JOURNALS
OF THE
Legislative Assembly
OF THE
PROVINCE OF ONTARIO

From November 3rd, 1987 to January 7th, 1988
Both Days inclusive

and from February 8th to February 11th, 1988
Both Days inclusive

and from April 5th to June 29th, 1988
Both Days inclusive

and from October 17th, 1988 to March 2nd, 1989
Both Days inclusive

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

SESSION 1987-88-89

IN THE THIRTY-SIXTH, THIRTY-SEVENTH AND
THIRTY-EIGHTH YEARS OF THE REIGN OF
OUR SOVEREIGN LADY QUEEN ELIZABETH II

VOL. CXXI
INDEX
Journals of the Legislative Assembly of Ontario
36-37-38 ELIZABETH II, 1987-88-89

First Session — Thirty-fourth Parliament

A

ADJOURNMENT DEBATES:
   November 17, 19, 24; December 8, 10, 1987; April 14, 1988; January 12, 1989.

ARMENIAN EARTHQUAKE:
   Canadian and Ontario flags flown at half-mast in remembrance of those who lost their lives — December 12, 1988.

B

BOARD OF INTERNAL ECONOMY:
   Order in Council appointing Chairman and Commissioners—November 4, 1987.
   Order in Council deleting the name of one Commissioner and substituting the name of another in lieu thereof—February 13, 1989.

BUDGET DEBATE:
   Dates considered—April 25, 26, 27, 28; May 4, 5, 9, 19, 30; June 2, 1988; February 22; March 2, 1989.

[iii]
Motion for approval—April 25, 1988; carried on division—March 2, 1989.
Amendments to motion for approval—April 26, 1988; lost on division—March 2, 1989.

BY-ELECTION:

C

CABINET OFFICE ESTIMATES:
Estimates (1987-88) referred to Committee of Supply—November 30, 1987;
deemed reported—May 26, 1988.
Estimates (1988-89) referred to Committee of Supply—June 15, 1988; deemed
reported—March 2, 1989.

COMMISSION ON ELECTION FINANCES:
Eleventh Report of the Commission containing recommendations with respect
to the Indemnities and Allowances of Members of the Legislative
Recommendations pursuant to Section 4 (3) of the Election Finances Act,
Report containing Proposed Amendments to the Election Finances Act,

COMMISSIONERS OF ESTATE BILLS:
Bill referred and reports thereon:
• Charlotte Eleanor Englehart Hospital Act, 1988, (Bill Pr9), referred June
16, 1988; reported favourably November 2, 1988.
• United Church of Canada Act, 1987, (Bill Pr29), referred November 9, 1987; reported favourably February 8, 1988.

COMMITTEE OF SUPPLY:
Estimates (1987-88) dates referred and reported:
• Cabinet Office—referred November 30, 1987; deemed reported—May 26,
• Francophone Affairs—referred November 30, 1987; deemed reported—May
• Government Services—referred November 30, 1987; Supplementaries—
• Intergovernmental Affairs—referred November 30, 1987; deemed report-
• Management Board of Cabinet—referred November 30, 1987; deemed
reported—May 26, 1988.
• Office of the Lieutenant Governor—referred November 30, 1987; deemed
reported—May 26, 1988.
• Office of the Premier—referred November 30, 1987; deemed reported—May
• Revenue—referred November 30, 1987; Supplementaries—referred December 17, 1987; deemed reported—May 26, 1988.

Estimates (1988-89) dates referred and reported:
• Cabinet Office—referred June 15, 1988; deemed reported—March 2, 1989.
• Health—referred November 7, 1988; reported—December 1, 1988.
• Housing—referred November 22, 1988; Supplementaries—referred December 13, 1988; reported—February 23, 1989.
• Intergovernmental Affairs—referred June 15, 1988; deemed reported—March 2, 1989.

Changes in referrals, time and/or sequence of consideration—October 24, 27; November 7, 10, 22; December 12, 1988; January 11, 1989.

COMMITTEE OF THE WHOLE HOUSE:
Mr Poirier, member for the Electoral District of Prescott and Russell, appointed Deputy Speaker for this Parliament—November 4, 1987.
Mr Ray, member of the Electoral District of Windsor-Walkerville, appointed Deputy Chairman of the Committees of the Whole House for the remainder of this Session—October 26, 1988.

Bills referred and reports presented:
• District Municipality of Muskoka Amendment Act, 1988, (Bill 169), referred February 21, 1989; reported as amended February 21, 1989.
• Education Amendment Act, 1987, (Bill 70), referred January 11, 1989; reported as amended January 11, 1989.
• Education Amendment Act, 1988, (Bill 100), referred June 15, 1988; reported without amendment June 28, 1988.
• Employment Standards Amendment Act, 1987, (Bill 51), referred December 9, 1987; reported without amendment December 9, 1987.
• Employment Standards Amendment Act, 1988, (Bill 114), referred January 18, 1989; reported without amendment February 2, 1989.
• Farm Implements Act, 1987, (Bill 78), referred November 16, 1988; reported as amended November 16, 1988.
• Farm Products Containers Act, 1988, (Bill 140), referred November 15, 1988; reported without amendment November 15, 1988.
• Limitations Amendment Act, 1988, (Bill 198), referred January 12, 1989.
• Members’ Conflict of Interest Act, 1987—Loi de 1987 sur les conflits d’intérêts des membres de l’Assemblée, (Bill 1), referred February 8, 1988; reported without amendment February 9, 1988.
• Municipal Statute Law Amendment Act, 1987, (Bill 59), referred June 1, 1988; reported as amended June 1, 1988.
• Municipality of Metropolitan Toronto Amendment Act, 1988, (Bill 29), referred February 8, 1988; reported without amendment, February 8, 1988.
• Ontario Automobile Insurance Board Act, 1988, (Bill 2), referred February 8, 1988; reported without amendment February 10, 1988.
• Personal Property Security Act, 1988, (Bill 151), referred March 1, 1989; reported as amended March 1, 1989.
• Pits and Quarries Control Amendment Act, 1988, (Bill 153), referred June 22, 1988; reported without amendment June 22, 1988.
• Repair and Storage Liens Act, 1988, (Bill 152), referred March 1, 1989; reported as amended March 2, 1989.
• Water Transfer Control Act, 1988, (Bill 175), referred February 9, 1989; reported as amended February 9, 1989.

**COMPENDIA:**
See Sessional Paper Index, (green section) “Compendia”.

**CONFLICT OF INTEREST COMMISSIONER:**

**CONSTITUTIONAL REFORM, SELECT COMMITTEE ON:**
See “Select Committee”.

**D**

**DEBATES ON MATTERS OF URGENT PUBLIC IMPORTANCE:**
(See “EMERGENCY DEBATES” listed by subject matter and Member).

**DEPUTY CHAIR OF THE COMMITTEES OF THE WHOLE HOUSE:**
Motion for the appointment of, and amendment thereto, debated—October 24, 25, 26, 1988.

**DEPUTY SPEAKER:**

**DEWAN, PATRICK MICHAEL:**
DIVISION BELLS:
Deemed to be ringing until sitting is resumed—April 22, 1988.
Ring through the remainder of the day—April 21, 1988; January 17, 1989.

E

ELECTION ROLL:

EMERGENCY DEBATES:
List by Member:
Mr Allen, Young offenders, underfunding and lack of planning of programs and facilities—February 6, 1989.
Mr Brandt, Canada-U.S. trade agreement, not proceeded with (on division)—December 15, 1987.
Mr Brandt, Nursing shortage and health care services—January 10, 1989.
Mr Brandt, Waste management—October 17, 1988.
Mr Cousens, Municipal planning process—November 9, 1988.
Mrs Cunningham, Home care services—January 9, 1989.
Mr Harris, Lack of affordable housing and rental accommodation—November 5, 1987.
Mr Rae (York South), Automobile insurance rates, ruled out of order—February 13, 1989.
Mr Rae (York South), Establishment of an independent prosecutor and investigation process to deal with possible criminal actions by members of Ontario's police forces—January 16, 1989.
Mr Rae (York South), Sunday shopping—April 5, 1988.
Mr Rae (York South), Trade agreement—November 4, 1987.
Mr Reville, Budget constraints on Ontario hospitals, not proceeded with (on division)—May 11, 1988.
Mr Reville, Funding for community based alternatives, not proceeded with (on division)—May 10, 1988.
Mr Reville, Health care services, not proceeded with (on division)—May 9, 1988.
Mr Reville, Hospitals facing budget cut backs—May 12, 1988.
Mr Runciman, Auto insurance premium increases—December 6, 1988.

List by subject matter:
Auto insurance premium increases, Mr Runciman—December 6, 1988.
Automobile insurance rates, Mr Rae (York South), ruled out of order—February 13, 1989.
Budget constraints on Ontario hospitals, Mr Reville, not proceeded with (on division)—May 11, 1988.
Canada-U.S. trade agreement, Mr Brandt, not proceeded with (on division)—December 15, 1987.
Establishment of an independent prosecutor and investigation process to deal with possible criminal actions by members of Ontario's police forces, Mr Rae (York South)—January 16, 1989.

Funding for community based alternatives, Mr Reville, not proceeded with (on division)—May 10, 1988.

Health care services, Mr Reville, not proceeded with (on division)—May 9, 1988.

Home care services, Mrs Cunningham—January 9, 1989.

Hospitals facing budget cut backs, Mr Reville—May 12, 1988.

Housing, lack of affordable, and rental accommodation, Mr Harris—November 5, 1987.


Municipal planning process, Mr Cousens—November 9, 1988.

Nursing shortage and health care services, Mr Brandt—January 10, 1989.

Sunday shopping, Mr Rae (York South)—April 5, 1988.

Trade agreement, Mr Rae (York South)—November 4, 1987.

Waste management, Mr Brandt—October 17, 1988.

Young offenders, underfunding and lack of planning of programs and facilities, Mr Allen—February 6, 1989.

ESTIMATES:


Referred to Committees, including any Supplementary Estimates presented—November 30, 1987.


1987-88 Estimates and Supplementary Estimates not yet passed and reported, deemed to be passed, reported and concurred in—May 26, 1988.


Referred to Committees, including any Supplementary Estimates—June 15; October 24; November 22; December 13, 1988; January 31; February 21, 1989.

1988-89 Estimates and Supplementary Estimates not yet passed and reported, deemed to be passed, reported and concurred in—March 2, 1989.

Changes in time and/or sequence of consideration—October 24, 27; November 7, 10, 22; December 12, 1988; January 4, 11; February 20, 1989.

Tabled—See Sessional Paper index, (green section) "Expenditure Estimates".

EVANS, HONOURABLE GREGORY:

Appointment of, as Conflict of Interest Commissioner—June 29, 1988.

F

FLAGS:

Canadian and Ontario, flown at half-mast in remembrance of those who lost their lives in the Armenian earthquake—December 12, 1988.
FOLLWELL, MISSY:
   Clerk Assistant of the Yukon legislature, on attachment to the Office of the Clerk, introduced—October 24, 1988.

FOOTE, JOHN W.:

FRANCOPHONE AFFAIRS:

FULFORD, GEORGE TAYLOR:

H

HANDLEMAN, SIDNEY B.:

HODGSON, WILLIAM M.C.:

I

INFORMATION AND PRIVACY COMMISSIONER:

INTERIM SUPPLY:
   See Supply

J

JAMES, CRAIG:
   Second Clerk Assistant and Clerk of Committees of the British Columbia legislature, on attachment to the Office of the Clerk, introduced—November 5, 1987.

L

LEGISLATIVE ASSEMBLY:
   Acting Speaker receives consent of House to reserve judgment on a proposed amendment to an amendment to a Government Motion and to refer matter
to the Speaker to determine whether the amendment is in order—

Adjournment:
• June 29 to October 17, 1988—June 29, 1988.

Debates under Standing Order 37—See Emergency Debates.


Estimates not reported, disposition of—May 26, 1988; March 2, 1989.


Provisional Standing Orders extended to remain in effect—December 31, 1987; May 26; June 28; December 15, 1988.

Routine Motions (also see under specific subject matters):
• House to consider government business—November 16, 1987.
• House shall continue to meet until 9.00 p.m. when the Speaker shall adjourn the House without motion until the next Sessional day—June 28, 1988.
• House shall meet from 9:00 a.m. until 12:00 noon on Wednesday, June 29, 1988, with Routine Proceedings at 1:00 p.m.—June 28, 1988.
• House shall continue to meet after 6:00 p.m.—June 29, 1988.
• House shall meet at 11:00 a.m. on Thursday, February 16, 1989 to consider one item of private members' public business—February 15, 1989.
• House shall meet from 10:00 a.m. to 12:30 p.m. on Thursday, March 2, 1989, to consider government business, with Routine Proceedings to commence at 1:30 p.m.—February 23, 1989.
• Order for Second Reading of Bill 76, An Act to amend the Education Act and certain other Acts related to Education discharged and Bill withdrawn—April 26, 1988.
• Order for Second Reading of Bill 111, An Act to amend the Legislative Assembly Act discharged and Bill withdrawn—October 20, 1988.
• Order for Second Reading of Bill 112, An Act to amend the Legislative Assembly Act discharged and Bill withdrawn—October 20, 1988.
• Order for Third Reading of Bill 125, An Act to amend the Education Act and certain other Acts related to Education discharged and Bill referred to Committee of the Whole House—May 24, 1988.
• Order of the House of May 4, 1988 adopting the report of the Standing Committee on Regulations and Private Bills with respect to a certain Bill rescinded and Bill recommenced to Committee—June 16, 1988.
• Order of precedence for private members’ public business changed—December 15, 1987; April 26; May 10; June 15; October 17, 20; November 22; December 1, 15, 1988; January 3, 11, 19; February 1, 20, 22, 1989.

• Requirement for notice with respect to private members’ ballot items waived—November 16, 1987; February 8; April 5, 20, 26; May 12; June 15; October 17, November 17; December 1, 1988; January 3, 11, 19; February 1. 15, 20, 22, 1989.

• Routine Proceedings commence at 10:00 a.m.—December 30, 1987; January 6, 1988.

• Sit through luncheon recess—December 30, 1987; January 6, 1988.


• Unanimous consent given:
  — to adjourn the debate on the motion for adoption of the report of the Standing Committee on Administration of Justice on Bill 113, An Act to amend the Retail Business Holidays Act—January 10, 1989.
  — to adjourn House at 5:00 p.m.—December 23, 1987.
  — to defer divisions June 16, 20, 29; December 7, 13, 1988; January 12; February 14, 27; March 1, 1989.
  — to observe a minute of silence in remembrance of Worker Memorial Day—April 28, 1988.
  — to permit Bill 181, An Act to amend the Legislative Assembly Act, to be Ordered for Third Reading immediately following Second Reading—December 8, 1988.
  — to permit Mr Harris, in the absence of Mr McCague, to move Mr McCague’s Resolution—May 19, 1988.
  — to permit Mr Reville, by reason of Mr Swart’s resignation, to move the Order for Second Reading of Mr Swart’s Bill 111, An Act to amend the Legislative Assembly Act, be discharged and the Bill withdrawn—October 20, 1988.
  — to refer a Resolution to the Select Committee on Education—May 19, 1988.
  — to revert to “Motions”—December 10, 1987; January 7; February 11; April 20; June 28, 29, 1988.
  — to waive arguments of the mover and representatives of the other parties prior to proceeding to debate a matter of urgent public importance—January 10, 1989.

Vacancy in the membership of the House announced—January 4; October 17, 1988.

Vacancy in the office of Deputy Chairman of the Committees of the Whole House announced—October 24, 1988.
LEVESQUE, RENE:  

LIEUTENANT GOVERNOR:  
(Also see "Office of")  
His speech on prorogation—March 2, 1989.  
Royal Assent—see Bill index (blue section) and, Royal Assent.

LINDEN, SIDNEY BRYAN:  
Appointment of, as Information and Privacy Commissioner—November 24, 1987.

M

MACNAUGHTON, CHARLES STEEL:  

MANAGEMENT BOARD OF CABINET:  

MATTERS OF URGENT PUBLIC IMPORTANCE, DEBATES ON:  
(See "EMERGENCY DEBATES").

MEMBER:  
Mrs Cunningham, took her seat—April 12, 1988.  
Mr Edighoffer, elected as Speaker—November 3, 1987.  
Mr Farnan, named—May 12, 1988.  
Mr Kormos, took his seat—November 15, 1988.  
Mr Poirier, appointed Deputy Speaker—November 4, 1987.  
Mr Rae (York South), recognized as Leader of Her Majesty’s Loyal Opposition—November 3, 1987.  
Mr Ray (Windsor-Walkerville), appointed Deputy Chairman of the Committees of the Whole House—October 26, 1988.

Mr Runciman, named—April 28, 1988.

Mr Swart, named—February 9, 1988.

Mr Swart, informed the House of his intention to resign, effective June 30, 1988—May 2, 1988.


MINISTRY OF AGRICULTURE AND FOOD:


MINISTRY OF THE ATTORNEY GENERAL:


MINISTRY OF CITIZENSHIP:


MINISTRY OF COLLEGES AND UNIVERSITIES:


MINISTRY OF COMMUNITY AND SOCIAL SERVICES:

MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS:

MINISTRY OF CORRECTIONAL SERVICES:

MINISTRY OF CULTURE AND COMMUNICATIONS:

MINISTRY OF EDUCATION:

MINISTRY OF ENERGY:

MINISTRY OF THE ENVIRONMENT:

MINISTRY OF FINANCIAL INSTITUTIONS:

MINISTRY OF GOVERNMENT SERVICES:
MINISTRY OF HEALTH:

MINISTRY OF HOUSING:

MINISTRY OF INDUSTRY, TRADE AND TECHNOLOGY:

MINISTRY OF INTERGOVERNMENTAL AFFAIRS:

MINISTRY OF LABOUR:
MINISTRY OF MINES:

MINISTRY OF MUNICIPAL AFFAIRS:

MINISTRY OF NATURAL RESOURCES:

MINISTRY OF NORTHERN DEVELOPMENT:

MINISTRY OF REVENUE:
MINISTRY OF SKILLS DEVELOPMENT:


MINISTRY OF THE SOLICITOR GENERAL:


MINISTRY OF TOURISM AND RECREATION:


MINISTRY OF TRANSPORTATION:


MINISTRY OF TREASURY AND ECONOMICS:


MORIN, JULES:
INDEX 1987/88/89

N

NEWMAN, WILLIAM G.:

NON-CONFIDENCE MOTIONS:
Mr Brandt, lost on division—May 31, 1988; February 8, 1989.
Mr Rae (York South), lost on division—May 2; November 8, 1988; February 15, 1989.

O

OFFICE FOR DISABLED PERSONS:

OFFICE OF THE ASSEMBLY:

OFFICE OF THE CHIEF ELECTION OFFICER:

OFFICE OF THE LIEUTENANT GOVERNOR:
OFFICE OF THE OMBUDSMAN:

OFFICE OF THE PREMIER:

OFFICE OF THE PROVINCIAL AUDITOR:

OFFICE RESPONSIBLE FOR NATIVE AFFAIRS:

OFFICE RESPONSIBLE FOR RACE RELATIONS AND THE ONTARIO HUMAN RIGHTS COMMISSION:
Estimates (1987-88)—see Ministry of Labour, Vote 2106, Human Rights Commission Program.

OFFICE RESPONSIBLE FOR SENIOR CITIZENS’ AFFAIRS:

OFFICE RESPONSIBLE FOR WOMEN’S ISSUES:
Estimates (1988-89) referred to Standing Committee on Resources Development—June 15, 1988; transferred to Standing Committee on Social
Development—October 24, 1988; deemed reported and concurred in—March 2, 1989.

OLIVER, FARQUHAR R.:

ORDER IN COUNCIL:
Appointing Chairman and Commissioners to the Board of Internal Economy—November 4, 1987.
Deleting the name of one Commissioner to the Board of Internal Economy and substituting the name of another in lieu thereof—February 13, 1989.

PETITIONS:
(See Sessional Paper Index (green section)).

PRIVATE MEMBERS' PUBLIC BUSINESS:
See Resolutions, Private Members' and Bill Index, (blue section) "Private Members' Public Bills".
Not to be considered until morning of Thursday, November 26, 1987—November 16, 1987.
Not to be considered—December 30, 1987; January 6, 1988; February 23, 1989.
Order for Second Reading of Bill 111, An Act to amend the Legislative Assembly Act, discharged and Bill withdrawn—October 20, 1988.
Order for Second Reading of Bill 112, An Act to amend the Legislative Assembly Act, discharged and Bill withdrawn—October 20, 1988.
Order of precedence changed—December 15, 1987; April 26; May 10; June 15; October 17, 20; November 22; December 1, 15, 1988; January 3, 11, 19; February 1, 20, 22, 1989.
Requirement for notice waived for private members' ballot items—November 16, 1987; February 8; April 5, 20, 26; May 12; June 15; October 17; November 17; December 1, 1988; January 3, 11, 19; February 1, 15, 20, 22, 1989.

PROCLAMATION:

PROVINCIAL AUDITOR:
(Also see "Office of")

PUTZ, GREGORY:
Clerk Assistant of the Saskatchewan legislature, on attachment to the Office of the Clerk, introduced—November 25, 1987.
Q

QUESTIONS:
For Answers to written questions See Hansard Index.
For Answers to written questions made Returns See Sessional Paper Index (green section).

R

RECORDED VOTES:
On Bills:
• Aggregate Resources Act, 1988, (Bill 170), on motion for Second Reading—March 1, 1989.
• Animals for Research Amendment Act, 1988, (Bill 190), on motion for Second Reading—December 8, 1988.
• Employment Standards Amendment Act, 1988, (Bill 114), on motion for leave to introduce—April 25, 1988; on motion for Second Reading—June 20, 1988; on motion for Third Reading—February 7, 1989.
• Independent Health Facilities Act, 1988, (Bill 147), on motion for Second Reading—February 22, 1989.
• Legislative Assembly Amendment Act, 1988, (Mr Farnan), on motion for leave to introduce—October 19, 1988.
• Ontario Lottery Corporation Amendment Act, 1988, (Bill 119), on motion for leave to introduce—April 25, 1988; on motion for Second Reading—March 1, 1989.
• Retail Business Holidays Amendment Act, 1988, (Bill 113), on motion for leave to introduce—April 25, 1988; on motion for Second Reading—June 20, 1988; on motion for Third Reading—February 7, 1989.
• Retail Business Holidays Amendment Act, 1988, (Mr Brandt), on motion for leave to introduce—December 15, 1988.
• Retail Sales Tax Amendment Act, 1988, (Bill 122), on motion for leave to introduce—April 25, 1988; on motion for Second Reading—December 7, 1988; on motion for Third Reading—March 1, 1989.
• Trespass to Property Amendment Act, 1988, (Bill 149), on motion for Second Reading—February 14, 1989.
• Truck Transportation Act, 1987, (Bill 88), on motion for Second Reading—June 20, 1988.
• Water Transfer Control Act, 1989, (Bill 175), on motion for Third Reading—March 1, 1989.

On Emergency Debates:
• re budget constraints on Ontario hospitals, (Mr Reville)—May 11, 1988.
• re endorsement of the proposed Canada-U.S. trade agreement, (Mr Brandt)—December 15, 1987.
• re funding for community based alternatives, (Mr Reville)—May 10, 1988.
• re health care services, (Mr Reville)—May 9, 1988.

On Non-confidence Motions:
• by Mr Brandt—May 31, 1988; February 8, 1989.
• by Mr Rae (York South)—May 2; November 8, 1988; February 15, 1989.

On Reports:

• re adoption of the report of the Standing Committee on Administration of Justice on Bill 113, the Retail Business Holidays Amendment Act, 1988—January 31, 1989.

• re adoption of the report of the Standing Committee on Administration of Justice on Bill 114, the Employment Standards Amendment Act, 1988—January 18, 1989.

On Resolutions:
• re amendment to the Constitution of Canada—June 29, 1988.
• re Community Based Resource Authorities (Mr Poulion)—November 17, 1988.

• re consultative constitutional process, items for consideration, (Mr Chiarelli)—January 26, 1989.


• re endorsement of recommendation (No. 82) of the Final Report of the Advisory Committee on Municipal Elections, (Mr Breagh)—June 9, 1988.

• re environmental SuperFund, (Mr Brandt)—October 20, 1988.


• re Fire Departments Act, R.S.O. 1980, (Mr Faubert)—November 26, 1987.

• re Free trade agreement, (Mr Morin-Strom)—November 26, 1987.


• re Government of Canada’s supermailbox program, (Mr Cousens)—December 10, 1987.

• re indexation of all pensions and moratorium on the use of contribution holidays, (Mr Cooke (Windsor-Riverside))—April 28, 1988.

• re Northern Ontario Heritage Fund, (Miss Martel)—April 14, 1988.

• re Order in Council appointments review, (Mr Runciman)—April 7, 1988.

• re proposed trade agreement between Canada and the United States—January 6, 1988.

• re sexual assault, (Mr Jackson)—June 9, 1988.

• re speed limits on highways, (Mr Smith (Lambton))—February 23, 1989.

• re sunsetting provision and mandatory review of legislation establishing agencies, boards and commissions, (Mr Harris)—April 21, 1988.

On Routine Motions:
• re appointment of Mr Ray (Windsor-Walkerville) as Deputy Chairman of the Committees of the Whole House—October 26, 1988.

On Speaker’s Rulings:
INDEX

1987/88/89

xxvi

- re motion to set aside the ordinary business of the House to discuss a matter of urgent public importance—February 13, 1989.
- re point of privilege raised by the member for Nipissing (Mr Harris) and question as to whether there was anything stopping the Standing Committee on the Legislative Assembly asking for an investigation into the matter regarding translation of the Thom Commission Report—June 9, 1988.


RESOLUTIONS, GOVERNMENT:
(Also see under Specific subject matters)


Amendment to the Constitution of Canada, carried on division—June 29, 1988.

Authorizing committees to meet during Recess between First and Second Sessions of 34th Parliament at times other than those specified in the schedule tabled with the Clerk of the Assembly, carried—March 2, 1989.

Authorizing committees to release reports during Recess between First and Second Sessions of 34th Parliament, carried—March 2, 1989.

Authorizing Standing Committee on the Legislative Assembly to review the Report of the Chief Election Officer including recommended legislative changes 1988, carried—March 2, 1989.

Budgetary policy of the Government, debated—April 25, 26, 27, 28; May 4, 5, 9, 19, 30; June 2, 1988; February 22; March 2, 1989; carried on division—March 2, 1989.


Continuing Select Committee on Education, carried—March 2, 1989.

Disposition of business remaining on Orders and Notices Paper, notwithstanding prorogation, carried—March 2, 1989.

Estimates 1987-88, not yet passed by Committees, deemed to be passed, reported and concurred in, carried—May 26, 1988.


Estimates 1988-89 and Supplementary Estimates, not yet passed by Committees, deemed to be passed, reported and concurred in, carried—March 2, 1989.

Evans, Honourable Gregory, appointment of, as Conflict of Interest Commissioner, carried—June 29, 1988.


Interim supply, January 1 to April 15, 1988, carried—December 31, 1987.

Interim supply, April 16 to June 30, 1988, debated—April 7, 11, 12, 13, 1988; carried—April 13, 1988.
Interim supply, November 1 to December 31, 1988, debated—October 18, 24, 1988; carried—October 27, 1988.
Linden, Sidney Bryan, appointment of, as Information and Privacy Commissioner, carried—November 24, 1987.
Membership on standing committees, carried—November 23, 1987; October 24, 1988.
Membership on standing committees continued, carried—March 2, 1989.
Select Committee on Education membership, carried—March 2, 1989.
Standing and Select Committees authorization to meet during the Summer Adjournment and terms of reference, carried—June 29, 1988.

RESOLUTIONS, PRIVATE MEMBERS’—DEBATED UNDER STANDING ORDER 71:

List by member:
Mr Adams—Provincial growth strategy, carried—January 12, 1989.
Mr Allen—Multi-grade, multi-faith religious education curriculum, carried, and with unanimous consent, referred to the Select Committee on Education—May 19, 1988.
Mr Ballinger—Temporary work permits for refugee claimants, carried—December 1, 1988.
Mr Brandt—Environmental SuperFund, lost on division—October 20, 1988.
Mr Breauh—Endorsement of the recommendation (No. 82) of the Final Report of the Advisory Committee on Municipal Elections, lost on division—June 9, 1988.
Mr Callahan—Retired persons internship program, carried—February 9, 1989.
Mr Campbell—Northern Ontario artists and cultural groups/les artistes et les groupes culturels du nord de l’Ontario, carried—February 2, 1989.
Mr Carrothers—Community based cancer clinic network, carried—April 21, 1988.
Mr Chiarelli—Consultative constitutional process, items for consideration, carried on division—January 26, 1989.
Mr Cooke (Windsor-Riverside)—Indexation of all pensions and moratorium on the use of contribution holidays, lost on division—April 28, 1988.
Mr Cousins—Government of Canada’s supermailbox program, carried on division—December 10, 1987.
Mr Daigeler—Twinning programs, carried—February 11, 1988.
Mr Elliot—Niagara Escarpment land use planning, carried—February 23, 1989.
Mr Eves—Designating the entire riding of Parry Sound as being part of Northern Ontario for the purposes of all government ministries, agencies, boards and commissions, carried—April 28, 1988.
Mrs Fawcett—Dirt bikes and all terrain vehicles on Conservation Authorities lands, carried—February 9, 1989.
Mr Hampton—Mail service in rural communities and small towns of Northwestern Ontario, carried—December 1, 1988.
Mr Harris—Sunsetting provision and mandatory review of legislation establishing agencies, boards and commissions, lost on division—April 21, 1988.
Mr Jackson—Sexual assault, lost on division—June 9, 1988.
Mr Johnston (Scarborough West)—Education of deaf people, carried—May 5, 1988.
Mr Kanter—Organ donor questionnaire, carried—April 14, 1988.
Mr Mahoney—Community-based health centres, carried—January 26, 1989.
Miss Martel—Northern Ontario Heritage Fund, lost on division—April 14, 1988.
Mr McCague—Issuing regular statements to subscribers of OHIP, carried—May 19, 1988.
Mr McClelland—Non-governmental voluntary agencies involved in international relief and development, carried—November 24, 1988.
Mr McGuigan—Lease form for voluntary use by owners and renters of farm land, carried—January 5, 1989.
Mr Miclash—Speed limits on secondary highways in Northern Ontario, carried—May 12, 1988.
Mr Morin—Identification cards for recipients of welfare and social assistance cheques to give them easy access to banking services, carried—January 19, 1989.
Mr Morin-Strom—Free trade agreement, lost on division—November 26, 1987.
Mr Neumann—Provincial sustainable development strategy, carried—February 2, 1989.
Mr Pouliot—Community Based Resource Authorities, lost on division—November 17, 1988.
Mr Rae (York South)—Day of mourning and recognition for work-related injury and disease victims, carried—April 7, 1988.


Mr Reycraft—Agriculture in the Classroom program provincial headquarters, carried—January 19, 1989.

Mr Runciman—Order in Council appointments review, lost on division—April 7, 1988.

Mr Smith (Lambton)—Speed limits on highways, lost on division—February 23, 1989.


Mr Tatham—Integrated rail transportation plan, carried—October 20, 1988.

Mr Velshi—Apartheid, carried—May 26, 1988.

Mr Villeneuve—New crop uses, carried—June 2, 1988.

List by subject matter:

Agriculture in the Classroom program provincial headquarters, Mr Reycraft, carried—January 19, 1989.

Apartheid, Mr Velshi, carried—May 26, 1988.

Community based cancer clinic network, Mr Carrothers, carried—April 21, 1988.

Community-based health centres, Mr Mahoney, carried—January 26, 1989.

Community Based Resource Authorities, Mr Pouliot, lost on division—November 17, 1988.

Compensation for Victims of Crime Act review, Mr Johnson (Wellington), carried—November 17, 1988.

Consultative constitutional process, items for consideration, Mr Chiarelli, carried on division—January 26, 1989.


Day of mourning and recognition for work-related injury and disease victims, Mr Rae (York South)—carried, April 7, 1988.

Designating the entire riding of Parry Sound as being part of Northern Ontario for the purposes of all government ministries, agencies, boards and commissions, Mr Eves, carried—April 28, 1988.

Dirt bikes and all terrain vehicles on Conservation Authorities lands, Mrs Fawcett, carried—February 9, 1989.


Education of deaf people, Mr Johnston (Scarborough West), carried—May 5, 1988.

Endorsement of recommendation (No. 82) of the Final Report of the Advisory Committee on Municipal Elections, Mr Breaugh, lost on division—June 9, 1988.

Environmental SuperFund, Mr Brandt, lost on division—October 20, 1988.

Fire Departments Act, R.S.O. 1980, regarding certain proposed amendments, Mr Faubert, lost on division—November 26, 1987.

Free trade agreement, Mr Morin-Strom, lost on division—November 26, 1987.

Government of Canada’s supermailbox program, Mr Cousens, carried on division—December 10, 1987.

Heritage building fund, Mr Cleary, carried—December 3, 1987.

Identification cards for recipients of welfare and social assistance cheques to give them easy access to banking services, Mr Morin, carried—January 19, 1989.

Indexation of all pensions and moratorium on the use of contribution holidays, Mr Cooke (Windsor-Riverside), lost on division—April 28, 1988.


Integrated rail transportation plan, Mr Tatham, carried—October 20, 1988.

Issuing regular statements to subscribers of OHIP, Mr McCague, carried—May 19, 1988.

Lease form for voluntary use by owners and renters of farm land, Mr McGuigan, carried—January 5, 1989.

Mail service in rural communities and small towns of Northwestern Ontario, Mr Hampton, carried—December 1, 1988.

Multi-grade, multi-faith religious education curriculum, Mr Allen, carried, and with unanimous consent, referred to the Select Committee on Education—May 19, 1988.


New crop uses, Mr Villeneuve, carried—June 2, 1988.

Niagara Escarpment land use planning, Mr Elliot, carried—February 23, 1989.

Non-governmental voluntary agencies involved in international relief and development, Mr McClelland, carried—November 24, 1988.

Northern Ontario artists and cultural group/les artistes et les groupes culturels du nord de l’Ontario, Mr Campbell, carried—February 2, 1989.

Northern Ontario Heritage Fund, Miss Martel, lost on division—April 14, 1988.


Order in Council appointments review, Mr Runciman, lost on division—April 7, 1988.

Organ donor questionnaire, Mr Kanter, carried—April 14, 1988.


Provincial growth strategy, Mr Adams, carried—January 12, 1989.

Provincial sustainable development strategy, Mr Neumann, carried—February 2, 1989.

Retired persons internship program, Mr Callahan, carried—February 9, 1989.

Sexual assault, Mr Jackson, lost on division—June 9, 1988.

Speed limits on highways, Mr Smith (Lambton), lost on division—February 23, 1989.
Speed limits on secondary highways in Northern Ontario, Mr Miclash, carried—May 12, 1988.

Sunsetting provision and mandatory review of legislation establishing agencies, boards and commissions, Mr Harris, lost on division—April 21, 1988.

Temporary work permits for refugee claimants, Mr Ballinger, carried—December 1, 1988.

Twinning programs for Ontario and Quebec municipalities, Mr Daigeler, carried—February 11, 1988.

ROYAL ASSENT:
Given and/or announced to have been given—January 7; February 11; April 11, 28; May 24; June 1, 8, 22, 29; November 2; December 15, 1988; February 27; March 2, 1989.

S

SELECT COMMITTEES:
Terms of Reference, see Standing Orders 91, 92.
Established, (See Individual Committees).
Membership, (See Individual Committees).
Motion to allow meetings at times other than those specified in the schedule tabled with the Clerk of the Assembly—February 11; June 29, 1988; March 2, 1989.

Motion to authorize release of reports during the Recess between First and Second Sessions—March 2, 1989.

Motion to continue committees, authorize meetings during Recess between First and Second Sessions and orders of reference—March 2, 1989.


SELECT COMMITTEE ON CONSTITUTIONAL REFORM:
Vice-Chair: Miss Roberts, elected—December 8, 1987.
Meetings authorized—December 7, 1987; April 5, 21, 28; May 5; June 16, 1988.

Reports/Rapports:
SELECT COMMITTEE ON EDUCATION:
Chair: Ms Poole, appointed—February 11, 1988.
Vice-Chairman: Mr Reycraft, elected—February 29, 1988.
Meeting authorized—April 7, 1988.
Meetings during the Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.
Resolution re multi-grade, multi-faith religious education curriculum referred to Committee with unanimous consent—May 19, 1988.
Reports/Rapports:
• Le premier rapport présenté et débattu le 13 décembre 1988.

SELECT COMMITTEE ON ENERGY:
Chair: Mr Carrothers, appointed—February 11, 1988.
Vice-Chairman: Mr McGuigan, elected—February 29, 1988.
Reports:

SPEAKER:
Ruling re:
• Application of Standing Order 88(d), raised on a point of order by the member for Nipissing (Mr Harris)—June 22, 1988.
• Extra arguments presented by the member for Oshawa (Mr Breaugh) related to the question of privilege presented by the member for Carleton on Tuesday, June 7, 1988 concerning information sought under the Freedom of Information Act—June 13, 1988.
• Government Notice of Motion Number 20, allocation of time motion for proceedings on Bill 113, An Act to amend the Retail Business Holidays Act

• Matter raised by the member for Carleton (Mr Sterling) regarding dealings with Ministry of Education under the Freedom of Information Act, not being a valid question of privilege but rather a grievance—June 7, 1988.

• Motion to set aside ordinary business of the House to discuss a matter of urgent public importance, appealed, sustained on division—February 13, 1989.

• point of privilege raised by the member for Nipissing (Mr Harris) and question as to whether there was anything stopping the Standing Committee on the Legislative Assembly asking for an investigation into the matter regarding translation of the Thom Commission Report, appealed, sustained on division—June 9, 1988.

• Prima facie breach of privilege not found on hypothetical situation raised by the member for Burlington South (Mr Jackson)—February 23, 1989.

• Proposed amendment to an amendment out of order as it must alter or improve upon the amendment, not the main motion—December 16, 1987.

• Question raised by the member for Nipissing (Mr Harris) regarding the translation of the Thom Commission Report and whether or not the facts presented constitute a prima facie case of privilege—June 9, 1988.

• Statements made by Parliamentary Assistants during Routine Proceedings in the period known as Members’ Statements—November 2, 1988.

• Traditional introduction of one Bill on the opening day of Parliament—November 10, 1987.

Addressed the House re:

• Honourable Attorney General being the object of an allegation of conflict of interest by another Honourable Member and at the same time carrying a bill dealing with conflict of interest before a standing committee of the House—December 16, 1987.

• Matter of how questions should be asked during Oral Question Period—December 9, 1987.

• Publishing firm offering a service to the public called “The Ontario Legislative Digest Service”—December 16, 1987.

• Receiving two applications on the same day for a debate under Standing Order 37 to discuss a matter of urgent public importance—January 9, 1989.

• Statements made by a Minister outside the House may constitute a legitimate grievance and question of courtesy or respect for House, but cannot form a question of privilege—April 18, 1988.


• Vote on motion for leave to introduce Bill 113, An Act to amend the Retail Business Holidays Act not to take place before at least 8:30 a.m. on Monday, April 25; sitting suspended and bells deemed to be ringing until sitting is resumed—April 22, 1988.

Informed the House:

• That Mr Rae is recognized as Leader of Her Majesty’s Loyal Opposition—November 3, 1987.

• That he has laid upon the Table:
  — a copy of Order in Council 2294/87 appointing the Chairman and Commissioners to the Board of Internal Economy—November 4, 1987.


— the memorandum of understanding transferring service responsibilities for the Legislature from the Ministry of Government Services to the Office of the Assembly—November 1, 1988.


— a copy of an Order in Council deleting the name of one Commissioner to the Board of Internal Economy and substituting the name of another in lieu thereof—February 13, 1989.

• That the Clerk:

— had laid upon the table the Roll of members elected at the General Election of 1987—November 3, 1987.

— has received a report from the Commissioners of Estate Bills with respect to Bill Pr29, An Act respecting the United Church of Canada and The Canada Conference The Evangelical United Brethren Church—February 8, 1988.

— has received from the Chief Election Officer and laid upon the table a Certificate of a by-election in the Electoral District of London North—April 12, 1988.

— has received from the Senate of Canada a certified copy of the Resolution to amend the Constitution of Canada (Constitution Amendment 1987 / Résolution tendant à modifier la Constitution du Canada (Modification constitutionnelle 1987)—October 17, 1988.

— has received a report from the Commissioners of Estate Bills with respect to Bill Pr9, An Act respecting the Charlotte Eleanor Englehart Hospital—November 2, 1988.

— has received from the Chief Election Officer and laid upon the table a Certificate of a by-election in the Electoral District of Welland-Thorold—November 15, 1988.

• That a vacancy has occurred in the membership of the House by reason of the resignation of Ronald George Van Horne, as member for the Electoral District of London North, and that he has issued his Warrant for issue of a Writ of Election—January 4, 1988.
• That a vacancy occurred in the membership of the House by reason of the resignation of Mel Swart, as member for the Electoral District of Welland-Thorold, and that he has issued his Warrant for issue of a writ for a by-election—October 17, 1988.

