario as contained within their
document, the Niagara Accord. Specifically, the Government should: increase the
non-discriminatory reference price by 7 per cent; reduce mark-up rates; reduce the
Special Winery Retail Store tax to 1 per cent; impose a flat tax rate of $12.00 per
case of 12 - 750 ml. bottles to be added after mark-up changes; review the flat tax

14. Mr. Treleaven - Resolution - That in the opinion of this House, recognizing the link
between good transportation networks and industrial development, the Ministry of
Transportation and Communications fulfill its original commitment, as stated in this
House on June 20, 1983 by the then Minister of Transportation and Communications,
the Honourable James Snow, to complete Highway 403 west to Highway 401 at
Woodstock by the Fall of 1986. Withdrawn November 1, 1985.

15. Mr. McCague - Resolution - That this House recognizes the improved safety resulting
from eye-level brake indicators on automobiles, and strongly encourages the Minister
of Transportation and Communications to take appropriate measures: encourage the
seeking of mandating of their installation on all new vehicles manufactured for sale
in Ontario; to encourage citizens of Ontario to retrofit their vehicles.

16. Mr. Wildman - Resolution - That this House should request the Ontario government to
amend this province's mining tax system to ensure sufficient revenues accrue to the
provincial treasury from the mining companies to enable the government to allocate
a reserve fund, as part of a "Northern Ontario Tomorrow Fund", to be distributed as
grants, loans and guarantees for individuals, community groups, co-operatives and
small businesses and temporary extraordinary grants to municipalities to assist in the
economic recovery from the adverse effects of mine shutdowns.

17. Mr. McGuigan - Resolution - That in the opinion of this House the Standing Committee
on Social Development should be asked to review the current state of governmental
and private efforts directed towards the problem of missing children and, in
particular, study the following matters: (1) the circumstances and frequency of child
abductions; (2) the adequacy of government and community services in aiding the
victims and their families; (3) the various methods available to government and to
the community for publicizing cases of missing children; (4) preventive educational
programs; (5) the need for revised legislation and for changes in police and court
procedures in order to facilitate the location and retrieval of missing children; (6)
the desirability of establishing a national co-ordination centre for missing children, to
act as a link between the various local and provincial organizations; and (7) any
other matters that the Committee considers relevant. Carried November 7, 1985.
18. Mr. Wildman - Resolution - That in the opinion of this House the Ministries of Natural Resources and Transportation and Communications should implement, jointly, a formal testing program to investigate the effectiveness of the "wildlife saver" devices when attached to automobiles, to determine whether the use of these devices would have adverse effects on either the general public or domestic animals and wild game, and to study the feasibility of requiring the installation of these devices on motor vehicles in certain regions of the province or throughout Ontario.

19. Mr. Charlton - Resolution - That in the opinion of this House, since the Government of Ontario has in the past failed to adequately promote and assist in the implementation of energy conservation and renewable energy alternatives, and has thereby failed to serve the best interests of the people of the province therefore the Government of Ontario should take immediate action to ensure that the Ministry of Energy fulfils its responsibility to the people of Ontario in the areas of energy conservation and renewable energy resources, their promotion, availability and programs to assist in their implementation.

Lost on Division November 21, 1985.

20. Mr. Johnson (Wellington-Dufferin-Peel) - Resolution - That in the opinion of this House, recognizing the very serious limitations placed on our smaller rural municipalities in their ability to attract industrial growth, the Government of Ontario should develop and implement an industrial strategy that would provide these municipalities with the much needed expertise and financial resources necessary to enhance their position in this competitive field.

Carried November 28, 1985.

21. Mr. Mackenzie - Resolution - That in the opinion of this House, recognizing that certain classes of workers are discriminated against by the denial of rights provided to other workers, the regulations under the Employment Standards Act should be amended to provide that the standards set by the Act relating to hours of work, overtime pay and public holidays are applicable to persons employed in landscape gardening, mushroom growing, the growing of flowers for the retail and wholesale trade, the growing, transporting and laying of sod, and the growing of trees and shrubs for wholesale and retail trade.

22. Mr. Morin - Resolution - That in the opinion of this House, recognizing that tax refund discounting exploits the poor, the Government of Ontario should, through consultation with the Government of Canada, move to eliminate the current usurious practices of tax discounters whereby they are able to exact exorbitant charges in exchange for advancing immediate cash to persons entitled to tax refunds.

Carried November 28, 1985.
23. Mr. Lupusella - Resolution - 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.

24. Mr. Ward - Resolution - That in the opinion of this House, the Province of Ontario, should ensure that adoptive parents and adopted children have access to non-identifying information concerning the birth parents and the rights of access to this non-identifying information when available should be guaranteed. Carried on Division December 12, 1985.

25. Mr. Laughren - Resolution - That in the opinion of this House, the Government should extend the use of the Ontario Senior Citizens' Privilege Card to all retired and disabled persons, to allow them access to reduced or free admission to exhibitions, museums, theatres, provincial parks and other special services now only available to senior citizens 65 years of age and over.

26. Mr. Davis - Resolution - That in the opinion of this House, recognizing the changes in delivery of education programs on a semestered basis across the Province, the experience of the students in Wellington County, the concern of various sectors of the education community over certain technical difficulties, a select committee be established to review the School Boards and Teachers Collective Negotiations Act to ensure that in the future the bargaining process will be carried out in a manner that most effectively guarantees the least possible disruption to the education of our children. Carried on Division January 16, 1986.

27. Mr. South - Resolution - That in the opinion of this House, since many companies, institutions and municipalities in Ontario take water directly from our natural watercourses and groundwater and, after processing it, discharge the used water back into those watercourses, thus putting a substantial stress on the environment, the Government of Ontario should introduce legislation to establish a fund for the restoration and preservation of the environment by assessing a charge to be levied on all large prime water takers in Ontario and based on the amount of water taken. Lost on Division February 6, 1986.
28. **Mr. Wildman** - Resolution - That in the opinion of this House, recognizing that the Canadian Transport Commission has approved a plan to allow the testing of electronic monitoring devices by Canadian National Railways and the Canadian Pacific Railway whose avowed aim is to eliminate the use of a caboose at the rear of trains, and recognizing the important role played by tail-end crews in protecting the public safety, preventing accidents and minimizing injury and damage in accidents that do occur, the Government of Ontario should urge the Government of Canada to continue to require every train to operate with a caboose.

29. **Mr. Swart** - Resolution - That in the opinion of this House, the Minister of Consumer and Commercial Relations should take action immediately to introduce a Franchise Act based on the recommendations of the 1971 Grange Report. The Act should include provisions for: (1) The formation of a separate branch or division with a registrar to administer the Act; (2) full disclosure by franchisor of all details of the scheme including all financial statements; (3) disclosure of names and background of officers and directors of franchisor; (4) application to all industries and all franchises within each industry; (5) the franchisee to have a four-day cooling off period; (6) prohibition against dealing in franchises except as provided; (7) exemption of liability by franchisee for future damages; (8) the administrators of the Act to have authority to discourage: (a) arbitrary termination; (b) arbitrary refusal of assignments or renewals; (c) arbitrary forfeiture of deposits; (d) forced purchases and secret profits; and (e) competitive and discriminatory practices by franchisors.

30. **Mr. Cooke (Windsor-Riverside)** - That in the opinion of this House, since hospital nurses and public health nurses provide work of equal value, the Minister of Health should move immediately to implement the government's policy of equal pay for work of equal value and establish parity between public health nurses and their counterparts in hospitals, by making additional funding available to Public Health Boards specifically for the purpose of implementing parity.

31. **Mr. Haggerty** - Resolution - That in the opinion of this House, recognizing the serious nature of high levels of water along Ontario's shoreline, resulting in severe loss or damage to properties, a provincial flood insurance program should be established, to ensure that flood damage insurance is available to property owners in identified floodplains, and to encourage more effective floodplain management. The goals of the program would enable property owners in areas susceptible to flooding to purchase flood insurance which might otherwise not be available and the development of regionally based programs or corrective and preventative measures for reducing flooding and flood damage in hazardous areas, as a prerequisite for eligibility in the flood insurance program could result. Such an insurance program is designed to reduce the escalating costs of property damage caused by floods and is generally unavailable from the private sector insurance companies.
32. Morin-Strom - Resolution - That in the opinion of this House, recognizing that the water resources of both the Great Lakes Basin and the James Bay Basin are precious public resources, and recognizing the constitutional jurisdiction of the Province of Ontario to manage and protect its fresh water resources, and recognizing the Great Lakes Charter to which Ontario is a signatory, and recognizing that Simon Reisman, Canada's chief trade negotiator has publicly stated that the Grand Canal project could provide key leverage to negotiate a free trade deal with the United States, this House condemns any attempt to link free trade with diversion of Ontario's water resources; that water resources can not be part of any trade discussions with the United States; and that Ontario will not consent to any major diversion of its fresh water, now or in the future.

33. Mr. Villeneuve - Resolution - That in the opinion of this House, the Government should permit the use of tax-free gasoline and fuel by farm commercial vehicles licensed in Ontario under the Highway Traffic Act, as lower farm input costs will benefit both producer and consumer and high agricultural input costs lessen the producers' ability to compete with subsidized foreign imports.

34. Mr. Andrewes - Resolution - That in the opinion of this House, the Government, through the Ministry of Agriculture and Food, should establish a trade unit, within the Marketing Branch of the Ministry. The purpose of this unit would be to monitor and participate in international trade discussions under GATT, and the current discussions on trade enhancement with the United States; to determine opportunities and/or potential damage from trade enhancement discussions; to compile a bank of information on internationally traded food commodities, including the country of origin, production conditions and costs of production and the form and amount of any government assistance. These initiatives would provide Ontario producers, processors and exporters with a data base to assist in planning production, researching markets and arguing cases before the Tariff Board and other Bodies governing international trade matters.