• That a vacancy has occurred in the office of Deputy Chairman of the Committees of the Whole House by reason of the resignation of Marietta Roberts, member for the Electoral District of Elgin—October 24, 1988.

• That, in the name of Her Majesty the Queen, His Honour the Administrator had been pleased to assent to certain Bills—June 8; November 2, 1988.

• That, in the name of Her Majesty the Queen, His Honour the Lieutenant Governor had been pleased to assent to a certain Bill—April 11, 28, 1988.

• That the time had arrived for the division on the motion for Second Reading of Bill 4, An Act to amend the Metropolitan Toronto Police Force Complaints Act, 1984—January 17, 1989.

Introduced:

• Craig James, Second Clerk Assistant and Clerk of Committees of the British Columbia legislature, on attachment to the Office of the Clerk—November 5, 1987.

• Gregory Putz, Clerk Assistant of the Saskatchewan legislature, on attachment to the Office of the Clerk—November 25, 1987.

• Missy Follwell, Clerk Assistant of the Yukon legislature, on attachment to the Office of the Clerk—October 24, 1988.

• Janet Summers, Clerk of Committees and Clerk at the Table of the Legislative Assembly of Manitoba, on attachment to the Office of the Clerk—January 16, 1989.

Named:

• member for Hamilton East (Mr Mackenzie)—November 19, 1987.

• member for Welland-Thorold (Mr Swart)—February 9, 1988.

• member for Leeds-Grenville (Mr Runciman)—April 28, 1988.

• member for Cambridge (Mr Farnan)—May 12, 1988.

Reports that he had obtained a copy of His Honour’s speech on opening—November 3, 1987.

STANDING COMMITTEES:

Terms of Reference (See Standing Orders 90, 91).


Established, (See Individual Committees).


Membership, (See Individual Committees).

Motion to allow meetings at times other than those specified in the schedule tabled with the Clerk of the Assembly—February 11; June 29; 1988; March 2, 1989.

Motion to authorize release of reports during Recess between First and Second Sessions—March 2, 1989.

Motion to continue current membership—March 2, 1989.

Motion to continue committees, authorize meetings during Recess between First and Second Sessions and orders of reference—March 2, 1989.


STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE:
Chairman: Mr Callahan, elected—December 1, 1987.
Vice-Chairman: Ms Hart, elected—December 1, 1987; Mr Chiarelli, elected—October 25, 1988.
Substitutions—June 29; October 26, 1988.
Meetings during Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.

Bills referred and reports presented:
• Children's Law Reform Amendment Act, 1988, (Bill 124), referred January 5, 1989; transferred to the Standing Committee on Social Development—March 1, 1989.
• Trespass to Property Amendment Act, 1988, (Bill 149), referred February 14, 1989.

Estimates (1987-88), dates referred and reported:
• Attorney General—referred November 30, 1987; Supplementaries—referred December 17, 1987; February 9, 1988; deemed reported and concurred in—May 26, 1988.
• Consumer and Commercial Relations—referred November 30, 1987; Supplementaries—referred December 17, 1987; deemed reported and concurred in—May 26, 1988.
• Correctional Services—referred November 30, 1987; deemed reported and concurred in—May 26, 1988.


Office Responsible for Native Affairs—referred November 30, 1987; deemed reported and concurred in—May 26, 1988.


Estimates (1988-89), dates referred and reported:


Citizenship—referred October 24, 1988; deemed reported and concurred in—March 2, 1989.


Culture and Communications—referred October 24, 1988; Supplementaries—referred December 13, 1988; deemed reported and concurred in—March 2, 1989.


STANDING COMMITTEE ON FINANCE AND ECONOMIC AFFAIRS:

Chairman: Mr Cooke (Kitchener), elected—November 26, 1987.

Vice-Chairman: Mr Ferraro, elected—November 26, 1987.


Chairman’s attendance authorized at meeting of the American Bar Association on the Canada-U.S. Free Trade Agreement—February 8, 1988.


Meetings during Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.


Bills referred and reports presented:
• Retail Sales Tax Amendment Act, 1988, (Bill 122), referred December 7, 1988; reported without amendment January 12, 1989.
• Tobacco Tax Amendment Act, 1988, (Bill 120), referred December 5, 1988; reported as amended December 15, 1988.

Estimates (1988-89), dates referred and reported:
• Ministry of Treasury and Economics—referred November 22, 1988; deemed reported and concurred in—March 2, 1989.

Reports:

STANDING COMMITTEE ON GENERAL GOVERNMENT:
Chairman: Mrs Stoner, elected—November 26, 1987; Mr Elliott, elected—November 3, 1988.
Vice-Chairman: Mr Mahoney, elected—November 26, 1987; Mr Faubert, elected—November 3, 1988.
Meetings during Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.

Bills referred and reports presented:
• Aggregate Resources Act, 1988, (Bill 170), referred March 1, 1989.
• Municipality of Metropolitan Toronto Amendment Act, 1987, (Bill 29), referred January 7, 1988; reported as amended February 8, 1988.
• Ontario Lottery Corporation Amendment Act, 1988, (Bill 119), referred March 1, 1989.

Estimates (1987-88), dates referred and reported:
• Labour—referred November 30, 1987; deemed reported and concurred in—May 26, 1988.
• Northern Development—referred November 30, 1987; deemed reported and concurred in—May 26, 1988.
• Office Responsible for Women’s Issues—referred November 30, 1987; deemed reported and concurred in—May 26, 1988.

Estimates (1988-89), dates referred and reported:
• Consumer and Commercial Relations—referred February 20, 1989; reported—February 27, 1989; concurred in—March 2, 1989.

Labour—referred October 24, 1988; reported—February 6, 1989; concurred in—March 2, 1989.


Tourism and Recreation—referred October 24, 1988; reported—December 8, 1988; concurred in—March 2, 1989.

STANDING COMMITTEE ON GOVERNMENT AGENCIES:
Vice-Chairman: Mr Jackson, elected—November 25, 1987.
Meetings during Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.
Reports:

STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY:
Vice-Chairman: Mr Morin, elected—November 25, 1987; Mr Campbell, elected—November 2, 1988.
Authorized to undertake review of the Report of the Chief Election Officer including recommended legislative changes—March 2, 1989.
Meeting authorized—February 8, 1988.
Meetings during Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.
Sub-committee meeting authorized—October 17, 1988.
Bills referred and reports presented:


Estimates (1987-88), dates referred and reported:


Estimates (1988-89), dates referred and reported:


Other matters referred:


Reports:


STANDING COMMITTEE ON THE OMBUDSMAN:

Chairman: Miss Nicholas, elected—December 2, 1987.
Vice-Chairman: Mr Elliot, elected—December 2, 1987.
Substitutions—June 29; October 26, 1988.
Meetings during Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.
Sub-committee authorized to adjourn to Canberra, Australia—October 17, 1988.
Estimates (1987-88), dates referred and reported:
Estimates (1988-89), dates referred and reported:

Reports:


STANDING COMMITTEE ON PUBLIC ACCOUNTS:
Chairman: Mr Philip (Etobicoke-Rexdale), elected—November 26, 1987.
Vice-Chairman: Mr Pouliot, elected—November 26, 1987.
Meetings during Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.
Estimates (1987-88), dates referred and reported:
Estimates (1988-89), dates referred and reported:

Reports:

STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS:
Chairman: Mr Fleet, elected—November 25, 1987; Mr Furlong, elected—November 2, 1988.
Vice-Chairman: Mr Beer, elected—November 25, 1987; Mr Lipsett, elected—November 2, 1988.
Requirement for notice of committee hearings suspended for consideration of Bills Pr24, Pr25, Pr30, Pr34, Pr38 and Pr49 on Wednesday, May 4, 1988—April 28, 1988.


Bills referred and reports presented:

- 288093 Ontario Limited Act, 1988, (Bill Pr55), referred October 18, 1988; reported without amendment November 2, 1988.
- Ariann Developments Inc. Act, 1988, (Bill Pr66), referred October 18, 1988; reported without amendment November 9, 1988.
- Big Cedar Association Act, 1988, (Bill Pr2), referred February 8, 1988; reported without amendment May 18, 1988.
- Centre for Educational Growth Act, 1987, (Bill Pr12), referred November 9, 1987; reported without amendment and recommendation for remission of fees December 2, 1987.
- Charlotte Eleanor Englehart Hospital Act, 1988, (Bill Pr9), referred November 2, 1988; reported as amended November 30, 1988.
- Community Youth Programs Incorporated Act, 1987, (Bill Pr70), referred November 9, 1987; reported without amendment December 16, 1987; recommendation for remission of fees April 13, 1988.
- Driving School Association of Ontario Act, 1987, (Bill Pr7), referred November 9, 1987; recommended that the Bill be not reported April 25, 1988.
- Etobicoke Act, 1988—City of, (Bill Pr52), referred June 1, 1988; reported without amendment June 15, 1988.
- General Hospital of Port Arthur Act, 1987, (Bill Pr30), referred December 3, 1987; reported without amendment and recommendation for remission of fees May 4, 1988.
• George A. McNamara Memorial Foundation Act, 1988, (Bill Pr73), referred November 24, 1988; reported without amendment and recommendation for remission of fees and printing costs December 14, 1988.
• Gottscheer Relief Association Act, 1988, (Bill Pr50), referred May 31, 1988; reported as amended June 22, 1988.
• Incorporated Synod of the Diocese of Huron Act, 1988, (Bill Pr51), referred May 26, 1988; reported without amendment and recommendation for remission of fees June 8, 1988.
• John Zivanovic Holdings Limited Act, 1989, (Bill Pr76), referred January 31, 1989; reported without amendment February 8, 1989.
• Kitchener-Waterloo Foundation Act, 1988, (Bill Pr65), referred October 19, 1988; reported without amendment and recommendation for remission of fees November 16, 1988.
• L F P Management Limited Act, 1988, (Bill Pr11), referred April 12, 1988; reported without amendment May 18, 1988.
• Lanark Act, 1989—County of, (Bill Pr78), referred January 23, 1989; reported as amended March 1, 1989.
• LaPlante Lithographing Company Limited Act, 1988, (Bill Pr32), referred November 9, 1988; reported without amendment November 30, 1988.
• Lebon Gold Mines Limited Act, 1988, (Bill Pr49), referred February 8, 1988; recommended that the Bill be not reported May 4, 1988; Order of the House adopting Committee’s report rescinded and Bill recommitted to Committee June 16; reported as amended June 29, 1988.
• London Act, 1989—City of, (Bill Pr74), referred February 8, 1989; reported without amendment February 15, 1989.
• Markham Act, 1988—Town of, (Bill Pr20), referred May 24, 1988; reported without amendment June 15, 1988.
• Markham Act, 1989—Town of, (Bill Pr79), referred January 30, 1989; reported without amendment February 8, 1989.
• Mid-Continent Bond Corporation, Limited Act, 1988, (Bill Pr28), referred April 6, 1988; reported without amendment May 18, 1988.
• Mississauga Act, 1987—City of, (Bill Pr22), referred December 17, 1987; reported as amended April 13, 1988.
• North York Act, 1988—City of, (Bill Pr31), referred April 26, 1988; reported as amended May 18, 1988.
• North York Act, 1988—City of, (Bill Pr58), referred June 14, 1988; reported without amendment June 22, 1988.
• Oakville Act, 1988—Town of, (Bill Pr48), referred May 11, 1988; reported without amendment May 18, 1988.


• Ottawa Act, 1988—City of, (Bill Pr6), referred October 20, 1988; reported as amended November 30, 1988.


• Owen Sound Young Men's and Young Women's Christian Association Act, 1988, (Bill Pr45), referred May 26, 1988; reported as amended and recommendation for remission of fees June 8, 1988.


• Primrock Mining and Exploration Limited Act, 1988, (Bill Pr35), referred May 12, 1988; reported as amended June 8, 1988.


• Sarnia Kiwanis Foundation Inc. Act, 1988, (Bill Pr18), referred June 22, 1988; reported without amendment and recommendation for remission of fees November 16, 1988.


• Simcoe Act, 1988—County of, (Bill Pr41), referred June 8, 1988; reported as amended June 22, 1988.

• Sisters of Social Service Act, 1989, (Bill Pr61), referred January 9, 1989; reported without amendment and recommendation for remission of fees and printing costs February 8, 1989.

• Special Ability Riding Institute Act, 1987, (Bill Pr13), referred November 9, 1987; reported without amendment and recommendation for remission of fees December 2, 1987.

• Strathroy Middlesex General Hospital Act, 1989, (Bill Pr80), referred January 9, 1989; reported without amendment January 25, 1989.

• Sudbury Act, 1987—City of, (Bill Pr19), referred April 12, 1988; reported as amended May 18, 1988.


• Sudbury Hydro-Electric Commission Act, 1989, (Bill Pr60), referred January 31, 1989; reported without amendment February 8, 1989.

• Tavone Enterprises Limited Act, 1988, (Bill Pr63), referred November 3, 1988; reported without amendment November 16, 1988.
- Toronto Act, 1988—City of, (Bill Pr17), referred June 7, 1988; recommended that the Bill be not reported November 2, 1988.
- Trenton Act, 1988 City of, (Bill Pr40), referred April 12, 1988; reported as amended January 25, 1989.
- Ukrainian Evangelical Baptist Association of Eastern Canada Act, 1989, (Bill Pr83), referred January 23, 1989; recommended the Bill be not reported February 15, 1989.
- United Church of Canada Act, 1987, (Bill Pr29), referred February 8, 1988; reported without amendment April 25, 1988.
- Vic Johnston Community Centre Inc. Act, 1988, (Bill Pr33), referred May 26, 1988; reported without amendment June 8, 1988.
- Windsor Light Opera Association Act, 1989, (Bill Pr81), referred January 11, 1989; reported without amendment and recommendation for remission of fees and printing costs February 8, 1989.

Reports:

**STANDING COMMITTEE ON RESOURCES DEVELOPMENT:**
Chairman: Mr Laughren, elected—December 2, 1987.
Vice-Chairman: Mr Wildman, elected—December 2, 1987.
Meetings during Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.


Bills referred and reports presented:

• Animals for Research Amendment Act, 1988, (Bill 190), referred December 8, 1988.


• Ontario Highway Transport Board Amendment Act, 1987, (Bill 87), referred June 20, 1988; reported without amendment November 1, 1988.

• Truck Transportation Act, 1987, (Bill 88), referred June 20, 1988; reported as amended November 17, 1988.


Estimates (1987-88), dates referred and reported:

• Agriculture and Food—referred November 30, 1987; Supplementaries—referred December 17, 1987; deemed reported and concurred in—May 26, 1988.

• Environment—referred November 30, 1987; Supplementaries—referred December 17, 1987; deemed reported and concurred in—May 26, 1988.


• Municipal Affairs—referred November 30, 1987; Supplementaries—referred December 17, 1987; February 9, 1988; deemed reported and concurred in—May 26, 1988.

• Natural Resources—referred November 30, 1987; Supplementaries—referred February 9, 1988; deemed reported and concurred in—May 26, 1988.

• Tourism and Recreation—referred November 30, 1987; deemed reported and concurred in—May 26, 1988.

• Transportation—referred November 30, 1987; Supplementaries—referred December 17, 1987; deemed reported and concurred in—May 26, 1988.
Estimates (1988-89), dates referred and reported:

- Agriculture and Food—referred June 15, 1988; deemed reported and concurred in—March 2, 1989.

Reports:

STANDING COMMITTEE ON SOCIAL DEVELOPMENT:

Chairman: Mr Adams, elected—November 26, 1987; Mr Neumann, elected—October 31, 1988.

Vice-Chairman: Mrs LeBourdais, elected—November 26, 1987; Mrs O'Neill (Ottawa-Rideau), elected—October 31, 1988.


Meetings during Recess between First and Second Sessions authorized and orders of reference—March 2, 1989.

Bills referred and reports presented:


Education Amendment Act, 1988, (Bill 100), referred June 1, 1988; reported without amendment June 15, 1988.


Estimates (1987-88), dates referred and reported:


Colleges and Universities—referred November 30, 1987; Supplementaries—referred December 17, 1987; deemed reported and concurred in—May 26, 1988.

Community and Social Services—referred November 30, 1987; Supplementaries—referred December 17, 1987; February 9, 1988; deemed reported and concurred in—May 26, 1988.

Culture and Communications—referred November 30, 1987; deemed reported and concurred in—May 26, 1988.

Education—referred November 30, 1987; Supplementaries—referred February 9, 1988; deemed reported and concurred in—May 26, 1988.

Health—referred November 30, 1987; Supplementaries—referred December 17, 1987; February 9, 1988; deemed reported and concurred in—May 26, 1988.


Estimates (1988-89), dates referred and reported:


• Community and Social Services—referred June 15, 1988; reported—February 6, 1989; concurred in—February 23, 1989.
• Culture and Communications—referred June 15, 1988; transferred to Standing Committee on Administration of Justice—October 24, 1988.
• Education—referred—June 15, 1988; Supplementary—referred February 21, 1989; deemed reported and concurred in—March 2, 1989.
• Office Responsible for Women's Issues—referred October 24, 1988; deemed reported and concurred in—March 2, 1989.

STANDING ORDERS:
(See Legislative Assembly—Provisional Standing Orders).

SWART, MEL:
Member for the Electoral District of Welland-Thorold, informed the House of his intention to resign, effective June 30, 1988—May 2, 1988.

SUMMERS, JANET:
Clerk of Committees and Clerk at the Table of the Legislative Assembly of Manitoba, on attachment to the Office of the Clerk, introduced—January 16, 1989.

SUPPLY:
Estimates tabled—see Sessional Paper index, (green section) "Expenditure Estimates".
Interim, January 1 to April 15, 1988, carried—December 31, 1987.
Interim, April 16 to June 30, 1988, debated—April 7, 11, 12, 13, 1988; carried—April 13, 1988.
Interim, November 1 to December 31, 1988, debated—October 18, 24, 27, 1988; carried—October 27, 1988.

T

TEMPLE, WILLIAM H.:
THRONE DEBATE:
Dates considered—November 9, 10, 16, 17, 18, 19, 23, 24, 1987.

TREASURER:
Interim supply December 1 to December 31, 1987, carried—November 30, 1987.
Interim supply January 1 to April 15, 1988, carried—December 31, 1987.
Interim supply April 16 to June 30, 1988, debated—April 7, 11, 12, 13, 1988; carried—April 13, 1988.
Interim supply November 1 to December 31, 1988, debated—October 18, 24, 1988; carried—October 27, 1988.

V

VAN HORNE, RONALD G.:

Y

YAKABUSKI, PAUL J.:
GOVERNMENT BILLS
1987/88/89

A


Agreement between the Governments of Canada and Ontario (see Indian Lands)


Automobile Insurance Board (see Ontario)

B


C


Conflict of Interest (see Members’)


Funding to Intervenors (see Intervenor)


Home Ownership Savings Plan (see Ontario)


M


Muskoka (see District Municipality)

N


O


Whole House. Considered and reported as amended June 2. Third Reading and Royal Assent June 8, 1988. 


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R


Raising of Money on the Credit of the Consolidated Revenue Fund. (see Ontario Loan)


S

Share Ownership Plan (see Employee)


Sudbury (see Regional Municipality)


**T**


**U**

Unconditional Grants (see Ontario)


**W**


Waterloo (see Regional Municipality)


PRIVATE MEMBERS’
PUBLIC BILLS
1987/88/89

A


C

Care of Animals (see Zoo Licensing)


Community Based Services for Seniors (see Seniors’ Independence)


Crime (see Profits)


D


 Discrimination by Municipalities against Unrelated Persons Occupying Residential Property (see Planning)
E


Environmental Rights (see Ontario)

F


G


H


Liability in respect of voluntary Emergency Medical and First Aid Services (see Good Samaritan)


M


N


O


P


Q

Quality of Drinking Water (see Ontario Safe Drinking Water)

R

Rehabilitation of Water Delivery Systems (see Clean Water)

Remembrance Day (see Veterans’)


Residential Property, Discrimination by Municipalities against Unrelated Persons Occupying (see Planning)


S


Smoking in the Workplace (see Municipal Smoking By-law)

Sunday Racing (see Greenwood Raceway)

T


V


W


PRIVATE BILLS
1987/88/89


A


B


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SESSIONAL PAPERS
1987/88/89

FOR SESSIONAL PAPERS TABLED FROM 30 JUNE 1987 UNTIL THE DISSOLUTION OF THE 33RD PARLIAMENT ON 31 JULY 1987
SEE APPENDIX

A

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J


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Livestock Financial Protection Board Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 336) (Tabled August 23, 1988).


Local Government Finance in Ontario 1985 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 9) (Tabled August 28, 1987).

Local Government Finance in Ontario 1986 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 507) (Tabled February 24, 1989).

L’Office de la télécommunication éducative de l’Ontario (TVOntario), Le rapport annuel de, pour l’exercice annuel se terminant le 31 mars 1987 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l’article 35 (c) du Règlement) (n° 159) (déposé le 20 janvier 1988).

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Logement locatif: Directions à venir, La loi sur la protection du, (n° 203) (déposé le 7 avril 1988).

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McMaster University Financial Statements for the year ended April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 153) (Tabled January 14, 1988).

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Mentally Incapable Persons, Final report of the Advisory Committee on Substitute decision making for (No. 392) (Tabled October 27, 1988).
Milk and Cream Producers, The Fund for, Statement of Fund Operations for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 20) (Tabled September 24, 1987).
Milk and Cream Producers, The Fund for, Statement of Fund Operations for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 344) (Tabled September 19, 1988).
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Minister of Health, correspondence addressed to the Minister from The Toronto Hospital dated May 24, 1988 and attached report on the quality of management and administration of the Cambridge Memorial Hospital (No. 265) (Tabled May 31, 1988).
 Ministre de l’Agriculture et de l’Alimentation, Le rapport annuel pour l’exercice qui s’est terminé le 31 mars 1987 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 143) (déposé le 4 janvier 1988).
Ministre de l’Énergie, Le rapport annuel pour l’exercice terminé le 31 mars 1988 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 402) (déposé le 8 novembre 1988).
Ministre de l’industrie, du commerce et de la technologie, Le rapport annuel pour l’exercice clos le 31 mars 1988 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 398) (déposé le 2 novembre 1988).
Ministre de la Santé, Le rapport annuel du, et Le rapport annuel du Régime d’assurance-maladie de l’Ontario pour la période de douze mois terminée le 31 mars 1987 (Renvoyé en permanence au Comité permanent des affaires sociales conformément à l’article 35 (c) du Règlement) (n° 89) (déposé le 2 décembre 1987).
Ministre de la Santé, Le rapport annuel du, et Le rapport annuel du Régime d’assurance-maladie de l’Ontario pour la période de douze mois terminée le 31 mars 1988 (Renvoyé en permanence au Comité permanent des affaires sociales conformément à l’article 35 (c) du Règlement) (n° 369) (déposé le 13 octobre 1988).
Ministre des Affaires civiles, Le rapport annuel pour l’exercice clos le 31 mars 1988 (Renvoyé en permanence au Comité permanent de l’administration de la justice conformément à l’article 35 (c) du Règlement) (n° 449) (déposé le 20 décembre 1988).
Ministre des Affaires municipales pour l’exercice se terminant le 31 mars 1987, Le rapport annuel du (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 175) (déposé le 17 février 1988).
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Ministre des Richesses naturelles, Le rapport annuel du, pour l’année financière se terminant le 31 mars 1988 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 426) (déposé le 9 décembre 1988).
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Ministre des Services correctionnels, Le rapport annuel du, qui contient également celui de la Commission ontarienne de libération conditionnelle, pour l’exercice financier se terminant le 31 mars 1988 (n° 494) (déposé le 9 février 1989).
Ministre des Services gouvernementaux, Le rapport annuel pour l’exercice qui a pris fin le 31 mars 1988 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l’article 35 (c) du Règlement) (n° 396) (déposé le 1 novembre 1988).
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Ministry of Citizenship Annual Report for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 449) (Tabled December 20, 1988).


Ministry of Correctional Services Annual Report, including the report of the Ontario Board of Parole, for the twelve month period ending March 31, 1987 (No. 204) (Tabled April 7, 1988).

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Ministry of Energy Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 34) (Tabled October 20, 1987).

Ministry of Energy Annual Report for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 402) (Tabled November 8, 1988).


Ministry of Government Services Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 37) (Tabled October 28, 1987).

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Ministry of Health Annual Report and the Annual Report of the Ontario Health Insurance Plan for the twelve month period ending March 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 89) (Tabled December 2, 1987).

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Ministry of Industry, Trade and Technology Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 66) (Tabled November 17, 1987).

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Ministry of Municipal Affairs Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 175) (Tabled February 17, 1988).

Ministry of Municipal Affairs Annual Report for the fiscal year 1987-1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 496) (Tabled February 13, 1989).

Ministry of Natural Resources Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 75) (Tabled November 23, 1987).

Ministry of Natural Resources Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 426) (Tabled December 9, 1988).


Ministry of Tourism and Recreation 1986-1987 Annual Report (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 113) (Tabled December 15, 1987).


Ministry of Transportation and Communications Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 29) (Tabled October 7, 1987).

Ministry of Transportation Annual Report for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 439) (Tabled December 14, 1988).


N

National Summary Impact Table on Free Trade Appendices (No. 147) (Tabled January 6, 1988).

Niagara Escarpment Commission Environmental Scanning Study (No. 92) (Tabled December 3, 1987).

Niagara Parks Commission Annual Report for the fiscal year ended October 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 299) (Tabled June 27, 1988).

O

Office des affaires francophones, Le rapport annuel 1986-1987 de l’ (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l’article 35 (c) du Règlement) (n° 68) (déposé le 18 novembre 1987).
Office of Francophone Affairs Annual Report 1986-1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 68) (Tabled November 18, 1987).
Ombudsman of Ontario Annual Report 1987-88 (Permanently referred to the Standing Committee on the Ombudsman pursuant to Standing Order 90 (g)) (No. 323) (Tabled July 5, 1988).
Ombudsman’s opinion, reasons therefor, and recommendations following his investigation into the complaint of Farm Q Limited (Referred to the Standing Committee on Ombudsman pursuant to Standing Order 90 (g)) (No. 490) (Tabled February 2, 1989).
Ombudsman’s opinion, reasons therefor, and recommendations following his investigation into the complaint of Mr B., the complaint of Ms D., the complaint of Chief B. (Referred to the Standing Committee on Ombudsman pursuant to Standing Order 90 (g)) (No. 157) (Tabled January 18, 1988).
Ombudsman’s opinion, Report of the, Reasons therefor, and Recommendations following his investigation into the Complaint of Mr K.; the Complaint of Mr L.; the Complaint of Ms M.; the Complaint of Mrs H.; the Complaint of Mrs J.; July, 1988 (Referred to the Standing Committee on Ombudsman pursuant to Standing Order 90 (g)) (No. 329) (Tabled July 26, 1988).
Ontarienne d’assurance des actions et dépôts, La société, Le rapport annuel 1986 (Renvoyé en permanence au Comité permanent de l’administration de la justice conformément à l’article 35 (c) du Règlement) (n° 195) (déposé le 21 mars 1988).
Ontario Arts Council Annual Report 1986/87 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 188) (Tabled March 15, 1988).
Ontario Association of Architects, Council of the, Annual Report for the year ended November 30, 1984 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 16) (Tabled September 22, 1987).
Ontario Association of Architects, Council of the, Annual Report for the year ended November 30, 1985 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 17) (Tabled September 22, 1987).
Ontario Association of Architects, Council of the, Annual Report for the year ended November 30, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 18) (Tabled September 22, 1987).
Ontario Cancer Institute Incorporating The Princess Margaret Hospital Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 149) (Tabled January 6, 1988).
Ontario Cancer Institute Incorporating The Princess Margaret Hospital Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 427) (Tabled December 12, 1988).
Ontario Cancer Treatment and Research Foundation Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 215) (Tabled April 21, 1988).

Ontario Cancer Treatment and Research Foundation Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 432) (Tabled December 12, 1988).

Ontario College of Art Financial Statements as at May 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 184) (Tabled March 9, 1988).

Ontario College of Art Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 459) (Tabled January 6, 1989).

Ontario Corporate Tax and The Tax Collection Agreement, The (No. 249) (Tabled May 19, 1988).


Ontario Development Corporation, Northern Ontario Development Corporation and Eastern Ontario Development Corporation Annual Reports of Loans and Guarantees for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 47) (Tabled November 5, 1987).

Ontario Development Corporation, Northern Ontario Development Corporation and Eastern Ontario Development Corporation Annual Reports of Loans and Guarantees for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 363) (Tabled October 7, 1988).

Ontario Educational Communications Authority (TVOntario) Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 159) (Tabled January 20, 1988).

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Ontario Food Terminal Board Thirty-third Annual Report for the fiscal year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 23) (Tabled October 2, 1987).

Ontario Food Terminal Board Thirty-fourth Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 358) (Tabled October 3, 1988).


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Ontario Highway Transport Board Annual Report for the year ending December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 8) (Tabled August 20, 1987).

Ontario Highway Transport Board Annual Report for the year ended December 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 437) (Tabled December 14, 1987).
Ontario Housing Corporation Financial Statements and Report on the Audit for the year ended December 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 367) (Tabled October 11, 1988).


Ontario Hydro Annual Report for the year ended December 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 235) (Tabled May 9, 1988).

Ontario Hydro, Le rapport annuel d’, pour l’exercice terminé le 31 décembre 1987 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 235) (déposé le 9 mai 1988).

Ontario Institute for Studies in Education, Annual Report of the Board of Governors for the fiscal year ending April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 93) (Tabled December 3, 1987).

Ontario Institute for Studies in Education, Annual Report of the Board of Governors for the fiscal year ending April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 36) (Tabled October 28, 1987).

Ontario Junior Farmer Establishment Loan Corporation Financial Statements for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 36) (Tabled December 3, 1987).


Ontario Lottery Corporation Annual Report for the year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 112) (Tabled December 15, 1987).

Ontario Lottery Corporation Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 499) (Tabled February 14, 1989).

Ontario Mental Health Foundation Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 216) (Tabled April 21, 1988).

Ontario Mental Health Foundation Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 431) (Tabled December 12, 1988).


Ontario Municipal Board Annual Report for the 1986 calendar year (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 6) (Tabled August 10, 1987).

Ontario Municipal Board Annual Report for the 1987 calendar year (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 424) (Tabled December 8, 1988).


Ontario Municipal Improvement Corporation Financial Statements for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 55) (Tabled November 10, 1987).

Ontario Municipal Improvement Corporation Financial Statements for the year ended March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 352) (Tabled September 22, 1988).

Ontario New Home Warranty Program Annual Report 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 27) (Tabled October 7, 1987).
Ontario New Home Warranty Program Annual Report 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 384) (Tabled October 21, 1988).

Ontario Northland Transportation Commission Report for the year ending December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 107) (Tabled December 11, 1987).

Ontario Northland Transportation Commission Report for the year ending December 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 464) (Tabled January 16, 1989).

Ontario Place Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 114) (Tabled December 15, 1987).

Ontario Place Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 483) (Tabled January 31, 1989).

Ontario Provincial Courts Committee Annual Report for the period April 1, 1987 to March 31, 1988 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 388) (Tabled October 26, 1988).


Ontario Research Foundation Annual Report 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 311) (Tabled June 28, 1988).

Ontario Residents Attitudes Toward the Meech Lake Accord, Public Opinion Poll (No. 414) (Tabled November 22, 1988).

Ontario Science Centre (The Centennial Centre of Science and Technology) Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 197) (Tabled March 22, 1988).

Ontario Share and Deposit Insurance Corporation, Report of the Superintendent of Insurance for the year ended December 31, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 194) (Tabled March 18, 1988).

Ontario Share and Deposit Insurance Corporation 1986 Annual Report (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 195) (Tabled March 18, 1988).

Ontario Share and Deposit Insurance Corporation Annual Report 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 283) (Tabled June 16, 1988).


Ontario Stock Yards Board Financial Statements and Report on the Audit for the year ended June 30, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 450) (Tabled December 21, 1988).

Ontario Telephone Service Commission Annual Report for the year ended December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 5) (Tabled August 7, 1987).

Ontario Telephone Service Commission Annual Report 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 331) (Tabled August 5, 1988).

Ontario Waste Management Corporation Annual Report for the fiscal year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 100) (Tabled December 8, 1987).

Ontario Waste Management Corporation Annual Report for the fiscal year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 401) (Tabled November 7, 1988).


Order in Council deleting the name of Barbara Sullivan, M.P.P. as a Commissioner to the Board of Internal Economy and Substituting in lieu thereof Marietta Roberts, M.P.P. (No. 495) (Tabled February 13, 1989).
Order in Council No. 1723/88 re: St. Lawrence Square, Tabled pursuant to subsection 6 (5) of the Expropriations Act (No. 391) (Tabled October 27, 1988).
Ottawa Congress Centre Annual Report 1987-1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 514) (Tabled March 1, 1989).

P

Pay Equity Commission, Report to the Minister of Labour by the Ontario (No. 466) (Tabled January 17, 1989).
Petitions presented pursuant to Standing Order 31 relating to:

No. P-I: Naturopathy.

Mr Cooke (Kitchener)

Mr Cooke (Windsor-Riverside)

Mr Reycraft

Miss Martel

Mr Dietsch

Mr Pelissero

Mr Dietsch, Mr Fleet, Mr Johnson (Wellington), Mr Kanter, Mr Pelissero

Mr McGui gan, Mr Reville, Mrs. Stoner

Ms Poole

Ms Collins, Mr Cureatz, Mr Johnson (Wellington), Mr Matrundola

Mr Beer, Mr Breaugh, Mr Furlong

Mr Daigeler

Mr Sola

Mr Cousens, Mr McGui gan

Mr Callahan, Mr Offer, Mr Ray (Windsor-Walkerville)

Mr Ray (Windsor-Walkerville)

Mr Allen, Mr Carrothers
No. P-1: Naturopathy. — Cont’d
Mr Polsinelli
Mr McClelland
Mr Daigeler
Mr Polsinelli
Mr Daigeler
Mr Morin
Mr Ballinger
  Tabled December 1, 1988.
Mr Beer
Mr Faubert
Mr Polsinelli
  Tabled January 24, 1989.
Mr Elliot
  Tabled February 16, 1989.
Mr Kanter
  Tabled February 20, 1989.

No. P-2: French language training available to members of the N.D.P. Caucus.
Miss Martel

No. P-3: Prohibition of smoking in all public places and in all places of employment.
Mr Philip (Etobicoke-Rexdale)

No. P-4: Updating of equipment used by the GO Transit bus service between Oshawa and Toronto.
Ms Bryden

No. P-5: School buses being required to come to a full stop at all railway crossings.
Mr Poirier

No. P-6: Emissions from the Canadian Gypsum Company plant.
Mr Rae (York South)

No. P-7: Sunday Shopping.
Mr Brandt, Mr Cousens, Mr Eves, Mr Harris, Mr Jackson, Mr Johnson (Wellington), Mr McCague, Mrs Marland, Mr Pope, Mr Sterling, Mr Villeneuve, Mr Wiseman
Mr McLean
Mr Pollock
Mr Breau, Mr Pollock
Mr Reycraft
No. P-7: Sunday Shopping. — Cont’d

Mr Callahan


Mr Breaugh, Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale). Mr Pouliot, Mr Rae (York South), Mr Reville, Mr Swart, Mr Wildman, Mr Jackson


Mr Allen, Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Miss Martel, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Rae (York South), Mr Reville, Mr Swart, Mr Wildman


Mr Allen, Ms Bryden, Mr Charlton, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Reville, Mr Swart, Mr Wildman, Mr Cooke (Kitchener), Mr Jackson, Mr Pope


Mr Allen, Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Johnston (Scarborough West), Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Rae (York South), Mr Reville, Mr Swart, Mr Wildman, Mr Pope, Mr Reycraft


Mr Allen, Ms Bryden, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Mr Reville, Mr Swart, Mr Wildman, Mr Pope


Mr Harris


Mr Daigeler


Mr Carrothers, Mr Pollock


Mr Kozyra


Mr Black


Mr Ray (Windsor-Walkerville)


Mr Hampton


Mr Cooke (Windsor-Riverside), Mrs Grier, Mr Laughren, Mr Mackenzie, Mr Reville, Mr Smith (Lambton), Mr Wildman


Ms Bryden, Mr Wildman


Miss Martel, Mr Philip (Etobicoke-Rexdale)


Ms Bryden, Mr Owen, Mr Wildman


Mr Beer, Mr Charlton, Mr Mackenzie, Mr Wildman


Mr Philip (Etobicoke-Rexdale)


Mr Charlton, Mr Mackenzie, Mr Morin-Strom, Mr Swart, Mr Wildman


Mr Wiseman


Mr Harris


Mr Allen


Miss Martel

No. P-7: Sunday Shopping. — Cont’d
Miss Martel, Mr Philip (Etobicoke-Rexdale)
Miss Martel
Mr Breauh
Mr Laughren, Miss Martel
Miss Roberts, Mrs Stoner
Mr McGuigan, Mr Morin-Strom, Mr Pollock
Mr Laughren, Mr Reville
Mr Epp, Mr Mackenzie, Mr Miller
Ms Bryden, Mr Eves, Mr Hampton
Mr Dietsch
Mr Dietsch
Mr Sterling
Mr Dietsch
Mr Allen, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Reville, Mr Wildman
Mr Allen, Mr Cooke (Windsor-Riverside), Mrs Grier, Mr Laughren, Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Reville, Mr Wildman
Mr Laughren
   Tabled February 21, 1989.

No. P-8: Free Trade Agreement.
Mr Cousens, Mr Harris, Mr Jackson, Mr Johnston (Wellington), Mrs Marland, Mr McLean, Mr Pollock, Mr Villeneuve
Mr Adams

No. P-9: Christmas adjournment of the Legislature.
Mr McGuinty

No. P-10: Dissolution of the Legislature.
Mr Cooke (Windsor-Riverside)
No. P-11: Marmora Subdivision being developed as a Recreational Trail.
Mr Pollock

No. P-12: Transportation of passengers on chartered trips.
Mr Ballinger

No. P-13: Creation of one consolidated school system.
Mr Adams

No. P-14: Widening of Highway 115.
Mr Adams

Mr Faubert

No. P-16: Creation of one consolidated school system in Peterborough.
Mr Adams

No. P-17: College of Nurses.
Mr Adams
Mr Adams
Mr MacDonald

No. P-18: Care Facility in Rainy River.
Mr Hampton

No. P-19: Dryden Board of Education.
Mr Hampton

No. P-20: Ontario Hydro in Warren.
Miss Martel

No. P-21: Impaired driving.
Mr Adams

Mr Pollock
Mr Cureatz, Mr Furlong
Mr Breaugh, Mrs Stoner
Mr Tatham
Mrs Stoner
Mr Ballinger, Mr Campbell, Mr Cooke (Windsor-Riverside)
No. P-22: Teachers’ Superannuation Act. — Cont’d

Mr Adams, Mr Cleary, Mr Ray (Windsor-Walkerville)

Mr Laughren

Mr Reycraft

Mr McCague

Mr Tatham

Mr Owen

Mr Beer

Mr Smith (Lambton)

Mr Hampton

Mr Beer

Mr Cousens, Mr Eves

Mr Black, Mr Nixon (York Mills)

Mr Eves, Mr Neumann, Mr Villeneuve

Mr Hampton

Mr Beer

Mr Haggerty

Ms Collins, Mr Cousens, Mr McLean

Mr Eves

Mr Owen

Mrs Fawcett
Tabled February 2, 1989.

Mr Miclash
Tabled February 7, 1989.

Mr McCague
Tabled February 8, 1989.

Mr Brandt
Tabled February 9, 1989.

Mr Matrundola
Tabled February 14, 1989.

Mr McLean

Mr Black
Tabled February 16, 1989.

Mr Tatham
Tabled February 20, 1989.

Miss Roberts, Mr Tatham
Tabled February 27, 1989.
No. P-22: Teachers' Superannuation Act. — Cont’d
Mr Cousens, Miss Roberts, Mr Tatham
Mr Dietsch
Tabled March 2, 1989.

n° P-22: Le plan de pension des enseignants.
M. Cleary

M. Cleary
1989.

No. P-23: Incestuous sexual assaults.
Mr Cooke (Kitchener)
Mr Cooke (Kitchener)

No. P-24: Daycare Centres.
Ms Poole

No. P-25: Discrimination against Unrelated Students who live together.
Mr McGuinty

No. P-26: Lord’s Prayer and Bible Scripture.
Mr Johnson (Wellington)

Mr Johnson (Wellington)

Mr Johnson (Wellington)

Mr Johnson (Wellington)

Mr Johnson (Wellington)

Mr Johnson (Wellington)

Mr Johnson (Wellington)

Mr Johnson (Wellington)

No. P-27: Old Highway 17 North.
Mr Wildman

No. P-28: Cavan Township Garbage Dump.
Mr Adams
No. P-29: Workers' Compensation.
Mr Allen, Ms Bryden, Mr Charlton, Mr Farnan, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Miss Martel, Mr Wildman
Mr Laughren
Mr Laughren

No. P-30: Canada Post.
Mr Faubert

No. P-31: Minimum Wage.
Mr Morin-Strom
Mr Morin-Strom

Mr Sterling

No. P-33: Church of Scientology.
Mr Reville
Mr Beer, Mr Fleet
Mr Dietsch
Ms Poole
Mrs LeBourdais
Mr Rae (York South)
Mr Faubert
Mr Matrundola
Mr Velshi
Mr Lupusella
Mrs Grier
  Tabled February 1, 1989.
Mr Johnston (Scarborough West)
No. P-34: Madawaska Highland Regional Trust.
Mr Pollock
Mr Pollock

Mr Wildman
Mr Wildman
Mr Wildman

No. P-36: Accessible Daycare.
Ms Poole

No. P-37: Segregated Classroom.
Mr Johnston (Scarborough West)

No. P-38: School Buses.
Mr Laughren

No. P-39: Red Cross.
Mr Cooke (Kitchener), Mr Jackson
Mr Villeneuve
Mr Cooke (Kitchener)
Mr Jackson
Mr Jackson
Mr Epp
Mr Jackson

No. P-40: Public Inquiry into the Death of Bernard Bastien.
Mr Cooke (Windsor-Riverside)

No. P-41: Land Development.
Mr Cousens
Mr Cousens
Mr Cousens
Mr Cousens
Mr Cousens
No. P-41: Land Development. — Cont’d
Mr Cousens
Mr Cousens
Mr Cousens

No. P-42: By-pass Surgery.
Mr McLean
  Tabled February 8, 1989.