35. Mr. Knight - Resolution - That in the opinion of this House, recognizing that Ontario's wetlands are necessary to protect our vital and delicate ecosystem, are important for flood control programs and are a potentially important component of waste treatment systems, the Government of Ontario should introduce a comprehensive wetlands strategy that will protect existing wetlands and promote the creation of new wetlands where environmentally advisable, recognizing that incentives for the agricultural community are necessary.
Mr. Grossman - Notice of Reasoned Amendment - That Bill 94, An Act regulating the Amounts that Persons may Charge for rendering Services that are Insured Services under the Health Insurance Act be NOT now read a second time, but be referred back to the Premier and the Minister of Health with instructions to enter into immediate discussions with the affected health care providers with a view:

- to repairing the damage which has been done to the fabric of the province's health care system;
- to closing the chasm which the Government has fostered between it and health care providers; and
- to providing all Ontarians with full accessibility to quality health care;

As: - the Government has chosen confrontation with health care providers instead of negotiation and discussion; - the number of opted-out physicians is at an all-time low; - the passage of Bill 94 may result in physicians, including some highly-trained specialists, leaving Ontario thereby creating shortages of such health care providers in parts of the province; - the draconian penalties set out in Bill 94 are anathema to the sense of reason and justice inherent in our society; - requests for financial assistance from district health councils, hospitals, homes for the aged, chronic care, cancer treatment, and other health care facilities are not being met because of the Government's preoccupation with its non-negotiable position concerning Bill 94; - the monies to be released to Ontario by the Federal Government for the banning of extra-billing will be vastly exceeded by anticipated increases in the OHIP fee schedule for physicians and dentists, costing Ontario taxpayers $100-$150 million which could be spent on active treatment and chronic care beds, cancer treatment, and improved medical care; and - the proposed legislation has attracted widespread criticism, even from a Liberal member of the Assembly who has called it "excessive and ill-advised".

Lost on Division February 11, 1986.
NON CONFIDENCE MOTIONS

1. Mr. Grossman - Notice - That this House condemns the Government of Ontario for its incompetence, specifically its failure to discharge its duty to protect the overall interests of the people of Ontario, the Canadian Aerospace Industry and the employees of de Havilland Aircraft Ltd., and its failure to apprise itself fully of all relevant details of the sale of de Havilland to the Boeing Corporation, and its failure to make any adequate representations whatsoever on behalf of those Ontario and Canadian interests, and therefore for these reasons this Government lacks the confidence of this House. Lost on Division December 16, 1985.
MOTIONS RELATING TO THE PROVISIONS OF THE REPORT
UPON THE REDISTRIBUTION OF ONTARIO INTO ELECTORAL DISTRICTS

1. Mr. Yakabuski - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Renfrew South on the grounds set forth hereinafter:

1. The Commission failed to give adequate consideration to the existing and traditional boundaries of the Electoral District of Renfrew South which have existed since 1867.

2. The Commission failed to give adequate consideration to the question of the ease of transportation and communication within the larger proposed Electoral District of Renfrew, thereby rendering more difficult adequate representation of the people in the Assembly.

3. The Commission failed to give adequate consideration to and indeed did ignore the question of community of interest. Historically and socially, the residents of Renfrew South have never been closely tied or had a common community of interest with the residents of Renfrew North. Further, the Townships of Bagot and Blithfield, McNab and West Carleton, the Village Braeside and the Town of Arnprior have always had close ties with the other municipalities within the Electoral District of Renfrew South.

4. The Commission did not give adequate consideration to written representations or to oral representations made to the Commission during the public sittings that were held in Ottawa in May, 1984.

5. The Commission placed too much emphasis on the population quota in determining boundaries for the proposed Electoral District of Renfrew.

6. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Bruce McCaffrey (Armourdale)
Robert C. Mitchell (Carleton)
Jim Pollock (Hastings-Peterborough)
Howard Sheppard (Northumberland)
Yuri Shymko (High Park-Swansea)
Norman Sterling (Carleton-Grenville)
John Turner (Peterborough)
Noble Villeneuve (Stormont-Dundas-Glengarry)
Doug Wiseman (Lanark)

2. Mr. Gregory - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Mississauga East on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of electoral boundaries within the Province, factors which are specifically provided for by Paragraph 6, subsections (a) through (h) in the June 16, 1983, Resolution of the Legislative Assembly that established the Commission.

2. The Commission failed to give adequate attention and consideration to the community or diversity of interests as specified in Paragraph 6, subsection (a), of the June 16, 1983, Resolution of the Legislative Assembly by amalgamating a distinct and separate community, the former Town of Malton, with traditional organized neighbourhoods represented by homeowners and/or residents' associations, contained in the existing Riding of Mississauga East.

In so doing, the Commission ignored the question of unity and community interest thereby rendering more difficult adequate representation of the people in Parliament.

3. The Commission failed to give due consideration to the means of communication as specified in Paragraph 6, subsection (b), of the June 16, 1983, Resolution of the Legislative Assembly by failing to recognize the absence of any significant intra-riding communication that exists between and in any way unites the area north of Eglinton Avenue with the current Riding of Mississauga East.

4. The Commission failed to give due consideration to the topographical features as specified in Paragraph 6, subsection (b), of the June 16, 1983, Resolution of the Legislative Assembly by discounting the influence of existing major roadways, Highway No. 10 on the west and the Queen Elizabeth Highway on the south, which have tended to serve as natural geographic barriers between communities of people.

5. The Commission failed to give due consideration to population trends as specified in Paragraph 6, subsection (d), of the June 16, 1983, Resolution of the Legislative Assembly by combining the northern portion of the City of Mississauga, an area expected to experience growth in population with an existing riding where population growth is expected to be, at the most, minimal. In so doing the Commission has placed Mississauga East Riding within the upper range of the population guidelines established by the Commission foregoing expected future growth considerations.
6. The Commission failed to give due consideration to the existing boundaries of municipalities or wards thereof as specified in Paragraph 6, subsection (f), of the June 16, 1983, Resolution of the Legislative Assembly by discounting the influence of existing and traditional municipal ward boundaries which serve to separate and distinguish neighbourhood organizations. By amalgamating a large portion of Ward 5 with Ward 3 and displacing Wards 4 and 7 of the existing Riding, it appears that the Commission failed to give due consideration to the demands placed on the Member of the Provincial Parliament for the Riding in question, thereby rendering more difficult adequate representation of the people in Parliament.

7. The Commission failed to give due consideration to the existing and traditional boundaries of electoral districts as specified in Paragraph 6, subsection (g), of the June 16, 1983, Resolution of the Legislative Assembly by existing the northern boundary of the Riding to the city limit, despite the fact that the current northern boundary, Eglinton Avenue or any configuration thereof between such and Burnhamthorpe Road East, represents a natural extension in comparison to existing ward boundaries, and preserves the physical, social and economic cohesion of the present electoral district.

8. The Commission failed to give due consideration to special geographic considerations, including the accessibility of such regions or the size or shape thereof as specified in Paragraph 6, subsection (h), of the June 16, 1983, Resolution of the Legislative Assembly by increasing the size of the riding in north-south terms and reducing the riding east-west community links and adding a community at the north end separated from the rest of the riding by the Pearson International Airport and Highway No. 401.

At the same time, the Commission failed to facilitate the need for ease of transportation and communication, thereby rendering more difficult adequate representation of the people in Parliament.

9. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

George Ashe (Durham West)
Reuben Baetz (Ottawa West)
Leo Bernier (Kenora)
Gordon H. Dean (Wentworth)
Ernie Eves (Parry Sound)
Susan Fish (St. George)
Michael Harris (Nipissing)
Nicholas G. Leluk (York West)
George McCague (Dufferin-Simcoe)
Robert W. Runciman (Leeds)
Dennis R. Timbrell (Don Mills)

3. Mr. Pollock - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Hastings-Peterborough on the grounds set forth hereinafter:

1. The Commission failed to give and pay proper attention to the physical, economic and community of interest factors, thus making difficult adequate representation in the Legislature.

2. By removing four municipalities from south Hastings (Thurlow, Tyendinaga, Tyendinaga Indian Reserve and Deseronto) the Commission ignored the geography of the region in that these municipalities are separated from Prince Edward-Lennox by the Bay of Quinte. Historically these municipalities have always been part of the former Hastings ridings prior to the enlargement to Hastings-Peterborough. As to community of interests, all municipalities except the Reserve have representation in Hastings County Council and Hastings County Board of Education. The Moira River Conservation Authority covers all of this area. Provincial Government offices in Belleville and Stirling, rather than Picton serve these municipalities. Telephone access from each of these municipalities to the county seat and to each other is without charge. Population is increasing due to proximity to the City of Belleville.

3. By adding a portion of the City of Peterborough the Commission failed to consider community of interests. Hastings-Peterborough is a large rural constituency, composed of small villages and townships. Another township and village such as Lakefield, would reduce the pressure on the Peterborough Riding while preserving common interests.

4. The Commission failed to give adequate consideration to representations made to it during public hearings in May, 1984.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the Act in question.

Signatures of Members supporting this Motion:

Bill Barlow (Cambridge)  
Luc Guindon (Cornwall)  
Bruce McCaffrey (Armourdale)  
David McFadden (Eglinton)  
Terry O'Connor (Oakville)  
Peter Partington (Brock)  
Howard Sheppard (Northumberland)  
Norman Sterling (Carleton-Grenville)  
Richard L. Treleaven (Oxford)

4. **Mr. Conway - Motion** - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Renfrew North on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of electoral boundaries within the Province of Ontario.

2. The Commission failed to give adequate consideration to the representations made to it with respect to the difficulty which would be experienced by those residents in areas such as Chalk River, Deep River and Stonecliffe if they were to be aligned with the new riding of Parry Sound-Nipissing-Renfrew. Residents in these and other rural areas in Renfrew North would be further disadvantaged because of geographic location if they were to be realigned and would be without the kind of representation in the Legislature to which they are entitled.

3. The Commission did not give adequate consideration to both written and oral presentations made to it during the public hearings in Ottawa in the month of May, 1984.

4. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

**Signatures of Members supporting this Motion:**

Jim Bradley (St. Catharines)
Murray Elston (Huron-Bruce)
Herbert A. Epp (Waterloo North)
Bernard Grandmaitre (Ottawa East)
Raymond L. Haggerty (Erie)
Vincent G. Kerrio (Niagara Falls)
Remo Mancini (Essex South)
Gordon D. Miller (Haldimand-Norfolk)
Robert F. Nixon (Brant-Oxford-Norfolk)
Steve Offer (Mississauga North)
Claudio Polsinelli (Yorkview)
Jack Riddell (Huron Middlesex)
Tony Ruprecht (Parkdale)
Edward Sargent (Grey-Bruce)
John Sweeney (Kitchener-Wilmot)
Ronald G. Van Horne (London North)

5. **Mr. McLean - Motion -** That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Simcoe East on the grounds set forth hereinafter:

1. The Commission failed to give due consideration to the geographic and topographical factors when planning the redistribution of this electoral boundary in the Province. By ignoring these natural factors, the means of communication and accessibility is hampered and thereby rendering more difficult adequate representation of the people in the Provincial Parliament. As currently proposed, the representative would have to travel through the Electoral District of Muskoka in order to reach the new parts of the District. These factors are specifically provided for in the Terms of Reference established by the House.

2. The Commission failed to give adequate attention to the traditional and historical significance felt by both the Town of Midland and the City of Orillia after having shared one hundred and five years together in the same Electoral District. Existing and traditional boundaries are specifically provided for in the Terms of Reference established by the House.

3. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

**Signatures of Members supporting this Motion:**

Reuben C. Baetz (Ottawa West)  
Bill Barlow (Cambridge)  
W. Donald Cousens (York Centre)  
Gordon H. Dean (Wentworth)  
James K. Gordon (Sudbury)  
Cameron Jackson (Burlington South)  
Robert C. Mitchell (Carleton)  
Jim Pollock (Hastings-Peterborough)  
W. Earl Rowe (Simcoe Centre)  
Robert W. Runciman (Leeds)  
Richard L. Treleaven (Oxford)

6. **Mr. Brandt - Motion -** That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Sarnia on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to the geographic, political and demographic factors when planning the redistribution of Electoral Boundaries within the Province, factors which are specifically included in the terms of reference of the Commission;

2. In particular, with respect to the proposal to split the Township of Sarnia between the ridings of Sarnia and Lambton, the Commission failed to recognize:

   (i) historical and existing municipal boundaries;

   (ii) the existing and traditional boundaries of Electoral Districts; and

   (iii) the varying conditions and requirements regarding representation as between urban and rural Electoral Districts.

3. The Commission failed to give adequate consideration to maintaining the historic, geographic and demographic linkages, both within the Township of Sarnia, and as an integral part of the present riding of Sarnia;

4. The Commission did not give adequate consideration to all of the representations made to the Commission during the course of the Public Hearings;

5. And such other objections that the undersigned Members may consider applicable in order to carry out the intent and terms and conditions of the redistribution of Ontario Electoral Districts.

**Signatures of Members supporting this Motion:**

Robert Elgie (York East)
Susan Fish (St. George)
Phil Gillies (Brantford)
Bud Gregory (Mississauga East)
Michael Harris (Nipissing)
Nicholas Leluk (York West)
Alan Pope (Cochrane South)
Bette Stephenson (York Mills)
Dennis Timbrell (Don Mills)

7. **Mr. Barlow - Motion** - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Cambridge on the grounds set forth hereinafter:

1. The Commission failed to give adequate consideration to the existing electoral boundaries which have remained virtually unchanged, both provincially and federally, since 1867.

2. The Commission failed to give due consideration to the importance of North Dumfries being geographically located within the Regional Municipality of Waterloo and has failed to recognize that the residents pay part of their municipal taxes to the Region and their school taxes to either the Waterloo County Board of Education or the Waterloo County Separate School Board.

3. The Commission failed to recognize that the removal of part of North Dumfries from the Cambridge Riding would, in fact remove the rights of the residents of that part of North Dumfries from representation in the Provincial Legislature by a member who is also a resident of the Regional Municipality of Waterloo.

4. The Commission failed to give due consideration to the population trends of North Dumfries, which has remained stable, at less than 5,000 for many years.

5. The Commission failed to give due consideration to the changing population trends in the balance of the Regional Municipality of Waterloo and failed to recognize that by 1991, the next census year, the Region will have sufficient population to require an additional provincial Riding at which time North Dumfries will be moved to yet another Electoral District.

6. The Commission failed to give due consideration to the average population quota (plus or minus 25%) as required by the June 16th, 1983, Resolution of the Legislative Assembly. Based on the average population of the 66,347 both Cambridge and Brant-Haldimand would be within the quota regardless of which Riding North Dumfries was located in.

7. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

**Signatures of Members supporting this Motion:**

George Ashe (Durham West)
Ernie Eves (Parry Sound)
Phil Gillies (Brantford)
Allan McLean (Simcoe East)
Jack Pierce (Rainy River)
Jim Pollock (Hastings-Peterborough)
Robert W. Runciman (Leeds)
Norman Sterling (Carleton-Grenville)
Richard L. Treleaven (Oxford)
Noble Villeneuve (Stormont-Dundas-Glengarry)

8. Mr. Henderson - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Etobicoke East on the grounds set forth hereinafter:

1. The Commission failed to give adequate consideration to the traditional and historic community of Humber and failed to respect the historic bonds linking the people on the western bank of the Humber River.

2. The Commission failed to give adequate consideration to the cultural and ethnic links uniting the people west of Islington Avenue with the Electoral District of Etobicoke West, and thereby forced an artificial juxtaposition of those neighbourhoods with the community of Humber thereby compromising adequate representation in the Assembly.

3. The Commission failed to give adequate consideration to the cultural and ethnic links between the people of the area bounded by Eglinton Avenue on the south, and the Macdonald-Cartier Freeway on the north-west, those neighbourhoods being more appropriately linked with the parts of the Electoral District of Etobicoke East which lie north of Eglinton Avenue. The ethnic, religious and cultural nature of the area of Etobicoke lying north of Eglinton Avenue is homogeneous, and existing cultural, neighbourhood, and transportation links render this area very much a unit in terms of appropriate continuity of Assembly representation.

4. The Commission may have given too much emphasis to population quotas in determining boundaries for the southerly electoral districts in Etobicoke.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

John Eakins (Victoria-Haliburton)
Murray Elston (Huron-Bruce)
Ed Fulton (Scarborough East)
Remo Mancini (Essex South)
Bob McKessock (Grey)
Gordon I. Miller (Haldimand-Norfolk)
Steve Offer (Mississauga North)
Edward Sargent (Grey-Bruce)
Larry South (Frontenac-Addington)

Carried January 6, 1986.
9. Mr. Cooke (Windsor-Riverside) - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Windsor-Riverside on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention to the physical, social and economic cohesion in many of the proposed electoral districts and seemed to, and indeed did ignore the matter of community of interests, thus making more difficult the adequate representation of the people in the Legislative Assembly.

2. By removing the area south of the CNR tracks, and north of Tecumseh Road between Walker Road and Norman Road while leaving in the area between the Detroit River and the CNR tracks and the area south of Tecumseh Road. To do this ignores physical, social and economic cohesion and ignores community of interest.

3. The Commission ignored the representations made to the Commission on behalf of various individuals and groups, none of whom made proposals similar to the Commission's proposals.

4. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Richard Allen (Hamilton West)
Michael J. Breaugh (Oshawa)
Brian A. Charlton (Hamilton Mountain)
Jim Foulds (Port Arthur)
Evelyn Gigantes (Ottawa Centre)
Floyd Laughren (Nickel Belt)
Bob Mackenzie (Hamilton East)
Elie W. Martel (Sudbury East)
Ross McClellan (Bellwoods)

Carried January 6, 1986.
10. Mr. Jackson - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Burlington South on the grounds set forth hereinafter:

1. The Commission failed to give adequate consideration to the existing and traditional boundaries of the Electoral District of Burlington South which have existed since 1874.

2. The Commission failed to give adequate consideration to the existing geographical, political and demographic factors when planning the redistribution of electoral boundaries within the Region of Halton, factors which are specifically provided for by Paragraph 6, subsections (a) through (h), in the June 16th, 1983, Resolution of the Legislative Assembly that established the Commission.

3. The Commission failed to give adequate attention and consideration to the community or diversity of interests as specified in Paragraph 6, subsection (a), of the June 16th, 1983, Resolution of the Legislative Assembly by amalgamating a distinct and separate community, the Riding of Oakville South, with a traditional organized neighbourhood represented by the East Burlington Ratepayers Association, known as Ward 8, contained in the Riding of Burlington South.

4. The Commission failed to give due consideration to the existing boundaries of municipalities or wards thereof as specified in Paragraph 6, subsection (f), of the June 16th, 1983, Resolution of the Legislative Assembly by discounting the influence of existing and traditional municipal ward boundaries which serve to separate and distinguish neighbourhood organizations. By amalgamating Ward 8 of the existing Burlington South Riding with the new Riding of Oakville South the Commission failed to give due consideration to the demands placed on the members of the Provincial Parliament for the Oakville South Riding, thereby rendering more difficult adequate representation of the people in Parliament.

5. The Commission failed to give due consideration to the means of communication by failing to recognize the absence of any significant communications that exist between and in any way unite the area known as Ward 8 currently in Burlington South and proposed by the Commission for inclusion with Oakville South, thereby rendering more difficult adequate representation of the people in Parliament.
6. The Commission placed too much emphasis on the specific boundary lines as suggested by the Four-district Plan submitted by the Regional Municipality of Halton in determining boundaries for the proposed Electoral District of Burlington South.

7. The Commission placed too much emphasis on the population quota in determining boundaries for the proposed Electoral District of Burlington South.

8. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

William C. Davis (Scarborough Centre)
Robert G. Elgie (York East)
Philip A. Gillies (Brantford)
Bud Gregory (Mississauga East)
Larry Grossman (St. Andrew-St. Patrick)
Jack Johnson (Wellington-Dufferin-Peel)
Allan McLean (Simcoe East)
Terrance P. O'Connor (Oakville)
Jim Pollock (Hastings-Peterborough)
Earl W. Rowe (Simcoe Centre)

Carried January 6, 1986.
11. Mr. Timbrell - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Don Mills on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to the community and diversity of interests, the existing and traditional boundaries of the Electoral District, the special geographic considerations, and the accessibility, size and shape of the Electoral District of Don Mills by annexing that portion of Don Mills riding that lies north of Lawrence Avenue to the Electoral District of York Mills.

The area in question, bordered by Lawrence Avenue East on the south, Leslie Street on the west, York Mills Road on the north, and the Don River on the east, should remain in the Electoral District of Don Mills for the following reasons:

(a) The original Don Mills community comprised the four neighbourhoods focussed on the intersection of Don Mills Road and Lawrence Avenue East. This area is still the heart of Don Mills, and the area above Lawrence Avenue East is a vital component of this long established community. To divide the Electoral District along Lawrence Avenue East would be contrary to the Commission Guideline (g), violating the traditional boundaries of Electoral Districts, that is, the current boundary.

(b) Removing the area north of Lawrence Avenue East would divide the area tributary to Don Mills Junior High School and Don Mills Collegiate. It would also split, in half, the area represented by the Don Mills Residents Association, another indicator of the community identity, and thereby violate Guideline (a), of the Commission, by failing to take into account community of interests.

(c) The dividing of the Don Mills Community is contrary to the spirit of the Commission Guideline (f), which is to heed the existing boundaries of the municipal ward boundary, that is, Ward 10 of the City of North York, which is clearly focussed on the intersection of Lawrence Avenue East and Don Mills Road. This is supported by the fact that for municipal planning purposes, the City of North York includes the areas both north and south of Lawrence Avenue East into the "Don Mills Community".

(d) Commission Guideline (h) is also brought into question here as the community of Don Mills is focussed on the intersection of Lawrence Avenue East and Don Mills Road, rather than divided by this landmark. The proposed boundary is blatantly contrary to the accessibility, size and shape of the community of Don Mills.
2. The proposed electoral boundary in the south end of the Electoral District of Don Mills is another example of the Commission's failure to follow the guidelines established by the House.

Objection is made to this boundary, which effectively severs the area bounded by Woodbine Avenue on the west, Taylor Creek park on the north, Chisholm Avenue on the east, and Lumsden Avenue on the south. The grounds for this objection are that the proposed boundary is contrary to both Guidelines (a) and (f). This community is known as the "Cedarvale Area" of the Borough of East York, and is focussed on the community facilities available at the corner of Cosburn and Cedarvale Avenues; namely the Stan Wadlow Clubhouse, the East York Curling Club, the Memorial Arena, the Kiwanis swimming pool, and Parkside Public School, all of which are located adjacent to that intersection. To cut this neighbourhood in half as proposed would be to confuse the electorate of the "Cedarvale Community" as to which Electoral District they belong, and is contrary to Guidelines (a) and (g).

Moreover, the proposed southern boundary is even contrary to Guideline (f), as it does not follow the new municipal ward boundaries between Wards 1 and 2 of the Borough of East York. The Commission should maintain the existing southern boundary running from the intersection of Woodbine Avenue and O'Connor Drive, to the corner of Wakewood Street and Victoria Park Avenue. Barring this, the Commission should change the proposed boundary to run from the intersection of Woodbine Avenue and O'Connor Drive through Taylor Creek Park, all the way to Dawes Road and then south along Dawes Road to the City limits, similar to the proposed southern projection down Cedarvale Avenue. This would then be in agreement with the Guidelines (a), (g), and (f) cited earlier, and it would follow the recently approved new municipal ward boundaries.

3. Finally, objection is made to the Commission's proposed boundary at the top north-west corner of Don Mills Riding. Although there have been no changes from the existing boundaries, it is recommended that the area south of the west-branch of the Don River, east of the City of Toronto boundary, and north of Lawrence Avenue East, should be included in the Electoral District of Don Mills. This very small area represents only about five small streets which lie within the municipality of the City of North York, and is considered to be part of the "Lawrence Park Community" of North York (the majority of which already lies in the Electoral District of Don Mills). The basis for this argument lies in Guidelines (a) and (h), since the residents of this community consider themselves as part of the Lawrence Park neighbourhood of North
York, as well as the fact that accessibility to this area is through the Electoral District of Don Mills (that is, Lawrence Avenue East and Mildenhall Road). By adding this small community to Don Mills Riding, the Commission would be eliminating a small and unnecessary quirk in the electoral boundaries and thereby would be maintaining the community interest.

4. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Gordon H. Dean (Wentworth)
Ernie L. Eves (Parry Sound)
Philip A. Gillies (Brantford)
Bud Gregory (Mississauga East)
Larry Grossman (St. Andrew-St. Patrick)
Nicholas G. Leluk (York West)
Allan K. McLean (Simcoe East)
Robert C. Mitchell (Carleton)
Alan W. Pope (Cochrane South)
Robert W. Runciman (Leeds)


12. Mr. Eves - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Parry Sound - Nipissing - Renfrew on the grounds set forth hereinafter:

1. The Commission did not give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of electoral boundaries within the Province, factors which are specifically provided for by Paragraph 6, subsections (a) through (h) in the June 16th, 1983, Resolution of the Legislative Assembly that established the Commission.

2. The Commission did not fully take into account the community or diversity of interests as specified in Paragraph 6, subsection (a), of the June 16th, 1983, Resolution of the Legislative Assembly by amalgamating four organized municipalities from the County of Renfrew in particular, as well as a large portion of the District of Nipissing, with the existing Riding of Parry Sound.

3. The Commission needs to look more closely at the means of communication as specified in Paragraph 6, subsection (b), of the June 16th, 1983, Resolution of the Legislative Assembly as there is an absence of any significant shared means of communication (most specifically, newspapers) that exist between and, in any way unite the affected municipalities in the County of Renfrew and the current Riding of Parry Sound.
4. The Commission failed to give due consideration to the topographical features as specified in Paragraph 6, subsection (c), of the June 16th, 1983, Resolution of the Legislative Assembly by discounting the influences of Algonquin Park and the Ottawa River Valley which serve to separate and distinguish the municipalities in the County of Renfrew from organized municipalities in the Districts of Parry Sound and Nipissing, resulting in an Eastern Ontario orientation for municipalities located along the Ottawa River that is distinct from the Northern orientation that has characterized the Riding of Parry Sound since its creation exactly one hundred years ago.

5. The Commission did not look closely enough at population trends as specified in Paragraph 6, subsection (d), of the June 16th, 1983, Resolution of the Legislative Assembly in increasing the number of organized municipalities in the proposed Riding of Parry Sound - Nipissing - Renfrew to forty from thirty-five. Currently, the riding encompasses more organized municipalities than any of the other 124 Provincial Electoral districts. At the same time, it appears that the Commission should look more carefully at the demands placed on the Member of the Provincial Parliament for the riding in question by the estimated 50,000 seasonal (summer) residents of the District of Parry Sound, thereby rendering more difficult adequate representation of the people in Parliament.

6. The Commission did not give sufficient weight to the varying conditions and requirements regarding representation as between urban and rural Electoral Districts as specified in Paragraph 6, subsection (e), of the June 16th, 1983, Resolution of the Legislative Assembly by significantly expanding the size of one of the Province's rural ridings and thus contributing to a decline in the level of rural representation in the Legislative Assembly to less than 22 per cent of the Province's electoral districts.

7. The Commission failed to give due consideration to the existing and traditional boundaries of Electoral Districts as specified in Paragraph 6, subsection (g), of the June 16th, 1983, Resolution of the Legislative Assembly by extending the eastern boundary of the riding to the County of Renfrew and the Ottawa River despite the fact that the current eastern boundary has been in place for almost twenty years and represents the most easterly extension of Parry Sound's boundaries in the one hundred year history of the riding.

8. The Commission failed to give due consideration to special geographic considerations, including the accessibility of such regions or the size or shape thereof as specified in Paragraph 6, subsection (h), of the June 16th, 1983, Resolution of the Legislative Assembly by increasing the size of one of the Province's largest ridings and in so doing, intensifying the already exorbitant time and travel demands associated with the representation of this riding. In order to travel from one of the western-most population centres, Parry Sound to the proposed eastern-most population centres, Deep River or Chalk River,
travel time of at least four hours is required, rendering more difficult adequate representation of the people in Parliament.

9. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Philip W. Andrewes (Lincoln)
Reuben Baetz (Ottawa West)
Claude Bennett (Ottawa South)
Sean Conway (Renfrew North)
W. Donald Cousens (York Centre)
Gordon H. Dean (Wentworth)
James K. Gordon (Sudbury)
Bud Gregory (Mississauga East)
Larry Grossman (St. Andrew-St. Patrick)
Michael Harris (Nipissing)
Jack Johnson (Wellington-Dufferin-Peel)
David McFadden (Eglinton)
Allan K. McLean (Simcoe East)
Ronald K. McNeil (Elgin)
Jim Pollock (Hastings-Peterborough)
Robert W. Runciman (Leeds)
Howard Sheppard (Northumberland)
Bette Stephenson (York Mills)
K. Ross Stevenson (Durham-York)
Noble Villeneuve (Stormont, Dundas and Glengarry)

Carried January 6, 1986.

13. Mr. Turner - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Peterborough on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to geographical, political and community of interest factors when planning the redistribution of electoral boundaries within the Province, which factors are specifically provided for in the Resolution to the Legislative Assembly which established the Commission under date of June 16, 1983.

2. The Commission failed to give adequate attention and consideration to existing traditional and historical boundaries, and community of interest and other factors as contained in the Resolution, by removing that part of the City of Peterborough which lies east of the Otonabee River. Residents of this area would be disadvantaged if they were to be realigned and would be denied the kind of representation in the Legislature to which they are entitled.
3. The Commission failed to give adequate attention and consideration to existing boundaries of municipalities or wards thereof by suggesting that the part of the City of Peterborough lying east of the Otonabee River be part of the Hastings-Peterborough Electoral District thus effectively isolating all residents of that area together with cultural, educational, health care, religious, social services, business and industrial facilities from their established community of interest and means of communication and travel, from the rest of the City of Peterborough, thereby rendering more difficult adequate representation of the people in Parliament.