No. P-43: Go Transit.
Mr Brandt

No. P-44: Milliken Mills High School.
Mr Cousens
Mr Cousens
  Tabled February 16, 1989.
Mr Cousens
Mr Cousens

No. P-45: Environment
Mr Elliot

Mr Neumann
  Tabled February 16, 1989.

No. P-47: Hearings on Bill 162 (Workers’ Compensation).
Mr Mackenzie
Ms Bryden, Mr Cooke (Windsor-Riverside), Mr Hampton, Miss Martel, Mr Philip (Etobicoke-Rexdale)
  Tabled February 27, 1989.
Mr Allen, Mr Mackenzie
Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale)
  Tabled March 1, 1989.
Mr Mackenzie
  Tabled March 2, 1989.

No. P-48: Runnymede Development Corporation.
Mr Johnston (Scarborough West)
  Tabled March 2, 1989.

No. P-49: Social Assistance.
Mr Kanter
  Tabled March 2, 1989.

No. P-50: Maple.
Mr Ballinger
  Tabled March 2, 1989.
Place Ontario, Le rapport annuel de, pour l’exercice terminé le 31 mars 1988 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 483) (déposé le 31 janvier 1989).
Pompes funèbres, conseil de révision des services de, Le rapport annuel 1986 (Renvoyé en permanence au Comité permanent des affaires’ sociales conformément à l’article 35 (c) du Règlement) (n° 162) (déposé le 9 février 1988).
Potato Financial Protection Board Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 337) (Tabled August 23, 1988).

P.R.A. International Inc.; Agreement between the then Minister of Industry and Trade and Photocemical Research Associates Inc.; P.R.A.'s letter to Premier; Premier's reply; Minister's replies; list of P.R.A. Shareholders as of October, 1985; list of P.R.A.'s Board of Directors (No. 144) (Tabled January 4, 1988).


Prescott-Russell. Le rapport du comité d'étude des conseils scolaires de (n° 67) (déposé le 18 novembre 1987).


Provincial Auditor’s Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Public Accounts pursuant to Standing Order 90 (i)) (No. 1) (Tabled November 24, 1987).

Provincial Auditor’s Annual Report for the year ended September 30, 1988 (Permanently referred to the Standing Committee on Public Accounts pursuant to Standing Order 90 (i)) (No. 1) (Tabled November 30, 1988).


Public Accounts of Ontario for the fiscal year ended March 31, 1987. Volume 1—Financial Statements; Volume 2—Financial Statements of Crown Corporations, Boards, Commissions; Volume 3—Details of Expenditure (Permanently referred to the Standing Committee on Public Accounts pursuant to Standing Order 90 (i)) (No. 4) (Tabled November 9, 1987).


Public Attitudes Toward Education, Seventh OISE Survey, Results of Ministry of Education Add-on Questions to (No. 441) (Tabled December 14, 1988).


Public Complaints Commissioner Annual Report for the period December 21, 1985. to December 20, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 21) (Tabled September 24, 1987).

Public Complaints Commissioner 1987 Annual Report (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 345) (Tabled September 20, 1988).

Public Officers Act. Statement of the Treasurer pursuant to section 10 of the (No. 57) (Tabled November 13, 1987).

Public safety awareness and knowledge of the responsibilities and activities of the Technical Standards Division, Ministry of Consumer and Commercial Relations (No. 263) (Tabled May 26, 1988).


Public Service Superannuation Board Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 12) (Tabled September 10, 1987).
Public Service Superannuation Board Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 387) (Tabled October 26, 1988).

Public Service Superannuation Fund Financial Statement for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 24) (Tabled October 5, 1987).

Public Service Superannuation Fund Financial Statement for the year ended March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 351) (Tabled September 22, 1988).

Public Trustee Financial Statements and Report on the Audit for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 156) (Tabled January 15, 1988).

Public Trustee Financial Statements and Report on the Audit for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 512) (Tabled February 28, 1989).

R


Régie des alcools de l’Ontario, Le rapport annuel 1987 (Renoyé en permanence au Comité permanent de l'administration de la justice conformément à l'article 35 (c) du Règlement (n° 177) (déposé le 18 février 1988).

Régie des alcools de l’Ontario, Le rapport annuel 1988 (Renoyé en permanence au Comité permanent de l'administration de la justice conformément à l'article 35 (c) du Règlement (n° 448) (déposé le 16 décembre 1988).

Regis College Financial Statements as at April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 154) (Tabled January 14, 1988).

Regis College Financial Statements as at April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 454) (Tabled January 6, 1989).

Registered Insurance Brokers of Ontario, Report of the Superintendent of Insurance for the year ended July 31, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 190) (Tabled March 18, 1988).

Registered Insurance Brokers of Ontario, Report of the Superintendent of Insurance for the year ended July 31, 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 192) (Tabled March 18, 1988).


Registered Insurance Brokers of Ontario 1986 Annual Report (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 191) (Tabled March 18, 1988).

Registered Insurance Brokers of Ontario 1987 Annual Report (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 193) (Tabled March 18, 1988).


Rental Housing Protection Act: Future Directions (No. 203) (Tabled April 7, 1988).


Returns to written questions pursuant to Standing Order 88 (e):—

Question No. 17 (No. 161) (Tabled February 8, 1988)

Question No. 18 (No. 106) (Tabled December 10, 1987)

Question No. 33 (No. 137) (Tabled December 17, 1987)

Question No. 57 (No. 138) (Tabled December 17, 1987)

Question No. 67 (No. 373) (Tabled October 17, 1988)

Question No. 68 (No. 374) (Tabled October 17, 1988)

Question No. 69 (No. 497) (Tabled February 13, 1989)

Question No. 78 (No. 447) (Tabled December 15, 1988)

Question No. 81 (No. 305) (Tabled June 28, 1988)

S

St. Lawrence Parks Commission Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 111) (Tabled December 15, 1987).

St. Lawrence Parks Commission Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 452) (Tabled January 4, 1989).

Santé en Ontario, questions relatives à la promotion de la, Un rapport du Groupe consultatif du ministre sur la promotion de la santé 1987 (n° 65) (déposé le 16 novembre 1987).

Science North Annual Report for the year ending March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 196) (Tabled March 21, 1988).

Science North Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 492) (Tabled February 7, 1989).

Science Nord, Le rapport annuel de, pour la période se terminant le 31 mars 1987 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l’article 35 (c) du Règlement) (n° 196) (déposé le 21 mars 1988).

Science Nord, Le rapport annuel de, pour la période se terminant le 31 mars 1988 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l’article 35 (c) du Règlement) (n° 492) (déposé le 7 février 1989).


Shelter for the Homeless, Minister’s Advisory Committee on the International Year of (No. 304) (Tabled June 27, 1988).


Société d’exploitation de Place Ontario, Le rapport annuel 1986-1987 de la (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 114) (déposé le 15 décembre 1987).

Société de logement de l’Ontario États financiers et rapport du vérificateur exercice terminé le 31 décembre 1987 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 367) (déposé le 11 octobre 1988).

Special Warrants issued on October 30, 1987, for the payment of money defraying the expenses of the Government of the Province of Ontario for the purposes of the general and necessary expenditures of certain offices, ministries and authorities for the period beginning November 1, 1987 in the fiscal year beginning April 1, 1987 (No. 38) (Tabled November 3, 1987).


Standing Committee on Regulations and Private Bills Special Report, 1988 (No. 244) (Tabled May 17, 1988).


Strategic Attitudinal Analysis (No. 198) (Tabled March 25, 1988).

Study for Ministry of Health (No. 130) (Tabled December 17, 1987).


Sunday Shopping, Public Opinion Poll (No. 394) (Tabled November 1, 1988).

Superannuation Adjustment Fund Financial Statement for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 26) (Tabled October 5, 1987).

Superannuation Adjustment Fund Financial Statement for the year ended March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 353) (Tabled September 22, 1988).

Superintendent of Insurance Annual Report on the Facility Association of Ontario for the years ending October 31, 1985 and 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 209) (Tabled April 12, 1988).

Superintendent of Insurance Annual Report on the Facility Association of Ontario for the year ending October 31, 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 385) (Tabled October 24, 1988).


Teachers' Superannuation Commission Annual Report 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 322) (Tabled July 4, 1988).

Technology Centres Annual Reports 1986/87 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 33) (Tabled October 20, 1987).
—Ontario Centre for Automotive Parts Technology
—Ontario Centre for Advanced Manufacturing
—Ontario Centre for Farm Machinery and Food Processing Technology
—Ontario Centre for Microelectronics
—Ontario Centre for Resource Machinery Technology

Technology Centres Annual Reports for year ended March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 383) (Tabled October 21, 1988).
—Ontario Centre for Automotive Parts Technology
—Ontario Centre for Advanced Manufacturing
—Ontario Centre for Farm Machinery and Food Processing Technology
—Ontario Centre for Microelectronics
—Ontario Centre for Resource Machinery Technology

Theatres Branch Annual Report 1986-1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 260) (Tabled May 26, 1988).

Toronto Area Transit Operating Authority Annual Report for the year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 28) (Tabled October 7, 1987).

Toronto Area Transit Operating Authority Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 438) (Tabled December 14, 1988).

Tourism Hospitality in Ontario (No. 295) (Tabled June 27, 1988).


University of Toronto Financial Statements for the year ended April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 11) (Tabled September 3, 1987).

University of Toronto Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 456) (Tabled January 6, 1989).

University of Waterloo Financial Statements for the year ended April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 183) (Tabled March 9, 1988).

University of Waterloo Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 460) (Tabled January 6, 1989).

University of Western Ontario Financial Statements for the year ended April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 182) (Tabled March 9, 1988).

University of Western Ontario Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 458) (Tabled January 6, 1989).

W


Wife Assault, Measuring the Impact of Public Education Initiatives, Ontario Women's Directorate (No. 312) (Tabled June 29, 1988).

Wilfrid Laurier University Financial Statements for the year ended April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 155) (Tabled January 14, 1988).

Wilfrid Laurier University Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 455) (Tabled January 6, 1989).


Workers' Compensation Board Annual Report 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 328) (Tabled July 18, 1988).

Y

Youth Target 1987, Add-on Questions to the, Management Board of Cabinet (No. 307) (Tabled June 28, 1988).

APPENDIX

SESSIONAL PAPERS TABLED FROM 30 JUNE 1987 UNTIL THE DISSOLUTION OF THE 33RD PARLIAMENT ON 31 JULY 1987

Ombudsman of Ontario Annual Report for the period April 1, 1986, to March 31, 1987, Volumes I and II (Permanently referred to the Standing Committee on the Ombudsman pursuant to Standing Order 90 (g)) (No. 189) (Tabled June 30, 1987).

Ontario Energy Corporation Annual Report for the year ended December 31, 1986 (Permanently referred to the Standing Committee on Resources Development) (No. 188) (Tabled June 30, 1987).

Ontario Provincial Courts Committee Annual Report for the period April 1, 1986 to March 31, 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 191) (Tabled July 14, 1987).

Ontario Research Foundation Annual Report for the year ending December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 190) (Tabled July 8, 1987).

Registrar General, Office of the, Annual Report for the year ending December 31, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 193) (Tabled July 17, 1987).

Ryerson Polytechnical Institute, the 1986-87 Financial Statements of (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 194) (Tabled July 23, 1987).


Workers' Compensation Board Annual Report for the year ended December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 192) (Tabled July 16, 1987).

Commission des accidents du travail, Le rapport annuel de la, pour l'exercice clos le 31 décembre 1986 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (no 192) (déposé le 16 juillet 1987).
FIRST DAY
TUESDAY, NOVEMBER 3, 1987

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

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

GREETING:

PROCLAMATION

IAN SCOTT  
Attorney General  
WHEREAS it is expedient for certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario WE DO WILL THAT you and each of you and all others in your behalf interested, on Tuesday, the third day of November, 1987 now next, at 3.00
o'clock p.m., at Our City of Toronto, personally be and appear for the actual Des-patch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Prov-ince, may by the favour of God be ordained.

HEREIN FAIL NOT

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

WITNESS:

THE HONOURABLE LINCOLN M. ALEXANDER, A Member of Our Privy Council for Canada, One of Our Counsel Learned in the Law, Bachelor of Arts,

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this thirtieth day of September, in the year of Our Lord one thousand nine hundred and eighty-seven and in the thirty-sixth year of Our Reign.

BY COMMAND

RICHARD PAT TEN
Minister of Government Services.

3.00 P.M.

This being the first day of the First Session of the Thirty-fourth Parliament convoked by Proclamation of the Lieutenant Governor for the despatch of business, the Clerk of the Legislative Assembly laid upon the Table a Roll, hereinafter fully set out, containing a list of the names of the members who had been returned at the General Election to serve in this Parliament.

THIRTY-FOURTH GENERAL ELECTION

Office of the Chief Election Officer

This is to certify that by reason of the Dissolution of the last Legislature on the thirty-first day of July, 1987, and in virtue of Writs of Election dated on the thirty-first day of July, 1987, issued by the Honourable the Lieutenant Governor, and addressed to the hereinafter-named persons as returning officers for all the Electoral Districts in the Province of Ontario, for the election of Members to represent the several Electoral Districts in the Legislature of the Province in the Parliament convened to meet on the third day of November, 1987, the following named persons have been duly elected to represent the Electoral Districts set opposite their
respective names as appears by the Returns of the said Writs, deposited of Record in my office, namely:

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<tr>
<th>Electoral District</th>
<th>Member Elect</th>
<th>Returning Officer</th>
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<tr>
<td>Algoma</td>
<td>Bud Wildman</td>
<td>Francis Wallace</td>
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<td>Algoma-Manitoulin</td>
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<td>Lucille Joyce</td>
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<td>Ivor Vavasour</td>
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<td>Brampton North</td>
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<td>Marta Burka</td>
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<td>Norman Sterling</td>
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<td>Gilles Morin</td>
<td>Alexandra P. Hollins</td>
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<td>Chatham-Kent</td>
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<td>Louise Gingras</td>
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<td>Norman Baril</td>
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Harry Pelissero
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Margaret Marland
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Bob Chiarelli
Charlie Tatham
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Ernie Eves
Hugh Edighoffer
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Keith MacDonald
Hugh P. O’Neil
Howard Hampton
Sean Conway
David Reville
Ron Kanter
Jim Bradley
Mike Dietsch
Ian Scott
Andy Brandt
Karl Morin-Strom
Beverly Folliott
Joyce Davidson
Bernhard Nelson
Lois White
Audrey Green
Deanna Pellegrini
Susan Stirling
Barbara Marie Jones
William Ward
Norma Nickle
Mary Helen Luty
Mary Coxworth
Joseph Lynch
Thomas J. Dale
Caterina Iannucci
Joan Stinson
Kathleen Houllahan
John Seddon
Frances Gentile
Harold Buckborough
Frances Hobbs
Earl Atkinson
Kevin O’Kane
Cynthia Stickl
Jean Wilson
Joyce Fairley
Gus Caruso
Joyce Puddicombe
George Martin
Joseph Doyle
Gerard Savary
Ross Gillis
Patricia Thorpe
Robert Faulkner
Dorothy Killinger
Gordon Thatcher
Donald Cameron
Muriel Blackmore
Wellington Borland
William Hogarth
Armand Brunet
Dianne Mortimer
Dorothy Allore
Fred Clinker
Grace Brophy
Betty Bauder
Ann Patricia Gibson
Edith Taylor
Virginia Douglas
Julie Gray
Nina Forbes
John Nelson
The members, having taken the Oath of Allegiance, took their seats in the Legislative Chamber.

His Honour the Lieutenant Governor entered the Chamber and took his seat upon the Throne.

The Government House Leader said:—

“I am commanded by His Honour the Lieutenant Governor to state that he does not see fit to declare the causes of the summoning of the present legislature of this Province until a Speaker of this House shall have been chosen according to law, but today at a subsequent hour His Honour will declare the causes of the calling of this Legislature.”
His Honour was then pleased to retire.

The Clerk called for nominations for the office of Speaker.

Mr Peterson moved, seconded by Mr Rae, That Hugh Alden Edighoffer, member for the Electoral District of Perth, do take the Chair of this House as Speaker.

There being no further nominations, it was,

Resolved, That Hugh Alden Edighoffer do take the Chair of this House as Speaker.

The Clerk having declared the Honourable Hugh Alden Edighoffer duly elected, he was conducted by the Premier and Mr Rae to the dais, where, standing on the upper step of the dais, he returned his humble acknowledgement to the House for the great honour that had been conferred on him by the members choosing him to be their Speaker.

The Speaker assumed the Chair and the Mace was laid upon the Table.

The House then adjourned during pleasure.

His Honour the Lieutenant Governor entered the Chamber and took his seat upon the Throne.

The Speaker addressed His Honour as follows:—

"May it please Your Honour,

The Legislative Assembly has elected me as their Speaker, though I am but little able to fulfill the important duties thus assigned to me.

If, in the performance of those duties, I should at any time fall into error, I pray that the fault may be imputed to me and not to the Assembly whose servant I am, and who, through me, the better to enable them to discharge their duty to their Queen and Country, hereby claim all their undoubted rights and privileges, especially that they have freedom of speech in their debates, access to your person at all seasonable times, and that their proceedings may receive from you the most favourable consideration."

The Government House Leader said:—

"Speaker, I am commanded by His Honour the Lieutenant Governor to declare to you that he freely confides in the duty and attachment of the Assembly to Her Majesty's Person and Government and, not doubting that the proceedings will be conducted with wisdom, temperance and prudence, he grants and upon all occasions will recognize and allow the constitutional privileges."
I am commanded also to assure you that the Assembly shall have ready access to His Honour upon all suitable occasions, and that their proceedings, as well as your words and actions, will constantly receive from him the most favourable construction."

His Honour the Lieutenant Governor was then pleased to open the Session with the following gracious speech:—

"Speaker and members of the Legislative Assembly:

I have the honour of welcoming you to the opening of the First Session of the Thirty-fourth Parliament of Ontario.

It gives me particular pleasure to welcome those of you who are sitting as members of this legislature for the first time.

As representatives of the people of Ontario, you will be provided with an unparalleled opportunity to tackle many of our province’s most urgent priorities and convert challenges into achievements.

Every member of this legislature will be afforded the opportunity to participate in developing long-term solutions to long-standing problems, and innovative approaches to emerging demands.

Ontario’s economy is fundamentally strong and diversified. Over the past few years, our economic performance has been impressive, exceeding that of our major competitors.

This underlying momentum will stand us in good stead in the years ahead.

At the same time, we recognize that we are not immune to global economic pressures and conditions.

The recent volatility in stock markets around the world serves as a strong reminder of the new economic challenges that confront all countries.

My government will meet its commitments to the people of Ontario within a framework of fiscal responsibility. A solid record of economic stewardship will preserve Ontario’s options for the future.

We will continue to follow the directions set forth in the previous two Throne Speeches. We will pursue our agenda for action with vigour.

Tout en respectant nos obligations envers les contribuables, nous devons maintenir et consolider notre réseau de programmes et services communautaires.

In the midst of an information society where the need for literacy, mathematics, science and computer skills are more important than ever, we must set new standards of achievement for our children.
In the midst of a chronic housing shortage, we must increase the supply of affordable housing.

In the midst of an aging population and rapid increases in the cost of health care delivery, we must develop a new strategy for healthy living.

In the midst of a heightened need for prudent management and improved productivity, we must ensure that strict environmental safeguards, and health and safety protections in the workplace, are essential components of economic development.

In the midst of a renewed commitment to strengthening our international competitiveness, we must ensure that all Ontarians—women, visible minorities, natives, the disabled—are included in our effort to compete.

In the midst of continuing regional disparities within the province, we must increase our emphasis on economic development in Northern and Eastern Ontario.

In the midst of sustained global pressures affecting the agriculture sector, we must maintain a commitment to develop innovative approaches to assisting Ontario farmers.

In the face of new economic realities, we must pay particular attention to our trading relationships with other countries.

We have not yet seen the final text of a trade agreement between Canada and the United States, despite a commitment on October sixth that such a text would be available within three weeks.

On the basis of the preliminary agreement, however, it is the view of my government that as a country we have given up far more than we have gained.

The agreement does not achieve the federal government’s stated goal of security of access to U.S. markets.

It does not provide a means of shielding Canadian exporters from restrictive U.S. trade practices.

The agreement contains concessions that will seriously compromise Canada’s sovereign ability to shape its own political and economic agenda.

As soon as we receive the text of the final agreement, my government will introduce a resolution for debate in the legislature, and refer the text to the Standing Committee on Finance and Economic Affairs.

My government will also release detailed studies on the agreement’s potential impact on selected Ontario industries, and on its constitutional implications.

In tackling the economic and social challenges that confront our province, my government believes that now more than ever we must draw diverse elements together in addressing common needs. We have seen the effectiveness of this com-
prehensive approach in the efforts of the Ontario Health Review Panel, the Social Assistance Review Committee, and the Premier's Council.

Today my government will set forth new initiatives that it will follow in pursuit of its agenda. These initiatives are part of a sustained effort to develop imaginative approaches to achieving our vision of Ontario.

With the goodwill and involvement of all members of this legislature, my government looks forward to fulfilling these commitments to the people of Ontario:

1. We must equip our children with the skills, knowledge, creativity and entrepreneurial spirit they will need to meet the challenges of the 21st century.

As part of this effort, government must exercise leadership and set clear goals for our education system.

We must begin by placing a renewed emphasis on the quality of our children's education in their early school years, from kindergarten to grade six.

We will, in consultation with parents, teachers and school boards:

• establish new provincial benchmarks for literacy, languages, mathematics, sciences and social studies;

• develop more effective ways of measuring student achievement against these benchmarks; and

• ensure that parents receive more detailed information on their children’s progress.

We will support this drive for higher standards with an improved environment for learning basic skills.

We will provide school boards with resources to: reduce class sizes in grades one and two; increase the use of computers and educational software; purchase new textbooks and other learning materials; and, help teachers to update their knowledge of computer skills.

As part of an ongoing effort to involve parents, teachers, administrators, and legislators of all parties in the development of new initiatives, we will establish a Select Committee on Education.

We will provide TVOntario with additional support to increase the amount of new programming aimed at elementary and secondary students.

We will also ensure greater use of our schools in the development of an integrated child-care system. We will create more child-care spaces for school-aged children in existing schools, new schools and in neighborhood locations close to schools.

Our renewed emphasis on literacy and other basic learning skills in early school years should ensure that our children develop the essential foundation for future education and training.
At the same time, we recognize that there are many adults who do not have that foundation.

Last summer we launched a program to increase literacy training through community-based programs in our schools, libraries and work sites.

As we continue to assess the dimensions of this problem, we will promote literacy training particularly for special groups, including older workers.

We will seek to increase public awareness about the personal and economic cost of illiteracy and the importance of dealing with this urgent issue.

2. Many Ontarians do not have access to affordable quality housing.

We believe that the measures introduced in the past two years have been an effective first step in addressing this situation, but there is a great deal more that we must do to search out innovative and creative solutions.

We will continue to directly create and preserve low and moderately-priced housing through such measures as: non-profit housing; conversion-to-rental; upgrading, modifying, and intensifying existing stock; and, creating an environment conducive to increased investment in new rental housing.

Particular attention will be given to providing integrated housing and support-service care to special needs groups such as disabled persons, battered women and their children, the frail elderly and the homeless.

We will modify our planning policies, accelerate our efforts to contain the cost of construction, and use government lands to increase the overall supply of affordable housing.

The provision of low and moderately-priced housing must be a central part of the planning process and not a supplementary activity at the end.

We will assist those with moderate incomes to realize their goal of first-time home ownership.

We will introduce a new Ontario Home Ownership Savings Plan to assist people to purchase their first homes.

In addition, we will increase protections for buyers of new homes.

3. As we look ahead to challenging global economic conditions, we must lay the foundation for future growth by building on existing strengths and creating new ones.

In particular, we must encourage the development of industries that export their goods and services. These are the industries that promote growth in the economy and provide the base for our general level of economic activity.

The Premier’s Council has been active in analysing Ontario’s competitive strengths and weaknesses.
The results of that analysis will provide us with an in-depth understanding of Ontario's competitive position. The information will assist in changing the mandate of government institutions involved in economic development.

The analysis will be shared with the people of Ontario and with other governments through a series of papers on strategic development. The papers will be released in the near future.

A report prepared by the Council, including recommendations to government, will be released early in the new year. These recommendations will help form the basis for the development of new economic strategies for growth.

Last June, the Premier's Council announced the establishment of seven centres of excellence. Activity undertaken at the centres, and supported through the technology fund, will include laser and lightwave research, space and terrestrial science, integrated manufacturing, groundwater research, information technology, materials research and telecommunications research.

The Council will ensure that these activities are linked to private-sector research and development.

We invite other provinces to participate in the research activities carried out at the centres and we look forward to sharing the results of this research with all Canadians. At the same time, we shall put forward proposals for cooperative action leading to the establishment of a national network of centres of excellence.

The technology fund will also be used to stimulate cooperative pre-competitive private-sector research and development. The Council has reviewed numerous submissions and, in the near future, we will announce the first set of projects that are to receive funding. The proposals include development in the areas of remote sensing, software, robotics, and analytical instrumentation.

While promoting technological innovation, we will continue to modernize our training system and ensure that Ontario's workforce has the skills and flexibility to adjust to changing technological requirements.

We will modernize our apprenticeship system and make it more accessible to women and other groups whose participation rate has traditionally been low.

We will further expand accessibility to post-secondary programs through increased funding of the Ontario Student Assistance Program.

Within the next few weeks, we will announce the appointment of an Industrial Restructuring Commissioner. The Commissioner will develop improved employment and business opportunities by playing an active role in the identification of businesses at risk, and reviewing creative strategies, including employee-participation options.

The Premier's Council has recently completed reviewing twenty-four proposals for the establishment of centres of entrepreneurship in our colleges and universities. The six proposals selected will be announced in the next few days.
The centres, which will operate in conjunction with the private sector, will promote the teaching of entrepreneurship; sponsor visiting entrepreneurs, venture capitalists and researchers; and, support the work of campus-based innovation centres.

We recognize that the issue of northern growth and development is one that will require ongoing attention.

In addition to our existing northern programs, such as the Northern Development Fund, we have been receiving input from northern Ontarians, and particularly Northern Development Councils, on the role and mandate of the Northern Ontario Heritage Fund. An Advisory Council will be established to help identify priorities in the distribution of the fund.

The Standing Committee on Resources Development will review the Mining Act to ensure that it reflects the importance of the mining industry and the new realities facing that industry.

A “Buy North” program will be developed to strengthen competitive northern sourcing and servicing of government operations.

We will sustain our effort to improve access to health care in Northern Ontario.

We look forward to the development of additional approaches to northern development at the Conference on Northern Business and Entrepreneurship later this month in Thunder Bay.

Ontario’s roads, highways and waterfront areas play a vital role in the economic and social development of our province.

We will encourage the responsible development of our waterfront areas to meet needs associated with tourism, recreation, heritage preservation and industrial development.

We will strengthen our transportation infrastructure, particularly in Northern and Eastern Ontario:

- we will immediately proceed with the planning, design, and property acquisition for Highway 416 in the Ottawa area.

- we will provide funds to accelerate the construction and rehabilitation of northern highway projects such as the Kenora By-pass and Highway 560.

- we will begin construction of the Sudbury South-east By-pass, upon completion of a successful environmental assessment.

More than three-and-a-half million Ontarians live in the Greater Toronto area—Canada’s largest urban concentration. Yet for many years, the rapid development of this area has taken place without an overall coordinated strategy for growth. The problem is particularly acute in the Toronto waterfront area, where a multitude of governments and agencies have jurisdiction.
We will bring forward new ideas for coordinating policies, programs and plans to ensure the orderly development of the Greater Toronto area.

As part of this effort we will address the issue of transportation in the Greater Toronto area.

If Ontario is to strengthen its competitive position we must have a reliable, safe and cost-efficient supply of energy. We must also develop and use that energy in an environmentally safe way.

We will introduce a number of measures designed to encourage energy conservation and greater public input into the development of energy policy:

• we will review the Power Corporation and related acts and introduce amendments to foster greater public accountability and responsiveness on the part of Ontario Hydro.

• we will appoint a Select Legislative Committee on Energy.

• we will introduce an Energy Efficiency Act. The Act will provide for higher standards of efficiency for appliances and heating and cooling equipment.

• we will encourage greater municipal involvement in energy conservation.

4. Throughout the last decade, Ontarians have been adopting a more positive attitude toward the lifestyles they choose to lead. We recognize that many illnesses and diseases such as stroke, heart disease and cancer are often directly related to nutritional and lifestyle choices.

We want a health-care system that reflects this new awareness, a system that emphasizes the prevention of illness and disease, and the promotion of healthy living habits. Our current health-care system does an excellent job of treating people who are ill. We must now design and implement a system that also keeps people well.

We must also design a system that is able to serve us as much as possible within our own communities and our own homes. We recognize the limitations and tremendous expense associated with an institution-based system. We know that we must develop new and more innovative community-based approaches.

We also recognize that for many individuals, such as seniors, the disabled and others in need of special services, quality health care is not enough to ensure they lead independent and productive lives.

We are determined to provide a broad network of support that will allow them to reach their full potential, and contribute as much as possible according to their ability.

As a province, we are currently spending more than $11 billion on health care—nearly one-third of all government expenditures.
But our health-care system is still faced with considerable challenges including an increase in the rate of chronic illnesses, and the rising cost of medical technology.

We will address these challenges through a new health strategy which emphasizes health promotion, prevention of disease, community-based services and alternatives to institutional care.

To provide leadership in pursuing this new direction, we will establish a Premier’s Council on Health Strategy.

We will look to community health centres and health service organizations to play a greater role in health promotion.

We will encourage the development of innovative health-care proposals by community groups, health-care providers, agencies, researchers and others.

We will increase our support for alcohol and drug dependency treatment programs, and community mental health programs.

As part of our overall emphasis on the prevention of injury, illness and disease, we must take steps to ensure a healthy and safe environment in the workplace.

We will re-introduce legislation to strengthen workers’ rights to a healthy and safe workplace. We will also implement the worker and community right-to-know legislation adopted earlier this year.

We will continue to act to restore both employer and employee confidence in the Workers’ Compensation Board.

We support the concept of early intervention and a client-centred approach in the rehabilitation of injured workers. We will be putting forward new ways of enhancing the re-employment of injured workers and reforming permanent partial disability pensions.

We will ask the Standing Committee on Resources Development to recommend further ways of reducing injuries and fatalities in Ontario mines.

Over the past two years we have made great progress in providing community supports which enable senior citizens to live at home, in their own communities, close to family and friends.

Similar supports have been provided to assist disabled Ontarians to live independent lives.

We will continue to expand this network of support services such as the integrated homemakers program. The expanded network will enable the frail elderly and the disabled in every part of the province to have access to services such as meal preparation, laundry, shopping, personal care, light housekeeping, and escorted transportation.
We will improve access to transportation services for seniors and the disabled.

Even with a broad network of social support services, a small number of seniors require a level of care which can only be provided in an institutional setting.

We believe that it is important that they receive such care in an environment and a cultural setting that is familiar to them.

To assist in meeting this need, we will support the establishment of new nursing homes tailored to the requirements of Ontario’s diverse cultural communities. The nursing homes will be linked to community multicultural programs for the elderly.

This initiative will be part of an ongoing effort to develop a social service network that is sensitive to the needs of our ethnic and cultural groups.

Our social assistance system must be redesigned to support individuals in achieving independence.

Over the past year, the Social Assistance Review Committee has undertaken a comprehensive study of our social assistance programs and conducted hearings across the province.

We look forward to releasing the Committee’s report and recommendations this Spring. We particularly await the Committee’s advice concerning ways of removing current disincentives to achieving greater individual independence.

5. We will continue to take a strong and forceful approach to protecting our lands, lakes, rivers, beaches, and air.

We will introduce a number of new initiatives to strengthen our effort to prevent pollution before it starts and restore the environment where it has been damaged:

• we will bolster the enforcement of environmental protection standards.

• we will accelerate our effort to clean up beaches and environmental hazards.

• we will assist companies meeting select criteria to develop and install new technology required to comply with Ontario’s tough pollution standards.

• we will increase support for municipal and industrial recycling.

• we will introduce an ecological reserves act to preserve areas of outstanding environmental significance.

6. Ontarians must be protected from unfair and arbitrary practices in the marketplace.

A review of consumer protection legislation will be concluded this Winter following a major research and consultative process involving consumer and industry
groups. From this effort, we will bring forward a comprehensive consumer protection code.

We will reintroduce legislation to establish an independent and accessible rate review board for determining automobile insurance premiums. The legislation will also provide for a uniform classification system to be used by all insurance companies.

We will amend the Insurance Act to establish a means of arbitrating consumer complaints regarding unfair insurance practices.

Legislation will be reintroduced to provide protection for owners of motor vehicles needing repairs.

We will also act to reduce the number of alcohol-related vehicular accidents by: establishing a ride program covering every part of the province on a year-round basis; funding community-based public awareness programs; and, requiring alcohol-related industries to promote responsible use of their products.

7. Ontario will continue to play a constructive role in addressing the issues and challenges that face us as a nation.

We look forward to hosting the First Ministers’ Conference on the Economy later this month in Toronto, and to presenting concrete proposals for strengthening Canada’s capacity to adjust to changing global conditions.

The Meech Lake Accord is before the Parliament of Canada and provincial legislatures. In accordance with our commitment, we will introduce a resolution and invite the legislature to establish a Select Committee on Constitutional Reform to consider the Accord and related matters.

We will continue to press for a national partnership in the provision of child-care services.

Last June, we announced a multi-year plan for increasing the range of services for Ontario parents who require quality care for their children. While we will continue to implement our plan, we still await the federal government’s response to the need for a national program.

8. In these and other matters my government will continue to operate in a manner that is open and accessible to all Ontarians.

Nous veillerons à ce que le gouvernement soit représentatif de l’ensemble de la population et à ce que toutes nos institutions reflètent fidèlement la diversité sociale et multiculturelle de l’Ontario.

The new Ministry of Citizenship will be responsible for implementing the multicultural strategy announced last June. Every government ministry will be asked to examine ways of ensuring that our diverse population is better served by government legislation, policies and programs.
The Minister of Citizenship, whose mandate has a particular focus on human rights, will have responsibility for the Ontario Human Rights Commission. We are committed to a strong and independent Commission capable of dealing with matters of discrimination.

Employment equity will continue to be a key part of our strategy to eliminate systemic discrimination. We have begun implementing this principle in the public sector.

The pay equity legislation approved last Session will be proclaimed on January 1, 1988.

We will proceed with the scheduled implementation of the French Language Services Act.

9. The people of Ontario must have full confidence in their representatives.

We will immediately introduce conflict-of-interest legislation that will govern the conduct of all members of this legislature. Public disclosure and independent review will be an integral part of the new system.

The people of Ontario also have a right to expect accountability from their government for the management of their court system. We will act to ensure the effectiveness, efficiency, and accessibility of Ontario courts.

We recognize the vital role that opposition parties play in the workings of this legislature. We will ensure that this importance is reflected in a revitalized legislative committee structure.

As part of our ongoing exercise of legislative reform, we will support the appointment of members of the opposition to the chairmanship of legislative committees dealing with public accountability.

With the goodwill of all members of this legislature, we will continue to help the people of this province prepare for the 21st century.

May Divine Providence attend your deliberations.

In our Sovereign's name, I thank you.

God Bless the Queen and Canada.

His Honour was then pleased to retire.

PRAYERS 3.45 P.M.

The Speaker reported that, to prevent mistakes, he had obtained a copy of His Honour's speech, which he would read. (Reading dispensed with.)
The following Bill was introduced and read the first time:—

Bill 1, An Act to provide for greater Certainty in the Reconciliation of the Personal Interests of Members of the Assembly and the Executive Council with their Duties of Office. Mr Scott. / Loi assurant une plus grande certitude quant au rapprochement des intérêts personnels des membres de l'Assemblée et du Conseil des ministres avec les devoirs de leurs fonctions. M. Scott.

The Speaker informed the House that Mr Rae, member for the Electoral District of York South, was recognized as Leader of Her Majesty's Loyal Opposition.

The Speaker informed the House that the Clerk had laid upon the Table the Roll of members elected at the General Election of 1987 (Sessional Paper No. 39) (Tabled November 3, 1987).

On motion by Mr Conway,

Ordered, That the Speech of His Honour the Lieutenant Governor to this House be taken into consideration tomorrow, Wednesday, November 4, 1987.

Mr Conway moved, That the House do now adjourn.

The question, having been put on the motion, was declared carried.

The House then adjourned at 3.49 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

SESSIONAL PAPERS TABLED FROM 30 JUNE 1987 UNTIL THE DISSOLUTION OF THE 33RD PARLIAMENT ON 31 JULY 1987

Ombudsman of Ontario Annual Report for the period April 1, 1986 to March 31, 1987, Volumes I and II (Permanently referred to the Standing Committee on the Ombudsman pursuant to Standing Order 90 (g)) (No. 189) (Tabled June 30, 1987).

Ontario Energy Corporation Annual Report for the year ended December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 188) (Tabled June 30, 1987).
Ontario Provincial Courts Committee Annual Report for the period April 1, 1986 to March 31, 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 191) (Tabled July 14, 1987).

Ontario Research Foundation Annual Report for the year ending December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 190) (Tabled July 8, 1987).

Registrar General, Office of the, Annual Report for the year ending December 31, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 193) (Tabled July 17, 1987).

Ryerson Polytechnical Institute, the 1986-87 Financial Statements of (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 194) (Tabled July 23, 1987).


Workers’ Compensation Board Annual Report for the year ended December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 192) (Tabled July 16, 1987).

Commission des accidents du travail, Le rapport annuel de la, pour l’exercice clos le 31 décembre 1986 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 192) (déposé le 16 juillet 1987).

SESSIONAL PAPERS TABLED FROM 1 AUGUST 1987 TO 3 NOVEMBER 1987

Agricultural Research Institute of Ontario Report for the year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 32) (Tabled October 19, 1987).

Compendium:

Bill 1, An Act to provide for greater Certainty in the Reconciliation of the Personal Interests of Members of the Assembly and the Executive Council with their Duties of Office (No. 40) (Tabled November 3, 1987).

Projet de loi 1, Loi assurant une plus grande certitude quant au rapprochement des intérêts personnels des membres de l’Assemblée et du Conseil des ministres avec les devoirs de leurs fonctions (n° 40) (déposé le 3 novembre 1987).

Co-operative Loans Board Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 19) (Tabled September 24, 1987).
Forest Management Agreement No. 503000 between the Minister of Natural Resources and Superior Forest Management Ltd. (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 7) (Tabled August 12, 1987).

Forest Management Agreement No. 503100 between the Minister of Natural Resources and McKenzie Forest Products Inc. (Lac Seul Forest) (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 13) (Tabled September 14, 1987).

Funeral Services, Board of, Annual Report 1986 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 10) (Tabled August 31, 1987).

Law Foundation of Ontario Annual Report 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 31) (Tabled October 13, 1987).

Local Government Finance in Ontario 1985 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 9) (Tabled August 28, 1987).

Finances des municipalités de l'Ontario de 1985, Les, (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l'article 35 (c) du Règlement) (n° 9) (déposé le 28 août 1987).

Milk and Cream Producers, The Fund for, Statement of Fund Operations for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 20) (Tabled September 24, 1987).

Ministry of Government Services Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 37) (Tabled October 28, 1987).

Ministry of Housing and Ontario Land Corporation Annual Report for the fiscal year ending March 31, 1987 and the Annual Report of Ontario Housing Corporation for the calendar year 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 35) (Tabled October 27, 1987).

Ministry of Transportation and Communications Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 29) (Tabled October 7, 1987).

Ministry of Energy Annual Report for the year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 34) (Tabled October 20, 1987).