4. The Commission failed to give adequate consideration to representations made to it during public hearings in May, 1984.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Luc Guindon (Cornwall)
Cameron Jackson (Burlington South)
Jack Johnson (Wellington-Dufferin-Peel)
John Lane (Algoma-Manitoulin)
Robert C. Mitchell (Carleton)
W. Earl Rowe (Simcoe Centre)
Howard Sheppard (Northumberland)
Norman W. Sterling (Carleton-Grenville)
Noble Villeneuve (Stormont, Dundas and Glengarry)
Douglas J. Wiseman (Lanark)

Carried January 6, 1986.

14. Mr. Treleaven - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Oxford on the grounds set forth hereinafter:

1. The Commission has failed to give adequate consideration to the wishes of the residents of Tillsonburg who the Commission admits, made many representations protesting the proposed separation of Tillsonburg from the Oxford Electoral District.

2. The Commission failed to give adequate consideration to the existing and traditional boundaries of the Electoral District of Oxford which have existed almost exactly in its present form since 1933.

3. The Commission has failed to give adequate consideration to the fact that all municipal services in Tillsonburg, including public health, library services, the
educational system, hospital services, and garbage disposal, are a part of Oxford County services and as such can be better represented within a single Electoral District.

4. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Bill Barlow (Cambridge)
Gordon H. Dean (Wentworth)
Philip A. Gillies (Brantford)
Bud Gregory (Mississauga East)
Jack Johnson (Wellington-Dufferin-Peel)
Nicholas G. Leluk (York West)
Bruce McCaffrey (Armourdale)
Robert W. Runciman (Leeds)
Yuri Shymko (High Park-Swansea)
Norman W. Sterling (Carleton-Grenville)

Carried January 6, 1986.

15. Mr. Sterling - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral Districts of Stormont, Dundas and Glengarry and Leeds Grenville on the grounds set forth hereinafter:

1. The Commission failed to give and pay proper attention to the physical, family, economic and community of interest factors for the County of Grenville.

2. The Commission failed to recognize the desire of the residents of the County of Grenville that they remain as one unit and not be divided into two separate ridings. As there was no notice that a division of Grenville County was being contemplated, the residents of Grenville do not believe they have had an opportunity to be heard.

3. The Commission failed to take notice that the County of Grenville looks in two directions, to the west and to the north. Local governments are tied together under the United Counties of Leeds and Grenville. Most services offered or supported by the Provincial Government are administered on a County or United County basis. Economic and transportation factors draw the County of Grenville to the Regional Municipality of Ottawa-Carleton. With the completion of Highway 416 expected in the next five years, these ties will become stronger.
4. Therefore, the Commission failed to recognize that the people of Grenville wish to remain as one unit and that they wish to remain with part of the Regional Municipality of Ottawa-Carleton or be joined to the County of Leeds.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

George Ashe (Durham West)
Bill Barlow (Cambridge)
Gordon H. Dean (Wentworth)
Ernie L. Eves (Parry Sound)
Bruce McCaffrey (Armourdale)
Robert W. Runciman (Leeds)
Howard Sheppard (Northumberland)
Yuri Shymko (High Park-Swansea)
Richard L. Treleaven (Oxford)

Carried January 6, 1986.

16. Mr. Eakins - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Victoria-Haliburton on the grounds set forth hereinafter:

1. That the Commission was insufficiently guided by the items which were set out in the Terms of Reference dated the 16th of June, 1983, and amended on the 30 of November, 1984, set out in the resolution as Items A to H in setting up the Electoral District of Victoria-Haliburton.

2. The Commission failed to give adequate consideration to the representation made to it to maintain the historic representation provided to represent the rural constituencies in the County of Victoria in the past.

3. The elimination of the Township of Manvers would unnecessarily confuse the constituents, following their joining the County of Victoria in 1974; and would disrupt rural representation in the Legislative Assembly of Ontario.

4. The Commission did not redistribute population equally across the Province.

5. The Commission did not give adequate consideration to all the representations made to the Commission during the Winter and Spring of 1984.
6. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Maurice Bossy (Chatham-Kent)
Bernard C. Grandmaître (Ottawa East)
James McGuigan (Kent-Elgin)
Bob McKessock (Grey)
Steve Offer (Mississauga North)
Hugh P. O'Neil (Quinte)
Claudio Polsinelli (Yorkview)
Douglas R. Reycraft (Middlesex)
Tony Ruprecht (Parkdale)

Carried January 6, 1986.

17. Mr. Sorbara - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of York North on the grounds set forth hereinafter:

1. The Commission failed to give adequate consideration to geographical, political, and demographic factors when planning the redistribution of electoral boundaries within the Province, factors which are specifically provided for by Paragraph 6, subsections (a) through (h) in the June 16th, 1983, Resolution of the Legislative Assembly that established the Commission.

2. The Commission failed to give adequate attention and consideration to the community or diversity of interests as specified in Paragraph 6, subsection (a), of the June 16th, 1983, Resolution of the Legislative Assembly by amalgamating with the proposed Electoral District York Ontario, a distinct and separate community, the Town of Whitchurch-Stouffville, which Town traditionally identifies with organized neighbourhoods represented by homeowners and/or residents' associations, contained in the proposed Electoral District of York North.

In so doing, the Commission ignored the question of unity and community interest thereby rendering more difficult adequate representation of the people in Parliament.

3. The Commission failed to give due consideration to the means of communication as specified in Paragraph 6, subsection (b), of the June 16th, 1983, Resolution of the Legislative Assembly by failing to recognize the absence of any significant intra-riding communication that exists between and
in any way unites the area of the Town of Whitchurch-Stouffville and the proposed Electoral District of York Ontario.

4. The Commission failed to give due consideration to population trends as specified in Paragraph 6, subsection (d), of the June 16th, 1983, Resolution of the Legislative Assembly. No recognition has been taken of the enormous population growth in the existing Electoral District of York North since 1981.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Joseph Cordiano (Downsview)
Alvin Curling (Scarborough North)
John Eakins (Victoria-Haliburton)
Rick E. Ferraro (Wellington South)
Ed Fulton (Scarborough East)
James D. Henderson (Humber)
Tony Ruprecht (Parkdale)
Joan Smith (London South)
Lawrence South (Frontenac-Addington)
Christopher C. Ward (Wentworth North)

Carried January 6, 1986.

18. Mr. South - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Frontenac-Addington on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to the following factors: historical, community interests, population divergence from the desired average when planning the redistribution of electoral boundaries within the Province of Ontario.

2. The Commission failed to give adequate consideration to both the oral and written presentations made to it during the public hearings in Kingston on May 7, 1984.

3. The Commission failed to give adequate attention to the traditional attachments and associations, both political and social of Pittsburgh Township with the rest of the County of Frontenac when it recommended that Pittsburgh Township be severed from the riding of Frontenac-Addington.
4. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Maurice Bossy (Chatham-Kent)
James Bradley (St. Catharines)
John Eakins (Victoria-Haliburton)
Rick E. Ferraro (Wellington South)
Bernard C. Grandmaitre (Ottawa East)
James D. Henderson (Humber)
Monte Kwinter (Wilson Heights)
Gilles Morin (Carleton East)
Jean Poirier (Prescott-Russell)
David W. Smith (Lambton)
Christopher C. Ward (Wentworth North)


19. Mr. Miller (Haldimand-Norfolk) - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Haldimand-Norfolk on the grounds set forth hereinafter:

1. That the Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of Electoral Boundaries within the Province, factors which are specifically included in the terms of reference of the Commission.

2. That the Commission failed to give and pay proper attention to the physical, economic and community of interest factors, thus making difficult adequate representation in the Legislature.

3. That the Commission failed to give adequate consideration to the existing electoral boundaries which have remained virtually unchanged, both provincially and federally since the formation of the Regional Municipality of Haldimand-Norfolk by the Province in 1974. The proposed boundaries are divisive.

4. That the Commission did not give adequate consideration to all of the representations made to the Commission during the public hearings in April, 1984.
5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Maurice Bossy (Chatham-Kent)
James Bradley (St. Catharines)
John Eakins (Victoria-Haliburton)
Bernard C. Grandmaitre (Ottawa East)
Ray Haggerty (Erie)
Vincent Kerrio (Niagara Falls)
Remo Mancini (Essex South)
Bob McKessock (Grey)
Bernard Newman (Windsor-Walkerville)
Robert Nixon (Brant-Oxford-Norfolk)


20. Mr. Haggerty - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Erie on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention to the physical, social and economic cohesion of existing electoral boundaries, Welland South - Erie, and did not understand the question of community interest, recreational interest along the southern boundary of Lake Erie.

2. The Commission failed to give adequate consideration when proposing to divide the City of Niagara Falls between the Electoral Boundaries of Niagara Falls and Erie Riding with respect to the varying conditions and requirements between urban and rural districts.

3. The Commission failed to give due consideration to the average population quota (plus or minus 25%) as required by the June 16th, 1983, Resolution of the Legislative Assembly, based on the average population.

4. The Commission failed to give due consideration to the 3,500 householders not listed due to their citizenship living along the shoreline of Lake Erie who also require representation by the elected Member of Parliament.
5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Murray Elston (Huron-Bruce)
Herbert Epp (Waterloo North)
Bernard C. Grandmaitre (Ottawa East)
Remo Mancini (Essex South)
Gordon I. Miller (Haldimand-Norfolk)
Jean Poirier (Prescott-Russell)
David W. Smith (Lambton)
Gregory Sorbara (York North)
Ronald G. Van Horne (London North)

Carried January 6, 1986.

21. Mr. Mitchell - Motion - That, pursuant to the Order of the House of November 30th, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Carleton on the grounds set forth hereinafter:

That the Commission failed to give adequate attention to all of the representations made to the Commission during the public sittings that were held in the month of May, 1984.

And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Bill Barlow (Cambridge)
Ernie Eves (Parry Sound)
Phil Gillies (Brantford)
Bud Gregory (Mississauga East)
Luc Guindon (Cornwall)
John Lane (Algoma-Manitoulin)
Nicholas G. Leluk (York West)
Robert W. Runciman (Leeds)
Norman W. Sterling (Carleton-Grenville)
John M. Turner (Peterborough)
Noble A. Villeneuve (Stormont, Dundas and Glengarry)

Carried January 6, 1986.
22. **Mr. Elston - Motion** - That, pursuant to the Order of the House of November 30th, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Huron-Bruce on the grounds set forth hereinafter:

1. That the Commission was insufficiently guided by the items which were set out in the Terms of Reference dated the 16th of June, 1983, and amended on the 30th of November, 1984, set out in the resolution as Items A to H in setting up the Electoral District of Huron-Bruce.

2. The Commission failed to give adequate consideration to the representation made to it to maintain the historic representation provided to represent the rural constituencies in the Counties of Huron and Bruce in the past.

3. The elimination of one riding in the Huron, Bruce, Grey and Middlesex area would seriously erode rural representation in the Legislative Assembly of Ontario.

4. The Commission did not give adequate consideration to all the representations made to the Commission during the Winter and Spring of 1984.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

**Signatures of Members supporting this Motion:**

John Eakins (Victoria-Haliburton)  
James McGuigan (Kent-Elgin)  
Bob McKessock (Grey)  
Hugh O'Neil (Quinte)  
Jean Poirier (Prescott-Russell)  
Edward Sargent (Grey-Bruce)  
David W. Smith (Lambton)  
Gregory Sorbara (York North)  
Larry South (Frontenac-Addington)  
Christopher C. Ward (Wentworth North)

*Debated July 5, October 15, 17, 25, December 13, 19, 1985.*  
*Carried January 6, 1986.*
Mr. McKessock—Motion—That, pursuant to the Order of the House of November 30th, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Grey on the grounds set forth hereinafter:

1. That the Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of Electoral Boundaries within the Province, factors which are specifically included in the terms of reference of the Commission.

2. That the Commission failed to give and pay proper attention to the physical, economic and community of interest factors, thus making difficult adequate representation in the Legislature. The Commission changed the Riding from predominantly rural to predominantly urban.

3. When four ridings were changed into three, the Commission failed to give adequate consideration to the value of rural representation to the Province, in upholding our basic industry, agriculture and tourism.

4. That the Commission did not give adequate consideration to all of the representations made to the Commission during the public hearings in April, 1984.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

John Eakins (Victoria-Haliburton)
Murray Elston (Huron-Bruce)
Rick Ferraro (Wellington South)
Ray Haggerty (Erie)
James D. Henderson (Humber)
Donald S. Knight (Halton-Burlington)
Monte Kwinter (Wilson Heights)
Gilles Morin (Carleton East)
Jack Riddell (Huron-Middlesex)
Tony Ruprecht (Parkdale)
Edward Sargent (Grey-Bruce)

Carried January 6, 1986.
Mr. Ruprecht - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Parkdale on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of Electoral Boundaries within the Province, factors which are specifically provided for by Paragraph 6, subsections (a) through (h) in the June 16, 1983, Resolution of the Legislative Assembly that established the Commission.

2. The Commission failed to give adequate attention and consideration to the community or diversity of interests as specified in Paragraph 6, subsection (a), of the June 16th, 1983, Resolution of the Legislative Assembly by amalgamating a distinct community found within the present Riding of Dovercourt.

3. In particular, with respect to the proposal to separate the Northern sections of the present boundaries from its Southern community, the Commission failed to recognize:
   (i) historical and existing municipal boundaries;
   (ii) the existing and traditional boundaries of Electoral Districts.

4. The Commission failed to give due consideration to the existing boundaries of municipalities or wards thereof as specified in Paragraph 6, subsection (f), of the June 16, 1983, Resolution of the Legislative Assembly by discounting the influence of existing and traditional municipal ward boundaries which serve to distinguish neighbourhood organizations. By amalgamating a large portion of Ward 4 with Ward 2 and displacing Wards 1 and 3 of the existing Riding it appears that the Commission failed to give due consideration to the demands placed on the Member of the Provincial Parliament for the Riding in question, thereby rendering more difficult adequate representation of the people in Parliament.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

John Eakins (Victoria-Haliburton)
James McGuigan (Kent-Elgin)
Bob McKessock (Grey)
Monte Kwinter (Wilson Heights)
Gilles Morin (Carleton East)
Lily Munro (Hamilton Centre)
Hugh O'Neil (Quinte)
Jean Poirier (Prescott-Russell)
David W. Smith (Lambton)
Joan Smith (London South)
Gregory Sorbara (York North)
Christopher C. Ward (Wentworth North)

Carried January 6, 1986.
25. Mr. Stevenson - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Durham-York on the grounds set forth hereinafter:

1. The Commission failed to give adequate consideration to the existing community of interests amongst the Townships of Brock, Uxbridge, Georgina, East Gwillimbury and the Township of Scugog and the northern portion of the Township of Pickering, thereby ignoring the common distinctly agricultural nature of these communities and their common dependence on tourism and small businesses.

2. The Commission failed to give sufficient consideration to the topographical features of the riding; specifically the similar demands and needs of the communities along the shores of Lake Simcoe and Lake Scugog.

3. The Commission failed to give due consideration to the ease of transportation and communication, and the social and historic links arising from them, connecting the Township of Scugog and the northern areas of the Township of Pickering to the areas within the proposed constituency of York-Ontario.

4. The Commission failed to give due consideration to the requirements regarding representation as between urban and rural Electoral Districts by including the predominantly rural Township of Scugog and the northern portions of the Township of Pickering with the mostly non-rural, non-agricultural areas to their south, thereby rendering more difficult adequate representation of the people in the Legislature.

5. The Commission failed to give adequate consideration to the population trends of the Township of Scugog and the northern portions of the Township of Pickering and their similarity to the population trends of the area included in the proposed Electoral Boundaries of York-Ontario and their dissimilarity to the population trends of the areas to their south.

6. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Reuben Baetz (Ottawa West)
Gordon H. Dean (Wentworth)
Ernie L. Eves (Parry Sound)
Bud Gregory (Mississauga East)
Luc Guindon (Cornwall)
Nicholas G. Leluk (York West)
Bruce McCaffrey (Armourdale)
Robert C. Mitchell (Carleton)
Peter Partington (Brock)
Robert W. Runciman (Leeds)
Norman Sterling (Carleton-Grenville)

Carried January 6, 1986.
26. **Mr. Hayes - Motion** - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Essex North on the grounds set forth hereinafter:

1. The Commission failed to give adequate consideration to the existing and traditional boundaries of the Electoral District of Essex North.

2. The Commission failed to give adequate consideration to the difficulty of representing a large number of individual communities.

3. The Commission failed to give due consideration to the existing municipal boundaries.

4. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

**Signatures of Members supporting this Motion:**

Marion Bryden (Beaches-Woodbine)
Dave Cooke (Windsor-Riverside)
Ruth A. Grier (Lakeshore)
Richard F. Johnston (Scarborough West)
Floyd Laughren (Nickel Belt)
Elie W. Martel (Sudbury East)
Gilles Pouliot (Lake Nipigon)
David Ramsay (Timiskaming)
Melvin L. Swart (Welland-Thorold)
Bud Wildman (Algoma)

Carried January 6, 1986.
Mr. Allen - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Hamilton West on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention to the physical, social and economic cohesion in many of the new proposed electoral districts and seemed to, and indeed did ignore the matter of community of interests, thus making more difficult the just representation of the population in Parliament.

2. By combining the western portion of Hamilton Mountain with the western residential suburbs below the mountain, the Commission has deliberately ignored the radically distinct patterns of transport, social intercourse, institutional development, etc., the escarpment has imposed, and which will make service and representation of the riding much more difficult.

3. The Commission ignored the long standing practice in Hamilton of designing political boundaries of city wards and federal constituencies that respect the foregoing considerations, knowing from local experience their seriousness.

4. The Commission ignored representations made to it on these grounds during the public hearings.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Dave Cooke (Windsor-Riverside)
Jim Foulds (Port Arthur)
Evelyn Gigantes (Ottawa Centre)
Tony Grande (Oakwood)
Tony Lupusella (Dovercourt)
Ross McClellan (Bellwoods)
Karl Morin-Strom (Sault Ste. Marie)
David Reville (Riverdale)
Melvin L. Swart (Welland-Thorold)
David W. Warner (Scarborough-Ellesmere)

28. Mr. Morin - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Carleton-East on the grounds set forth hereinafter:

1. That the Commission failed to give adequate attention and consideration to geographical, historic, political and demographic factors including the diversity of language interests, existing boundaries of municipalities and wards thereof and the physical and social cohesion of the riding.

2. By removing the area bounded by the Queensway on the south, Blair Road on the east, Montreal Road on the north and St. Laurent Blvd. on the west, hereinafter referred to as the subject area, from the former boundaries of Carleton-East on the expressed grounds of enhancing the francophone interest in Ottawa-East, the Commission has failed to preserve the former mosaic of Carleton-East and has contributed towards creating a francophone enclave.

3. The Commission failed to give adequate consideration to the major topographical division created by St. Laurent Blvd. which at the material locations is a busy divided six lane thoroughfare separating the communities on either side.

4. The Commission failed to consider that the subject area, which is mostly within the City of Gloucester, has traditionally shared cultural and recreational facilities with the other residents of the City of Gloucester residing in Carleton-East.

5. In March, 1985, the Ontario Municipal Board divided the City of Gloucester into wards. Those portions of the subject area within the boundaries of the City of Gloucester were placed in the Gloucester North Ward with other Gloucester communities to the east of the subject area.

6. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Robert Callahan (Brampton)
David R. Cooke (Kitchener)
Rick E. Ferraro (Wellington South)
René Fontaine (Cochrane North)
James D. Henderson (Humber)
Vincent G. Kerrie (Niagara Falls)
Monte Kwinter (Wilson Heights)
Bernard Newman (Windsor-Walkerville)
Claudio Polsinelli (Yorkview)
Douglas Reycraft (Middlesex)
Jack Riddell (Huron-Middlesex)
David W. Smith (Lambton)

Carried January 6, 1986.
29. Mr. Wrye - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Windsor-Sandwich on the grounds set forth hereinafter:

1. The Commission failed to give and pay proper attention to the physical, social or economic cohesion in many of the new electoral districts created and appeared to ignore and did ignore the question of unity and community interest and thereby rendering more difficult adequate representation of the people in the Legislative Assembly.

2. The placement of an area south of Grand Marais Road, east of Dominion Boulevard, north of Cabana Road West and west of Dougall Avenue outside the boundaries of Windsor-Sandwich ignores the physical, social and economic cohesion of the core area of south Windsor and ignores community of interest.

3. The Commission ignored the representations made to the Commission on behalf of the various individuals and groups, none of whom made proposals similar to the Commission's proposals.

4. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Murray Elston (Huron-Bruce)
Ray Haggerty (Erie)
Vincent G. Kerrie (Niagara Falls)
Remo Mancini (Essex South)
Bernard Newman (Windsor-Walkerville)
Robert Nixon (Brant-Oxford-Norfolk)
Jack Riddell (Huron-Middlesex)
Edward Sargent (Grey-Bruce)
John Sweeney (Kitchener-Wilmot)
Ronald G. Van Horne (London North)

Carried January 6, 1986.
30. Mr. Bennett – Motion – That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Ottawa South on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to special geographic considerations, regarding the northeastern boundary that will continue to remain a major artery (The Queensway) with the exception of a small portion of the riding of Ottawa South, a community known as Sandy Hill. This small community is separated from the rest of the riding by a ten-lane highway and would be better served to be part of the larger remain, known as the riding of Ottawa East.

2. The Commission failed to give adequate attention and consideration to the proposed southern boundaries. In leaving the southern boundary as Walkley Road, two residential communities, mainly Riverside Park South and Hunt Club, will be represented by a Member whose main population base is in the adjacent City of Gloucester. Furthermore, these two communities, and more specifically, the southernmost position of the existing Riding of Ottawa South are totally integrated by by means of joint community associations; City recreation facilities, community newspapers and so on. This area should, in my opinion, remain within the boundaries of Ottawa South.

3. The Commission failed to give adequate attention and consideration to Carleton University and the adjacent residential area being removed from the riding of Ottawa South. This facility and residential area should be kept together, however the community is very much a part of the same community existing on the east side of Bank Street, the proposed boundary. It would be detrimental to have this neighbourhood split in such a way and to be represented by two different Provincial Members.

4. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Philip Andrewes (Lincoln)
Bill Barlow (Cambridge)
Leo Bernier (Kenora)
Phil Gillies (Brantford)
James K. Gordon (Sudbury)
George McCague (Dufferin-Simcoe)
Bob Mitchell (Carleton)
Jim Pollock (Hastings-Peterborough)
Norman W. Sterling (Carleton-Grenville)
Dennis Timbrell (Don Mills)

31. Mr. Davis - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Scarborough Centre on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to the geographic, political and demographic factors when planning the redistribution of Electoral Boundaries within the Province, factors which are specifically included in the terms of reference of the Commission.

2. By adding the area west of the C.N. tracks and west of Midland Avenue, the Commission has failed to take into account that the tracks form the natural boundary between the communities.

3. The Commission ignored the representations made to the Commission on behalf of various individuals and groups, none of whom made proposals similar to the Commission's proposals.

4. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Phil Gillies (Brantford)
Bud Gregory (Mississauga East)
Luc Guindon (Cornwall)
Cameron Jackson (Burlington South)
Nicholas G. Leluk (York West)
David McFadden (Eglinton)
Terry O'Connor (Oakville)
Peter Partington (Brock)
Jack Pierce (Rainy River)
Earl Rowe (Simcoe Centre)

Carried January 6, 1986.

32. Mr. Ashe - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Durham Centre on the grounds set forth hereinafter:

1. The Commission failed to heed the representations of the citizens of the Town of Whitby that the total municipality should remain intact.
2. The Commission failed to recognize the community of interest built up within the Town of Whitby since the amalgamation of the former Town and the former Township of Whitby.

3. The Commission failed to recognize existing boundaries of municipalities or wards thereof; The existing and traditional boundaries of electoral districts; both omissions in direct conflict with the Commission's terms of reference.

4. The Commission failed to recognize that when the Region of Durham was formed in 1973 following an in depth planning and development study that the Town of Whitby as constituted was the only Municipality within the new region to not undergo a boundary change. This was an obvious recognition of the Town of Whitby - north and south - being an appropriate political entity.

5. The current member for Durham West representing the Town of Whitby for the past eight years is very much aware of the community and the citizens therein. Said member has not heard of even one citizen in the community speaking in support of splitting the Town for Provincial Electoral purposes.

6. A Municipality must be split when it's population is too large to be accommodated within the maximums of a Provincial Constituency. This is not the case with the Town of Whitby.

It recommended, that the new Electoral District of Durham Centre comprise the complete Town of Whitby and a smaller unit of the City of Oshawa necessary to satisfy the normal population requirements.

7. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Philip Andrewes (Lincoln)
Claude Bennett (Ottawa South)
Mike Breaugh (Oshawa)
Gordon H. Dean (Wentworth)
Phil Gillies (Brantford)
James K. Gordon (Sudbury)
Bud Gregory (Mississauga East)
Michael Harris (Nipissing)
George McCague (Dufferin-Simcoe)
Bob Runciman (Leeds)
Bette Stephenson (York Mills)
Ross Stevenson (Durham York)

Carried January 6, 1986.
33. **Mr. Riddell - Motion** - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Huron-Middlesex on the grounds set forth hereinafter:

1. That the Commission was insufficiently guided by the items which were set out in the Terms of Reference dated the 16 of June, 1983, and amended on the 30 of November, 1984, set out in the resolution as Items A to H in setting up the Electoral District of Huron-Middlesex.

2. The Commission failed to give adequate consideration to the representation made to it to maintain the historic representation provided to represent the rural constituencies in the Counties of Huron and Middlesex in the past.

3. The elimination of one riding in the Huron, Bruce, Grey and Middlesex area would seriously erode rural representation in the Legislative Assembly of Ontario.

4. The Commission did not give adequate consideration to all the representations made to the Commission during the Winter and Spring of 1984.

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

**Signatures of Members supporting this Motion:**

Murray Elston (Huron-Bruce)
Ray Haggerty (Erie)
Remo Mancini (Essex South)
James McGuigan (Kent-Elgin)
Jean Poirier (Prescott-Russell)
Ian G. Scott (St. David)
Gregory Sorbara (York North)
Ronald G. Van Horne (London North)
Bill Wrye (Windsor-Sandwich)


34. **Mr. Offer - Motion** - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Mississauga North on the grounds set forth hereinafter:
1. The Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of electoral boundaries within the Province, factors which are specifically provided for by Paragraph 6, subsections (a) through (h) in the June 16, 1983, Resolution of the Legislative Assembly that established the Commission.

2. The Commission failed to give adequate attention and consideration to the community or diversity of interests as specified in Paragraph 6, subsection (a), of the June 16, 1983, Resolution of the Legislative Assembly by failing to recognize a distinct and separate community the former Town of Malton, with traditional organized neighbourhoods represented by homeowners and/or residents' associations, contained in the existing Riding of Mississauga North.

In so doing, the Commission ignored the question of unity and community interest thereby rendering more difficult adequate representation of the people in Parliament.

3. The Commission failed to give due consideration to the means of communication as specified in Paragraph 6, subsection (b), of the June 16, 1983, Resolution of the Legislative Assembly by failing to recognize the absence of any significant intra-riding communication that exists between and in any way unites the area north of Eglinton Avenue with the current Riding of Mississauga North.

4. The Commission failed to give due consideration to the topographical features as specified in Paragraph 6, subsection (b), of the June 16, 1983, Resolution of the Legislative Assembly by discounting the influence of existing major roadways, Highway No. 10 on the west and the Queen Elizabeth Highway on the south, which have tended to serve as natural geographic barriers between communities of people.

5. The Commission failed to give due consideration to the existing and traditional boundaries of electoral districts as specified in Paragraph 6, subsection (g), of the June 16, 1983, Resolution of the Legislative Assembly by existing the northern boundary of the Riding to the city limit, despite the fact that the current northern boundary, Eglinton Avenue or any configuration thereof between such and Burnhamthorpe Road East, represents a natural extension in comparison to existing ward boundaries, and preserves the physical, social and economic cohesion of the present electoral district.
6. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Maurice Bossy (Chatham Kent)
René Fontaine (Cochrane North)
Ed Fulton (Scarborough East)
Bernard Grandmaitre (Ottawa East)
James D. Henderson (Humber)
Donald S. Knight (Halton-Burlington)
Monte Kwinter (Wilson Heights)
Bernard Newman (Windsor-Walkerville)
Jean Poirier (Prescott-Russell)
Douglas Reycraft (Middlesex)
Ian G. Scott (St. David)
Gregory Sorbara (York North)


35. Mr. Shymko - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of High Park-Swansea on the grounds set forth hereinafter:

1. The Commission failed to give adequate consideration to the historical trend of the electoral boundary changes since the turn of the century of the former Electoral District of High Park to the present Electoral District of High Park-Swansea which was always in a westerly direction, reflecting the demographic changes, the pattern and mobility of population trends, and preserving the commonality of an integral community. The proposed shift of the north eastern boundary in an easterly direction as outlined in the Commission's revised proposal is a significant and unusual reversal of this historical trend.