Ontario Association of Architects, Council of the, Annual Report for the year ended November 30, 1984 (Permanently referred to the Standing Committee on
Administration of Justice pursuant to Standing Order 35 (c)) (No. 16) (Tabled September 22, 1987).

Ontario Association of Architects, Council of the, Annual Report for the year ended November 30, 1985 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 17) (Tabled September 22, 1987).

Ontario Association of Architects, Council of the, Annual Report for the year ended November 30, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 18) (Tabled September 22, 1987).

Ontario Food Terminal Board, Thirty-third Annual Report for the fiscal year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 23) (Tabled October 2, 1987).

Ontario French Language Services Commission, 1986-1987 Annual Report (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 22) (Tabled October 2, 1987).

Ontario Highway Transport Board Annual Report for the year ending December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35(c)) (No. 8) (Tabled August 20, 1987).

Ontario Junior Farmer Establishment Loan Corporation Financial Statements for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35(c)) (No. 36) (Tabled October 28, 1987).


Ontario Municipal Board Annual Report for the 1986 calendar year (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35(c)) (No. 6) (Tabled August 10, 1987).

Ontario New Home Warranty Program Annual Report 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35(c)) (No. 27) (Tabled October 7, 1987).


Ontario Telephone Service Commission Annual Report for the year ending December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35(c)) (No. 5) (Tabled August 7, 1987).

Public Complaints Commissioner Annual Report for the period December 21, 1985 to December 20, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35(c)) (No. 21) (Tabled September 24, 1987).

Public Service Superannuation Board Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35(c)) (No. 12) (Tabled September 10, 1987).

Public Service Superannuation Fund. Financial Statement for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35(c)) (No. 24) (Tabled October 5, 1987).

Special Warrants issued on October 30, 1987 for the payment of money defraying the expenses of the Government of the Province of Ontario for the purposes of the general and necessary expenditures of certain offices, ministries and authorities for the period beginning November 1, 1987 in the fiscal year beginning April 1, 1987 (No. 38) (Tabled November 3, 1987).

Superannuation Adjustment Fund. Financial Statement for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35(c)) (No. 26) (Tabled October 5, 1987).

Technology Centres Annual Reports 1986/87 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35(c)) (No. 33) (Tabled October 20, 1987).

—Ontario Centre for Automotive Parts Technology

—Ontario Centre for Advanced Manufacturing

—Ontario Centre for Farm Machinery and Food Processing Technology

—Ontario Centre for Microelectronics

—Ontario Centre for Resource Machinery Technology

Toronto Area Transit Operating Authority Annual Report for the year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35(c)) (No. 28) (Tabled October 7, 1987).

University of Toronto Financial Statements for the year ended April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35(c)) (No. 11) (Tabled September 3, 1987).
SECOND DAY
WEDNESDAY, NOVEMBER 4, 1987

PRAYERS

1.30 P.M.

The Speaker addressed the House as follows:—

I beg to inform the House that I have laid upon the Table a copy of Order in Council 2294/87 appointing the Speaker, who shall be chairman, the Honourable Sean Conway, the Honourable Joan Smith, the Honourable Richard Andrew Patten, Barbara Sullivan, David Cooke (Windsor-Riverside) and Ernie Eves as commissioners to the Board of Internal Economy (Sessional Paper No. 41) (Tabled November 4, 1987).

The House expressed its condolence on the death of René Levesque, Premier of the Province of Québec from 1976 to 1985.

The House expressed its condolence on the death on July 31, 1987 of Paul J. Yakabuski, member for the Electoral District of Renfrew South from 1963 to 1987.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled November 4, 1987) Mr Cooke (Kitchener).

On motion by Mr Conway,

Ordered, That Mr Poirier, member for the Electoral District of Prescott and Russell, be appointed Deputy Speaker for this Parliament, and that, notwithstanding Standing Order 12 (b), Miss Roberts, member for the Electoral District of Elgin, be appointed Deputy Chair of the Committees of the Whole House for this Parliament.

On motion by Mr Conway,

Ordered. That, notwithstanding Standing Order 2 (a), the House shall meet at 1.30 p.m. on Thursday, November 5, 1987.
The following Bills were introduced and read the first time:—

Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates. Mr Nixon (Brant-Haldimand).


Bill 5, An Act to amend the Proceedings Against the Crown Act. Mr Scott.

Bill 6, An Act to amend the Execution Act. Mr Scott.

Mr Rae (York South) moved, That, pursuant to Standing Order 37, the ordinary business of the House be set aside to discuss a matter of urgent public importance, namely the failure of the trade agreement between Prime Minister Mulroney and President Reagan to live up to the six conditions expressed by the Premier during the recent election campaign and further the failure of this government to commit itself unconditionally to exercise its full legislative and regulatory authority to prevent implementation of this trade agreement.

After hearing the arguments of the mover and the representatives of the other parties, the Speaker put the question “Shall the debate proceed?” to the House. The House having agreed, the debate proceeded to conclusion.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendium:

Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates (No. 43) (Tabled November 4, 1987).


Bill 5, An Act to amend the Proceedings Against the Crown Act (No. 45) (Tabled November 4, 1987).
Bill 6, An Act to amend the Execution Act (No. 46) (Tabled November 4, 1987).

Decision of the Tribunal into the dispute among the Hamilton-Wentworth Roman Catholic Separate School Board, the Board of Education for the City of Hamilton and the Wentworth County Board of Education (No. 42) (Tabled November 4, 1987).

THIRD DAY
THURSDAY, NOVEMBER 5, 1987

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:

I call the attention of the House to our visitor at the Table, Craig James, Second Clerk Assistant and Clerk of Committees of the British Columbia legislature, who is on attachment to the Office of the Clerk.

The following Bills were introduced and read the first time:


Bill 8, An Act to amend the Representation Act, 1986. Mr Villeneuve.

Bill 9, An Act permitting Trustees and other Persons to dispose of South African investments. Mr Scott. / Loi permettant aux fiduciaires et à d'autres personnes d'aliéner les placements sud-africains. M. Scott.


By unanimous consent, the House reverted to "Petitions".

Pursuant to Standing Order 31 (b), the following Petition was presented:

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled November 5, 1987) Mr Cooke (Windsor-Riverside).
Mr Harris moved, That, pursuant to Standing Order 37 (a), the business of the House be set aside so that the House might debate a matter of urgent public importance, that being the inability of the Government of Ontario to sufficiently address the crisis of the lack of affordable housing and rental accommodation in the Province of Ontario.

After hearing the arguments of the mover and the representatives of the other parties, the Speaker put the question, “Shall the debate proceed?”, to the House. The House having agreed, the debate proceeded to conclusion.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:


Projet de loi 7, Loi portant mise en application de la Loi type sur l’arbitrage commercial international adoptée par la Commission des Nations Unies pour le droit commercial international (no 50) (déposé le 5 novembre 1987).

Bill 9, An Act permitting Trustees and other Persons to dispose of South African investments (No. 48) (Tabled November 5, 1987).

Projet de loi 9, Loi permettant aux fiduciaires et à d’autres personnes d’aliéner les placements sud-africains (no 48) (déposé le 5 novembre 1987).

Ontario Development Corporation, Northern Ontario Development Corporation and Eastern Ontario Development Corporation Annual Reports of Loans and Guarantees for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 47) (Tabled November 5, 1987).

FOURTH DAY
MONDAY, NOVEMBER 9, 1987

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled November 9, 1987)  Mr Reycraft.

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

Bill 11, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.  Mr Nixon (Brant-Haldimand).


Bill 14, An Act to protect and enhance the Quality of Drinking Water in Ontario.  Mrs Grier.

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

Bill Pr7, An Act respecting the Driving School Association of Ontario.  Mr Ferraro.

Bill Pr12, An Act to revive the Centre for Educative Growth.  Mr Morin.

Bill Pr13, An Act respecting Special Ability Riding Institute.  Mr Reycraft.


Bill Pr26, An Act to revive 353583 Ontario Limited.  Mr Kanter.

Bill Pr70, An Act to revive Community Youth Programs Incorporated.  Mr Carrothers.

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

The Order of the Day for the consideration of the speech of His Honour the Lieutenant Governor at the opening of the Session having been read,

Ms Poole moved, seconded by Mr Brown, That an humble Address be presented to His Honour the Lieutenant Governor as follows:—

*To The Honourable Lincoln M. Alexander, A member of Her Majesty’s Privy Council for Canada, Knight of Grace of The Most Venerable Order of the Hospital of St. John of Jerusalem, One of Her Majesty’s Counsel Learned in the Law, Bachelor of Arts, Doctor of Laws, Colonel in Her Majesty’s Armed Forces Supplementary Reserve, Lieutenant Governor of Ontario:*

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

After debate, it was, on motion by Mr Reville,

*Ordered, That the debate be adjourned.*

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Mr Nixon (Brant-Haldimand) moved, That the House do now adjourn.

The question, having been put on the motion, was declared carried.

The House then adjourned at 3.43 p.m.

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The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

*Sessional Papers:*—

Algonquin Forestry Authority Annual Report for the year ending March 31, 1987 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 52)* (Tabled November 9, 1987).

Free Trade Agreement and Women, Ontario Women’s Directorate, November 1987. *(No. 51)* (Tabled November 9, 1987).

*L’accord de libre échange et les femmes, Direction générale de la condition feminine de l’Ontario, novembre 1987 *(n° 51)* (déposé le 9 novembre 1987).*
Ontario Energy Board Annual Report 1986/87 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 53) (Tabled November 9, 1987).

Public Accounts of Ontario for the fiscal year ended March 31, 1987. Volume 1—Financial Statements; Volume 2—Financial Statements of Crown Corporations, Boards, Commissions; Volume 3—Details of Expenditure (Permanently referred to the Standing Committee on Public Accounts pursuant to Standing Order 90 (i)) (No. 4) (Tabled November 9, 1987).


FIFTH DAY
TUESDAY, NOVEMBER 10, 1987

PRAYERS

The Speaker ruled as follows:—

On Wednesday, November 4, 1987, the member for Nipissing (Mr Harris) raised a question with respect to the introduction of Bill 1, An Act to provide for greater Certainty in the Reconciliation of the Personal Interests of Members of the Assembly and the Executive Council with their Duties of Office. The honourable member and the member for Windsor-Riverside (Mr Cooke) questioned whether the bill was in order because it was referred to in the Speech from the Throne.

It is an ancient custom that, once Parliament has been formally opened by the declaration of the causes of summons in the Speech from the Throne, the House may proceed upon any matter, at its discretion or convenience, without giving priority to the discussion of the topics included in the Lieutenant Governor’s speech. As a deliberate assertion of this right, the House has, as a general rule, given first reading to a bill before proceeding to consider the Speech from the Throne. However, the precedents indicate that the introduction and first reading of such a bill may be delayed until after other matters if the House is of the opinion that those matters are of greater importance.

In Ontario, from 1867 to 1935, with one exception, the first bill introduced was “An Act respecting the Administration of the Oaths of Office to Persons appointed as Justices of the Peace”. In all cases, this bill was a pro forma bill and contained no text. Its purpose was to assert the right of the House to proceed with its own legislation before consideration of the Speech from the Throne. No such bill was introduced in 1910, but 33 bills were introduced and given first reading. None of these bills were pro forma bills and none were referred to in the Speech from the Throne.
After 1935, in most cases the first bill introduced was a substantive bill and eventually passed all stages and received Royal Assent. In 1939, 1940, 1945, 1946 and 1947, several bills were introduced on the first day of the Session. It would appear that not all of the bills introduced were mentioned in the Speeches from the Throne.

In the 5th Session of the 24th Parliament, the bill introduced on opening day was “An Act to repeal The Telegraph Act”. This bill was specifically referred to in the Speech from the Throne.

In the 1st Session of the 25th Parliament, the House met for one day to establish the 3 select committees called for in the Speech from the Throne and then prorogued. No bill was introduced in the Session.

In the 1st Session of the 27th Parliament, the House met for two days. On the first day, following the Speech from the Throne, two motions were debated; one dealt with the printing and distribution of Hansard, the other with dispensing with the Address in Reply to the Speech from the Throne and the debate thereon. On the second day, the House established 2 select committees and gave first, second and third readings to “An Act to assist Municipalities to Finance Capital Works”. Both the select committees and the bill were referred to in the Throne Speech.

In the 1st Session of the 29th Parliament, the House met for 5 days. Following the Speech from the Throne, 12 bills were introduced at least one of which was not referred to in the Lieutenant Governor’s speech.

In the 2nd Session of the 30th Parliament, the House met in special session for 2 days. On the first day, following the Speech from the Throne, the “Metropolitan Toronto Boards of Education and Teachers Disputes Act” was introduced. This bill was specifically referred to in the Speech from the Throne. However, on the second day of the Session, the House considered and passed the “Residential Premises Rent Review Act”. This bill had not been referred to in the Throne Speech.

Finally, in 1985, on the first day of the 1st Session of the 33rd Parliament, “An Act to revise the Family Law Reform Act” was introduced. This bill was specifically referred to in the Lieutenant Governor's speech. The member for Brant-Haldimand (Mr Nixon), then Opposition House Leader, raised a point of order in the House on June 6, 1985, with respect to the introduction of Bill 1. The honourable member noted that the bill was referred to in the Throne Speech and that this was a departure from 300 years of parliamentary tradition. The Government House Leader, Mr Grossman, indicated that he agreed with the member for Brant-Haldimand. The point of order was not taken further.

As members will note, the application of this custom or practice has varied from time to time in the Ontario legislature.

A custom or practice provides a framework for the proceedings of the House. However, the House is free to apply any custom or practice as it sees fit. For this reason, I find that Bill 1 as introduced on November 3, 1987, is in order.
However, I would ask all members to consider the history and purpose behind this ancient custom. It developed as a result of the struggle for independence of the Commons from the Crown and has an important place in the evolution of parliamentary government. For this reason, I would suggest to members and, in particular, governments of the day, that they be vigilant in upholding this custom of Parliament.

On motion by Mr Conway,

Ordered, That when the House adjourns today, it stand adjourned until 1.30 p.m. on Monday, November 16, 1987.

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

Bill 15, An Act to amend the Barristers Act. Mr Scott.


Bill 17, An Act to amend the Planning Act, 1983. Mr Johnston (Scarborough West).

Bill 18, An Act to provide for the Conversion of Technologies and Skills used in the Nuclear Weapons Industry to Civilian Uses. Mr Johnston (Scarborough West).

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

Bill Pr8, An Act respecting the City of Toronto. Mr Offer.

Bill Pr69, An Act respecting the City of Windsor. Mr Ray. (Windsor-Walkerville).

Debate was resumed on the motion for an address in reply to the Speech of His Honour the Lieutenant Governor at the opening of the Session.

Mr Rae (York South) moved, That the address in reply to the Speech from the Throne be amended by adding the following words:

This House, however, regrets that the Speech from the Throne fails to respond adequately to urgent and pressing issues facing this province, and condemns the government for:
Breaking its promise to veto the trade agreement signed by the governments of Canada and the United States, including refusing to commit itself unconditionally to not implement those parts of the agreement falling under provincial jurisdiction;

Ignoring the enormous challenges of inequality and poverty in Ontario;

Continuing to put the interests of private insurance corporations before the drivers of Ontario by proposing weak and flawed measures to deal with the insurance crisis;

Failing to protect the environment, and to enforce existing laws effectively;

Failing to provide the means to deal with the challenges of education and literacy;

Failing to act on the needs of our elderly by reforming the private and public pension systems in Ontario, including guaranteeing indexed pensions;

Ignoring the ongoing scandal of the compensation and rehabilitation systems for injured workers;

Failing to reform the administration of our health and social services in an imaginative and effective way;

Insulting Northern Ontarians with its incoherent, ill-conceived and under-funded approach to the serious economic and social challenges facing that area of our province;

Failing to provide comprehensive and enforceable employment equity programs that would benefit women, visible minorities, the disabled and Native Canadians in the workplace;

Paying lip-service to the needs of the homeless, and others, unable to afford decent housing throughout Ontario, but failing to deal with the crisis with adequate programmes; and

Falling instantly into the miasma of complacency and doubletalk so often associated with large majority governments.

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

On motion by Mr Harris,

Ordered, That the debate be adjourned.

Mr Conway moved, That the House do now adjourn.

The question, having been put on the motion, was declared carried.
The House then adjourned at 4.57 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendium:

Bill 15, An Act to amend the Barristers Act (No. 56) (Tabled November 10, 1987).


Ontario Municipal Improvement Corporation Financial Statements for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 55) (November 10, 1987).

SIXTH DAY
MONDAY, NOVEMBER 16, 1987

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to French language training available to members of the N.D.P. caucus staff (Sessional Paper No. P-2) (Tabled November 16, 1987) Miss Martel.


On motion by Mr Conway,

Ordered, That, notwithstanding Standing Order 71, the House shall meet to consider government business on the morning of Thursday, November 19, 1987; that private members' public business shall not be considered until the morning of Thursday, November 26, 1987; and, that the requirement for notice be waived for private members' ballot items 1, 2, 3 and 4.
The following Bills were introduced and read the first time:—


Bill 20, An Act to provide an Incentive to Ontario Employees of Small and Medium Sized Corporations to Purchase Newly Issued Shares of their Employer Corporation. Mr Grandmaître.

Bill 21, An Act to amend the Ministry of Revenue Act. Mr Grandmaître.


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

Bill Pr4, An Act respecting The Ottawa Civil Service Recreational Association. Mr Chiarelli.

Debate was resumed on the amendment to the motion for an address in reply to the speech of His Honour the Lieutenant Governor at the opening of the Session.

On motion by Miss Roberts,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:

Bill 19, An Act to revise the Race Tracks Tax Act (No. 60) (Tabled November 16, 1987).

Bill 20, An Act to provide an Incentive to Ontario Employees of Small and Medium Sized Corporations to Purchase Newly Issued Shares of their Employer Corporation (No. 61) (Tabled November 16, 1987).

Bill 21, An Act to amend the Ministry of Revenue Act (No. 62) (Tabled November 16, 1987).

Ministry of Education Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 58) (Tabled November 16, 1987).


Public Officers Act, Statement of the Treasurer pursuant to section 10 of the (No. 57) (Tabled November 13, 1987).

SEVENTH DAY
TUESDAY, NOVEMBER 17, 1987

PRAYERS

1.30 P.M.

The Speaker addressed the House as follows:

I beg to inform the House that, in accordance with section 88 of the Election Act, I have today laid upon the Table the Interim Report on the Late Opening of Polls in Etobicoke-Lakeshore (Sessional Paper No. 64) (Tabled November 17, 1987).

The following Bill was introduced and read the first time:

Bill 23, An Act to proclaim 1995 as the 150th Anniversary of the arrival of Irish Immigrants in Canada. Mr Pollock.

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

Bill Pr23, An Act to revive Sudbury Cardio-Thoracic Foundation. Mr Campbell.

Debate was resumed on the amendment to the motion for an address in reply to the speech of His Honour the Lieutenant Governor at the opening of the Session.

On motion by Mr McLean,
Ordered, That the debate be adjourned.

At 5.55 p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 30 (b).

After one matter was considered, the question was deemed to have been adopted.

The House then adjourned at 6.03 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:


Santé en Ontario, questions relatives à la promotion de la, Un rapport du Groupe consultatif du ministre sur la promotion de la santé 1987 (n° 65) (déposé le 16 novembre 1987).

Ministry of Industry, Trade and Technology Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 66) (Tabled November 17, 1987).

EIGHTH DAY

WEDNESDAY, NOVEMBER 18, 1987

PRAYERS

1.30 P.M.

The House expressed its condolence on the death on November 18, 1987 of Charles Steel MacNaughton, member for the Electoral District of Huron from 1958 to 1973.

The following Bill was introduced and read the first time:

Bill 24, An Act to establish a Tourism Advisory Board. Mr McLean.
The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills:—

Bill Pr1, An Act respecting Canada Christian College and School of Graduate Theological Studies. *Mr Allen.*

Debate was resumed on the amendment to the motion for an address in reply to the speech of His Honour the Lieutenant Governor at the opening of the Session.

On motion by Mr Sterling,

*Ordered*, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

*Sessional Papers:*—


Office of Francophone Affairs Annual Report 1986-1987 *(Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 68)* (Tabled November 18, 1987).

PRAYERS

Debate was resumed on the amendment to the motion for an address in reply to the speech of His Honour the Lieutenant Governor at the opening of the Session.

On motion by Mr Johnson (Wellington),

*Ordered*, That the debate be adjourned.

THE AFTERNOON SITTING

During “Oral Questions”, the Speaker requested the member for Hamilton East (Mr Mackenzie) to withdraw unparliamentary language.

The member, having refused, was named by the Speaker and directed to withdraw from the service of the House for the balance of the day’s sitting.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to the prohibition of smoking in all public places and in all places of employment (*Sessional Paper No. P-3*) (Tabled November 19, 1987) *Mr Philip* (Etobicoke-Rexdale).

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


Bill 27, An Act respecting Prearranged and Prepaid Funerals. *Mr Wrye.*


The following Bills were introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills:—
Bill Pr54, An Act to revive the Toronto Ski Club.  Mr Lipsett.


Debate was resumed on the amendment to the motion for an address in reply to the speech of His Honour the Lieutenant Governor at the opening of the Session.

On motion by Mr Henderson,

Ordered, That the debate be adjourned.

At 6.00 p.m., the question “That this House do now adjourn” was deemed to have been proposed pursuant to Standing Order 30 (b).

After one matter was considered, the question was deemed to have been adopted.

The House then adjourned at 6.10 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:

Bill 25, An Act to amend the Travel Industry Act (No. 70) (Tabled November 19, 1987).

Bill 26, An Act to regulate Prepaid Services (No. 71) (Tabled November 19, 1987).

Bill 27, An Act respecting Prearranged and Prepaid Funerals (No. 72) (Tabled November 19, 1987).

Bill 28, An Act to amend the Funeral Services Act (No. 73) (Tabled November 19, 1987).

Federal-Provincial meeting of Finance Ministers and Treasurers, notes prepared by Robert F. Nixon, Treasurer of Ontario and Minister of Economics, for a statement to the, November 5, 1987 (No. 69) (Tabled November 19, 1987).
TENTH DAY
MONDAY, NOVEMBER 23, 1987

PRAYERS

1.30 P.M.

The following Bill was introduced and read the first time:

Bill 29, An Act to amend the Municipality of Metropolitan Toronto Act.  Mr Eakins.

On motion by Mr Conway,

Ordered, That the membership on the standing committees of the House for the 1st Session of the 34th Parliament be as follows:

Standing Committee on Administration of Justice:

Mr Callahan
Mr Chiarelli
Mr Cureatz
Mr Farnan
Mr Hampton
Ms Hart
Mr Kanter
Mr Keyes
Ms Poole
Mr Sola
Mr Sterling

Standing Committee on Finance and Economic Affairs:

Mr Cooke (Kitchener)
Mr Ferraro
Mr Haggerty
Mr Kozyra
Mr Mackenzie
Mr McCague
Mr Morin-Strom
Mr Neumann
Mr Nixon (York Mills)
Mr Pelissero
Mr Villeneuve

Standing Committee on General Government:

Mr Black
Ms Bryden
Mr Charlton
Mr Daigeler
Mr Mahoney
Mrs Marland
Mr Matrundola
Mr McLean
Mr Owen
Mr Ray (Windsor-Walkerville)
Mrs Stoner

Standing Committee on Government Agencies:

Mr Black
Mr Breaugh
Mr Dietsch
Mr Furlong
Mr Jackson
Mr Lipsett
Miss Martel
Mr McLean
Mr Runciman
Mr South
Mr Velshi

Standing Committee on the Legislative Assembly:

Mr Breaugh
Mr Cordiano
Mr Epp
Mr Faubert
Mr Johnson (Wellington)
Mr Morin
Mr Polsinelli
Mr Sterling
Mrs Sullivan
Mr Swart
Mr Van Horne

Standing Committee on the Ombudsman:

Mr Bossy
Mr Carrothers
Mr Charlton
Mr Elliot
Mr Henderson
Mr Lupusella
Mr MacDonald
Mr McLean
Miss Nicholas
Mr Philip (Etobicoke-Rexdale)
Mr Pollock
Standing Committee on Public Accounts:

Mr Ballinger  
Mr Carrothers  
Mr Dietsch  
Mrs Fawcett  
Miss Martel  
Mr Offer  
Mr Philip (Etobicoke-Rexdale)  
Mr Pope  
Mr Pouliot  
Mr Runciman  
Mr Smith (Lambton)

Standing Committee on Regulations and Private Bills:

Mr Beer  
Mr Cleary  
Mrs Fawcett  
Mr Fleet  
Mr McCague  
Mr Pollock  
Mr Pouliot  
Mr Ruprecht  
Mr Smith (Lambton)  
Mr Sola  
Mr Swart

Standing Committee on Resources Development:

Mr Brown  
Ms Collins  
Mrs Grier  
Mr Laughren  
Mr Leone  
Mrs Marland  
Mr McGuigan  
Mr Miclash  
Mr Miller  
Mr Wildman  
Mr Wiseman

Standing Committee on Social Development:

Mr Adams  
Mr Allen  
Mr Campbell  
Mr Cousens  
Mr Jackson  
Mr Johnston (Scarborough West)  
Mrs LeBourdais  
Mr McClelland
Mr McGuinty
Mrs O'Neill (Ottawa-Rideau)
Mr Tatham

On motion by Mr Conway,

Ordered, That the following schedule for committee meetings be established for this Session; the Standing Committee on Administration of Justice may meet on Monday and Tuesday afternoons; the Standing Committee on Finance and Economic Affairs may meet on Thursday mornings; the Standing Committee on General Government may meet on Thursday mornings and afternoons; the Standing Committee on Government Agencies may meet on Wednesday mornings; the Standing Committee on the Legislative Assembly may meet on Wednesday afternoons; the Standing Committee on the Ombudsman may meet on Wednesday mornings; the Standing Committee on Public Accounts may meet on Thursday mornings; the Standing Committee on Regulations and Private Bills may meet on Wednesday mornings; the Standing Committee on Resources Development may meet on Monday, Wednesday and Thursday afternoons; and the Standing Committee on Social Development may meet on Monday, Tuesday and Thursday afternoons; and that no standing or select committee may meet when the House is in Session except in accordance with this schedule or as ordered by the House.

Debate was resumed on the amendment to the motion for an address in reply to the speech of His Honour the Lieutenant Governor at the opening of the Session.

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

The interim response to the following Petitions was laid upon the Table:—

Petitions relating to naturopathy (Sessional Paper No. P-I) (Tabled November 4, 1987) Mr Cooke (Kitchener); (Tabled November 5, 1987) Mr Cooke (Windsor-Riverside); (Tabled November 9, 1987) Mr Reycraft. (See Hansard, Monday, November 23, 1987).

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Papers:—

Compendium:

Bill 29, An Act to amend the Municipality of Metropolitan Toronto Act (No. 77) (Tabled November 23, 1987).


Ministry of Natural Resources Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 75) (Tabled November 23, 1987).


ELEVENTH DAY
TUESDAY, NOVEMBER 24, 1987

PRAYERS 1.30 P.M.

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

LINCOLN M. ALEXANDER

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending 31st March 1988, and with the revisions therein noted, recommends them to the Legislative Assembly.

Toronto, 23rd November, 1987

(Sessional Paper No. 3 Ministries of Agriculture and Food, the Attorney General, Citizenship and Culture, Colleges and Universities, Community and Social Services, Consumer and Commercial Relations, Correctional Services, Education, Energy, the Environment, Financial Institutions, Government Services, Health,
Ordered, That the message of the Lieutenant Governor together with the Estimates accompanying same be referred to the committees as Ordered by the House.

The Speaker addressed the House as follows:—

I beg to inform the House that I am today laying upon the Table the Annual Report of the Provincial Auditor of Ontario for the year ended March 31, 1987 (Sessional Paper No. 1) (Tabled November 24, 1987).

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


Bill 33, An Act to amend the Education Act.  Mr Mackenzie.


Bill 36, An Act to provide Political Rights for Public Servants.  Mr Mackenzie.

Bill 37, An Act to amend the Labour Relations Act.  Mr Mackenzie.

Bill 38, An Act to amend the Labour Relations Act.  Mr Mackenzie.


Bill 40, An Act to amend the Labour Relations Act.  Mr Mackenzie.


On motion by Mr Conway,

*Resolved*, That an humble Address be presented to the Lieutenant Governor in Council as follows:—

*To the Lieutenant Governor in Council:—*

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, request the appointment of Sidney Bryan Linden as Information and Privacy Commissioner for a term of 5 years, commencing on a date to be named by the Lieutenant Governor in Council, as provided in section 4 of the *Freedom of Information and Protection of Privacy Act, 1987*, S.O. 1987, c. 25.

*Ordered*, That this Address be engrossed and presented to the Lieutenant Governor in Council by the Speaker.

Debate was resumed on the amendment to the motion for an address in reply to the speech of His Honour the Lieutenant Governor at the opening of the Session.

The question on the amendment of Mr Rae (York South) to the motion for an address in reply to the speech of His Honour the Lieutenant Governor at the opening of the Session, having been put, was lost on the following division:—

**AYES**

Allen  
Breaugh  
Bryden  
Charlton  
Cooke  
Farnan  
Grier  
Johnston  
Laughren  
Mackenzie  
Martel  
Morin-Strom  
(Scarborough West)

**NAYS**

Adams  
Ballinger  
Beer  
Black  
Bossy  
Bradley  
Brandt  
Callahan  
Caplan  
Carrothers  
Chiarelli  
Collins  
Conway  
Cooke  
(Kitchener)

Rae  
(York South)  
Reville  
Swart  
Wildman—17.
NAYS — Continued

Daigeler
Dietsch
Eakins
Elliot
Elston
Epp
Eves
Faubert
Fawcett
Ferraro
Fleet
Furlong
Haggerty
Harris
Hart
Henderson
Jackson
Johnson
Kanter
LeBourdais
Leone
Lipsett
Lupusella
MacDonald
Mahoney
Mancini

Marland
Matrundola
McCague
McClelland
McGuigan
McGuinty
Miller
Morin
Munro
Neumann
Nicholas
Nixon
(Brant-Haldimand)
Nixon
(York Mills)
O’Neill
(Ottawa-Rideau)
Offer
Owen
Patten
Pelissero
Phillips
(Scarborough-Agincourt)
Poirier
Polsinelli
Poole
Pope
Ray
Reycraft
Riddell
Roberts
Runciman
Ruprecht
Scott
Smith
(Smith)
(Smith)
Sola
Sorbara
South
Sterling
Stoner
Sullivan
Sweeney
Tatham
Van Horne
Velshi
Ward
Wiseman
Wong
Wrye—89.

The question on the main motion, having been put, was carried on the following division:—

AYES

Adams
Ballinger
Beer
Black
Bossy
Bradley
Callahan
Caplan
Carrothers
Chiarelli
Collins
Conway
Cooke

Eakins
Elliot
Elston
Epp
Faubert
Fawcett
Ferraro
Fleet
Furlong
Haggerty
Hart
Henderson
Kanter
LeBourdais

MacDonald
Mahoney
Mancini
Matrundola
McClelland
McGuigan
McGuinty
Miller
Morin
Munro
Neumann
Nicholas
Nixon

Nixon
(York Mills)
O’Neill
(Ottawa-Rideau)
Resolved, That an humble Address be presented to His Honour the Lieutenant Governor as follows:—

To the Honourable Lincoln M. Alexander, A member of Her Majesty’s Privy Council for Canada, Knight of Grace of The Most Venerable Order of the Hospital of St. John of Jerusalem, One of Her Majesty’s Counsel Learned in the Law, Bachelor of Arts, Doctor of Laws, Colonel in Her Majesty’s Armed Forces Supplementary Reserve, Lieutenant Governor of Ontario:

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

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

At 6.10 p.m., the question “That this House do now adjourn” was deemed to have been proposed pursuant to Standing Order 30 (b).
Elizabeth II

NOVEMBER 24 AND 25

49

After one matter was considered, the question was deemed to have been adopted.

The House then adjourned at 6.20 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Canadian Insurance Exchange, Summary of Expenditures Inception to Present (No. 78) (Tabled November 24, 1987).

TWELFTH DAY

WEDNESDAY, NOVEMBER 25, 1987

PRAYERS

1.30 P.M.

The Speaker addressed the House as follows:—

I call the attention of the House to our visitor at the Table, Gregory Putz, Clerk Assistant of the Saskatchewan legislature, who is on attachment to the Office of the Clerk.

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


Bill 48, An Act to amend the Police Act. Mr Eves.

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

Bill Pr21, An Act respecting the Association of Registered Wood Energy Technicians of Ontario. Mr McGuigan.
Mr Conway moved,

That a Select Committee on Constitutional Reform be appointed to consider and report on the 1987 Constitutional Accord, signed at Ottawa on June 3, 1987 and tabled in the House on November 23, 1987 (Sessional Paper No. 74), and matters related thereto; that the Committee submit its report to the Assembly before the end of the spring sitting of the 1st Session of this Parliament, provided that if the House is not sitting, the Committee have authority to release its report by depositing a copy of it with the Clerk of the Assembly and upon resumption of the sittings of the House, the Chairman of the Committee shall bring such report before the House in accordance with the Standing Orders; that the Committee have authority to sit concurrently with the House and during any adjournment of the House, subject to the approval of the three party Whips; and that a full Hansard service be provided for all of the proceedings of the Committee;

and a debate arising, after some time, it was,

On motion by Mr Runciman,

Ordered, that the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendium:


Forest Management Agreements, Amendments to:

No. 500400 Upper Spanish Forest — E.B. Eddy Forest Products Ltd., dated September 14, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 80) (Tabled November 25, 1987).

No. 500500 Lower Spanish Forest — E.B. Eddy Forest Products Ltd., dated September 14, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 79) (Tabled November 25, 1987).
THIRTEENTH DAY
THURSDAY, NOVEMBER 26, 1987

PRAYERS

Mr Faubert moved,

That, in the opinion of this House, the Government of Ontario, should amend the Fire Departments Act, R.S.O. 1980, regarding and related to management rights and structure; reform of the arbitration process; makeup of bargaining units; and the revision of definitions within fire departments to improve administration of such departments, and labour relations between management and the bargaining units.

A debate arising, at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Morin-Strom then moved,

That, in the opinion of this House, recognizing the deplorable free trade agreement negotiated between the Government of Canada and the Government of the United States as a sell-out of Canada's sovereignty and independence and a threat to thousands of Canadian jobs, the Government of Ontario should ensure:

1. That the Government or Legislature, will not approve or implement any part of the agreement falling within provincial jurisdiction.

2. That the Government or Legislature, will not pass any laws, or orders-in-council, to comply with the agreement if the agreement is formally signed by the two federal governments, and approved by their respective national legislative bodies, and

3. That the Government and Legislature, will pursue every constitutional, legal and political channel to express its opposition to this free trade agreement.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Faubert's Resolution Number 3, the question, having been put, was lost on the following division:—

AYES

Callahan  Fulton  Neumann
Dietsch  Jackson  Pollock
Elliot  Johnson  Reycraft
Faubert  (Wellington)  Sola
Ferraro  Mahoney  Velshi—14.
NAYS

Adams          Johnston          Owen
Allen          (Scarborough West)  Philip
Ballinger      Kanter            (Etobicoke-Rexdale)
Breaugh        Laughren          Rae
Brown          LeBourdais        (York South)
Bryden         Leone             Reville
Carrothers     Lipsett           Roberts
Charlton       MacDonald         Sterling
Cleary         Mackenzie         Stoner
Cooke          Mancini           Sullivan
         (Kitchener)               
Cooke          Martel             Swart
         (Windsor-Riverside)      Tatham
Cureatz        McLean            Ward
Fleet          Miller             Wildman—41.
Harris          Morin-Strom
         (York Mills)               

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Morin-Strom’s Resolution Number 5, the question, having been put, was lost on the following division:—

AYES

Allen          Johnston          Rae
Breaugh        (Scarborough West)  (York South)
Bryden         Laughren          Reville
Charlton       Mackenzie         Swart
Cooke          Martel             Wildman—16.
         (Windsor-Riverside)      
Grier          Morin-Strom
         (Etobicoke-Rexdale)      

NAYS

Adams          Ferraro            McClelland
Ballinger      Fleet              McGuinty
Brown          Fulton             McLean
Callahan       Harris             Miller
Carrothers     Jackson            Neumann
Cleary         Johnson            Nicholas
Cooke          (Wellington)      Nixon
         (Kitchener)               
LeBourdais     Owen               (York Mills)
Cureatz        Leone              Pelissero
Daigeler       Lipsett            Pollock
Dietsch        MacDonald          Raycraft
Elliot         Mahoney            Roberts
Faubert        Mancini            


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

Bill 49, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr Haggerty.

Debate was resumed on the Motion for the appointment of a Select Committee on Constitutional Reform.

and after some time, it was,

On motion by Mr Callahan,

Ordered, that the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Canada Training Allowance, Proposal to create a, (No. 82) (Tabled November 26, 1987).

The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 1 (See Hansard for Monday, November 30, 1987)
On motion by Mr Conway,

Ordered, That the Estimates be referred to the committees as indicated in the allocation statement printed in the Orders and Notices paper today; that any Supplementary Estimates presented to the House be referred to the same committees to which the main Estimates have been referred for consideration within the times allocated to the main Estimates; and, that any Order for Concurrence in Supplementary Supply be included in the Order for Concurrence in Supply for that ministry.

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

Bill Pr56, An Act respecting the City of Toronto.  Mr Kanter.

Debate was resumed on the Motion for the appointment of a Select Committee on Constitutional Reform;

and after some time,

the motion, having been put, was declared carried, and it was,

Ordered, That a Select Committee on Constitutional Reform be appointed to consider and report on the 1987 Constitutional Accord, signed at Ottawa on June 3, 1987 and tabled in the House on November 23, 1987 (Sessional Paper No. 74), and matters related thereto; that the Committee submit its report to the Assembly before the end of the spring sitting of the 1st Session of this Parliament, provided that if the House is not sitting, the Committee have authority to release its report by depositing a copy of it with the Clerk of the Assembly and upon resumption of the sittings of the House, the Chairman of the Committee shall bring such report before the House in accordance with the Standing Orders; that the Committee have authority to sit concurrently with the House and during any adjournment of the House, subject to the approval of the three party Whips; and that a full Hansard service be provided for all of the proceedings of the Committee.

Mr Nixon (Brant-Haldimand) moved,

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 December 1, 1987, and ending December 31, 1987, such payment to be charged to the proper appropriation following the voting of supply;

and a debate arising,

after some time, the motion, having been put, was declared carried.

The following Bill was read the second time:

Bill 11, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. *Ordered for Third Reading.*

The response to the following Petition was laid upon the Table:


The House then adjourned at 5.25 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

*Sessional Papers:*—


The Interim Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 3 to 16 inclusive and Question Number 17 (See Hansard for Monday, December 7, 1987).

FIFTEENTH DAY
TUESDAY, DECEMBER 1, 1987

PRAYERS

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

Bill 50, An Act to provide for Community Mental Health Services. Mr Reville.

A debate arose on the motion for Second Reading of Bill 1, An Act to provide for greater Certainty in the Reconciliation of the Personal Interests of Members of the Assembly and the Executive Council with their Duties of Office. / Projet de loi 1, Loi assurant une plus grande certitude quant au rapprochement des intérêts personnels des membres de l'Assemblée et du Conseil des ministres avec les devoirs de leurs fonctions;

and, after some time, it was,

On motion by Mr Pope,

Ordered, that the debate be adjourned.

The House then adjourned at 6.00 p.m.

The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 2 (See Hansard for Monday, December 7, 1987).
SIXTEENTH DAY
WEDNESDAY, DECEMBER 2, 1987

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:

Petition relating to the updating of the equipment used by the GO Transit bus service between Oshawa and Toronto (Sessional Paper No. P-4) (Tabled December 2, 1987) Ms Bryden.

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill Pr12, An Act to revive the Centre for Educative Growth.

Bill Pr13, An Act respecting Special Ability Riding Institute.

Your Committee begs to report the following Bill as amended:

Bill Pr69, An Act respecting the City of Windsor.

Your Committee would recommend that the fees, less the actual cost of printing, be remitted on Bill Pr12, An Act to revive the Centre for Educative Growth, and Bill Pr13, An Act respecting Special Ability Riding Institute.

The following Bills were introduced and read the first time:


Bill 52, An Act to amend the Consumer Reporting Act. Mr Wrye.


Debate was resumed on the motion for Second Reading of Bill 1, An Act to provide for greater Certainty in the Reconciliation of the Personal Interests of Members of the Assembly and the Executive Council with their Duties of Office. / Projet de loi 1, Loi assurant une plus grande certitude quant au rapprochement des intérêts personnels des membres de l’Assemblée et du Conseil des ministres avec les devoirs de leurs fonctions;
and, after some time,

the motion, having been put, was declared carried, and the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on the Legislative Assembly.*

A debate arose on the motion for Second Reading of Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates;

and, after some time, it was,

On motion by Mr Swart,

*Ordered*, that the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

*Sessional Papers:*—

Compendia:

Bill 51, An Act to amend the Employment Standards Act *(No. 87)* (Tabled December 2, 1987).

Bill 52, An Act to amend the Consumer Reporting Act *(No. 88)* (Tabled December 2, 1987).

Ministry of Health Annual Report and the Annual Report of the Ontario Health Insurance Plan for the twelve month period ending March 31, 1987 *(Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 89)* (Tabled December 2, 1987).

Ministère de la Santé, Le rapport annuel du, et le rapport annuel du Régime d'assurance-maladie de l'Ontario pour la période de douze mois terminée le 31 mars 1987 *(Renvoyé en permanence au Comité permanent des affaires sociales conformément à l'article 35 (c) du Règlement (no 89)* (déposé le 2 décembre 1987).
Mr McLean moved,

Second Reading of Bill 24, An Act to establish a Tourism Advisory Board.

A debate arising, at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Cleary then moved,

That, in the opinion of this House, recognizing that heritage buildings play an important role in reminding us of the dedication our forefathers had in establishing a country that differs from the United States, the government of Ontario should establish a Heritage Building Fund to be used to maintain heritage buildings in their original state for all to enjoy and that money for the Fund should be derived from the provincial lotteries.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 24, An Act to establish a Tourism Advisory Board, the question, having been put, was declared carried and the Bill was accordingly read the second time.  Ordered referred to the Committee of the Whole House.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Cleary's Resolution Number 6, the question, having been put, was declared carried,

and it was,

Resolved, That, in the opinion of this House, recognizing that heritage buildings play an important role in reminding us of the dedication our forefathers had in establishing a country that differs from the United States, the government of Ontario should establish a Heritage Building Fund to be used to maintain heritage buildings in their original state for all to enjoy and that money for the Fund should be derived from the provincial lotteries.

The Afternoon Sitting

1.30 P.M.

On motion by Mr Conway,

Ordered, That the membership on the Select Committee on Constitutional Reform be as follows:
Mr Beer (Chairman)
Mr Allen
Mr Breaugh
Mr Cordiano
Mr Elliot
Mr Eves
Mrs Fawcett
Mr Harris
Mr Morin
Mr Offer
Miss Roberts

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

Bill 54, An Act to amend the Theatres Act.  Mr Wrye.

Bill 55, An Act to amend the Upholstered and Stuffed Articles Act.  Mr Wrye.

Bill 56, An Act to amend the Operating Engineers Act.  Mr Wrye.


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

Bill Pr10, An Act respecting the Oshawa Public Utilities Commission.  Mr Breaugh.

Bill Pr30, An Act respecting The General Hospital of Port Arthur.  Mr Kozyra.

Bill Pr67, An Act respecting the City of Hamilton.  Mr Charlton.

Debate was resumed on the Motion for Second Reading of Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates.

and, after some time, it was,

On motion by Mr Charlton,

Ordered, that the debate be adjourned.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:

Bill 54, An Act to amend the Theatres Act (No. 95) (Tabled December 3, 1987).

Bill 55, An Act to amend the Upholstered and Stuffed Articles Act (No. 96) (Tabled December 3, 1987).

Bill 56, An Act to amend the Operating Engineers Act (No. 97) (Tabled December 3, 1987).

Education Relations Commission Annual Report for the year ending August 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 94) (Tabled December 3, 1987).

Energy Education in Ontario Schools: An Examination of Educators’ Energy-related Attitudes, Practices, and Educational Resources (No. 91) (Tabled December 3, 1987).


Niagara Escarpment Commission Environmental Scanning Study (No. 92) (Tabled December 3, 1987).

Ontario Institute for Studies in Education, Annual Report of the Board of Governors for the fiscal year ending April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 93) (Tabled December 3, 1987).

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EIGHTEENTH DAY
MONDAY, DECEMBER 7, 1987

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:—

On Tuesday last, I undertook to examine the situation regarding the use of unparliamentary language by the member for Burlington South in the context of a ruling I had made in this House on December 12, 1985.

Before I go any further, I would like to thank the member for Burlington South for the way in which he quickly withdrew the offending words last Tuesday.
In examining the ruling brought to my attention by the member, I have found the two situations to be very different. They both deal with words originally spoken outside the House but in the latter case, the member for Burlington South chose to repeat his words of his own volition without being prompted to do so and that is the reason the Chair called him to order. One very important point in this procedural matter as well as others, is that a member cannot and should not try to do indirectly what he cannot do directly.

The Chair must appeal to members not to approach their work with a view to trying to go as far as they can without breaching a Standing Order or a rule of this House. Especially as pertains to unparliamentary language there is no fixed list of what is parliamentary and what is unparliamentary. In this regard, I bring to the attention of members, separate lists published in Beauchesne’s 5th Edition from pages 105 to 114 which contain on the one part, words that have been found unparliamentary and on the other, words that have been found to be parliamentary. Members will notice that a good number of those words and expressions are contained in both lists. There is no fixed rule. The Speaker in his capacity as a member having been chosen by his peers to uphold order in the House, is the only judge of what word or expression in the given context of the day is parliamentary or unparliamentary. In order to explain this further, I would quote from Beauchesne’s 5th Edition, pages 114 and 115:

(1) “It is impossible to lay down any specific rules in regard to injurious reflections uttered in debate against particular Members, or to declare beforehand what expressions are or are not contrary to order; much depends upon the tone and manner, and intention, of the person speaking. Journals, March 19, 1976, pp. 1135-7”

and also

(2) “An expression which is deemed to be unparliamentary today does not necessarily have to be deemed unparliamentary next week. Debates, July 23, 1955, p. 6638.”

I would further urge all members to keep this in mind and recognize that they have a duty in the preservation of order as well. That duty is to help the Chair in ensuring that free debate can take place in this Chamber while preserving the basic dignity traditionally applied to the use of language in parliamentary institutions.

Pursuant to Standing Order 31 (b), the following Petition was presented:—


On motion by Mr Conway,

Ordered, That the Select Committee on Constitutional Reform be authorized to meet on Tuesday, December 8, 1987, following Routine Proceedings.
The following Bills were introduced and read the first time:

Bill 58, An Act to amend the Ministry of Colleges and Universities Act.  
Mrs McLeod.

Bill 59, An Act to amend the Municipal Act and certain other Acts related to municipalities. Mr Eakins.

Bill 60, An Act respecting the Sale of Farm Machinery and Equipment in Ontario. Mr Wildman.

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

Bill Pr24, An Act respecting the Hamilton Civic Hospitals. Ms Collins.

Debate was resumed on the Motion for Second Reading of Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates.

and, after some time, it was,

On motion by Mr Philip (Etobicoke-Rexdale)

Ordered, that the debate be adjourned.

The responses to the following Petitions were laid upon the Table:

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled November 4, 1987) Mr Cooke (Kitchener); (Tabled November 5, 1987) Mr Cooke (Windsor-Riverside); (Tabled November 9, 1987) Mr Reycraft (See Hansard for Monday, December 14, 1987.)

Petition relating to the prohibition of smoking in all public places and in all places of employment (Sessional Paper No. P-3) (Tabled November 19, 1987) Mr Philip (Etobicoke-Rexdale). (See Hansard for Monday, December 14, 1987.)

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Papers:—

Compendia:

Bill 58, An Act to amend the Ministry of Colleges and Universities Act (No. 98) (Tabled December 7, 1987).

Bill 59, An Act to amend the Municipal Act and certain other Acts related to municipalities (No. 99) (Tabled December 7, 1987).

NINETEENTH DAY
TUESDAY, DECEMBER 8, 1987

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to all school buses being required to come to a full stop at all railway crossings (Sessional Paper No. P-5) (Tabled December 8, 1987) Mr Poirier.

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

Bill 61, An Act to amend the Municipality of Metropolitan Toronto Act. Mrs Smith (London South).


Bill 63, An Act to amend the Laboratory and Specimen Collection Centre Licensing Act. Mr Henderson.

Bill 64, An Act to amend the Health Insurance Act. Mr Henderson.

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

Bill Pr16, An Act respecting the City of Toronto. Mr Kanter.

Debate was resumed on the Motion for Second Reading of Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates.
and, after some time, the motion having been put, was carried on the following division:—

<table>
<thead>
<tr>
<th>AYES</th>
<th>NAYS</th>
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<tr>
<td>Adams</td>
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82. Allen

29. Allen

65
And the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Administration of Justice.*

In a personal statement, Mr Van Horne, the member for London North, informed the House of his intention to resign, effective December 31, 1987.

At 6.00 p.m., the question “That this House do now adjourn” was deemed to have been proposed pursuant to Standing Order 30 (b).

After one matter was considered, the question was deemed to have been adopted.

The House then adjourned at 6.15 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

*Sessional Papers:*—

Compendium:

Bill 61, An Act to amend the Municipality of Metropolitan Toronto Act (*No. 101*) (Tabled December 8, 1987).

Ministry of Labour Annual Report for the financial year ended March 31, 1987 (*Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (*No. 102*) (Tabled December 8, 1987).

Ontario Waste Management Corporation Annual Report for the fiscal year ended March 31, 1987 (*Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (*No. 100*) (Tabled December 8, 1987).

The Interim Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 20 and 32 (*See Hansard for Monday, December 14, 1987*).
TWENTIETH DAY
WEDNESDAY, DECEMBER 9, 1987

PRAYERS

1.30 P.M.

The Speaker addressed the House as follows:—

I would like to thank the House Leader for the Official Opposition, the member for Windsor-Riverside, for bringing to my attention yesterday, the matter of how questions should be asked during our Oral Question period every day.

I have looked into this matter and it gives me the occasion to remind all honourable members that their questions to Ministers should be direct, seek information, not be argumentative and be of an urgent and important nature.

The supplementary question from the member for Nepean yesterday, in my opinion, does not quite fit that description, so I would just like to remind all members that Question Period will remain a valuable part of our daily proceedings if both the questioner and the Minister replying, follow the basic rules of addressing their questions and replies through the Speaker and making sure that they are brief and to the point.

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bills as amended:—


Bill Pr71, An Act respecting Conrad Grebel College.

Your Committee would recommend that the fees, less the actual cost of printing, be remitted on Bill Pr71, An Act respecting Conrad Grebel College.

Mr Callahan from the Standing Committee on Administration of Justice reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Treasury and Economics be granted to Her Majesty for the fiscal year ending March 31, 1988:—

MINISTRY OF TREASURY AND ECONOMICS:

<table>
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<tr>
<th>Program</th>
<th>Amount</th>
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</thead>
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<tr>
<td>Ministry Administration Program</td>
<td>$ 5,323,400</td>
</tr>
<tr>
<td>Treasury Program</td>
<td>3,691,000</td>
</tr>
<tr>
<td>Budget and Intergovernmental Finance Policy Program</td>
<td>4,902,200</td>
</tr>
<tr>
<td>Economic Policy Program</td>
<td>133,720,000</td>
</tr>
</tbody>
</table>
The following Bills were introduced and read the first time:—

Bill 65, An Act to amend certain Acts administered by the Ministry of Agriculture and Food.  Mr Riddell.

Bill 66, An Act respecting Agricultural and Horticultural Organizations.  Mr Riddell.

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


The following Bills were read the second time:—


The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill without amendment:—


Ordered, That the report be now received and adopted.

The following Bills were read the second time:—


Bill 20, An Act to provide an Incentive to Ontario Employees of Small and Medium Sized Corporations to Purchase Newly Issued Shares of their Employer Corporation.  Ordered referred to the Committee of the Whole House.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:

Compendia:

Bill 65, An Act to amend certain Acts administered by the Ministry of Agriculture and Food (No. 104) (Tabled December 9, 1987).

Bill 66, An Act respecting Agricultural and Horticultural Organizations (No. 103) (Tabled December 9, 1987).


TWENTY-FIRST DAY
THURSDAY, DECEMBER 10, 1987

PRAYERS 10.00 A.M.

Mrs Grier moved,

Second Reading of Bill 13, An Act respecting Environmental Rights in Ontario.

A debate arising, at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Cousens then moved,

That, in the opinion of this House, recognizing that the Government of Canada’s supermailbox program has created second class citizens of many Ontario urban dwellers, this Legislature strongly urges the Government of Canada to direct the Canada Post Corporation to:

1. immediately abandon its supermailbox program;
2. halt all projected installations of supermailboxes;
3. remove all supermailboxes at existing sites and to relandscape the area they occupied;
4. restore home delivery to all affected residences;

and that this resolution be forwarded to the Parliament of Canada.
Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 13, An Act respecting Environmental Rights in Ontario, the question, having been put, was carried on the following division:—

**AYES**

Adams
Ballinger
Black
Bradley
Brown
Bryden
Callahan
Charlton
Cleary
Collins
Cooke
Cousens
Daigeler
Dietsch
Elliot
Eves
Farnan
Faubert
Fawcett
Fleet
Fulton
Grier
Harris
Hart
Henderson
Jackson
Johnson
(Wellington)
Kozyra
Laughren
Lipsett
Lupusella
MacDonald
Mackenzie
Mahoney
Mancini
Marland
Martel
McClelland
Miclash
Miller
Morin
Morin-Strom
Nicholas
Nixon
(York Mills)
Offer
Owen
Patten
Philip
(York South)
Pollock
Rae
(Elizabethtown-Norfolk)
Reville
Roberts
Smith
(Lambton)
South
Sterling
Stoner
Swart
Tatham
Wildman
Wilson—60.

**NAYS**

Runciman
Villeneuve—2.

and the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Resources Development.*

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Cousens' Resolution Number 8, the question, having been put, was carried on the following division:—

**AYES**

Adams
Ballinger
Black
Bradley
Brown
Bryden
Callahan
Charlton
Cleary
Collins
Cooke
Cousens
Daigeler
Dietsch
Elliot
Farnan
Faubert
Fawcett
Fleet
Fulton
(Wellington)
Grier
Harris
Hart
Henderson
Jackson
Johnson
(St. Catharines—Lambton)
Kozyra
Laughren
Lipsett
Lupusella
MacDonald
Mackenzie
Mahoney
Mancini
Marland
Martel
McClelland
Miclash
Miller
Morin
Morin-Strom
Nicholas
Nixon
(York Mills)
Offer
Owen
Patten
Philip
(York South)
Pollock
Rae
(Elizabethtown-Norfolk)
Reville
Roberts
Smith
(Lambton)
South
Sterling
Stoner
Swart
Tatham
Wildman
Wilson—60.

**NAYS**

and the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Resources Development.*

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AYES — Continued

Henderson  McClelland  Rae  (York South)
Johnson  Mclach  Reville
(Wellington)  Miller  Robert
Kozyra  Morin  Smith
Laughren  Morin-Strom  (Lambton)
Lipsett  Nicholas  South
Lupusella  Nixon  Stoner
MacDonald  Offer  Swart  (York Mills)
(MacDonald  Owen  Tatham
(Mackenzie)  Patten  Velshi
Mahoney  Philip  Wildman
(Mancini)  (Etobicoke-Rexdale)
Marland  Wilson—57.
Martel

NAYS

Runciman  Villeneuve—2.

and it was,

Resolved, That, in the opinion of this House, recognizing that the Government of Canada’s supermailbox program has created second class citizens of many Ontario urban dwellers, this Legislature strongly urges the Government of Canada to direct the Canada Post Corporation to:

1. immediately abandon its supermailbox program;
2. halt all projected installations of supermailboxes;
3. remove all supermailboxes at existing sites and to relandscape the area they occupied;
4. restore home delivery to all affected residences;

and that this resolution be forwarded to the Parliament of Canada.

THE AFTERNOON SITTING

1.30 P.M.

The following Bill was introduced and read the first time:


The House resolved itself into a Committee to consider a certain Bill, and, after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:
Bill 20, An Act to provide an Incentive to Ontario Employees of Small and Medium Sized Corporations to Purchase Newly Issued Shares of their Employer Corporation.

Ordered, That the Report be now received and adopted.

The following Bills were read the second time:—

Bill 21, An Act to amend the Ministry of Revenue Act. Ordered for Third Reading.

Bill 25, An Act to amend the Travel Industry Act. Ordered referred to the Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill, and, after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill without amendment:—

Bill 25, An Act to amend the Travel Industry Act.

Ordered, That the Report be now received and adopted.

The following Bills were read the second time:—

Bill 54, An Act to amend the Theatres Act. Ordered for Third Reading.

Bill 55, An Act to amend the Upholstered and Stuffed Articles Act. Ordered for Third Reading.

Bill 56, An Act to amend the Operating Engineers Act. Ordered for Third Reading.

By unanimous consent, the House reverted to "Motions".

On motion by Mr Conway,

Ordered, That the Standing Committee on Finance and Economic Affairs be authorized to meet following Routine Proceedings on Tuesday, December 15, 1987.

At 5.55 p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 30 (b).
After one matter was considered, the question was deemed to have been adopted.

The House then adjourned at 6.05 p.m.

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):

Question Number 18 was made a Return (See Sessional Paper No. 106) (Tabled December 10, 1987).

Question Number 22 (See Hansard for Monday, December 14, 1987).

TWENTY-SECOND DAY
MONDAY, DECEMBER 14, 1987

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled December 14, 1987)  Mr Dietsch.

Mr Adams from the Standing Committee on Social Development reported the following Resolution:

Resolved, That Supply in the following amount and to defray the expenses of the Ministry of Skills Development be granted to Her Majesty for the fiscal year ending March 31, 1988:

MINISTRY OF SKILLS DEVELOPMENT:
Skills Development Program..........................$317,011,900

Mr Laughren from the Standing Committee on Resources Development reported the following Resolution:
Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Industry, Trade and Technology be granted to her Majesty for the fiscal year ending March 31, 1988:

MINISTRY OF INDUSTRY, TRADE AND TECHNOLOGY:

- **Ministry Administration Program** $27,905,400
- **Policy and Technology Program** 25,124,000
- **Small Business, Services and Industrial Assistance Program** 62,508,800
- **Industry and Trade Expansion Program** 25,528,900
- **Northern Industry Program** 5,197,800
- **Ontario Development Corporations Program** 28,093,800

The following Bills were introduced and read the first time:


A debate arose on the motion for Second Reading of **Bill 29**, An Act to amend the Municipality of Metropolitan Toronto Act.

and, after some time, it was,

On motion by Mr Pope,

*Ordered*, that the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

**Sessional Papers:**

Compendia:


- **Bill 69**, An Act to amend the Education Act (*No. 110*) (Tabled December 14, 1987).

Ontario Northland Transportation Commission Report for the year ending December 31, 1986 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 107) (Tabled December 11, 1987).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 21 (See Hansard for Monday, December 21, 1987).

Question Number 31 Interim Answer (See Hansard for Monday, December 21, 1987).

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TWENTY-THIRD DAY

TUESDAY, DECEMBER 15, 1987

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PRAYERS

1.30 P.M.

On motion by Mr Conway,

Ordered, That Mr McClelland be substituted for Mr Van Horne on the Standing Committee on the Legislative Assembly.

---

On motion by Mr Conway,

Ordered, That Mr Van Horne be deleted from the order of precedence for private members’ public business and that all members of the Liberal caucus listed thereafter be advanced by one place in their turn.

---

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

Bill 70, An Act to amend the Education Act.  Mr Ward.

Bill 71, An Act to amend the Occupational Health and Safety Act.  Mr Rae (York South).

Bill 72, An Act respecting Simcoe Day.  Mr McLean.

Bill 73, An Act to amend the Public Service Superannuation Act.  Mr McLean.
Bill 74, An Act to amend the Legislative Assembly Retirement Allowances Act. *Mr McLean.*


Pursuant to Standing Order 37 (a), Mr Brandt moved:

That the business of the House be set aside so that the House might debate a matter of urgent public importance, that being the need for this House to endorse the proposed Canada-U.S. trade agreement, an agreement which, while fully protecting the sovereignty and unique culture of Canada and the right of this nation to determine and implement its own social and regional development policies, will provide for more secure access to Ontario’s most important export market thereby creating enhanced opportunities for economic and employment growth and the reduction of regional disparities both within the Province and throughout the nation.

After hearing the arguments of the mover and the representatives of the other Parties, the Speaker put the question, “Shall the debate proceed?”, to the House, which question was lost on the following division:—

**AYES**

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<td>Villeneuve—15.</td>
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**NAYS**

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<th>Black</th>
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<td>Kozyra</td>
<td>Kwinter</td>
<td>Laughren</td>
<td>LeBourdais</td>
<td>Lipsett</td>
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<td>Mackenzie</td>
<td>Mahoney</td>
<td>Mancini</td>
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Mr Kwinter moved,

That in the opinion of the Legislative Assembly of the Province of Ontario the proposed trade agreement between Canada and the United States fails to address Canada’s needs and goals, while making significant concessions which could prove costly to Canadians. Specifically:

- The proposed agreement fails to secure access to the U.S. market for Canadian goods and services, and provides no assurance of fairer treatment for Canadian exporters. It provides Canadians with virtually no relief from the U.S. trade laws and regulations that are being used to harass them.

- Under the proposed agreement, Canadian exporters could still be penalized in the United States as a result of Canadian policies and programs to promote industrial development, reduce regional disparities, and manage our natural resources.

- This agreement would relinquish our ability to pursue an independent energy policy in order to ensure security of supply or enhance regional development.

- This agreement would significantly reduce our ability to ensure that Canadians benefit from U.S. investment and proposed takeovers of Canadian-owned firms.

- This agreement would undercut safeguards which have ensured the existence of a dynamic Canadian auto industry, and reduce Canada’s ability to attract offshore auto industry investment.
• This agreement would eliminate tariffs simultaneously in both countries, despite the fact that Canadian tariffs start at a higher level.

• This agreement would threaten the existence of significant sectors of the agriculture and food-processing industries.

• This agreement would require the federal government to take “all necessary measures” to implement its provisions, including infringement on the provincial capacity to respond to the needs of Ontario citizens.

Under this agreement Canada would give up far more than it gained.

For these reasons, the Legislative Assembly of the Province of Ontario opposes this agreement as detrimental to Canada's sovereignty and economic interests, and will not be bound to implement those aspects which fall under provincial jurisdiction. We urge the Parliament of Canada to reject the agreement.

and a debate arising, after some time,

Mr Rae moved,

That the motion be amended in the last paragraph by removing all wording after the word “Canada’s” and substituting the following:

sovereignty, and economic and cultural independence, and therefore, this Legislature agrees that the termination of this agreement is dependent on the Government of Ontario fulfilling its pledge to block it, in concert with other opposing provinces; and therefore this Legislature calls on the Government of Ontario to take the following immediate steps:

• A constitutional challenge to the agreement in the Supreme Court because of the agreement’s infringement on provincial jurisdiction;

• A message to the Administration and Congress of the United States expressing our opposition to the free trade agreement;

• An unequivocal commitment not to legislate, regulate or co-operate in any way to implement the agreement in any area of provincial jurisdiction, whether directly or indirectly;

• A commitment to take such other political and economic measures within Ontario’s powers which would have the effect of blocking this agreement.

• A message to the Parliament of Canada urging rejection of this agreement.

The debate continued, and after some time, it was,
On motion by Mr Brandt,

Ordered, that the debate be adjourned.

The response to the following Petition was laid upon the Table:—

Petition relating to the updating of the equipment used by the GO Transit bus service between Oshawa and Toronto (Sessional Paper No. P-4) (Tabled December 2, 1987)  Ms Bryden (See Hansard for Monday, December 21, 1987).

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendium:

Bill 70, An Act to amend the Education Act (No. 117) (Tabled December 15, 1987).


Ministry of Tourism and Recreation 1986-1987 Annual Report (Permanently referred to the Standing Committee on Resources Development pursuant Standing Order 35 (c)) (No. 113) (Tabled December 15, 1987).

Ministère du Tourisme et des Loisirs, Le rapport annuel 1986-1987 du (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 113) (déposé le 15 décembre 1987).

Ontario Lottery Corporation Annual Report for the year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 112) (Tabled December 15, 1987).

Ontario Place Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35(c)) (No. 114) (Tabled December 15, 1987).

Société d’exploitation de Place Ontario, Le rapport annuel 1986-1987 de la (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 114) (déposé le 15 décembre 1987).
St. Lawrence Parks Commission Annual Report for the fiscal year ending March 31, 1987. \textit{(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 111) (Tabled December 15, 1987).}

Commission des parcs du Saint-Laurent, Le rapport annuel de la, pour l'exercice financier se terminant le 31 mars 1987 \textit{(Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 111) (déposé le 15 décembre 1987).}

Study of the Ontario Food Processing Industry \textit{(No. 115) (Tabled December 15, 1987).}

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 25 \textit{(See Hansard for Monday, December 21, 1987).}

Question Number 26 Interim Answer \textit{(See Hansard for Monday, December 21, 1987).}

\section*{TWENTY-FOURTH DAY}

\textbf{WEDNESDAY, DECEMBER 16, 1987}

\begin{tabular}{p{\textwidth}}
\textbf{Prayers} & 1.30 P.M.
\end{tabular}

The Speaker addressed the House as follows:—

On Monday last, the Honourable Member for Oshawa brought to my attention two matters which I undertook to examine and report to the House on.

On the first matter, the Member for Oshawa brought to my attention and the attention of the House, the fact that a publishing firm, namely, Carswell, is offering a service to the public which it calls “The Ontario Legislative Digest Service”. The Honourable Member was kind enough to send me a copy of their brochure. On examination I could find no problem with this service. This company basically is using public information and collating it in a way that might prove useful to some members of the general public. I could not find that the service infringed upon the right of Honourable Members nor that it made use of the Legislative Assembly's publications in any untoward way.

On the second matter, the Member for Oshawa seemed to perceive a problem with the fact that the Honourable Attorney General was the object of an allegation of conflict of interest made by another Honourable Member and at the same time was carrying a bill dealing with conflict of interest before a standing committee of this House. Traditionally it has not been the role of Speakers to determine first of
all, matters of conflict of interest; secondly, the alleged conflict of interest has been referred to the interim commissioner and I am certain that it is being properly addressed there, and thirdly, the bill in question has been referred by this House to the Standing Committee on the Legislative Assembly and therefore any matters of order should be brought to the attention of the Committee at this point in the process.

The House expressed its sorrow on the death of George Taylor Fulford, Member for the Electoral District of Leeds from 1934 to 1937.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled December 16, 1987) Mr Dietsch.

Petition relating to emissions from the Canadian Gypsum Company plant (Sessional Paper No. P-6) (Tabled December 16, 1987) Mr Rae (York South).

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill Pr21, An Act respecting the Association of Registered Wood Energy Technicians of Ontario.

Bill Pr23, An Act to revive Sudbury Cardio-Thoracic Foundation.

Bill Pr26, An Act to revive 353583 Ontario Limited.

Bill Pr54, An Act to revive the Toronto Ski Club.

Bill Pr70, An Act to revive Community Youth Programs Incorporated.

Your Committee begs to report the following Bill as amended:

Bill Pr8, An Act respecting the City of Toronto.

The following Bills were introduced and read the first time:

Bill 76, An Act to amend the Education Act and certain other Acts related to Education. Mr Ward.

Bill 77, An Act to amend the Municipal Elections Act and the Assessment Act. Mr Eakins.
Bill 78, An Act respecting the Sale of Farm Implements. Mr Riddell.

Bill 79, An Act to amend the Legislative Assembly Act. Mr Conway.

Bill 80, An Act to amend the Executive Council Act. Mr Conway.

Bill 81, An Act to amend the Election Finances Act. Mr Conway.

Bill 82, An Act respecting Energy Efficiency. Mr Wong.

Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States,

and after some time,

Mr Brandt moved a proposed amendment to the amendment to the motion,

That the motion be further amended by removing all wording after the word “States” in the first paragraph and substituting the following:

“Has great significance for the Province of Ontario. Therefore, we resolve this agreement be referred to the Standing Committee on Finance and Economic Affairs for full and public discussion to determine if this agreement, to the best factual information available to the committee, is in the interests of the people of Ontario.”

The Acting Speaker asked for, and received, the consent of the House to reserve judgment on the amendment proposed by Mr Brandt and to refer the matter to the Speaker to determine whether the amendment was in order.

The debate continued, and after some time,

The Speaker delivered the following ruling:

It is a generally accepted rule in Parliamentary procedure that an amendment to the amendment must attempt to alter or improve upon the amendment.

Clearly, the proposal of the Honourable Member for Sarnia does not meet this basic criteria, in that it attempts principally to amend the main motion. I must therefore, find that the proposal is out of order.

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

On motion by Mr Pope,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:

Bill 76, An Act to amend the Education Act and certain other Acts related to Education. (No. 119) (Tabled December 16, 1987).

Bill 77, An Act to amend the Municipal Elections Act and the Assessment Act. (No. 120) (Tabled December 16, 1987).

Bill 78, An Act respecting the Sale of Farm Implements. (No. 121) (Tabled December 16, 1987).


Gallup Ontario Omnibus (No. 125) (Tabled December 16, 1987).


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TWENTY-FIFTH DAY
THURSDAY, DECEMBER 17, 1987

PRAYERS 10.00 A.M.

Mr Ray (Windsor-Walkerville) moved,

That, in the opinion of this House, the Government of Ontario should amend the Insurance Act, R.S.O. 1980, to regulate pre-paid premiums for motor vehicle liability insurance policies to provide that premiums are held in trust for the insured until earned, and interest earned on the trust funds, until transferred from trust, would be paid to the insured.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.
Mr Reville then moved,

Second Reading of Bill 50, An Act to provide for Community Mental Health Services.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Ray's Resolution Number 7, the question, having been put, was declared carried,

and it was,

Resolved, That, in the opinion of this House, the Government of Ontario should amend the Insurance Act, R.S.O. 1980, to regulate pre-paid premiums for motor vehicle liability insurance policies to provide that premiums are held in trust for the insured until earned, and interest earned on the trust funds, until transferred from trust, would be paid to the insured.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 50, An Act to provide for Community Mental Health Services, the question, having been put, was declared carried,

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Social Development.

THE AFTERNOON SITTING

1.30 P.M.

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

LINCOLN M. ALEXANDER

The Lieutenant Governor transmits Supplementary Estimates of certain sums required for the services of the Province for the year ending 31st March 1988, and recommends them to the Legislative Assembly.

Toronto, 17th December, 1987

(Sessional Paper No. 3 Ministries of Agriculture and Food, the Attorney General, Colleges and Universities, Community and Social Services, Consumer and Commercial Relations, Energy, the Environment, Health, Municipal Affairs, Revenue, Skills Development, Transportation, Office of the Assembly, Office for Disabled Persons, and Office of the Ombudsman.)

Ordered, That the message of the Lieutenant Governor together with the Supplementary Estimates accompanying same be referred to the committees as Ordered by the House.
Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled December 17, 1987) Mr Pelissero.

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled December 17, 1987) Mr Brandt, Mr Cousens, Mr Eves, Mr Harris, Mr Jackson, Mr Johnson (Wellington), Mr McCague, Mrs Marland, Mr Pope, Mr Sterling, Mr Villeneuve and Mr Wiseman.

Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Provincial Auditor be granted to Her Majesty for the fiscal year ending March 31, 1988:—

OFFICE OF THE PROVINCIAL AUDITOR:

Administration of the Audit Act and Statutory Audits Program.................................................................$4,895,300

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

Bill 83, An Act respecting the Protection of Farm Practices. Mr Riddell.


Bill 85, An Act to amend the Mining Tax Act. Mr Grandmaître.


Bill 87, An Act to amend the Ontario Highway Transport Board Act. Mr Fulton.

Bill 88, An Act to regulate Truck Transportation. Mr Fulton.

Bill 89, An Act requiring municipalities to establish Programs for the Recycling of Garbage. Mrs Marland.

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

Bill Pr22, An Act respecting the City of Mississauga. Mr Offer.
Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States, and after some time, it was, On motion by Mr Pope, Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


Compendia:

Bill 83, An Act respecting the Protection of Farm Practices. (No. 131) (Tabled December 17, 1987).


Bill 85, An Act to amend the Mining Tax Act. (No. 133) (Tabled December 17, 1987).


Study for Ministry of Health. (No. 130) (Tabled December 17, 1987).
The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 19, 23, 24, 29, 30, 34 to 37 inclusive, 39 to 48 inclusive, 50 to 56 inclusive, 58 to 62 inclusive (See Hansard for Monday, December 21, 1987).

Question Number 33 was made a Return (See Sessional Paper No. 137) (Tabled December 17, 1987).

Question Number 38 Interim Answer (See Hansard for Monday, December 21, 1987).

Question Number 57 was made a Return (See Sessional Paper No. 138) (Tabled December 17, 1987).

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TWENTY-SIXTH DAY
MONDAY, DECEMBER 21, 1987

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—


Petition relating to Free Trade Agreement (Sessional Paper No. P-8) (Tabled December 21, 1987)  Mr Cousins, Mr Harris, Mr Jackson, Mr Johnson (Wellington), Mrs Marland, Mr McLean, Mr Pollock, and Mr Villeneuve.

Mr Adams from the Standing Committee on Social Development reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office for Disabled Persons be granted to Her Majesty for the fiscal year ending March 31, 1988:—

OFFICE FOR DISABLED PERSONS:
Office for Disabled Persons Program ..............................................$2,519,000

Mr Laughren from the Standing Committee on Resources Development reported the following Resolution:—
Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Housing be granted to Her Majesty for the fiscal year ending March 31, 1988:—

**MINISTRY OF HOUSING:**

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<tr>
<td>Rent Review Program</td>
<td>16,529,700</td>
</tr>
</tbody>
</table>

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


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


Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States, and after some time, it was,

On motion by Mr Cousens,

**Ordered, That the debate be adjourned.**

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Papers:—

Compendium:


Projet de loi 90, Loi concernant la Convention des Nations Unies sur les contrats de vente internationale de marchandises (no. 140) (déposé le 21 décembre 1987).


TWENTY-SEVENTH DAY
TUESDAY, DECEMBER 22, 1987

PRAYERS

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled December 22, 1987) Mr Pollock.


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

Bill 91, An Act to amend the Election Act. Mr Sterling.

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

Bill Pr27, An Act respecting the Ontario Municipal Management Institute. Mr Campbell.

Bill Pr37, An Act respecting the University of Western Ontario. Mr Reycraft.

Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States,
and after some time, it was,

On motion by Mr Cousens,

*Ordered*, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

*Sessional Paper:*—

Attitudes Toward Sunday Shopping in Ontario *(No. 141)* (Tabled December 22, 1987).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 28 *(See Hansard for Tuesday, December 29, 1987).*

Question Number 69 Interim Answer *(See Hansard for Tuesday, December 29, 1987).*

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**TWENTY-EIGHTH DAY**

**WEDNESDAY, DECEMBER 23, 1987**

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**Prayers**

*1.30 P.M.*

Pursuant to Standing Order 31 (b), the following Petition was presented:—


Mr Conway moved,

That when the House adjourns today, it stand adjourned until Monday, December 28, 1987.
And a debate arising, after some time,

Mr Johnston (Scarborough West) moved,

That the motion be amended by striking out "Monday, December 28", and replacing it with "Tuesday, December 29".

the debate continued, and after some time,

the question, on the amendment to the motion, having been put, was declared carried,

the debate continued on the motion, as amended, and after some time,

the question having been put, on the motion, as amended, was declared carried and it was.

Ordered, That when the House adjourns today, it stand adjourned until Tuesday, December 29, 1987.

By unanimous consent, it was agreed that the House adjourn at 5.00 p.m. today.

Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States,

and after some time, it was,

On motion by Mr Cousens,

Ordered, That the debate be adjourned.

The House then adjourned at 5.00 p.m.

TWENTY-NINTH DAY
TUESDAY, DECEMBER 29, 1987

PRAYERS  1.30 P.M.

Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States.
and after some time, it was,

On motion by Mr Cureatz,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—


Petition relating to all school buses being required to come to a full stop at all railway crossings (Sessional Paper No. P-5) (Tabled December 5, 1987) Mr Poirier. (See Hansard for Monday, January 4, 1988.)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Crop Insurance Commission of Ontario Annual Report for the fiscal year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 142) (Tabled December 29, 1987).

Farm Income Stabilization Commission of Ontario Annual Report for the fiscal year ended March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 143) (Tabled December 29, 1987).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 63 to 66 inclusive (See Hansard for Monday, January 4, 1988).

Question Numbers 67, 68, 70, 71 and 72 Interim Answers (See Hansard for Monday, January 4, 1988).
THIRTIETH DAY
WEDNESDAY, DECEMBER 30, 1987

PRAYERS

On motion by Mr Conway,

Ordered, That, notwithstanding any Standing Order, tomorrow, Thursday, December 31, 1987, private members' business not be considered, that Routine Proceedings commence at 10.00 a.m. and that the House continue to sit through the luncheon recess.

Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States,

and after some time, it was,

On motion by Mr Runciman,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

THIRTY-FIRST DAY
THURSDAY, DECEMBER 31, 1987

PRAYERS

On motion by Mr Conway,

Ordered, That the provisional Standing Orders be extended to remain in effect until 12.00 midnight on Wednesday, June 1, 1988.

In the absence of Mr Nixon (Brant-Haldimand), it was,

On motion by Mr Polsinelli,

Ordered, That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for
the period commencing January 1, 1988, and ending April 15, 1988, such payments to be charged to the proper appropriation following the voting of supply.

The House then adjourned at 11.50 a.m.

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THIRTY-SECOND DAY
MONDAY, JANUARY 4, 1988

PRAYERS

1.30 P.M.

The Speaker addressed the House as follows:

I beg to inform the House that a vacancy has occurred in the membership of the House by reason of the resignation of Ronald George Van Horne, Esquire, as member for the Electoral District of London North, effective midnight, Thursday, December 31, 1987. Accordingly, I have issued my Warrant to the Chief Election Officer for the issue of a Writ of Election for the said electoral district.

Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States,

and after some time, it was,

On motion by Mr Villeneuve,

(Ordered), That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

(Sessional Papers:—

Ministry of Agriculture and Food Annual Report for the fiscal year ending March 31, 1987. (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 145) (Tabled January 4, 1988).
Ministère de l'Agriculture et de l'Alimentation, Le rapport annuel pour l'exercice qui s'est terminé le 31 mars 1987 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 145) (déposé le 4 janvier 1988).

P.R.A. International Inc.; Agreement between the then Minister of Industry and Trade and Photochemical Research Associates Inc., P.R.A.’s letter to Premier; Premier’s reply; Minister’s replies; list of P.R.A. Shareholders as of October, 1985; list of P.R.A.’s Board of Directors. (No. 144) (Tabled January 4, 1988).

The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):

Question Number 27 (See Hansard for Monday, January 4, 1988).

THIRTY-THIRD DAY
TUESDAY, JANUARY 5, 1988

PRAYERS
1.30 P.M.

Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States,

and after some time, it was,

On motion by Mr Harris,

Ordered, That the debate be adjourned.

The response to the following Petition was laid upon the Table:

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled December 17, 1987) Mr Brandt, Mr Cousens, Mr Eves, Mr Harris, Mr Jackson, Mr Johnson (Wellington), Mr McCague, Mrs Marland, Mr Pope, Mr Sterling, Mr Villeneuve and Mr Wiseman; (Tabled December 21, 1987) Mr McLean. (See Hansard).

The House then adjourned at 6.00 p.m.
Prayers

On motion by Mr Conway,

Ordered. That, notwithstanding any Standing Order, tomorrow, Thursday, January 7, 1988, private members' business not be considered, that Routine Proceedings commence at 10.00 a.m. and that the House continue to sit through the luncheon recess.

The following Bills were introduced and read the first time:


Bill 93, An Act to revise the Justices of the Peace Act.  Mr Scott.

Projet de loi 93, Loi portant révision de la Loi sur les juges de paix.  M. Scott.