2. The Commission failed to give due consideration to the written and oral presentations made to the Commission during the public sittings that were held in Toronto on May 17, 1984 which supported the Commission's initial proposals (a) for the northern, western and southern boundaries of the Electoral District of High Park-Swansea as accurately reflecting the natural boundaries of the riding following St. Clair Avenue West and Dundas Street West to the Humber River and south to Lake Ontario, and (b) for keeping the existing north eastern boundary following the Canadian National and the Canadian Pacific Railway lines as an indisputable natural boundary.
3. In so doing, the Commission ignored the question of unity and community interests of traditional organized neighbourhoods which historically and socially have always been closely tied, sharing common local centres on both sides of Jane Street, Annette Street and Runnymede Road south of St. Clair Avenue West and their social, business, professional, cultural recreational activities.

4. The Commission failed to give adequate consideration to and indeed did ignore the question of community of interest by extending the present north eastern boundary to include the area east of the CN-CP railway lines to Caledonia Road and the CN track south of St. Clair Avenue West and north of Bloor Street West. There is no common community of interests of High Park-Swansea and the residents of this northern area of the present Electoral District of Parkdale.

5. The Commission failed to give due consideration to the topographical and geographic features as specified in Paragraph 6, subsection (b), of the June 16, 1983, Resolution of the Legislative Assembly by discounting the existing CN-CP railways on the east and the Humber River on the west and the major arterial road of St. Clair Avenue West on the north which have tended to serve as natural boundaries between communities of people. The Commission has given precedence to such important natural boundaries over municipal boundaries as is reflected by the Commission's initial as well as revised proposals affecting a number of electoral districts within Metropolitan Toronto.

6. The Commission failed to give due consideration to the existing and traditional boundaries of electoral districts when it extended the north eastern boundary beyond its present natural geographic barrier (CN-CP railway lines) instead of extending the present north western boundary, as the Commission initially proposed in 1984, which represents a natural extension to a natural topographical barrier (the Humber River) that would preserve and unify the physical, social and economic cohesion of an integral community within the present electoral district.

7. The Commission failed to give due consideration to population trends as specified in Paragraph 6, subsection (d), of the June 16, 1983, Resolution of the Legislative Assembly by reversing its original proposal for the northwestern boundary which would have increased the present population by 11,404 (1981 Census) in addition to expected future growth considerations of approximately 2,600 within 2 years in light of current major residential projects and a further potential of 10,000 within the next decade pending the development of the Stockyards district.
9. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Bill Barlow (Cambridge)
Andrew S. Brandt (Sarnia)
Gordon H. Dean (Wentworth)
Robert G. Elgie (York East)
Bud Gregory (Mississauga East)
Nicholas G. Leluk (York West)
Robert W. Runciman (Leeds)
Bette Stephenson (York Mills)
Richard L. Treleaven (Oxford)
John M. Turner (Peterborough)

Carried January 6, 1986.

36. Mr. Mancini - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Essex South on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of electoral boundaries within the Province, factors which are specifically provided for by Paragraph 6, subsections (a) through (h) in the June 16, 1983, Resolution of the Legislative Assembly that established the Commission.

2. The Commission failed to give due consideration to the existing and traditional boundaries of Electoral Districts as specified in Paragraph 6, subsection (g), of the June 16, 1983, Resolution of the Legislative Assembly by dividing the Essex South Riding east and west instead of the traditional north and south.

3. The Commission failed to appreciate that the Essex South Riding has been virtually the same for over 100 years. The Commission failed to give consideration to the fact that in Essex County the wardens are elected on a north-south basis and this restricting pattern reinforces the provincial electoral boundaries.
4. The elimination of one riding in the Windsor and Essex County area erodes rural representation in the Legislative Assembly of Ontario.

5. The Commission unfairly places Leamington, the largest urban centre in Essex County, in a Kent County constituency.

6. The Commission failed to give and pay proper attention to the physical, family, economic and community of interest factors.

7. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Bob Callahan (Brampton)
Sean Conway (Renfrew North)
Joseph Cordiano (Downsview)
Alvin Curling (Scarborough North)
Herb Epp (Waterloo North)
René Fontaine (Cochrane-North)
Ed Fulton (Scarborough East)
Bernard Grandmaître (Ottawa East)
Vincent G. Kerrio (Niagara Falls)
John Lane (Algoma-Manitoulin)
Ian Scott (St. David)
David Smith (Lambton)
David Warner (Scarborough-Ellesmere)

Mr. Knight - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Halton-Burlington on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of electoral boundaries within the Province, factors which are specifically provided for by Paragraph 6, subsections (a) through (h) in the June 16, 1983, Resolution of the Legislative Assembly that established the Commission.

2. The Commission failed to give due consideration to the existing and traditional boundaries of Electoral Districts as specified in Paragraph 6, subsection (g), of the June 16, 1983, Resolution of the Legislative Assembly by dividing the Halton-Burlington Riding east and west instead of the traditional north and south.

3. The Commission has ignored the traditional community of interest between Milton and Halton Hills, a community of interest which does not exist to the same degree between Milton and Burlington.

4. The Commission has ignored the fact that within the Region of Halton most agencies consider the North Halton area as a distinct community from the south and have structured most agencies in a manner to reflect this reality.

5. The Commission failed to give and pay proper attention to the physical, family, economic and community of interest factors.

6. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Joseph Cordiano (Downsview)
Rick Ferraro (Wellington South)
James Henderson (Humber)
Remo Mancini (Essex South)
Steve Offer (Mississauga North)
Claudio Polsinelli (Yorkview)
Douglas R. Reycraft (Middlesex)
David W. Smith (Lambton)
Laurence South (Frontenac-Addington)
Chris Ward (Wentworth North)

38. **Mrs. Marland - Motion** - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Mississauga South on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of electoral boundaries within the Province, factors which are specifically provided for by Paragraph 6, subsections (a) through (h) in the June 16, 1983, Resolution of the Legislative Assembly that established the Commission.

2. The Commission failed to give adequate attention and consideration to the community or diversity of interests as specified in Paragraph 6, subsection (a) of the June 16, 1983, Resolution of the Legislative Assembly by amalgamating a distinct and separate community, Lawton Heights, east of Cawthra Road, north of the Queen Elizabeth Highway, with traditional organized neighbourhoods represented by homeowners and/or residents' associations contained in the existing Riding of Mississauga South.

   In so doing, the Commission ignored the question of unity and community of interest thereby rendering more difficult adequate representation of the people in Parliament.

3. The Commission failed to give due consideration to the topographical features as specified in Paragraph 6, subsection (b) of the June 16, 1983, Resolution of the Legislative Assembly by discounting the influence of existing major roadways, Highway No. 10 on the west and the Queen Elizabeth Highway on the south, which have tended to serve as natural geographic barriers between communities of people.

4. The Commission failed to give due consideration to the existing boundaries of municipalities or wards thereof as specified in Paragraph 6, subsection (f) of the June 16, 1983, Resolution of the Legislative Assembly by discounting the influence of existing traditional municipal wards boundaries which serve to separate and distinguish neighbourhood organizations. By amalgamating a portion of Ward 7 with Ward 1 it appears that the Commission failed to give due consideration to the demands placed on the Member of the Provincial Parliament for the Riding in question, thereby rendering more difficult adequate representation of the people in Parliament.
5. The Commission failed to give due consideration to the existing and traditional boundaries of electoral districts as specified in Paragraph 6, subsection (g) of the June 16, 1983, Resolution of the Legislative Assembly by extending the northern boundary of the Riding to Dundas Street, despite the fact that the current northern boundary, Queen Elizabeth Highway represents a natural extension in comparison to existing ward boundaries, and preserves the physical, social and economic cohesion of the present electoral district.

6. The Commission failed to give due consideration to special geographic considerations, including the accessibility of such regions or the size or shape thereof as specified in Paragraph 6, subsection (h) of the June 16, 1983, Resolution of the Legislative Assembly by increasing the size of the riding in north-south terms and adding a community at the north end separated from the rest of the riding by the Queen Elizabeth Highway.

At the same time, the Commission failed to facilitate the need for ease of transportation and communication, thereby rendering more difficult adequate representation of the people in Parliament.

7. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Philip Andrewes (Lincoln)
Bill Barlow (Cambridge)
Susan Fish (St. George)
Bud Gregory (Mississauga East)
Luc Guindon (Cornwall)
Mickey Hennessy (Thunder Bay)
Allan McLean (Simcoe East)
Terry O'Connor (Oakville)
Peter Partington (Brock)
W. Earl Rowe (Simcoe Centre)

39. Mr. Cordiano - Motion - That, pursuant to the Order of the House of November 30, 1984, consideration be given by the House to an objection to the provisions of the Report of the Ontario Electoral Boundaries Commission respecting the Electoral District of Downsview on the grounds set forth hereinafter:

1. The Commission failed to give adequate attention and consideration to geographical, political and demographic factors when planning the redistribution of electoral boundaries within the Province, factors which are specifically provided for by Paragraph 6, subsections (a) through (h) in the June 16, 1983, Resolution of the Legislative Assembly that established the Commission.

2. The Commission did not give adequate consideration to all the representations made to the Commission during the course of the Public Hearings.

3. The Commission failed to give adequate consideration to the existing boundaries of the riding, and placed too much emphasis to population Quotas in determining boundaries for the Proposed Electoral District of Downsview.

4. The Commission failed to give adequate consideration to the cultural links uniting the people North of Highway 401 and South of Sheppard Avenue (between Jane Street on the west and the Allen Expressway on the east) with the people South of Highway 401 and North of the North York city limit (between Jane Street on the west and C.N. railway lines on the east).

5. And such other objections that the undersigned Members may consider applicable in order to carry out the spirit and terms and conditions of the redistribution of Ontario Electoral Districts.

Signatures of Members supporting this Motion:

Maurice Bossy (Chatham-Kent)
Robert Callahan (Brampton)
Ray Haggerty (Erie)
Don Knight (Halton-Burlington)
Steve Offer (Mississauga North)
Claudio Polsinelli (Yorkview)
Douglas Reycraft (Middlesex)
Joan Smith (London South)
Laurence South (Frontenac-Addington)
Christopher Ward (Wentworth North)