Debate was resumed on the Amendment to Government Motion Number 8 on the proposed trade agreement between Canada and the United States,

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

That the motion be amended in the last paragraph by removing all wording after the word "Canada's" and substituting the following:

"sovereignty, and economic and cultural independence, and therefore, this Legislature agrees that the termination of this agreement is dependent on the Government of Ontario fulfilling its pledge to block it, in concert with other opposing provinces; and therefore this Legislature calls on the Government of Ontario to take the following immediate steps:

- A constitutional challenge to the agreement in the Supreme Court because of the agreement’s infringement on provincial jurisdiction;
- A message to the Administration and Congress of the United States expressing our opposition to the free trade agreement;
- An unequivocal commitment not to legislate, regulate or co-operate in any way to implement the agreement in any area of provincial jurisdiction, whether directly or indirectly;
- A commitment to take such other political and economic measures within Ontario’s powers which would have the effect of blocking this agreement;

- A message to the Parliament of Canada urging rejection of this agreement.”

having been put was lost on the following division:—

**AYES**

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**NAYS**

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NAYS — Continued

| Sola         | Sullivan | Villeneuve |
| South       | Sweeney  | Ward      |
| Sterling    | Tatham   | Wilson    |
| Stoner      | Velshi   | Wrye—90   |

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

**AYES**

| Adams      | Henderson | Offer       |
| Ballinger  | Hošek     | Patten     |
| Beer       | Kanter    | Pelissero  |
| Bradley    | Kerrio    | Peterson   |
| Brown      | Keyes     | Phillips   |
| Callahan   | Kozyra    | (Scarborough-Agincourt) |
| Campbell   | Kwinter   | Polsinelli |
| Caplan     | LeBourdais| Ramsay    |
| Carrothers | Lipsett   | Ray       |
| Cleary     | Lupusella | (Windsor-Walkerville) |
| Collins    | MacDonald | Reycraft  |
| Conway     | Mahoney   | Riddell   |
| Cooke      | Matrundola| Roberts   |
|            | McClelland| Scott     |
|            |           | Smith     |
|            |           | (London South) |
| Cordiano   | McGuigan  | Smith     |
| Curling    | McInty    | (Lambton) |
| Daigeler   | McLeod    | Sola      |
| Dietsch    | Miclash   | South     |
| Eakins     | Miller    | Stoner    |
| Elston     | Morin     | Sullivan  |
| Epp        | Munro     | Sweeten   |
| Faubert    | Neumann   | Tatham    |
| Fawcett    | Nixon     |           |
| Ferraro    |           |           |
|            |           | (Brant-Haldimand) |
| Fleet      | Nixon     | Velshi    |
| Fontaine   |           | Ward      |
|            |           | Wilson    |
|            |           | Wrye—79   |
| Furlong    | O’Neil    |           |
| Grandmaitre|           |           |
|            |           | (Quinte)  |
| Haggerty   | O’Neil    |           |
| Hart       |           | (Ottawa-Rideau) |

**NAYS**

| Allen      | Grier     | Mackenzie |
| Brandt     | Hampton   | McLean    |
| Breaugh    | Harris    | Morin-Strom |
| Charlton   | Jackson   | Philip    |
| Cooke      | Johnson   | (Etobicoke-Rexdale) |
|            |           | Pollock   |
| Cousins    | Johnston  | Pope      |
| Eves       |           | Rae       |
| Farnan     | Laughren  | (York South) |
Resolved. That in the opinion of the Legislative Assembly of the Province of Ontario the proposed trade agreement between Canada and the United States fails to address Canada’s needs and goals, while making significant concessions which could prove costly to Canadians. Specifically:

- The proposed agreement fails to secure access to the U.S. market for Canadian goods and services, and provides no assurance of fairer treatment for Canadian exporters. It provides Canadians with virtually no relief from the U.S. trade laws and regulations that are being used to harass them.

- Under the proposed agreement, Canadian exporters could still be penalized in the United States as a result of Canadian policies and programs to promote industrial development, reduce regional disparities, and manage our natural resources.

- This agreement would relinquish our ability to pursue an independent energy policy in order to ensure security of supply or enhance regional development.

- This agreement would significantly reduce our ability to ensure that Canadians benefit from U.S. investment and proposed takeovers of Canadian-owned firms.

- This agreement would undercut safeguards which have ensured the existence of a dynamic Canadian auto industry, and reduce Canada’s ability to attract offshore auto industry investment.

- This agreement would eliminate tariffs simultaneously in both countries, despite the fact that Canadian tariffs start at a higher level.

- This agreement would threaten the existence of significant sectors of the agriculture and food-processing industries.

- This agreement would require the federal government to take “all necessary measures” to implement its provisions, including infringement on the provincial capacity to respond to the needs of Ontario citizens.

Under this agreement, Canada would give up far more than it gained.

For these reasons, the Legislative Assembly of the Province of Ontario opposes this agreement as detrimental to Canada’s sovereignty and economic interests, and will not be bound to implement those aspects which fall under provincial jurisdiction. We urge the Parliament of Canada to reject the agreement.
The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

*Sessional Papers:*

Compendium:

Bill 93, An Act to revise the Justices of the Peace Act *(No. 146)* (Tabled January 6, 1988)

Projet de loi 93, Loi portant révision de la Loi sur les juges de paix *(n° 146)* (déposé le 6 janvier 1988)

National Summary Impact Table on Free Trade Appendices *(No. 147)* (Tabled January 6, 1988).

Ontario Cancer Institute Incorporating The Princess Margaret Hospital Annual Report for the year ended March 31, 1987 *(Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c))* *(No. 149)* (Tabled January 6, 1988).

Possible Impacts of Free Bilateral Trade on Canada, Ontario and other Provinces *(No. 148)* (Tabled January 6, 1988).

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THIRTY-FIFTH DAY
THURSDAY, JANUARY 7, 1988

**Prayers**

10.00 A.M.

The following Bill was introduced and read the first time:


Debate was resumed on the Motion for Second Reading of Bill 29, An Act to amend the Municipality of Metropolitan Toronto Act,

and after some time, the motion having been put, was declared carried and the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on General Government.*
The following Bills were read the second time:—

Bill 58, An Act to amend the Ministry of Colleges and Universities Act. *Ordered for Third Reading.*

Bill 61, An Act to amend the Municipality of Metropolitan Toronto Act. *Ordered referred to the Committee of the Whole House.*

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill without amendment:—

Bill 61, An Act to amend the Municipality of Metropolitan Toronto Act. *Ordered, That the report be now received and adopted.*

The following Bills were read the second time:—

Bill 65, An Act to amend certain Acts administered by the Ministry of Agriculture and Food. *Ordered for Third Reading.*

Bill 79, An Act to amend the Legislative Assembly Act. *Ordered referred to the Committee of the Whole House.*

Bill 80, An Act to amend the Executive Council Act. *Ordered referred to the Committee of the Whole House.*

The House resolved itself into a Committee to consider certain Bills, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress on the following Bills:—

Bill 79, An Act to amend the Legislative Assembly Act.

Bill 80, An Act to amend the Executive Council Act. *Ordered, that the report be now received and adopted.*

The following Bill was read the second time:—

Bill 81, An Act to amend the Election Finances Act, 1986. *Ordered for Third Reading.*
The following Bills were read the third time and were passed:—

Bill 11, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 20, An Act to provide an Incentive to Ontario Employees of Small and Medium Sized Corporations to Purchase Newly Issued Shares of their Employer Corporation.

Bill 21, An Act to amend the Ministry of Revenue Act.

Bill 25, An Act to amend the Travel Industry Act.


Bill 54, An Act to amend the Theatres Act.

Bill 55, An Act to amend the Upholstered and Stuffed Articles Act.

Bill 56, An Act to amend the Operating Engineers Act.

Bill 58, An Act to amend the Ministry of Colleges and Universities Act.

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

Bill 65, An Act to amend certain Acts administered by the Ministry of Agriculture and Food.

Bill 81, An Act to amend the Election Finances Act, 1986.

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

Bill Pr8, An Act respecting the City of Toronto.

Bill Pr12, An Act to revive the Centre for Educative Growth.

Bill Pr13, An Act respecting Special Ability Riding Institute.


Bill Pr21, An Act respecting the Association of Registered Wood Energy Technicians of Ontario.

Bill Pr23, An Act to revive Sudbury Cardio-Thoracic Foundation.

Bill Pr26, An Act to revive 353583 Ontario Limited.
Bill Pr54, An Act to revive the Toronto Ski Club.
Bill Pr69, An Act respecting the City of Windsor.
Bill Pr70, An Act to revive Community Youth Programs Incorporated.
Bill Pr71, An Act respecting Conrad Grebel College.

The following Bills were read the third time and were passed:—
Bill Pr8, An Act respecting the City of Toronto.
Bill Pr12, An Act to revive the Centre for Educative Growth.
Bill Pr13, An Act respecting Special Ability Riding Institute.
Bill Pr21, An Act respecting the Association of Registered Wood Energy Technicians of Ontario.
Bill Pr23, An Act to revive Sudbury Cardio-Thoracic Foundation.
Bill Pr26, An Act to revive 353583 Ontario Limited.
Bill Pr54, An Act to revive the Toronto Ski Club.
Bill Pr69, An Act respecting the City of Windsor.
Bill Pr70, An Act to revive Community Youth Programs Incorporated.
Bill Pr71, An Act respecting Conrad Grebel College.

By unanimous consent the House recessed for 10 minutes.

The House resolved itself into a Committee to consider certain Bills, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bills without amendment:—
Bill 79, An Act to amend the Legislative Assembly Act.
Bill 80, An Act to amend the Executive Council Act.
Ordered, that the report be now received and adopted.
The following Bills were read the third time and were passed:—

Bill 79, An Act to amend the Legislative Assembly Act.

Bill 80, An Act to amend the Executive Council Act.

By unanimous consent the House reverted to "Motions".

On motion by Mr Conway,

Ordered, That the Standing Committee on Finance and Economic Affairs be authorized to consider and report on the Canada-U.S. Free Trade Agreement (Sessional Paper Number 108).

On motion by Mr Conway,

Ordered, That the following standing and select committees be authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matters:—

Select Committee on Constitutional Reform

• to consider the 1987 Constitutional Accord.

Standing Committee on Administration of Justice

• to consider Bill 2, Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates.

Standing Committee on Finance and Economic Affairs

• to consider the Canada-U.S. Free Trade Agreement (Sessional Paper Number 108).

Standing Committee on General Government

• to consider Bill 29, An Act to amend the Municipality of Metropolitan Toronto Act.

Standing Committee on the Legislative Assembly

• to consider Bill 1, An Act to provide for greater Certainty in the Reconciliation of the Personal Interest of Members of the Assembly and the Executive Council with their Duties of Office.

Standing Committee on the Ombudsman

• to consider the 1986-87 Annual Report of the Ombudsman.
Standing Committee on Resources Development

• to consider and report on safety in Ontario mines including,

1. the implementation of recommendations on mining safety put forward by past commissions of inquiry, including The Provincial Inquiry into Ground Control and Emergency Preparedness in Ontario Mines, 1986;

2. both provincially and nationally, the consultative mechanisms between labour, industry and Government that identify hazards and put in place mechanisms to reduce or eliminate the risk of death and injury in the workplace;

3. the underlying causes of mining accidents and report on the major contributing factors thereto;

4. and to advise on additional initiatives needed to improve engineering, education and enforcement activities to reduce the incident of injuries and fatalities in mines and mining plants.

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

The Speaker addressed His Honour as follows:

“May it please Your Honour:

The Legislative Assembly of the Province has at its present sittings thereof passed certain Bills to which, in name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's assent.”

The Clerk Assistant and Clerk of Committees then read the titles of the Bills that had passed as follows:

The following are the titles of the Bills to which Your Honour's assent is prayed:

Bill 11, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 20, An Act to provide an Incentive to Ontario Employees of Small and Medium Sized Corporations to Purchase Newly Issued Shares of their Employer Corporation.

Bill 21, An Act to amend the Ministry of Revenue Act.

Bill 25, An Act to amend the Travel Industry Act.


Bill 54, An Act to amend the Theatres Act.

Bill 55, An Act to amend the Upholstered and Stuffed Articles Act.

Bill 56, An Act to amend the Operating Engineers Act.

Bill 58, An Act to amend the Ministry of Colleges and Universities Act.

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

Bill 65, An Act to amend certain Acts administered by the Ministry of Agriculture and Food.

Bill 79, An Act to amend the Legislative Assembly Act.

Bill 80, An Act to amend the Executive Council Act.

Bill 81, An Act to amend the Election Finances Act, 1986.

Bill Pr8, An Act respecting the City of Toronto.

Bill Pr12, An Act to revive the Centre for Educative Growth.

Bill Pr13, An Act respecting Special Ability Riding Institute.


Bill Pr21, An Act respecting the Association of Registered Wood Energy Technicians of Ontario.

Bill Pr23, An Act to revive Sudbury Cardio-Thoracic Foundation.

Bill Pr26, An Act to revive 353583 Ontario Limited.

Bill Pr54, An Act to revive the Toronto Ski Club.

Bill Pr69, An Act respecting the City of Windsor.

Bill Pr70, An Act to revive Community Youth Programs Incorporated.

Bill Pr71, An Act respecting Conrad Grebel College.

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, His Honour the Lieutenant Governor doth assent to these Bills."

His Honour was then pleased to retire.
On motion by Mr Conway,

Ordered, That when the House adjourns today, it stand adjourned until Monday, February 8, 1988.

The response to the following Petition was laid upon the Table:

Petition relating to emissions from the Canadian Gypsum Company plant (Sessional Paper No. P-6) Mr Rae (York South) (Tabled December 16, 1987) (See Hansard).

The House then adjourned at 4.25 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Committee meeting schedule for the January 1988 Recess of the First Session of the 34th Parliament (No. 151) (Tabled January 7, 1988).


THIRTY-SIXTH DAY
MONDAY, FEBRUARY 8, 1988

PRAYERS 1:30 P.M.

The Speaker addressed the House as follows:—

I beg to inform the House that the Clerk has received a favourable report from the Commissioners of Estate Bills with respect to Bill Pr29, An Act respecting The United Church of Canada and The Canada Conference The Evangelical United Brethren Church.

Accordingly, pursuant to Standing Order 78 (e), the Bill stands referred to the Standing Committee on Regulations and Private Bills.
Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled February 8, 1988) Mr Dietsch, Mr Fleet, Mr Johnson (Wellington), Mr Kanter, Mr Pelissero.

Petition relating to Marmora Subdivision being developed as a Recreational Trail (Sessional Paper No. P-11) (Tabled February 8, 1988) Mr Pollock.

Mrs Stoner from the Standing Committee on General Government presented the Committee’s Report which was read as follows and adopted:

Your Committee begs to report the following Bill as amended:

Bill 29, An Act to amend the Municipality of Metropolitan Toronto Act. Ordered referred to the Committee of the Whole House.

Mr Epp from the Standing Committee on the Legislative Assembly presented the Committee’s Report which was read as follows and adopted:

Your Committee begs to report the following Bill as amended:

Bill 1, An Act to provide for greater Certainty in the Reconciliation of the Personal Interests of Members of the Assembly and the Executive Council with their Duties of Office / Loi assurant une plus grande certitude quant au rapprochement des intérêts personnels des membres de l’Assemblée et du Conseil des ministres avec les devoirs de leurs fonctions, the title of which is amended to read “An Act respecting Conflicts of Interest of Members of the Assembly and the Executive Council / Loi concernant les conflits d’intérêts des membres de l’Assemblée et du Conseil des ministres”. Ordered referred to the Committee of the Whole House.

Mr Callahan from the Standing Committee on Administration of Justice presented the Committee’s report which was read as follows and adopted:

Your Committee begs to report the following Bill as amended:

Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates. Ordered referred to the Committee of the Whole House.
On motion by Mr Conway,

Ordered, That, notwithstanding the Order of the House of Thursday, January 7, 1988, the House authorizes the meeting of the Standing Committee on the Legislative Assembly on Monday, January 25, 1988, to consider Bill 1, and the House further authorizes the attendance of the Chairman of the Standing Committee on Finance and Economic Affairs at the meeting of the American Bar Association on the Canada—U.S. Free Trade Agreement in Washington, D.C. on January 28 and 29, 1988.

On motion by Mr Conway,

Ordered, That the requirement for notice with respect to Private Member’s Ballot Item Number 10 be waived.

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

Bill 95, An Act to amend the Children’s Law Reform Act.  Mr Henderson.

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

Bill Pr2, An Act to revive Big Cedar Association.  Mr Owen.


The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill without amendment:—

Bill 29, An Act to amend the Municipality of Metropolitan Toronto Act.

Ordered, That the report be now received and adopted.

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

Bill 29, An Act to amend the Municipality of Metropolitan Toronto Act.
The response to the following Petition was laid upon the Table:

Petition relating to Free Trade Agreement *(Sessional Paper No. P-8)* (Tabled December 21, 1987) Mr Cousens, Mr Harris, Mr Jackson, Mr Johnson (Wellington), Mrs Marland, Mr McLean, Mr Pollock, and Mr Villeneuve. *(See Hansard for Thursday, February 11, 1988.)*

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

**Sessional Papers:**

- Huron College Financial Statements for the year ending April 30, 1987. *(Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 152) (Tabled January 14, 1988).*

- McMaster University Financial Statements for the year ended April 30, 1987. *(Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 153) (Tabled January 14, 1988).*

- Ombudsman's opinion, reasons therefor, and recommendations following his investigation into the complaint of Mr B., the complaint of Ms D., the complaint of Chief B. *(No. 157) (Tabled January 18, 1988).*

- Ontario Educational Communications Authority (TVOntario) Annual Report for the year ended March 31, 1987. *(Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 159) (Tabled January 20, 1988).*

- L'Office de la télécommunication éducative de l'Ontario (TVOntario), Le rapport annuel de, pour l'exercice annuel se terminant le 31 mars 1987 *(Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l'article 35 (c) du Règlement (no 159)) (déposé le 20 janvier 1988).*

- Order in Council re: removal of Ronald V. Thompson from the Office of the Justice of the Peace. *(No. 158) (Tabled January 19, 1988).*

- Public Trustee Financial Statements and Report on the Audit for the year ended March 31, 1987. *(Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 156) (Tabled January 15, 1988).*

- Regis College Financial Statements as at April 30, 1987. *(Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 154) (Tabled January 14, 1988).*

Wilfrid Laurier University Financial Statements for the year ended April 30, 1987. (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35(c)) (No. 155) (Tabled January 14, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 17 was made a Return (See Sessional Paper No. 161) (Tabled February 8, 1988.)

Question Numbers 20, 26 and 75 (See Hansard for Thursday, February 11, 1988.)

Question Numbers 78 and 87 Interim Answers (See Hansard for Thursday, February 11, 1988.)

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THIRTY-SEVENTH DAY
TUESDAY, FEBRUARY 9, 1988

PRAYERS

1:30 P.M.

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

LINCOLN M. ALEXANDER

The Lieutenant Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending 31st March 1988, and recommends them to the Legislative Assembly.

Toronto, 5th February, 1988

(Sessional Paper No. 3. Ministries of the Attorney General, Community and Social Services, Education, Government Services, Health, Housing, Industry, Trade and Technology, Municipal Affairs and Natural Resources).

Ordered, That the message of the Lieutenant Governor together with the Supplementary Estimates accompanying same be referred to the committees as Ordered by the House.
During “Oral Questions,” the Speaker requested the member for Welland-Thorold (Mr Swart) to withdraw unparliamentary language.

The member, having refused, was named by the Speaker and directed to withdraw from the service of the House for the balance of the day’s sitting.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled February 9, 1988) Mr McGuigan, Mr Reville and Mrs Stoner.

Petition relating to Marmora Subdivision being developed as a Recreational Trail (Sessional Paper No. P-11) (Tabled February 9, 1988) Mr Pollock.

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

Bill Pr34, An Act to revive Machin Mines Limited. Mr Kanter.

Bill Pr38, An Act to revive Prow Yellowknife Gold Mines Ltd. Mr Kanter.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill without amendment:

Bill 1, An Act respecting Conflicts of Interest of Members of the Assembly and the Executive Council / Loi concernant les conflits d'intérêts des membres de l'Assemblée et du Conseil des ministres.

Ordered, That the report be now received and adopted.

A debate arose on the motion for Third Reading of Bill 1, An Act respecting Conflicts of Interest of Members of the Assembly and the Executive Council / Loi concernant les conflits d'intérêts des membres de l'Assemblée et du Conseil des ministres, and, after some time,

Mr Breaugh moved that the motion for Third Reading of Bill 1, be amended by striking out all the words after the word “That” and substituting the following therefor:

“Bill 1, An Act respecting Conflicts of Interest of Members of the Assembly and the Executive Council / Loi concernant les conflits d'intérêts des membres de l'Assemblée et du Conseil des ministres, be not NOW read a third time but that it be read a third time this day six months hence.”
the debate continued, and after some time,

The Speaker put the Question:—

“Shall the Bill be NOW read the third time”, which motion was carried on the following division:—

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<td>Wiseman—29.</td>
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And the Bill was accordingly read the third time and was passed.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress on the following Bill:—

Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates. Mr Nixon (Brant-Haldimand).

Ordered, That the report be now received and adopted.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


Health Disciplines Board Annual Report 1986, including a Statement concerning the Denture Therapists Appeal Board (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 163) (Tabled February 9, 1988).

Funeral Services Review Board Annual Report 1986 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 162) (Tabled February 9, 1988).

Pompes funèbres, conseil de révision des services de, Le rapport annuel 1986. (Renvoyé en permanence au Comité permanent des affaires sociales conformément à l’article 35 (c) du Règlement) (no 162) (déposé le 9 février 1988).
THIRTY-EIGHTH DAY
WEDNESDAY, FEBRUARY 10, 1988

PRAYERS

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled February 10, 1988)  Ms Poole.

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


Bill 98, An Act to amend the Public Transportation and Highway Improvement Act.  Mr Fulton.

Bill 99, An Act to amend the Ministry of Transportation and Communications Act.  Mr Fulton.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill without amendment:—

Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates.  Mr Nixon (Brant-Haldimand).

Ordered, That the report be now received and adopted.

A debate arose on the motion for Third Reading of Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates,

and after some time, it was,

On motion by Mr Conway,

Ordered, That the debate be adjourned.
The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:—

Compendia:

 Bill 98, An Act to amend the Public Transportation and Highway Improvement Act (No. 165) (Tabled February 10, 1988).

 Bill 99, An Act to amend the Ministry of Transportation and Communications Act (No. 166) (Tabled February 10, 1988).


THIRTY-NINTH DAY
THURSDAY, FEBRUARY 11, 1988

PRAYERS

Mr Cureatz moved,


A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Daigeler then moved,

That, in the opinion of this House, and in the interest of improved understanding between English and French-Canadians, the Government of Ontario be invited to promote more wide ranging exchanges between francophone and anglophone communities in this country, and specifically, that the Government of Ontario be encouraged to establish twinning programs for Ontario and Quebec municipalities.
Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 75, An Act to establish the Municipal Council Retirement Fund and to provide Retirement Allowances to Municipal Councillors, the question, having been put, was declared carried,

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

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Daigeler's Resolution Number 14, the question, having been put, was declared carried,

and it was,

Resolved, That, in the opinion of this House, and in the interest of improved understanding between English and French-Canadians, the Government of Ontario be invited to promote more wide ranging exchanges between francophone and anglophone communities in this country, and specifically, that the Government of Ontario be encouraged to establish twinning programs for Ontario and Quebec municipalities.

THE AFTERNOON SITTING

1.30 P.M.

The Speaker addressed the House as follows:—

I beg to inform the House that I have today laid upon the Table, recommendations from the Commission on Election Finances, pursuant to Section 4 (3) of the Election Finances Act, 1986 (Sessional Paper No. 167) (Tabled February 11, 1988).

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled February 11, 1988)  Ms Collins, Mr Cureatz, Mr Johnson (Wellington) and Mr Matrundola.


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

Bill 100, An Act to amend the Education Act.  Mr Ward.

Bill 101, An Act to repeal the Ministry of Transportation and Communications Creditors Payment Act.  Mr Fulton.
Bill 102, An Act to amend the Construction Lien Act, 1983.  Mr Fulton.

Bill 103, An Act respecting Living Wills.  Mr Cureatz.


Bill 105, An Act to amend the Legislative Assembly Act.  Mr Cureatz.

Debate was resumed on the Motion for Third Reading of Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates,

and after some time, the motion having been put, was carried on the following division:—

**AYES**

Ballinger  Beer  Bossy  Callahan  Caplan  Carrothers  Chiarelli  Collins  Conway  Cooke  
                        (Kitchener)  Cordiano  Daigeler  Dietsch  Elliot  Elston  Epp  Faubert  Fawcett  Ferraro  Fleet  
                        (Brant-Haldimand)  Fontaine  Fulton  (York Mills)  Furlong  Grandmaitre  

Haggerty  Hart  Henderson  Kanter  Kerrio  Kozyra  LeBourdais  Leone  Lipsett  Lupusella  
                        Mahoney  Mancini  Matrundola  McClelland  McGuigan  Miclash  Morin  Neumann  Nicholas  Nixon  
                        (Brant-Haldimand)  Nixon  (York Mills)  Oddie Munro  Offer  

Owen  Patten  Peterson  Phillips  (Scarborough-Agincourt)  Poirier  Polsinelli  Poole  Ramsay  Reycraft  
                        Riddell  Roberts  Ruprechts  Smith  (London South)  Sola  Sorbara  Stoner  Sweeney  Tatham  
                        Velshi  Ward  Wong  Wrye—69.

**NAYS**

Allen  Brandt  Breaugh  Bryden  Charlton  Cooke  

Cousens  Cureatz  Eves  Farnan  Harris  Laughren  

Mackenzie  Marland  Martel  McCague  Philip  (Etobicoke-Rexdale)
And the Bill was accordingly read the third time and was passed.

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

The Speaker addressed His Honour as follows:

"May it please Your Honour:

The Legislative Assembly of the Province has at its present sitting thereof passed certain Bills to which, in name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's assent."

The Clerk Assistant and Clerk of Journals then read the titles of the Bills that had passed as follows:

"The following are the titles of the Bills to which Your Honour's assent is prayed:

Bill 1, An Act respecting Conflicts of Interest of Members of the Assembly and the Executive Council. Projet de loi 1, Loi concernant les conflits d'intérêts des membres de l'Assemblée et du Conseil des ministres.

Bill 2, An Act to establish the Ontario Automobile Insurance Board and to provide for the Review of Automobile Insurance Rates.

Bill 29, An Act to amend the Municipality of Metropolitan Toronto Act."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, His Honour the Lieutenant Governor doth assent to these Bills.

Au nom de Sa Majesté, Son Honneur le lieutenant-gouverneur sanctionne ces projets de loi."

His Honour was then pleased to retire.

By unanimous consent the House reverted to ""Motions"".
On motion by Mr Conway,

Ordered. That a Select Committee on Energy be appointed to enquire into and report within one calendar year on Ontario Hydro Affairs; that the Committee have authority to release its reports during any Adjournment or Recess between Sessions by depositing a copy of the report with the Clerk of the Assembly and upon the resumption of the meetings of the House, the Chairman of the Committee shall bring such reports before the House in accordance with the Standing Orders; that the Committee have authority to sit concurrently with the House and during any Adjournment or Recess of the House, subject to the approval of the three party Whips; that the Committee have authority to adjourn from place to place in Canada; that a full Hansard service be provided for all of the proceedings of the Committee; and that the Committee be composed of the following members: Mr Carrothers (Chair), Mr Brown, Mr Charlton, Mr Cureatz, Mrs Grier, Mr Matrundola, Mr McGuigan, Mr Ray (Windsor-Walkerville), Mr Runciman, Mr South, Mrs Sullivan.

On motion by Mr Conway,

Ordered. That a Select Committee on Education be appointed to consider and report to the House within one calendar year on the role of the formal elementary and secondary school system in the successful transition of young students to adulthood in Ontario; that the Committee conduct its enquiry in two phases as follows: in the first phase the Committee shall consider the role the school system plays in a multi-cultural and multi-racial society in the choices and objectives of students in transition to adulthood, including how the elementary and secondary school system can assist students in shaping and fulfilling career and work objectives, factors in an information society which influence the young adults’ choices of educational and training options and society’s perception of those choices, and the role of parents or guardians in the school system and the transition of young students from secondary schools to the world of work or higher education, and in the second phase the Committee shall consider the orientation of the school system to other educational and training opportunities both in the public and the private sectors and any other issues the Committee may wish to consider; that the Committee have authority to release its reports during any Adjournment or Recess between Sessions by depositing a copy of the report with the Clerk of the Assembly and upon the resumption of the meetings of the House, the Chairman of the Committee shall bring such reports before the House in accordance with the Standing Orders; that the Committee have authority to sit concurrently with the House and during any Adjournment or Recess of the House, subject to the approval of the three party Whips; that the Committee have authority to adjourn from place to place in Canada; that a full Hansard service be provided for all of the proceedings of the Committee; and that the Committee be composed of the following members: Ms Poole (Chair), Mr Cooke (Windsor-Riverside), Mr Furlong, Mr Jackson, Mr Johnston (Scarborough West), Mr Keyes, Mr Mahoney, Mr Miclash, Mrs O’Neill (Ottawa-Rideau), Mr Reycraft, Mr Villeneuve.
On motion by Mr Conway,

Ordered, That the following standing and select committees be authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matters:

Select Committee on Constitutional Reform to consider the 1987 Constitutional Accord.

Select Committee on Education to consider matters referred to in its terms of reference.

Select Committee on Energy to consider Ontario Hydro Affairs.

Standing Committee on Finance and Economic Affairs to consider Budget-tax reform, and the U.S.-Canada Free Trade Agreement (Sessional Paper Number 108) and to adjourn to Washington, D.C.

Standing Committee on Government Agencies to review the operation of certain agencies, boards and commissions of the Government of Ontario and to adjourn to Boston, Massachusetts, and Washington, D.C., with respect to legislative oversight of government agencies.

Standing Committee on the Legislative Assembly to consider matters related to the procedures and administration of the House and to adjourn to Sacramento, California, to attend the National Conference of State Legislatures and to Victoria, British Columbia, to review restorations to the Legislative Building and rule changes.

Standing Committee on Public Accounts to review the 1987 Annual Report of the Provincial Auditor and to adjourn to Washington, D.C., to meet with U.S. officials on audit oversight functions.

Standing Committee on Regulations and Private Bills to consider regulations and the regulatory process.

Standing Committee on Resources Development to consider and report on safety in Ontario mines.

On motion by Mr Conway,

Ordered, That, with the agreement of the House Leaders and Whips of each party, committees may meet during the Winter Adjournment at times other than those specified in the schedule tabled with the Clerk today.
On motion by Mr Conway,

Ordered, That when the House adjourns today, it stand adjourned until Tuesday, April 5, 1988.

The House then adjourned at 5.50 p.m.

The response to the following Petition was laid upon the Table:—


The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


Compendia:

Bill 100, An Act to amend the Education Act (No. 172) (Tabled February 11, 1988).

Bill 101, An Act to repeal the Ministry of Transportation and Communications Creditors Payment Act (No. 173) (Tabled February 11, 1988).


Financement des prestations prévues par la Loi sur l'indexation des régimes de retraite et les régimes qu'elle régit, Rapport présenté au trésorier de l'Ontario sur le (n° 170) (déposé le 11 février 1988).


Secteur public, Groupe d'étude sur l'investissement des fonds de retraite du (n° 169) (déposé le 11 février 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 3 to 16 inclusive, 32, 38, 77, 83, 84 and 86 (See Hansard for Thursday, February 11, 1988).

Question Numbers 76, 79, 80, 81, 82 and 85 Interim Answers (See Hansard for Thursday, February 11, 1988).

FORTIETH DAY
TUESDAY, APRIL 5, 1988

PRAYERS

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to naturopathy (Sessional Paper No. P-1) (Tabled February 16, 1988) Mr Cooke (Windsor-Riverside); (Tabled February 18, 1988) Mr Cooke (Windsor-Riverside); (Tabled April 5, 1988) Mr Beer, Mr Breaugh, and Mr Furlong.

Petition relating to the transportation of passengers on chartered trips (Sessional Paper No. P-12) (Tabled March 15, 1988) Mr Ballinger.

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 5, 1988) Mr Breaugh and Mr Pollock.

Petition relating to Marmora Subdivision being developed as a Recreation Trail (Sessional Paper No. P-11) (Tabled April 5, 1988) Mr Pollock.

Petition relating to the creation of one consolidated school system (Sessional Paper No. P-13) (Tabled April 5, 1988) Mr Adams.

On motion by Mr Conway,

Ordered, That the Select Committee on Constitutional Reform be authorized to meet in the morning of and following Routine Proceedings on Wednesday, April 6, 1988 and Wednesday, April 13, 1988.
On motion by Mr Conway,

Ordered, That, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to Ballot Item numbers 11, 12, 13 and 14.

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


Mr Rae (York South) moved, That pursuant to Standing Order 37(a) the ordinary business of the House be set aside in order to discuss a matter of urgent public importance: that being the decision of the Liberal Government of Ontario to reverse its pre-election promise to prohibit wide, open Sunday shopping in Ontario and the resulting anger felt by workers, store owners and their families because they will be unable to spend time together.

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

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled February 8, 1988) Mr Dietsch, Mr Fleet, Mr Johnson (Wellington), Mr Kanter and Mr Pelissero; (Tabled February 9, 1988) Mr McGuigan, Mr Reville and Mrs Stoner; (Tabled February 10, 1988) Ms Poole; (Tabled February 11, 1988) Ms Collins, Mr Cureatz, Mr Johnson (Wellington) and Mr Matrundola; (Tabled February 16, 1988) Mr Cooke (Windsor-Riverside); (Tabled February 18, 1988) Mr Cooke (Windsor-Riverside) (See Hansard for Monday, April 11, 1988).

Petition relating to Marmora Subdivision being developed as a Recreation Trail (Sessional Paper No. P-11) (Tabled February 9, 1988) Mr Pollock (See Hansard for Monday, April 11, 1988).

Petition relating to the transportation of passengers on chartered trips (Sessional Paper No. P-12) (Tabled March 15, 1988) Mr Ballinger (See Hansard for Monday, April 11, 1988).

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Papers:—

Agriculture Rehabilitation and Development Directorate Annual Report for the period ended March 31, 1987 (*Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)*) (No. 179) (Tabled February 22, 1988).

Alcoholism and Drug Addiction Research Foundation Annual Report for the year ending March 31, 1987 (*Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)*) (No. 178) (Tabled February 19, 1988).

Centre des Sciences de l’Ontario (Le Centre Centennial des sciences et de la technologie) Le rapport annuel de, pour la période se terminant le 31 mars 1987 (*Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l’article 35 (c) du Règlement* (no 197) (déposé le 22 mars 1988).

Compendium:


Forest Management Agreement No. 500700 Abitibi-Price Inc./Spruce River Forest (*Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)*) (No. 180) (Tabled March 8, 1988).

Forest Management Agreement No. 500900 Domtar Inc./Lake Nipigon Forest (*Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)*) (No. 181) (Tabled March 8, 1988).


Liquor Control Board of Ontario Annual Report 1987 (*Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)*) (No. 177) (Tabled February 18, 1988).


Ministère des Affaires municipales pour l'exercice se terminant le 31 mars 1987. Le rapport annuel du (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 175) (déposé le 17 février 1988).

Ministry of Municipal Affairs Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 175) (Tabled February 17, 1988).

Ontarienne d'assurance des actions et dépôts, La société, Le rapport annuel 1986 (Renvoyé en permanence au Comité permanent de l'administration de la justice conformément à l'article 35 (c) du Règlement) (n° 195) (déposé le 21 mars 1988).

Ontario Arts Council Annual Report 1986/87 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 188) (Tabled March 15, 1988).

Ontario College of Art Financial Statements as at May 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 184) (Tabled March 9, 1988).


Ontario Science Centre (The Centennial Centre of Science and Technology) Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 197) (Tabled March 22, 1988).

Ontario Share and Deposit Insurance Corporation, Report of the Superintendent of Insurance for the year ended December 31, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35(c)) (No. 194) (Tabled March 18, 1988).

Ontario Share and Deposit Insurance Corporation 1986 Annual Report (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35(c)) (No. 195) (Tabled March 18, 1988).

Registered Insurance Brokers Corporation, Report of the Superintendent of Insurance for the year ended July 31, 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35(c)) (No. 190) (Tabled March 18, 1988).

Registered Insurance Brokers Corporation, Report of the Superintendent of Insurance for the year ended July 31, 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35(c)) (No. 192) (Tabled March 18, 1988).

Registered Insurance Brokers of Ontario 1986 Annual Report (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 191) (Tabled March 18, 1988).
Registered Insurance Brokers of Ontario 1987 Annual Report (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 193) (Tabled March 18, 1988).


Science North Annual Report for the year ending March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 196) (Tabled March 21, 1988).

Science Nord. Le rapport annuel de, pour la période se terminant le 31 mars 1987 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l'article 35 (c) du Règlement) (n° 196) (déposé le 21 mars 1988).

Standing Committee on Finance and Economic Affairs Pre-Budget Consultation, 1988 (No. 185) (Tabled April 5, 1988).

Strategic Attitudinal Analysis (No. 198) (Tabled March 25, 1988).

University of Waterloo Financial Statements for the year ended April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 183) (Tabled March 9, 1988).

University of Western Ontario Financial Statements for the year ended April 30, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 182) (Tabled March 9, 1988).


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 49, 76, 79, 88, 93, 94 and 96 (See Hansard for Monday, April 11, 1988.)

Question Number 87 was made a Return (See Sessional Paper No. 202) (Tabled April 5, 1988).
FORTY-FIRST DAY
WEDNESDAY, APRIL 6, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled April 6, 1988) Mr Daigeler.

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

Bill Pr28, An Act to revive Mid-Continent Bond Corporation, Limited. Mr Ray (Windsor-Walkerville).

A debate arose on the motion for second reading of Bill 77, An Act to amend the Municipal Elections Act and the Assessment Act,

and after some time, it was

On motion by Mr Cousens,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

FORTY-SECOND DAY
THURSDAY, APRIL 7, 1988

PRAYERS

10.00 A.M.

Mr Rae (York South) moved,

That, in the opinion of this House, recognizing that more than one thousand Canadian workers are killed on the job in each year; and recognizing that hundreds of thousands more are injured on the job, thousands of whom are permanently disabled; and recognizing that thousands more suffer and die from disease caused by exposure to toxic substances at the workplace, and further recognizing, that the memories of the workers who have died and the suffering of the still-living
victims must be honoured; therefore, the Government of Ontario should declare the 28th day of April in each year as a day of mourning and recognition for the victims of work-related injury and disease, to be observed by a minute of silence and the lowering of flags to half-mast.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Runciman then moved,

That, in the opinion of this House, the Government of Ontario should immediately implement the 1986 recommendation of the Standing Committee on the Legislative Assembly to provide that all Order-In-Council appointments be subject to review by a Committee of this Legislature.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Rae’s Resolution Number 18, the question, having been put, was declared carried,

and it was,

Resolved. That, in the opinion of this House, recognizing that more than one thousand Canadian workers are killed on the job in each year; and recognizing that hundreds of thousands more are injured on the job, thousands of whom are permanently disabled; and recognizing that thousands more suffer and die from disease caused by exposure to toxic substances at the workplace, and further recognizing, that the memories of the workers who have died and the suffering of the still-living victims must be honoured; therefore, the Government of Ontario should declare the 28th day of April in each year as a day of mourning and recognition for the victims of work-related injury and disease, to be observed by a minute of silence and the lowering of flags to half-mast.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Runciman’s Resolution Number 15, the question, having been put, was lost on the following division:—

AYES

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NAYS

Ballinger
Black
Brown
Carrothers
Cleary
Collins
Cordiano
Daigeler
Dietsch
Elliot
Faubert
Fleet

Kozyra
Lipsett
Lupusella
MacDonald
Mahoney
Mancini
Matrundola
McGuinty
Miclash
Nicholas
Nixon

Offer
Owen
Pelissero
Poirier
Ray
(Windsor-Walkerville)
Roberts
Sola
South
Stoner
Wilson
Wrye—34.

(Toronto—Cooksville)

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled April 7, 1988) Mr Sola.

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 7, 1988) Mr Reycraft.

Petition relating to the widening of Highway 115 (Sessional Paper No. P-14) (Tabled April 7, 1988) Mr Adams.

On motion by Mr Conway,

Ordered, That the Select Committee on Education be authorized to meet following Routine Proceedings on Wednesday, April 13, 1988.

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


Bill 108, An Act to amend the Rental Housing Protection Act, 1986. Ms Hošek

Debate was resumed on the motion for second reading of Bill 77, An Act to amend the Municipal Elections Act and the Assessment Act,
and after some time, the motion having been put, was declared carried and the Bill was accordingly read the second time and Ordered for Third Reading.

Mr Nixon (Brant-Haldimand) moved,

That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for the period commencing April 16, 1988, and ending June 30, 1988, such payments to be charged to the proper appropriation following the voting of supply,

and a debate arising, after some time, it was,

On motion by Mr Villeneuve,

Ordered. That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:—

Civil Service Commission Annual Report for the fiscal year ending March 31, 1987. (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 205) (Tabled April 7, 1988).

Compendia:

Bill 107, An Act to amend the Child and Family Services Act, 1984 (No. 206) (Tabled April 7, 1988).

Bill 108, An Act to amend the Rental Housing Protection Act, 1986 (No. 207) (Tabled April 7, 1988).

Ministry of Correctional Services, including the report of the Ontario Board of Parole, Annual Report for the twelve month period ending March 31, 1987 (No. 204) (Tabled April 7, 1988).

Ministère des Services correctionnels et de la Commission ontarienne des libérations conditionnelles pour la période de douze mois prenant fin le 31 mars 1987, Le rapport annuel du (n° 204) (déposé le 7 avril 1988).

Rental Housing Protection Act: Future Directions (No. 203) (Tabled April 7, 1988).
Logement locatif: Directions à venir, La loi sur la protection du, (n° 203) (déposé le 7 avril 1988).

FORTY-THIRD DAY
MONDAY, APRIL 11, 1988

PRAYERS 1.30 P.M.

The House expressed its condolence on the death of William H. Temple, member for the Electoral District of High Park from 1948 to 1951.

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


Projet de loi 109, Loi portant création d’un Conseil scolaire de langue française pour la municipalité régionale d’Ottawa-Carleton. *M. Ward.*

Bill 110, An Act to declare Remembrance Day as a Holiday for Veterans. *Mr Henderson.*

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

Bill 77, An Act to amend the Municipal Elections Act and the Assessment Act.

Debate was resumed on the motion for Interim Supply for the period commencing April 16, 1988, and ending June 30, 1988,

and after some time, it was,

On motion by Ms Bryden,

*Ordered*, That the debate be adjourned.

The Speaker informed the House, that, in the name of Her Majesty the Queen, His Honour the Lieutenant Governor had been pleased to assent to the following Bill in his Chambers:—
Elizabeth II

APRIL 11 AND 12

Bill 77, An Act to amend the Municipal Elections Act and the Assessment Act.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendium:


Projet de loi 109, Loi portant création d’un Conseil scolaire de langue française pour la municipalité régionale d’Ottawa-Carleton (n° 208) (déposé le 11 avril 1988).

FORTY-FOURTH DAY
TUESDAY, APRIL 12, 1988

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:—

I beg to inform the House that the Clerk has received from the Chief Election Officer and laid upon the table a Certificate of a by-election in the Electoral District of London North.

ELECTORAL DISTRICT OF LONDON NORTH — DIANNE E. CUNNINGHAM

PROVINCE OF ONTARIO

Mr Claude L. DesRosiers
Clerk of the Legislative Assembly
Room 104, Legislative Building
Queen’s Park
Toronto, Ontario.
M7A 1A2
Dear Mr DesRosiers:

This is to certify that, in view of a Writ of Election dated the Twenty-second day of February, 1988, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to Norma Nickle, Returning Officer for the Electoral District of London North, for the election of a Member to represent the said Electoral District of London North in the Legislative Assembly of this Province in the room of Ronald Van Horne, Esquire, who since his election as representative of the said Electoral District of London North, has resigned his seat, Dianne Cunningham, has been returned as duly elected as appears by the Return of the said Writ of Election, which is now lodged of record in my office.

Warren R. Bailie
Chief Election Officer

Toronto, April 11, 1988

Mrs Dianne E. Cunningham, Member for the Electoral District of London North, having taken the Oath and subscribed the Roll, took her seat.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to naturopathy (Sessional Paper No. P-1) (Tabled April 12, 1988)  Mr Cousens and Mr McGuigan.

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


Bill Pr19, An Act respecting the City of Sudbury.  Mr Campbell.

Bill Pr40, An Act respecting the City of Trenton.  Mrs Fawcett.

Debate was resumed on the motion for Interim Supply for the period commencing April 16, 1988, and ending June 30, 1988, and after some time, it was,

On motion by Mr Charlton,

Ordered, That the debate be adjourned.
The House then adjourned at 6.00 p.m.

The response to the following Petition was laid upon the Table:—


The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Superintendent of Insurance Annual Report on the Facility Association of Ontario for the years ending October 31, 1985 and 1986 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 209) (Tabled April 12, 1988).

The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 95 (See Hansard for Monday April 18, 1988).

FORTY-FIFTH DAY
WEDNESDAY, APRIL 13, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to naturopathy (Sessional Paper No. P-1) (Tabled April 13, 1988) Mr Callahan, Mr Offer and Mr Ray (Windsor-Walkerville).

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 13, 1988) Mr Callahan.

Mr Epp from the Standing Committee on the Legislative Assembly presented the Committee’s Report on the Service of Process within the Precincts of the House and moved the adoption of its recommendations (Sessional Paper No. 210) (Tabled April 13, 1988).
On motion by Mr Epp,

*Ordered*, That the debate be adjourned.

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr10, An Act respecting the Oshawa Public Utilities Commission.


Your Committee begs to report the following Bill as amended:—

Bill Pr22, An Act respecting the City of Mississauga.

Your Committee would recommend that the fees, less the actual cost of printing, be remitted on Bill Pr70, An Act to revive Community Youth Programs Inc.

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

Bill 111, An Act to amend the Legislative Assembly Act.  *Mr Swart.*

Bill 112, An Act to amend the Legislative Assembly Act.  *Mr Epp.*

Debate was resumed on the motion for Interim Supply for the period commencing April 16, 1988, and ending June 30, 1988, and after some time, the motion having been put, was declared carried,

and it was,

*Ordered*, That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for the period commencing April 16, 1988, and ending June 30, 1988, such payments to be charged to the proper appropriation following the voting of supply.

The House then adjourned at 6.00 p.m.
Mr Kanter moved,

That, in the opinion of this House, recognizing that organ transplants constitute a cost efficient medical practice that has saved lives and improved the quality of life for thousands of Ontario residents, and recognizing further that hundreds of Ontario residents wait desperately for organs that could give them a second chance at life, physicians should therefore be reminded, through their routine procedures, to consider whether a person who dies in a public hospital is a suitable organ donor and whether it is appropriate to approach the family of the deceased for consent to the transplant of any of the organs of the deceased, therefore the Government should amend the regulations under the Public Hospitals Act to require every public hospital to include questions similar to the following in any form required by the hospital to be completed by a physician to record the death of a patient in the hospital:

1. Has the patient been considered as an organ donor.

2. Are the wishes of the patient regarding donation of his or her organs known.

3. Are the wishes of the patient’s family regarding the donation of the patient’s organs known.

4. (a) Has consent for organ or tissue donation been obtained.

(b) If so, what organs or tissue have been donated.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Miss Martel then moved,

That, in the opinion of this House, this Legislature condemns the Government of Ontario for its failure to establish the Northern Ontario Heritage Fund as outlined in the Budget of May 20, 1987 and in the Speech from the Throne of November 3, 1987 therefore this Legislature strongly urges the Government to:

— immediately establish the Northern Ontario Heritage Fund;

— ensure that Northerners, through committees representing Northern communities, labour, Native groups, women’s groups and local small businesses, control the disbursement of the Fund; and

— provide substantial funding to help ensure long-term economic growth and diversification of the region.
Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Kanter’s Resolution Number 17, the question, having been put, was declared carried,

and it was,

Resolved. That, in the opinion of this House, recognizing that organ transplants constitute a cost efficient medical practice that has saved lives and improved the quality of life for thousands of Ontario residents, and recognizing further that hundreds of Ontario residents wait desperately for organs that could give them a second chance at life, physicians should therefore be reminded, through their routine procedures, to consider whether a person who dies in a public hospital is a suitable organ donor and whether it is appropriate to approach the family of the deceased for consent to the transplant of any of the organs of the deceased, therefore the Government should amend the regulations under the Public Hospitals Act to require every public hospital to include questions similar to the following in any form required by the hospital to be completed by a physician to record the death of a patient in the hospital:

1. Has the patient been considered as an organ donor.

2. Are the wishes of the patient regarding donation of his or her organs known.

3. Are the wishes of the patient’s family regarding the donation of the patient’s organs known.

4. (a) Has consent for organ or tissue donation been obtained.
   (b) If so, what organs or tissue have been donated.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Miss Martel’s Resolution Number 16, the question, having been put, was lost on the following division:—

Ayes

Allen  Brandt  Breaugh  Bryden  Charlton  Cooke  (Windsor-Riverside)
Grier  Hampton  Harris  Johnson  (Wellington)  Laughren  Mackenzie

Philip  (Etobicoke-Rexdale)  Pollock  Pope  Pouliot  Rae  (York South)

Cunningham  Eves  Farnan
Martel  McCague  Morin-Strom


Nays

Adams  Ballinger  Beer  Black  Bossy  Brown  Callahan  Carrothers  Cleary
### NAYS — Continued

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<td>MacDonald</td>
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<td>Wilson—47.</td>
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### THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 14, 1988)  
Mr Breaugh, Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Rae (York South), Mr Reville, Mr Swart, Mr Wildman and Mr Jackson.

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At 6.00 p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 30 (b).

After one matter was considered, the question was deemed to have been adopted.

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The House then adjourned at 6.10 p.m.

The responses to the following Petitions were laid upon the Table:

Petitions relating to naturopathy (Sessional Paper No. P-1) (Tabled April 5, 1988)  
Mr Beer, Mr Breaugh and Mr Furlong  (See Hansard for Monday, April 18, 1988).

Petitions relating to Marmora Subdivision being developed as a Recreation Trail (Sessional Paper No. P-11) (Tabled February 8, 1988)  
Mr Pollock  (See Hansard for Monday, April 18, 1988).
The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):

Question Numbers 70, 74 and 99  (See Hansard for Monday April 18, 1988).

FORTY-SEVENTH DAY
MONDAY, APRIL 18, 1988

PRAYERS

The Speaker addressed the House as follows:—

On Thursday last, the honourable member for Oshawa rose on a point of privilege concerning the announcement made by the member for Scarborough-Ellesmere to his constituents of a proposed site having the potential to be developed for office-commercial, limited ancillary retail or government use. The member for Oshawa then stated that the Minister of Housing announced two days later that the site in question was now being made available for housing proposals and that announcements of this kind, by the Minister, should be made in this Chamber.

I must remind all honourable members, as my predecessors and I have stated on numerous occasions, such statements made outside the House may constitute a legitimate grievance and question of courtesy or respect for the House and its members, but in my view they cannot form a question of privilege.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to the Introduction of petitions on Sunday shopping (Sessional Paper No. P-15) (Tabled April 18, 1988)  Mr Faubert.

Petition relating to the Creation of one consolidated school system in Peterborough (Sessional Paper No. P-16) (Tabled April 18, 1988)  Mr Adams.

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 18, 1988)  Mr Allen, Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Miss Martel, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Rae (York South), Mr Reville, Mr Swart, and Mr Wildman.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

_sessional Papers:_—

Compensation for personal injuries and death, report on (No. 212) (Tabled April 18, 1988).


Indemnisation des victimes d'accidents d'automobiles en Ontario, Le rapport de l'enquête sur l' (no 213) (déposé le 18 avril 1988).


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**FORTY-EIGHTH DAY**

**TUESDAY, APRIL 19, 1988**

**Prayers**

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled April 19, 1988)  Mr Ray (Windsor-Walkerville).

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 19, 1988)  Mr Allen, Ms Bryden, Mr Charlton, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Reville, Mr Swart, Mr Wildman, Mr Cooke (Kitchener), Mr Jackson and Mr Pope.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Paper:—


FORTY-NINTH DAY

WEDNESDAY, APRIL 20, 1988

Prayers 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled April 20, 1988) Mr Allen and Mr Carrothers.

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 20, 1988) Mr Allen, Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Johnston (Scarborough West), Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Rae (York South), Mr Reville, Mr Swart, Mr Wildman, Mr Pope and Mr Reycraft.

With unanimous consent the House reverted to “Motions”.

On motion by Mr Conway,

Ordered, That, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to Ballot Item numbers 15, 16 and 18.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Budget and Budget Papers, 1988 Ontario, (No. 2) (Tabled April 20, 1988). (Permanently referred to the Standing Committee on Finance and Economic Affairs pursuant to Standing Order 90(e)).
Elizabeth II  
APRIL 20 AND 21

Budget de l'Ontario de 1988 et les Documents budgétaires (n° 2) (déposé le 20 avril 1988). (Renvoyé en permanence au Comité permanent des affaires financières et économiques conformément à l'article 90 (e) du Règlement).

FIFTIETH DAY
THURSDAY, APRIL 21, 1988

PRAYERS
10.00 A.M.

Mr Harris moved,

That, in the opinion of this House, all future legislation which would establish an agency, board, commission or regulatory system or create new direct expenditures or tax expenditures must contain a sunsetting provision which would, after a specified period of time, require mandatory review of the original legislation by a committee of this House. The committee would be mandated to report to this House on the impact of the legislation, the degree to which the program and policy objectives have been met and make recommendations as to whether the legislation, regulations, program or agency should be continued, terminated or amended. Further, this House is of the opinion that all existing legislation which has established an agency, board, commission or regulatory system or created new direct expenditures or tax expenditures should, over the next five years be reviewed by a committee of this House with the mandate indicated above.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Carrothers then moved,

That, in the opinion of this House, recognizing that cancer continues to be a major source of fatality in Ontario and recognizing the need for extensive research, diagnosis and treatment, the Government of Ontario should support the development of a community based cancer clinic network.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Harris' Resolution Number 22, the question, having been put, was lost on the following division:—

AYES
Brandt
Cunningham
Epp
Harris
Jackson

Johnson
(Wellington)
Martel
McCague
Philip

(Elmboro-Rexdale)

Reville
Runciman
Sterling
Villeneuve—13.
Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Carrothers' Resolution Number 21, the question, having been put, was declared carried, and it was:

Resolved, That, in the opinion of this House, recognizing that cancer continues to be a major source of fatality in Ontario and recognizing the need for extensive research, diagnosis and treatment, the Government of Ontario should support the development of a community based cancer clinic network.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 21, 1988) Mr Allen, Ms Bryden, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Reville and Mr Swart.

On motion by Mr Conway,

Ordered, That the Select Committee on Constitutional Reform be authorized to meet in the morning of and following Routine Proceedings on Wednesday, April 27, 1988.
Mr Conway moved,

That leave be given to introduce a Bill entitled An Act to amend the Retail Business Holidays Act (Bill 113).

The question having been put, the Speaker declared his opinion that the Ayes had it, and a recorded vote having been demanded,

The Speaker directed that the Members be called in, for which purpose the divisions bells were rung.

The bells continued to ring through the remainder of the day, and on Friday, April 22, at 4.00 p.m.

The Speaker addressed the House as follows:—

I have been advised by representatives of all three parties in the House, that a vote will not take place before at least 8.30 a.m. on Monday, the 25th of April. I am therefore, suspending the sitting and the bells are deemed to be ringing until the sitting is resumed at 8.30 a.m. on Monday next.

At 8.30 a.m. on Monday, April 25, the sitting resumed and the bells continued to ring, and at 1.10 p.m., the question, having been put, was carried on the following division:—

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<td>Miller</td>
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<td>Fleet</td>
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AYES — Continued

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South
Sullivan

Sweeney
Tatham
Velshi

Ward
Wilson
Wrye—75.

NAYS

Allen
Brandt
Breaugh
Bryden
Charlton
Cooke
Cousens
Cunningham
Eves
Farnan

Grier
Harris
Jackson
Johnson
(Wellingon)
Johnston
Laughren
Marland
Martel
McCague

McLean
Philip
(Etobicoke-Rexdale)
Pollock
Pouliot
Rae
(Scarborough West)
Reville
Sterling
Swart—27.

And the Bill was accordingly read the first time.

The House then adjourned at 1.15 p.m.

The responses to the following Petitions were laid upon the Table:

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled December 22, 1987) Mr Pollock (See Hansard for Monday, April 25, 1988.)

Petition relating to the creation of one consolidated school system Interim Answer (Sessional Paper No. P-13) (Tabled April 5, 1988) Mr Adams (See Hansard for Monday, April 25, 1988.)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:

Ontario Cancer Treatment and Research Foundation Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 215) (Tabled April 21, 1988).

Ontario Mental Health Foundation Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 216) (Tabled April 21, 1988).

The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 100 Interim Answer (See Hansard for Monday April 25, 1988.)

FIFTY-FIRST DAY
MONDAY, APRIL 25, 1988

PRAYERS

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to the College of Nurses (Sessional Paper No. P-17) (Tabled April 25, 1988) Mr Adams.

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:—

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


Bill Pr27, An Act respecting the Ontario Municipal Management Institute.

Bill Pr29, An Act respecting The United Church of Canada and The Canada Conference The Evangelical United Brethren Church.

Bill Pr37, An Act respecting the University of Western Ontario.

Bill Pr67, An Act respecting the City of Hamilton.

Your Committee further recommends that Bill Pr7, An Act respecting the Driving School Association of Ontario, be not reported.

On motion by Mr Sorbara, Bill 114, An Act to amend the Employment Standards Act was introduced and read the first time on the following division:
AYES

Adams            Hart            Offer
Ballinger        Henderson      Owen
Beer             Kanter          Patten
Black            Kerrio         Pelissero
Bossy            Keyes          Phillips
Bradley          Kwinter       (Scarborough-Agincourt)
Callahan         LeBourdais    Poirier
Campbell         Leone          Poole
Caplan           Lipsett        Recess
Carrothers       Lupusella     Riddell
Chiarelli        MacDonald      Roberts
Cleary           Mahoney       Ruprecht
Collins          Matrundola    Scott
Conway           McClelland    Smith
Cordiano         McGuigan     (London South)
                Smith          (Lambton)
                (Brant-Haldimand)
Curling          Mc Guinness    Sola
Dietsch          McLeod        Sorbara
Eakins           Miclash       South
Elliot           Miller         Sullivan
Elston           Neumann       Sweeney
Faubert          Nicholas      Tatham
Fawcett          Nixon         Velshi
Ferraro          O’Neill       Ward
Fleet            (Quinte)      Wilson—76.
Fontaine         O’Neill       (Ottawa-Rideau)
Furlong          O’Neill       (Scarborough West)
Grandmaître       Oddie Munro  Mackenzie
Haggerty

NAYS

Allen            Grier          Philip
Brandt           Harris        (Etobicoke-Rexdale)
Breaugh          Johnson       Pollock
Bryden           (Wellington)  Pouliot
Charlton         Johnston      Rae
Cooke            (Scarborough West)  (York South)
              (Windsor-Riverside)  Reville
Cunningham       Marland       Sterling
Eves             Martel         Swart
Farnan

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

Bill 115, An Act to provide for Construction Work in connection with the Toronto Economic Summit.  Mr Sorbara.

Bill 116, An Act respecting the Northern Ontario Heritage Fund.  Mr Fontaine.
* M. Fontaine.*

Bill 117, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.  
* Mr Nixon* (Brant-Haldimand).

* Mr Nixon* (Brant-Haldimand).

On motion by Mr Nixon (Brant-Haldimand), Bill 119, An Act to amend the Ontario Lottery Corporation Act, was introduced and read the first time on the following division:—

**AYES**

Adams  
Ballinger  
Beer  
Black  
Bossy  
Bradley  
Callahan  
Campbell  
Caplan  
Carrothers  
Chiarelli  
Cleary  
Collins  
Conway  
Cordiano  
Curling  
Dietsch  
Eakins  
Elliot  
Elston  
Faubert  
Fawcett  
Ferraro  
Fleet  
Fontaine  
Furlong  

Grandmaitre  
Haggerty  
Hart  
Henderson  
Kanter  
Kerrio  
Keyes  
Kwinter  
LeBourdais  
Leone  
Lipsett  
Lupusella  
MacDonald  
Mahoney  
Matrundola  
McClelland  
McGuigan  
McGuinty  
McLeod  
Miclash  
Miller  
Neumann  
Nicholas  
Nixon  
O’Neil

(Ottawa-Vanier)  
(Scarborough-Agincourt)  
(Peterborough-Douro)  
(Rideau-Richmond Hill)  
(Centre-Dorset)  
(Ottawa—Vanier)  
(London South)  
(Lambton)

**NAYS**

Brandt  
Breauagh  
Bryden  
Charlton  
Cooke

Breaugh  
Cunningham  
Eves  
Farnan  
Grier  
Harris  
Jackson

(Wellington)  
(Scarborough West)  
(Scarborough—Rouge River)  
(London South)  
(Lambton)  
(Toronto Willowdale)  
(Toronto—Danforth)  
(Wellington)  
(Scarborough West)  
(Mackenzie)
The following Bill was introduced and read the first time:

Bill 120, An Act to amend the Tobacco Tax Act.  Mr Grandmaitre.

On motion by Mr Grandmaitre, Bill 121, An Act to amend the Gasoline Tax Act, was introduced and read the first time on the following division:

**AYES**

Adams  Grandmaitre  Oddie Munro  Offer  Offer  Owen
Ballinger  Haggerty  LeBow  Poole  Patten  Pelissero
Beer  Hart  Colgan  Reycraft  Riddell  Phillips
Black  Henderson  Colgan  Roberts  Ruprecht  Smith
Bossy  Kanter  Colgan  Smith  Smith (London—South)
Bradley  Kerrio  Colgan  Smith (Lambton)
Callahan  Keyes  Colgan  Sola  Surtis  South
Campbell  Kwinter  Colgan  Sola  Surris  South
Caplan  LeBourdais  Colgan  Sola  Surris  South
Carrothers  Leone  Colgan  Sola  Surris  South
Chiarelli  Lipsett  Colgan  Sola  Surris  South
Cleary  Lupusella  Colgan  Sola  Surris  South
Collins  MacDonald  Colgan  Sola  Surris  South
Conway  Mahoney  Colgan  Sola  Surris  South
Cordiano  Matrundola  Colgan  Sola  Surris  South
Curling  McClelland  Colgan  Sola  Surris  South
Dietsch  McGuigan  Colgan  Sola  Surris  South
Eakins  McGuinty  Colgan  Sola  Surris  South
Elliot  McLeod  Colgan  Sola  Surris  South
Elston  Mclachlan  Colgan  Sola  Surris  South
Faubert  Miller  Colgan  Sola  Surris  South
Fawcett  Neumann  Colgan  Sola  Surris  South
Ferraro  Nicholas  Colgan  Sola  Surris  South
Fleet  Nixon  Colgan  Sola  Surris  South
Fontaine  O’Neel  Colgan  Sola  Surris  South
Furlong  O’Neil  Colgan  Sola  Surris  South

**NAYS—Continued**

Marland  Pollock  Sterling
Martel  Pouliot  Swart
McCague  Rae  Villeneuve—27.
McLean  (York South)
Philip  Revile
  (Etobicoke—Rexdale)
On motion by Mr Grandmaître, Bill 122, An Act to amend the Retail Sales Tax Act, was introduced and read the first time on the following division:—
The following Bill was introduced and read the first time:—


Mr Nixon (Brant-Haldimand) moved, seconded by Mr Conway, That this House approves in general the Budgetary Policy of the Government.

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

On motion by Mr Laughren,

Ordered, That the debate be adjourned.

The House then adjourned at 5.50 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:

Bill 113, An Act to amend the Retail Business Holidays Act (No. 218) (Tabled April 25, 1988).


Bill 119, An Act to amend the Ontario Lottery Corporation Act (No. 223) (Tabled April 25, 1988).

Bill 120, An Act to amend the Tobacco Tax Act (No. 224) (Tabled April 25, 1988).


Bill 122, An Act to amend the Retail Sales Tax Act (No. 226) (Tabled April 25, 1988).

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**FIFTY-SECOND DAY**

**TUESDAY, APRIL 26, 1988**

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**PRAYERS**

1.30 P.M.

The Speaker addressed the House as follows:

I beg to advise the House that I have today laid upon the Table the Eleventh Report of the Commission on Election Finances containing recommendations in respect of the Indemnities and Allowances of Members of the Legislative Assembly (Permanently referred to the Standing Committee or the Legislative Assembly pursuant to Standing Order 35 (c)) (Sessional Paper No. 227) (Tabled April 26, 1988).

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Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled April 26, 1988)  Mr Polsinelli.

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 26, 1988)  Mr Harris.

Petition relating to the College of Nurses (Sessional Paper No. P-17) (Tabled April 26, 1988)  Mr Adams.
On motion by Mr Conway,

Ordered, That notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to Ballot Item numbers 19 and 20, standing in the names of Mr Dietsch and Mr Johnston (Scarborough West).

On motion by Mr Conway,

Ordered, That Mr Jackson and Mr Pollock exchange places in the order of precedence for Private Members' Public Business.

On motion by Mr Conway,

Ordered, That the Order for Second Reading of Bill 76, An Act to amend the Education Act and certain other Acts related to Education, be discharged and the Bill withdrawn.

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

Bill 124, An Act to amend the Children's Law Reform Act. Mr Scott.

Bill 125, An Act to amend the Education Act and certain other Acts related to Education. Mr Ward.

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

Bill Pr31, An Act respecting the City of North York. Mr Polsinelli.

Debate was resumed on the Motion that this House approves in general the Budgetary Policy of the Government,

and, after some time,

Mr Laughren moved, that the motion “that this House approves in general the Budgetary Policy of the Government” be amended by deleting the words following “that” and adding thereto the following:

This House recognizing that the 1988 budget fails to adopt tax fairness as its overriding objective and fails to adequately direct its programs to those areas most in need, condemns the government for:

Increasing the most regressive of taxes, the retail sales tax;
Increasing the personal income tax in such a way that middle income earners bear the brunt of the increases while wealthier Ontarians receive the benefits;

Failing to introduce a Minimum Corporate Income Tax to ensure that corporations pay their fair share;

Worsening the situation for senior citizens in Ontario by failing to provide any relief from the retail sales tax increase;

Failing to eliminate the Ontario personal income tax for those living at or below the poverty line;

Failing to guarantee accessibility to the health care system by eliminating the OHIP tax for all those living below the poverty line;

Refusing to make home ownership a real possibility for first time home buyers by its failure to introduce a real estate speculation tax;

Failing to treat the people of Northern Ontario fairly and failing to provide for adequate funding for the development of the North;

Exorbitant tax increases in every major tax paid by individuals and families in Ontario while increasing the tax breaks going to corporations;

Failing to stem the ever increasing share of the health care budget which is going to the fat-cats of the health care system — doctors, laboratories and drug companies — while failing to increase funding for community and public health care;

Failing to devote more of the budget to the provision of adequate and affordable housing;

Therefore, this Government lacks the confidence of this House.

the debate continued, on the amendment to the motion,

and after some time,

Mr Harris moved, that the amendment to the motion be amended by adding after the words “affordable housing”; and before the words “Therefore, this Government lacks the confidence of this House”, the following:

This House, noting that six years of sustained economic growth in the province has significantly increased government revenues and has generated substantial in-year revenue windfalls, rejects as unnecessary and unjustified the massive inflationary and regressive tax increases proposed by the government.

This House regrets that the Government of Ontario by increasing its personal income tax, its retail sales tax, its gasoline tax and other con-
sumption taxes will deprive the Ontario taxpayer of the full benefits of Federal tax reform and has significantly increased the tax burden on the middle class.

This House deplores the fact that, after a six year period in which real economic growth in the province has averaged 5.5%, the Government has not been able to achieve a more substantial reduction in its budgetary deficit and continues to add to the province’s debt, two factors which will limit the ability of the province to respond to any economic downturn in a flexible and fiscally responsible manner.

This House condemns the Government for its inability to control its expenditures and particularly for its lack of action to control the costs of the province’s health care system.

This House, noting that this government has increased expenditures by 42.8% since taking office, believes that the failure of the government to effectively address the problems in housing, health care, post-secondary institutions and the education system is due to inadequate and ineffective management of its expenditures and expresses its dissatisfaction with the government’s intention of making the taxpayer pay for its own management deficiencies.

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

On motion by Mr Reycraft,

Ordered, That the debate be adjourned.

The House then adjourned at 5.40 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:

Bill 124, An Act to amend the Children’s Law Reform Act (No. 228) (Tabled April 26, 1988).

Bill 125, An Act to amend the Education Act and certain other Acts related to Education (No. 229) (Tabled April 26, 1988).
FIFTY-THIRD DAY
WEDNESDAY, APRIL 27, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to the College of Nurses (Sessional Paper No. P-17) (Tabled April 27, 1988) Mr MacDonald.

The following Bill was read the second time:—

Bill 115, An Act to provide for Construction Work in connection with the Toronto Economic Summit. Ordered for Third Reading.

Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government,

and, after some time, it was,

On motion by Mr Villeneuve,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

FIFTY-FOURTH DAY
THURSDAY, APRIL 28, 1988

PRAYERS

10.00 A.M.

Mr Cooke (Windsor-Riverside) moved,

That, in the opinion of this House, recognizing that the scope and recommendations of the Task Force on Inflation Protection for Employment Pension Plans failed to meet the concerns of workers and most particularly retirees whose pensions have already been eroded by inflation but who will get nothing from these proposals, this Legislature strongly urges the Government of Ontario to:
— introduce legislation to require indexation of all pensions with the same indexing formula applicable to current plan members, current pensioners and those entitled to a deferred pension.

— place an immediate moratorium on the use of contribution holidays which are, in fact just another means of surplus withdrawals.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Eves then moved,

That, in the opinion of this House, the Government should designate the entire riding of Parry Sound, specifically the District of Parry Sound, as being part of Northern Ontario for the purposes of all government ministries, agencies, boards and commissions.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Cooke’s Resolution Number 20, the question, having been put, was lost on the following division:—

**AYES**

Allen

Breaugh

Bryden

Charlton

Cooke

(Windsor-Riverside)

Faran

Hampton

Laughren

Mackenzie

Martel

Morin-Strom

Philip

(ETobicoke-Rexdale)

Pouliot

Swart

Wildman—15.

**NAYS**

Adams

Ballinger

Black

Callahan

Carrothers

Cooke

(Kitchener)

Cunningham

Daigeler

Dietsch

Elliot

Epp

Fawcett

Fleet

Harris

Jackson

Johnson

(Wellington)

Keyes

Kozyra

LeBourdais

Lipsett

MacDonald

Mahoney

Matrundola

McCague

McLean

Miclsh

Nicholas

Nixon

Offer

Owen

Pelissero

Pollock

Reycraft

Roberts

Smith

(ETambton)

Sola

Stoner

Sullivan

Tatham

Villeneuve—40.

During the division, the Speaker called the member for Leeds-Grenville (Mr Runciman) to order and asked him to resume his seat.
The Member having refused, was named by the Speaker and directed to withdraw from the service of the House for the balance of the day's sitting.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Eves' Resolution Number 25, the question, having been put, was declared carried and it was:

Resolved, That, in the opinion of this House, the Government should designate the entire riding of Parry Sound, specifically the District of Parry Sound, as being part of Northern Ontario for the purposes of all government ministries, agencies, boards and commissions.

THE AFTERNOON SITTING

1.30 P.M.

Mr Nixon (Brant-Haldimand) delivered to the Speaker a message from His Honour the Lieutenant Governor signed by his own hand, and the said message was read by the Speaker and is as follows:

LINCOLN M. ALEXANDER

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending 31st March 1989, and recommends them to the Legislative Assembly.

Toronto, 27th, April 1988

(Sessional Paper No. 3, 1988, Ministries of Agriculture and Food, the Attorney General, Citizenship, Colleges and Universities, Community and Social Services, Consumer and Commercial Relations, Correctional Services, Culture and Communications, Education, Energy, the Environment, Financial Institutions, Government Services, Health, Housing, Industry, Trade and Technology, Intergovernmental Affairs, Labour, Municipal Affairs, Natural Resources, Northern Development and Mines, Revenue, Skills Development, the Solicitor General, Tourism and Recreation, Transportation, and Treasury and Economics; Cabinet Office, Office for Disabled Persons, Office of the Lieutenant Governor, Management Board of Cabinet, Office Responsible for Native Affairs, Office of the Premier, Office Responsible for Senior Citizens' Affairs, and Office Responsible for Women's Issues.)

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

Following remarks by Mr Sorbara, Mr Rae (York South) and Mr Harris, the House, with unanimous consent, observed a minute of silence in remembrance of Worker Memorial Day.
On motion by Mr Conway,

Ordered, That the Select Committee on Constitutional Reform be authorized to meet in the morning of and following Routine Proceedings on Wednesday, May 4, 1988.

On motion by Mr Conway,

Ordered, That the requirement for notice of committee hearings be suspended for the consideration of Bills Pr24, Pr25, Pr30, Pr34, Pr38 and Pr49 by the Standing Committee on Regulations and Private Bills on Wednesday, May 4, 1988.

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

Bill 115, An Act to provide for Construction Work in connection with the Toronto Economic Summit.

Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government,

and, after some time, it was,

On motion by Mr Elliot,

Ordered, That the debate be adjourned.

The Speaker informed the House, that, in the name of Her Majesty the Queen, His Honour the Lieutenant Governor had been pleased to assent to the following Bill in his Chambers:—

Bill 115, An Act to provide for Construction Work in connection with the Toronto Economic Summit.

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled April 6, 1988) Mr Daigeler; (Tabled April 7, 1988) Mr Sola; (Tabled April 12, 1988) Mr Cousens and Mr McGuigan; (Tabled April 13, 1988) Mr Callahan, Mr Offer and Mr Ray (Windsor-Walkerville) (See Hansard for Monday, May 2, 1988).
Petition relating to the widening of Highway 115 (Sessional Paper No. P-14) (Tabled April 7, 1988) Mr Adams (See Hansard for Monday, May 2, 1988).

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 98 and 100 (See Hansard for Monday May 2, 1988).

FIFTY-FIFTH DAY
MONDAY, MAY 2, 1988

PRAYERS 1.30 P.M.

In a personal statement, Mr Swart, the member for Welland-Thorold, informed the House of his intention to resign, effective June 30, 1988.

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

Bill 126, An Act to assist Ontario Residents to save for the purchase of a First Home. Mr Grandmaitre.

Pursuant to Standing Order 70 (a) Mr Breaugh moved, in the absence of Mr Rae (York South),

That the Government lacks the confidence of this House because of its abject failure to provide decent, affordable housing for the working families of Ontario—in particular, through its failure to increase the supply of affordable housing; through its failure to protect the existing housing stock; and through its failure to protect tenants.
And a debate arising, after some time, the motion, having been put, was lost on the following division:—

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Wilson

Wong—82.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):

Sessional Paper:—


FIFTY-SIXTH DAY
TUESDAY, MAY 3, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 3, 1988) Mr Daigeler.

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

Bill 127, An Act respecting the Labour Disputes between All-Way Transportation Corporation (Wheel-Trans Division) and Local 113, Amalgamated Transit Union. Mrs Marland.

The following Bill was read the second time:—

Bill 109, An Act to establish a French-language School Board for The Regional Municipality of Ottawa-Carleton / Projet de loi 109, Loi portant création d’un Conseil scolaire de langue française pour la municipalité régionale d’Ottawa-Carleton. Ordered referred to the Standing Committee on Social Development.
A debate arose on the Motion for Second Reading of Bill 106, An Act to amend the Municipal Elections Act and the Municipal Act,

and, after some time, it was,

On motion by Mr McCague,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


Commission de retraite des employés municipaux de l'Ontario, Le rapport annuel 1987, de la (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l'article 35 (c) du Règlement (n° 232) (déposé le 3 mai 1988).

FIFTY-SEVENTH DAY
WEDNESDAY, MAY 4, 1988

PRAYERS 1.30 P.M.

The House expressed its condolence on the death of John W. Foote, member for the Electoral District of Durham from 1948 to 1957.

Mr Beer from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:—

Your Committee begs to report the following Bills without amendment:—
Bill Pr24, An Act respecting the Hamilton Civic Hospitals.


Bill Pr30, An Act respecting The General Hospital of Port Arthur.

Bill Pr38, An Act to revive Prow Yellowknife Gold Mines Ltd.

Your Committee begs to report the following Bill as amended:—

Bill Pr34, An Act to revive Machin Mines Limited.

Your Committee recommends that Bill Pr49, An Act to revive Lebon Gold Mines Limited, be not reported.

Your Committee further recommends that the fees, less the actual cost of printing, be remitted on Bill Pr30, An Act respecting The General Hospital of Port Arthur.

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


Debate was resumed on the Motion for Second Reading of Bill 106, An Act to amend the Municipal Elections Act and the Municipal Act.

After debate, the question, having been put, was declared carried and the Bill was accordingly read the second time and Ordered referred to the Standing Committee on General Government.

Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government.

and, after some time, it was,

On motion by Mr Wiseman,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Paper:

Compendium:


FIFTY-EIGHTH DAY
THURSDAY, MAY 5, 1988

PRAYERS 10.00 A.M.

Mr Dietsch moved.

Second Reading of Bill 123, An Act for Informed Choice by Patients.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Johnston (Scarborough West) then moved.

That, in the opinion of this House, the time has come for a major overhaul of provincial policies and practices concerning the education of deaf people in the province of Ontario. The House, therefore, makes the following recommendations:

1. That a thorough evaluation of deaf students throughout Ontario begin immediately, such an evaluation to include, but not be limited to the following:

   a) an assessment of the reasons for the current quality of education provided to deaf students, which research shows provides few graduates of Ontario schools for the deaf and secondary schools with a greater than Grade 4 reading ability;

   b) the effectiveness of current teaching methods for deaf students, which do not require the involvement of experts in deaf education when individual assessment of the capabilities of deaf children is made;

   c) the effectiveness of present classroom integration policies and support services as a result of Bill 82 (Special Education), which do not provide for paying the costs of interpreters;

   d) the practices of hiring deaf and hearing-impaired teachers both in schools for the deaf and in the public school systems, as there are now just 8 hearing-impaired teachers among the 170 teachers in our provincial schools for the deaf, and only a handful of hearing-
impaired teachers among the more than 500 teachers of the deaf in the public school system;

e) an assessment of the provincial schools for the deaf, including their administration, public accountability and organization, since provincial schools for the deaf lack a system of public accountability, and since only one of the three schools possesses an advisory committee (that is itself appointed totally at the discretion of the superintendent of the school), and since the three schools among themselves do not use a common sign language system;

f) an examination of the use of American Sign Language as a language of instruction in the schools, which is now not recognized as either a heritage language or a language of instruction, and

g) an assessment of the Ministry of Education’s role as it pertains to deaf education, an investigation into the fact that no Ontario faculty of education currently provides teacher training for the teaching of deaf students, and an assessment of the Ministry’s mandate to collect province-wide data generally on issues regarding the quality, assessment, effectiveness, and success of the teaching of deaf students in Ontario.

2. That the Ministry of Education take immediate steps to involve representatives of the deaf community, advocates for the hearing-impaired and parents of deaf children in all levels of the decision-making process around education for deaf people in Ontario.

3. That the Ministry of Education immediately establish targets and timetables for the hiring of deaf teachers and administrators in schools for the deaf.

4. That the Ministry of Education report to the Legislature by November 1, 1988 on these initiatives.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 123, An Act for Informed Choice by Patients, the question, having been put, was lost on the following division:—

**AYES**

<table>
<thead>
<tr>
<th>Callahan</th>
<th>Jackson</th>
<th>McCague</th>
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<tr>
<td>Daigeler</td>
<td>Johnson</td>
<td>McGuinty</td>
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<tr>
<td>Dietsch</td>
<td>(Wellington)</td>
<td>McLean</td>
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<td>Farnan</td>
<td>Kozyra</td>
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<td>Ferraro</td>
<td>Lipsett</td>
<td>Pelissero</td>
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<td>Furlong</td>
<td>Lupusella</td>
<td>Pollock</td>
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<td>Haggerty</td>
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<td>Harris</td>
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<td>Ray</td>
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<td></td>
<td></td>
<td>(Windsor-Walkerville)</td>
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</tbody>
</table>
Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Johnston’s Resolution Number 24, the question having been put was declared carried,

and it was,

Resolved, That, in the opinion of this House, the time has come for a major overhaul of provincial policies and practices concerning the education of deaf people in the province of Ontario. The House, therefore, makes the following recommendations:

1. That a thorough evaluation of deaf students throughout Ontario begin immediately, such an evaluation to include, but not be limited to the following:

   a) an assessment of the reasons for the current quality of education provided to deaf students, which research shows provides few graduates of Ontario schools for the deaf and secondary schools with a greater than Grade 4 reading ability;
b) the effectiveness of current teaching methods for deaf students, which do not require the involvement of experts in deaf education when individual assessment of the capabilities of deaf children is made;

c) the effectiveness of present classroom integration policies and support services as a result of Bill 82 (Special Education), which do not provide for paying the costs of interpreters;

d) the practices of hiring deaf and hearing-impaired teachers both in schools for the deaf and in the public school systems, as there are now just 8 hearing-impaired teachers among the 170 teachers in our provincial schools for the deaf, and only a handful of hearing-impaired teachers among the more than 500 teachers of the deaf in the public school system;

e) an assessment of the provincial schools for the deaf, including their administration, public accountability and organization, since provincial schools for the deaf lack a system of public accountability, and since only one of the three schools possesses an advisory committee (that is itself appointed totally at the discretion of the superintendent of the school), and since the three schools among themselves do not use a common sign language system;

f) an examination of the use of American Sign Language as a language of instruction in the schools, which is now not recognized as either a heritage language or a language of instruction, and

g) an assessment of the Ministry of Education's role as it pertains to deaf education, an investigation into the fact that no Ontario faculty of education currently provides teacher training for the teaching of deaf students, and an assessment of the Ministry's mandate to collect province-wide data generally on issues regarding the quality, assessment, effectiveness, and success of the teaching of deaf students in Ontario.

2. That the Ministry of Education take immediate steps to involve representatives of the deaf community, advocates for the hearing-impaired and parents of deaf children in all levels of the decision-making process around education for deaf people in Ontario.

3. That the Ministry of Education immediately establish targets and timetables for the hiring of deaf teachers and administrators in schools for the deaf.

4. That the Ministry of Education report to the Legislature by November 1, 1988 on these initiatives.
THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 5, 1988) Mr Carrothers and Mr Pollock.

On motion by Mr Conway,

Ordered, That the Select Committee on Constitutional Reform be authorized to meet in the morning of and following Routine Proceedings on each Wednesday during the month of June, 1988.

The following Bill was introduced and read the first time:

Bill 129, An Act to regulate the Care of Animals kept for Exhibition or Entertainment. Mr Philip (Etobicoke-Rexdale).

Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government, and, after some time, it was,

On motion by Mr Reycraft,

Ordered, That the debate be adjourned.

The House then adjourned at 5.55 p.m.

The responses to the following Petitions were laid upon the Table:

Petition relating to the creation of one consolidated school system (Sessional Paper No. P-13) (Tabled April 5, 1988) Mr Adams (See Hansard for Monday, May 9, 1988.)

Petition relating to the Creation of one consolidated school system in Peterborough Interim Answer (Sessional Paper No. P-16) (Tabled April 18, 1988) Mr Adams (See Hansard for Monday, May 9, 1988.)
The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):

Question Numbers 102, 117 and 120 (See Hansard for Monday May 9, 1988.)

Question Numbers 97 and 104 Interim Answers (See Hansard for Monday May 9, 1988.)

FIFTY-NINTH DAY
MONDAY, MAY 9, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 9, 1988) Mr Kozyra.

The following Bills were introduced and read the first time:

Bill 130, An Act to amend the Regional Municipality of Waterloo Act and the Education Act. Mr Eakins.


Mr Reville moved,

That pursuant to Standing Order 37 (a), the ordinary business of the House be set aside to debate a matter of urgent public importance, that being the critical shortage of nurses, the serious imbalances in the delivery of health services and the resulting inability of the health care system to provide adequate and equal accessibility to required health care services in hospital and in the community.

The Speaker ruled that the motion was in order and put the question, “Shall the debate proceed?”, to a vote of the House, which question was decided in the negative on the following division:

AYES

Allen
Charlton
Eves
Brandt
Cooke
Hampton
Breagh
(Windsor-Riverside)
Harris
Bryden
Cunningham
Jackson
AYES — Continued

Johnson 
(Wellington)
Laughren
Mackenzie
Martel

McLean
Pollock
Pouliot
Rae
(York South)

Reville
Swart
Wildman—22.

NAYS

Adams
Ballinger
Beer
Black
Bossy
Brown
Callahan
Campbell
Carrothers
Chiarelli
Cleary
Collins
Cooke
(Kitchener)
Curling
Dietsch
Eakins
Elliot
Elston
(Frant-Haldimand)
Faubert
Fontaine
(York Mills)
Fulton
Hart
(Quinte)
Henderson
O’Neill
Kanter
(Quinte)
Le Bourdais
Leone
Lipsett
Lupusella
MacDonald
Mahoney
Mancini
Matrundola
McClelland
McGuigan
McGuity
Mclash
Morin
Nicholas
Nixon
Nixon
(Quinte)
O’Neil
O’Neill
(Quinte)
Oddie Munro
Owen
Phillips
(Scarborough-Agcourt)
Poole
Ray
(Windsor-Walkerville)
Reycraft
Roberts
Ruprecht
Smith
(London South)
Smith
(Lambton)
Sola
Sorbara
Stoner
Sullivan
Sweeney
Tatham
Velshi
Ward
Wilson
Wong
Wrye—66.

Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government,

and, after some time, it was,

On motion by Mrs Cunningham,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendium:

Bill 130, An Act to amend the Regional Municipality of Waterloo Act and the Education Act (No. 236) (Tabled May 9, 1988).

Ontario Hydro Annual Report for the year ended December 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 235) (Tabled May 9, 1988).

Ontario Hydro, Le rapport annuel d’, pour l’exercice terminé le 31 décembre 1987 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement (n° 235) (déposé le 9 mai 1988).

SIXTIETH DAY
TUESDAY, MAY 10, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 10, 1988) Mr Black.

Ordered, That Mr Keyes and Mr Velshi exchange places in the order of precedence for Private Members’ Public Business.

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

Bill 132, An Act to amend the Mining Act. Mr Conway.

Mr Reville moved,

That pursuant to Standing Order 37 (a), the ordinary business of the House be set aside to debate a matter of urgent public importance, that being the Government’s continued failure to provide funding for community based alternatives
which would relieve some of the pressure on hospitals while at the same time announcing cutbacks at twenty-two community hospitals with budget deficits which will result in longer waiting lists for needed surgery and more use of emergency rooms and hallways to accommodate patients that need to be admitted to hospitals.

The Speaker ruled that the motion was in order and put the question, "Shall the debate proceed?", to a vote of the House, which question was decided in the negative on the following division:—

**AYES**

Allen
Brandt
Breagh
Bryden
Charlton
Cooke
    (Windsor-Riverside)
Cunningham
Cureatz
Eves
Hampton
Harris
Jackson
Johnson
    (Wellington)
Johnston
    (Scarborough West)
Laughren
Mackenzie
Marland
Martel
McLean
Morin-Strom
Pollock
Pope
Pouliot
Rae
    (York South)
Reville
Runciman
Sterling
Swart
Villeneuve
Wildman
Wiseman—31.

**NAYS**

Adams
Ballinger
Beer
Black
Bossy
Brown
Callahan
Caplan
Carrothers
Chiarelli
Cleary
Collins
Conway
Cooke
    (Kitchener)
Daigeler
Dietsch
Eakins
Elliot
Elston
Epp
Faubert
Fawcett
Ferraro
Fontaine
Fulton
Furlong
Grandmaître
Hart
Hošek
Kanter
Kerrio
Keyes
Kwinter
LeBourdais
Lipsett
Lupusella
MacDonald
Mahoney
Mancini
Matrundola
McClelland
McGuigan
McGuity
Miclash
Miller
Morin
Neumann
Nicholas
Nixon
    (York Mills)
O’Neill
    (Ottawa-Rideau)
Oddie Munro
Offer
Owen
Patten
Pelissero
Phillips
    (Scarborough-Agincourt)
Poirier
Polsinelli
Poole
Ray
    (Windsor-Walkerville)
Reycraft
Roberts
Ruprecht
Smith
    (Lambton)
Sola
South
A debate arose on the motion for second reading of Bill 125, An Act to amend the Education Act and certain other Acts related to Education,

and, after some time, it was,

On motion by Mr Villeneuve,

*Ordered*, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


Compendium:

Bill 132, An Act to amend the Mining Act (*No. 239*) (Tabled May 10, 1988).


SIXTY-FIRST DAY
WEDNESDAY, MAY 11, 1988

PRAYERS

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to a Care Facility in Rainy River (Sessional Paper No. P-18) (Tabled May 11, 1988) Mr Hampton.


Mr Beer from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:

Your Committee begs to report the following Bill as amended:

Bill Pr56, An Act respecting the City of Toronto.

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

Bill Pr48, An Act respecting the Town of Oakville. Mr Carrothers.

Mr Reville moved,

That pursuant to Standing Order 37 (a), the ordinary business of the House be set aside to debate a matter of urgent public importance, that being the Government's decision to enforce budget constraints on all Ontario's hospitals resulting in "service realignments", which is another term for cut backs in service resulting in longer waiting lists for people needing surgery, and more use of emergency rooms and hallways to accommodate patients that need to be admitted to hospital while doing nothing to provide funding for community based alternatives to hospitals which would, if put in place, relieve some of the pressure on hospitals.

The Speaker ruled that the motion was in order and put the question, "Shall the debate proceed?", to a vote of the House, which question was decided in the negative on the following division:
AYES

Allen
Brandt
Bryden
Charlton
Cooke
(Shelburne)
Cunningham
Eves
Farnan
Hampton

Harris
Johnson
Laughren
Mackenzie
Marland
Martel
McCague
Morin-Strom
Philip
(Shelburne)

Pollock
Pope
Pouliot
Rae
(Shelburne)
Reville
Sterling
Villeneuve
Wildman—26.

NAYS

Beer
Bossy
Bradley
Brown
Callahan
Campbell
Caplan
Carrothers
Cleary
Collins
Conway
Cooke
(Dietrich)
Daigeler
Dietz
Elliot
Epp
Faubert
Ferraro
Fontaine
Fulton
Furlong
Grandmaitre
Haggerty
Hart

Henderson
Kanter
Keyes
Kozyra
Kwinter
Leone
Lipsett
Lupusella
MacDonald
Mahoney
Mancini
Matrundola
McClelland
McGuigan
McGuinty
McLeod
Micalash
Miller
Neumann
Nicholas
Nixon
(Niagara-Thunder Bay)
Nixon
(York Mills)
O’Neil
(Quinte)

O’Neill
(Manitoulin—Simcoe)
Patten
Phillips
(Scarborough-Agincourt)
Poirier
Polsinelli
Ramsay
Reycraft
Riddell
Roberts
Ruprecht
Smith
(London South)
Smith
(Lambton)
South
Sullivan
Tatham
Velshi
Ward
Wrye—65.

The House then adjourned at 6.05 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Paper:—


SIXTY-SECOND DAY

THURSDAY, MAY 12, 1988

PRAYERS

10.00 A.M.

Mr Pollock moved,


A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Miclash then moved,

That, in the opinion of this House, recognizing that great distances between communities in the north necessitate long periods of highway travel, and recognizing that speed limits in the United States and Manitoba are 90 Km.p.h. and recognizing the importance of encouraging tourism in Northern Ontario from these two areas, and also recognizing that some northern roads have been upgraded but that speed limits have not been correspondingly increased, the Government of Ontario should amend current legislation to increase speed limits on secondary highways in Northern Ontario from 80 Km.p.h. to 90 Km.p.h. where highway conditions warrant.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 67, An Act to establish the East/Central Ontario Recreational Trails Commission, the question having been put was carried on the following division:—

AYES

Allen  Daigeler  Laughren
Ballinger  Elliot  Mahoney
Bryden  Eves  Martel
Callahan  Farnan  McCague
Charlton  Fawcett  McLean
Cooke  Hampton  Philip
(Kitchener)  Harris  (Etobicoke-Rexdale)
Cooke  Jackson  Pollock
(Windsor-Riverside)  Johnson  Runciman
Cunningham  (Wellington)  South
A Y E S — Continued

Sterling  Villeneuve
Sullivan  Wildman—30.

N A Y S

Adams    Lipsett    Nicholas
Black    Lupusella  Owen
Brown    Mancini    Pelissero
Carrothers    Matrundola  Reycraft
Epp      McGuigan  Roberts
Ferraro  McGuinty  Smith
Johnston (Scarborough West)  Miclash  (Lambton)
Kanter  Miller    Velshi
        Neumann  Wilson—25.

and the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Resources Development.*

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Miclash’s Resolution Number 26, the question having been put was declared carried, and it was,

*Resolved*, That, in the opinion of this House, recognizing that great distances between communities in the north necessitate long periods of highway travel, and recognizing that speed limits in the United States and Manitoba are 90 Km.p.h. and recognizing the importance of encouraging tourism in Northern Ontario from these two areas, and also recognizing that some northern roads have been upgraded but that speed limits have not been correspondingly increased, the Government of Ontario should amend current legislation to increase speed limits on secondary highways in Northern Ontario from 80 Km.p.h. to 90 Km.p.h. where highway conditions warrant.

**THE AFTERNOON SITTING**

1.30 P.M.

During “Oral Questions”, the Speaker requested the member for Cambridge (Mr Farnan) to withdraw unparliamentary language.

The member having refused was named by the Speaker and directed to withdraw from the service of the House for the balance of the day’s sitting.

On motion by Mr Conway,

*Ordered*, That, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to Ballot Item Number 24.
MAY 12 1988

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


Mr Reville moved,

That pursuant to Standing Order 37 (a), the ordinary business of the House be set aside to debate a matter of urgent public importance, that being the Government’s arbitrary and heavy-handed approach to hospitals facing budget cut backs, forcing cuts in vitally needed services to people, at the same time refusing to release its reviews of all 22 hospitals facing serious deficits, while doing nothing to provide funding for community based alternatives to hospitals which would, if put in place, relieve some of the pressure on hospitals.

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

The House then adjourned at 5.55 p.m.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled April 19, 1988) Mr Ray (Windsor-Walkerville); (Tabled April 20, 1988) Mr Allen and Mr Carrothers; (Tabled April 26, 1988) Mr Polsinelli (See Hansard for Monday, May 16, 1988.)

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 5, 1988) Mr Breaugh and Mr Pollock; (Tabled April 7, 1988) Mr Reyrcraft; (Tabled April 13, 1988) Mr Callahan; (Tabled April 14, 1988) Mr Breaugh, Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Rae (York South), Mr Reville, Mr Swart, Mr Wildman and Mr Jackson; (Tabled April 19, 1988) Mr Allen, Ms Bryden, Mr Charlton, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Reville, Mr Swart, Mr Wildman, Mr Cooke (Kitchener), Mr Jackson and Mr Pope; (Tabled April 20, 1988) Mr Allen, Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Johnston (Scarborough West), Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Rae (York South, Mr Reville, Mr Swart, Mr Wildman, Mr Pope, and Mr Reyrcraft; (Tabled April 21, 1988) Mr Allen, Ms Bryden, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie,
Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Reville and Mr Swart (See Hansard for Monday, May 16, 1988.)

Petition relating to the Introduction of petitions on Sunday shopping (Sessional Paper No. P-15) (Tabled April 18, 1988) Mr Faubert (See Hansard for Monday, May 16, 1988.)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


Canada et les États-Unis, La question de l'accès garanti au marché américain dans l'accord de libre-échange entre le (n° 243) (déposé le 12 mai 1988).


Heures de travail et les heures supplémentaires, Groupe d'étude de l'Ontario sur les (n° 242) (déposé le 12 mai 1988).


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 105, 111, 114, 115, 122 and 125 (See Hansard for Monday May 16, 1988.)

Question Number 107 Interim Answer (See Hansard for Monday May 16, 1988.)

SIXTY-THIRD DAY
MONDAY, MAY 16, 1988

PRAYERS

1.30 P.M.

Debate was resumed on the motion for Second Reading of Bill 125, An Act to amend the Education Act and certain other Acts related to Éducation.
And after some time, the motion having been put, was declared carried and the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Social Development.

On motion by Mr Ward,

Ordered, That Standing Order 63 be waived for the consideration of Bill 125, An Act to amend the Education Act and certain other Acts related to Education, by the Standing Committee on Social Development.

The following Bill was read the second time:—


The House then adjourned at 6.00 p.m.

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 103 and 116 (See Hansard for Tuesday, May 24, 1988.)

SIXTY-FOURTH DAY
TUESDAY, MAY 17, 1988

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 17, 1988) Mr Ray (Windsor-Walkerville).


Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee's First Report 1988, and moved its adoption (Sessional Paper No. 245) (Tabled May 17, 1988).
On motion by Mr Fleet,

Ordered, That the debate be adjourned.

On motion by Mr Conway,

Ordered, That the Standing Committee on Social Development be authorized to meet on Wednesday, May 25, 1988 and on the morning of Thursday, May 26, 1988.

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

Bill 133, An Act to amend the Gasoline Handling Act. Mr Wrye.

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


The following Bill was read the second time:—

Bill 130, An Act to amend the Regional Municipality of Waterloo Act and the Education Act. Ordered for Third Reading.

A debate arose on the motion for Second Reading of Bill 116, An Act respecting the Northern Ontario Heritage Fund / Projet de loi 116, Loi concernant le Fonds patrimonial du Nord de l'Ontario,

and, after some time, it was,

On motion by Mr Harris,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Papers:—

Compendium:

Bill 133, An Act to amend the Gasoline Handling Act (No. 246) (Tabled May 17, 1988).

Standing Committee on Regulations and Private Bills Special Report, 1988 (No. 244) (Tabled May 17, 1988).

SIXTY-FIFTH DAY
WEDNESDAY, MAY 18, 1988

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 18, 1988)  Mr Hampton.

Mrs LeBourdais from the Standing Committee on Social Development presented the Committee’s Report which was read as follows and adopted:—

Your Committee begs to report the following Bill as amended:—

Bill 125, An Act to amend the Education Act and certain other Acts related to Education.  Ordered for Third Reading.

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr2, An Act to revive Big Cedar Association.

Bill Pr11, An Act to revive L F P Management Limited.

Bill Pr28, An Act to revive Mid-Continent Bond Corporation, Limited.

Bill Pr48, An Act respecting the Town of Oakville.

Your Committee begs to report the following Bills as amended:—

Bill Pr19, An Act respecting the City of Sudbury.
Bill Pr31, An Act respecting the City of North York.

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


Bill 135, An Act to amend the Road Access Act. Mr Eakins.


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

Bill 130, An Act to amend the Regional Municipality of Waterloo Act and the Education Act.

Debate was resumed on the motion for Second Reading of Bill 116, An Act respecting the Northern Ontario Heritage Fund / Projet de loi 116, Loi concernant le Fonds patrimonial du Nord de l'Ontario,

and, after some time, it was,

On motion by Mr Laughren,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:


Bill 135, An Act to amend the Road Access Act (No. 248) (Tabled May 18, 1988).
Mr Allen moved,

That, in the opinion of this House, in order to enhance the capacity of Ontario's young people to appropriate their cultural past, to cope with questions of meaning and values and to understand and respond to issues of a global society and an increasingly pluralist Ontario, the Government of Ontario should be encouraged to develop and promote for Ontario schools a multi-grade, multi-faith religious education curriculum (similar to that in place in a great many publicly supported schools in Great Britain) to be taught by certified teachers with appropriate training, and this House suggests that in preparation for such an undertaking, the Government should establish a religious advisory council and initiate an early date a few pilot projects in typical board settings in co-operation with the local community involved.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

With unanimous consent, in the absence of Mr McCague, Mr Harris then moved,

That, in the opinion of this House, recognizing that the Ministry of Health is developing new computer systems for OHIP and recognizing that these systems will keep records for every person receiving health coverage under OHIP and recognizing that the billings under OHIP system are climbing at an alarming rate the Government of Ontario should incorporate in the new system a method of issuing regular statements to subscribers of OHIP in order that they may more accurately see the total costs of the health care coverage they receive from the OHIP system.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Allen's Resolution Number 27, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, in order to enhance the capacity of Ontario's young people to appropriate their cultural past, to cope with questions of meaning and values and to understand and respond to issues of a global society and an increasingly pluralist Ontario, the Government of Ontario should be encouraged to develop and promote for Ontario schools a multi-grade, multi-faith religious education curriculum (similar to that in place in a great many publicly supported schools in Great Britain) to be taught by certified teachers with appropriate training, and this House suggests that in preparation for such an undertaking, the Government should establish a religious advisory council and initiate at an early date a few pilot projects in typical board settings in co-operation with the local community involved.
With unanimous consent the matter was referred to the Select Committee on Education.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr McCague’s Resolution Number 29, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, recognizing that the Ministry of Health is developing new computer systems for OHIP and recognizing that these systems will keep records for every person receiving health coverage under OHIP and recognizing that the billings under OHIP system are climbing at an alarming rate the Government of Ontario should incorporate in the new system a method of issuing regular statements to subscribers of OHIP in order that they may more accurately see the total costs of the health care coverage they receive from the OHIP system.

THE AFTERNOON SITTING

1.30 P.M.

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

Bill 137, An Act to amend the Public Lands Act. Mr Kerrio.

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

Bill Pr2, An Act to revive Big Cedar Association.


Bill Pr10, An Act respecting the Oshawa Public Utilities Commission.

Bill Pr11, An Act to revive L F P Management Limited.

Bill Pr19, An Act respecting the City of Sudbury.

Bill Pr22, An Act respecting the City of Mississauga.

Bill Pr24, An Act respecting the Hamilton Civic Hospitals.


Bill Pr27, An Act respecting the Ontario Municipal Management Institute.

Bill Pr28, An Act to revive Mid-Continent Bond Corporation, Limited.
Bill Pr29, An Act respecting The United Church of Canada and The Canada Conference The Evangelical United Brethren Church.

Bill Pr30, An Act respecting The General Hospital of Port Arthur.

Bill Pr31, An Act respecting the City of North York.

Bill Pr34, An Act to revive Machin Mines Limited.

Bill Pr37, An Act respecting the University of Western Ontario.

Bill Pr38, An Act to revive Prow Yellowknife Gold Mines Ltd.

Bill Pr48, An Act respecting the Town of Oakville.

Bill Pr56, An Act respecting the City of Toronto.


Bill Pr67, An Act respecting the City of Hamilton.

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

Bill Pr2, An Act to revive Big Cedar Association.


Bill Pr10, An Act respecting the Oshawa Public Utilities Commission.

Bill Pr11, An Act to revive L F P Management Limited.

Bill Pr19, An Act respecting the City of Sudbury.

Bill Pr22, An Act respecting the City of Mississauga.

Bill Pr24, An Act respecting the Hamilton Civic Hospitals.


Bill Pr27, An Act respecting the Ontario Municipal Management Institute.

Bill Pr28, An Act to revive Mid-Continent Bond Corporation, Limited.

Bill Pr29, An Act respecting The United Church of Canada and The Canada Conference The Evangelical United Brethren Church.

Bill Pr30, An Act respecting The General Hospital of Port Arthur.

Bill Pr31, An Act respecting the City of North York.
Bill Pr34, An Act to revive Machin Mines Limited.

Bill Pr37, An Act respecting the University of Western Ontario.

Bill Pr38, An Act to revive Prow Yellowknife Gold Mines Ltd.

Bill Pr48, An Act respecting the Town of Oakville.

Bill Pr56, An Act respecting the City of Toronto.


Bill Pr67, An Act respecting the City of Hamilton.

Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government.

and after some time, it was,

On motion by Mr Reycraft,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 26, 1988) Mr Harris (See Hansard for Tuesday, May 24, 1988.)

Petition relating to the Creation of one consolidated school system in Peterborough (Sessional Paper No. P-16) (Tabled April 18, 1988) Mr Adams (See Hansard for Tuesday, May 24, 1988.)

Petitions relating to the College of Nurses (Sessional Paper No. P-17) (Tabled April 25, 1988) Mr Adams; (Tabled April 27, 1988) Mr MacDonald. (See Hansard for Tuesday, May 24, 1988.)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Papers:—

Compendium:

Bill 137, An Act to amend the Public Lands Act (No. 250) (Tabled May 19, 1988).

Ontario Corporate Tax and The Tax Collection Agreement, The (No. 249) (Tabled May 19, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 119, 135 and 136 (See Hansard for Tuesday, May 24, 1988.)

Question Numbers 101, 124 and 127 Interim Answers (See Hansard for Tuesday, May 24, 1988.)

Question Number 123 was made a Return (See Sessional Paper No. 251). (Tabled May 19, 1988).

SIXTY-SEVENTH DAY

TUESDAY, MAY 24, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to naturopathy (Sessional Paper No. P-1) (Tabled May 24, 1988) Mr McClelland.

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 24, 1988) Mr Cooke (Windsor-Riverside), Mrs Grier, Mr Laughren, Mr Mackenzie, Mr Reville, Mr Smith (Lambton) and Mr Wildman.

On motion by Mr Conway,

Ordered, That the Order for Third Reading of Bill 125, An Act to amend the Education Act and certain other Acts related to Education, be discharged and the Bill be referred to the Committee of the Whole House.
The following Bills were introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills:—

Bill Pr20, An Act respecting the Town of Markham.  Mr Cousens.

Bill Pr46, An Act respecting The Brockville Rowing Club Incorporated.  Mr Runciman.

A debate arose on the motion for Second Reading of Bill 107, An Act to amend the Child and Family Services Act, 1984,

and, after some time, the motion having been put, was carried on the following division:—

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<td>Cordiano</td>
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<td>Furlong</td>
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<td>Wrye—80.</td>
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<td>Grandmaître</td>
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<td>Haggerty</td>
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NAYS

Allen Hampton Philip (Etobicoke-Rexdale)
Bryden Johnston Pouliot
Charlton (Scarborough West) Reville
Cooke Laughren Swart
(Windsor-Riverside) Mackenzie
Grier Martel Wildman—15.

and the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Social Development.

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

The Speaker addressed His Honour as follows:

“May it please Your Honour:

The Legislative Assembly of the Province has at its present sitting thereof passed certain Bills to which, in name and on behalf of the said Legislative Assembly, I respectfully request Your Honour’s assent.”

The Clerk Assistant and Clerk of Committees then read the titles of the Bills that had passed as follows:—

The following are the titles of the Bills to which Your Honour’s assent is prayed:


Bill 130, An Act to amend the Regional Municipality of Waterloo Act and the Education Act.

Bill Pr2, An Act to revive Big Cedar Association.


Bill Pr10, An Act respecting the Oshawa Public Utilities Commission.

Bill Pr11, An Act to revive L F P Management Limited.

Bill Pr19, An Act respecting the City of Sudbury.

Bill Pr22, An Act respecting the City of Mississauga.

Bill Pr24, An Act respecting the Hamilton Civic Hospitals.

Bill Pr27, An Act respecting the Ontario Municipal Management Institute.

Bill Pr28, An Act to revive Mid-Continent Bond Corporation, Limited.

Bill Pr29, An Act respecting The United Church of Canada and The Canada Conference The Evangelical United Brethren Church.

Bill Pr30, An Act respecting The General Hospital of Port Arthur.

Bill Pr31, An Act respecting the City of North York.

Bill Pr34, An Act to revive Machin Mines Limited.

Bill Pr37, An Act respecting the University of Western Ontario.

Bill Pr38, An Act to revive Prow Yellowknife Gold Mines Ltd.

Bill Pr48, An Act respecting the Town of Oakville.

Bill Pr56, An Act respecting the City of Toronto.


Bill Pr67, An Act respecting the City of Hamilton.

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, His Honour the Lieutenant Governor doth assent to these Bills."

His Honour was then pleased to retire.

The House then adjourned at 6.10 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Forest Management Agreements, Third Five-Year Review, 1982-1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 253) (Tabled May 20, 1988).

McMichael Canadian Collection, The, Annual Report for the year ended March 31, 1987 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 252) (Tabled May 20, 1988).
La Collection McMichael d’art canadien, Le rapport annuel de, pour l’année se terminant le 31 mars 1987 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l’article 35 (c) du Règlement) (nº 252) (déposé le 20 mai 1988).

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SIXTY-EIGHTH DAY
WEDNESDAY, MAY 25, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 25, 1988)  Ms Bryden and Mr Wildman.

---

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

Bill 138, An Act to revise the Weed Control Act.  Mr Riddell.

Projet de loi 138, Loi portant révision de la Loi sur la destruction des mauvaises herbes.  M. Riddell.

Bill 139, An Act to amend the Grain Elevator Storage Act, 1983.  Mr Riddell.

Bill 140, An Act to revise the Farm Products Containers Act.  Mr Riddell.

Bill 141, An Act respecting Metropolitan Toronto Convention Centre Corporation.  Mr O’Neil (Quinte).

Bill 142, An Act respecting Ottawa Congress Centre.  Mr O’Neil (Quinte).

Projet de loi 142, Loi concernant le Centre des congrès d’Ottawa.  M. O’Neil (Quinte).

---

The following Bill was read the second time:—

Bill 98, An Act to amend the Public Transportation and Highway Improvement Act.  Ordered for Third Reading.

Debate was resumed on the Motion for Second Reading of Bill 116, An Act respecting the Northern Ontario Heritage Fund / Projet de loi 116, Loi concernant
le Fonds patrimonial du Nord de l’Ontario, and, after some time, the motion, having been put, was carried on the following division:—

**AYES**

Ballinger  
Bossy  
Bradley  
Brandt  
Brown  
Callahan  
Caplan  
Carrothers  
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McClelland  
McGuigan  
McLean  
McLeod  
Mcllash  
Miller  
Morin  
Nicholas  
Nixon

**NAYS**

Breaugh  
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Cordiano  
Cousens  
Cunningham  
Curling  
Daigeler  
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Eves  
Faubert

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

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress on the following Bill:—

Ordered. That the report be now received and adopted.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:


Compendia:


Projet de loi 138, Loi portant révision de la Loi sur la destruction des mauvaises herbes (n° 255) (déposé le 25 mai 1988).


Bill 140, An Act to revise the Farm Products Containers Act (No. 257) (Tabled May 25, 1988).

Bill 141, An Act respecting Metropolitan Toronto Convention Centre Corporation (No. 258) (Tabled May 25, 1988).

Bill 142, An Act respecting Ottawa Congress Centre (No. 259) (Tabled May 25, 1988).

Projet de loi 142, Loi concernant le Centre des congrès d'Ottawa (n° 259) (déposé le 25 mai 1988).

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SIXTY-NINTH DAY
THURSDAY, MAY 26, 1988

Prayers 10.00 A.M.

Mr Velshi moved,

That, in the opinion of this House, this legislature: condemns the system of apartheid and wishes to see an end to it and to the violence it engenders, acknowl-
edges that there are people of all races in the Republic of South Africa, including whites, who oppose apartheid but are unable to speak out for fear of government reprisal; and others who fear that a democratic South Africa could mean the end of white culture in that country, calls for the creation of a truly democratic state in the Republic of South Africa with whites and non-whites being free and equal partners, with each group retaining its own culture, therefore this legislature wishes to demonstrate its support of the people of all races in the Republic of South Africa who are suffering under and struggling against apartheid and calls upon all Ontarians to cease trade in goods originating in the Republic of South Africa until such time as apartheid has truly ended. Further, this legislature also calls on the Federal Government of Canada to enact forthwith legislation banning the importation and sale of South African goods in Canada.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Ms Bryden then moved,

Second Reading Bill 12, An Act to ban Sunday racing and intertrack wagering at Greenwood Raceway and to change the composition and procedures of the Ontario Racing Commission.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Velshi's Resolution Number 31, the question, having been put, was declared carried and it was,

Resolved, That, in the opinion of this House, this legislature: condemns the system of apartheid and wishes to see an end to it and to the violence it engenders, acknowledges that there are people of all races in the Republic of South Africa, including whites, who oppose apartheid but are unable to speak out for fear of government reprisal; and others who fear that a democratic South Africa could mean the end of white culture in that country, calls for the creation of a truly democratic state in the Republic of South Africa with whites and non-whites being free and equal partners, with each group retaining its own culture, therefore this legislature wishes to demonstrate its support of the people of all races in the Republic of South Africa who are suffering under and struggling against apartheid and calls upon all Ontarians to cease trade in goods originating in the Republic of South Africa until such time as apartheid has truly ended. Further, this legislature also calls on the Federal Government of Canada to enact forthwith legislation banning the importation and sale of South African goods in Canada.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 12, An Act to ban Sunday racing and intertrack wagering at Greenwood Raceway and to change the composition and procedures of the Ontario Racing Commission, the question, having been put, was lost on the following division:—

Ayes

Bryden                  Cooke                  Farnan
Charlton                (Windsor-Riverside)  Grier
### AYES — Continued

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<th>Mackenzie</th>
<th>Morin-Strom</th>
<th>Swart</th>
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<td>Martel</td>
<td>Reville</td>
<td>Wildman—11</td>
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### NAYS

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#### THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Sunday shopping *(Sessional Paper No. P-7)* (Tabled May 26, 1988)  Miss Martel and Mr Philip (Etobicoke-Rexdale).

---

Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee’s First Interim Report 1988 and moved the adoption of its recommendations *(Sessional Paper No. 261)* (Tabled May 26, 1988).

On motion by Mr Philip (Etobicoke-Rexdale),

*Ordered*, That the debate be adjourned.

---

On motion by Mr Conway,

*Ordered*, That the provisional Standing Orders be extended to remain in effect until 12.00 midnight on Thursday, June 30, 1988.
The following Bill was introduced and read the first time:—

Bill 143, An Act to provide for Certain Rights for Deaf Persons.  Mrs Stoner.

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

Bill Pr33, An Act to revive The Vic Johnston Community Centre Inc.  Mr Offer.

Bill Pr45, An Act respecting the Owen Sound Young Men’s and Young Women’s Christian Association.  Mr Lipsett.

Bill Pr51, An Act respecting The Incorporated Synod of the Diocese of Huron.  Mrs Cunningham.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 116, An Act respecting the Northern Ontario Heritage Fund / Projet de loi 116, Loi concernant le Fonds patrimonial du Nord de l’Ontario, the title of which is amended to read “Bill 116, An Act respecting the Northern Ontario Heritage Fund / Projet de loi 116, Loi concernant le Fonds du patrimoine du Nord de l’Ontario”.

Ordered, That the report be now received and adopted.

On motion by Mr Conway,

Ordered, That the 1987-1988 Estimates and Supplementary Estimates which have not yet been passed by the committees and reported to the House be deemed to be passed and reported to the House, and that the 1987-1988 Estimates and Supplementary Estimates be deemed to be concurred in.

And it was,

Resolved, That Supply in the following amounts and to defray the expenses of the Ministries and Offices named be granted to Her Majesty for the fiscal year ending March 31, 1988:—

CABINET OFFICE:
Cabinet Office ................................................................. $ 3,538,600

FRANCOPHONE AFFAIRS PROGRAM:
Francophone Affairs Program ................................. $ 2,518,800
**Management Board of Cabinet:**

- Ministry Administration Program ........................................... $175,600,100
- Financial and Administrative Policy Program ................................ $8,108,400
- Human Resources Secretariat Administration Program ............ 2,957,700
- Human Resources Program ................................................................. 8,171,000
- Public Service Program ................................................................. 1,181,100

**Ministry of Agriculture and Food:**

- Ministry Administration Program ........................................... $175,600,100
- Agricultural Marketing and Standards Program ..................... 25,217,100
- Agricultural Technology, Development and Field Services Program ................. 118,023,700
- Financial Assistance to Agriculture Program ......................... 197,986,600

**Ministry of Agriculture and Food:**

- Agricultural Marketing and Standards Program (Supplementary amount) .................. $2,760,000
- Financial Assistance to Agriculture Program (Supplementary amount) .................. $2,304,400

**Ministry of the Attorney General:**

- Law Officer of the Crown Program ........................................... $5,421,700
- Administrative Services Program ............................................. 68,072,200
- Guardian and Trustee Services Program ................................... 9,351,500
- Crown Legal Services Program .................................................. 30,118,500
- Legislative Counsel Services Program ...................................... 1,900,600
- Courts Administration Program ................................................. 120,456,400
- Administrative Tribunals Program ............................................. 11,319,700

**Ministry of the Attorney General:**

- Crown Legal Services Program (Supplementary amount) ............ $2,671,700

**Ministry of the Attorney General:**

- Administrative Services Program (Supplementary amount) ........ $12,391,000

**Ministry of Citizenship and Culture:**

- Ministry Administration Program ........................................... $7,331,900
- Heritage Conservation Program ................................................. 9,634,000
- Cultural Development and Institutions Program ....................... 88,712,700
- Citizenship and Multicultural Support Program ......................... 16,293,100
- Libraries and Community Information Program ......................... 32,247,200
- Capital Support and Regional Services Program ......................... 23,268,900

**Ministry of Colleges and Universities:**

- Ministry Administration Program ........................................... $3,610,300
- University Support Program ....................................................... 1,108,551,900
- College Support Program ............................................................. 451,650,900
- Student Affairs Program ............................................................. 158,167,700

**Ministry of Colleges and Universities:**

- University Support Program (Supplementary amount) ............ $7,500,000
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<tr>
<th>Ministry of Community and Social Services:</th>
<th>Ministry Administration Program</th>
<th>$29,409,200</th>
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<tr>
<td></td>
<td>Adults' and Children's Services Program</td>
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| Ministry of Community and Social Services: | Adults' and Children's Services Program (Supplementary amount) | $91,136,000 |

| Ministry of Community and Social Services: | Adults' and Children's Services Program (Supplementary amount) | $10,041,200 |

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<tr>
<th>Ministry of Consumer and Commercial Relations:</th>
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| Ministry of Consumer and Commercial Relations: | Registration Program (Supplementary amount) | $5,999,300 |

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| Ministry of Education: | Education Program (Supplementary amount) | $82,800,000 |

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<td>Ontario Energy Board Program</td>
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| Ministry of Energy: | Energy Management and Technology Program (Supplementary amount) | $2,446,000 |

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<td>Program</td>
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<td>Industrial Relations Program</td>
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<td>Labour Relations Board Program</td>
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<td>Workers' Compensation Advisory Program</td>
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**MINISTRY OF MUNICIPAL AFFAIRS:**

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<td>Ministry Administration Program</td>
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<td>Niagara Escarpment Commission Program</td>
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<td>Ontario Municipal Audit Program</td>
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**MINISTRY OF MUNICIPAL AFFAIRS:**

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<td>Municipal Affairs Program (Supplementary amount)</td>
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<td>Waterfront Development Program (Supplementary amount)</td>
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**MINISTRY OF MUNICIPAL AFFAIRS:**

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**MINISTRY OF NATURAL RESOURCES:**

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<td>Lands and Waters Program</td>
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<td>Outdoor Recreation Program</td>
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<td>Resource Products Program</td>
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<td>Resource Experience Program</td>
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**MINISTRY OF NATURAL RESOURCES:**

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<th>Program</th>
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<tr>
<td>Outdoor Recreation Program (Supplementary amount)</td>
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**MINISTRY OF NORTHERN DEVELOPMENT AND MINES:**

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<td>Northern Development Program</td>
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**MINISTRY OF REVENUE:**

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<td>Tax Revenue and Grants Program</td>
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<td>Property Assessment Program</td>
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**MINISTRY OF REVENUE:**

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**MINISTRY OF SKILLS DEVELOPMENT:**

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<td>Skills Development Program (Supplementary amount)</td>
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**MINISTRY OF THE SOLICITOR GENERAL:**

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<td>Public Safety Program</td>
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<td>Policing Services Program</td>
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<td><strong>MINISTRY OF TOURISM AND RECREATION:</strong></td>
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<td>Ministry Administration Program</td>
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<td>Tourism Development Program</td>
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<td>Parks and Attractions Program</td>
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<td><strong>MINISTRY OF TRANSPORTATION AND COMMUNICATIONS:</strong></td>
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Office of the Premier: 
Office of the Premier .......................................................... $ 1,313,500

Office Responsible for Native Affairs: 
Ontario Native Affairs Directorate Program ................. $ 3,029,800

Office Responsible for Senior Citizens' Affairs: 
Office Responsible for Senior Citizens' Affairs Program .... $ 2,578,000

Office Responsible for Women's Issues: 
Office Responsible for Women's Issues Program ............. $ 13,742,800

Supply was deemed to be concurred in as follows:—

Supply for the Ministry of Treasury and Economics.
Supply for the Office of the Provincial Auditor.
Supply for the Ministry of Industry, Trade and Technology.
Supply for the Ministry of Housing.
Supply for the Ministry of Skills Development.
Supply for the Office for Disabled Persons.

Total time unused for consideration of the Estimates 381 hours, and 30 minutes.

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

Bill 144, An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1988. Mr Nixon (Brant-Haldimand).

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time and was passed.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Focus Ontario Omnibus Service, Ministry of Transportation (No. 262) (Tabled May 26, 1988).

Public safety awareness and knowledge of the responsibilities and activities of the Technical Standards Division, Ministry of Consumer and Commercial Relations (No. 263) (Tabled May 26, 1988).

Theatres Branch Annual Report 1986-1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 260) (Tabled May 26, 1988).

Direction des salles de cinéma, Le rapport annuel 1986-1987 (Renvoyé en permanence au Comité permanent de l'administration de la justice conformément à l'article 35 (c) du Règlement (no 260) (déposé le 26 mai 1988).

SEVENTIETH DAY
MONDAY, MAY 30, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 30, 1988)  Ms Bryden, Mr Owen and Mr Wildman.


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

Bill 145, An Act to prohibit the Sale of Gun Replicas.  Mr Farnan.

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

Bill 98, An Act to amend the Public Transportation and Highway Improvement Act.
The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 125, An Act to amend the Education Act and certain other Acts related to Education.

Ordered, That the report be now received and adopted.

The following Bills were read the second time:—

Bill 117, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Ordered for Third Reading.


Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government.

and, after some time, it was,

On motion by Mr McCague,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled April 18, 1988) Mr Allen, Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Miss Martel, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Rae (York South), Mr Reville, Mr Swart and Mr Wildman. (See Hansard for Monday, June 6, 1988.)

Petition relating to Marmora Subdivision being developed as a Recreation Trail (Sessional Paper No. P-11) (Tabled April 5, 1988) Mr Pollock. (See Hansard for Monday, June 6, 1988.)

Petition relating to the Dryden Board of Education (Sessional Paper No. P-19) (Tabled May 11, 1988) Mr Hampton, Interim Answer (See Hansard for Monday, June 6, 1988.)
The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 121, 126, 130, 131 and 133 (See Hansard for Monday, June 6, 1988.)

Question Number 127 was made a Return (See Sessional Paper No. 264) (Tabled May 30, 1988.)

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**SEVENTY-FIRST DAY**

**TUESDAY, MAY 31, 1988**

---

**PRAYERS** 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 31, 1988)  
Mr Beer, Mr Charlton, Mr Mackenzie and Mr Wildman.

---

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

Bill Pr50, An Act to revive the Gottscheer Relief Association.  Mr McCague.

---

Pursuant to Standing Order 70 (a), Mr Brandt moved,

That, noting the Government's failure to make a convincing case against the federally negotiated Free Trade Agreement on either economic, legal or constitutional grounds and noting that other provinces are developing economic plans and launching trade missions to the United States to take advantage of the anticipated benefits from this major economic agreement, this House has lost confidence in the Ontario government because of its decided lack of action in developing a strategy to ensure Ontario workers and Ontario business obtain best advantage from the reduction of trade barriers with our largest trading partner.

And a debate arising, after some time, the motion, having been put, was lost on the following division:—

**AYES**

Allen  
Brandt  
Charlton  
Cooke  
(C windsor-Riverside)

Cousens  
Cunningham  
Cureatz  
Eves

Grier  
Harris  
Jackson  
Johnson  
(W wellington)
The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 5, 1988)  Mr Carrothers and Mr Pollock. (See Hansard for Monday, June 6, 1988.)
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


Minister of Health correspondence addressed to the Minister from The Toronto Hospital dated May 24, 1988 and attached report on the quality of management and administration of the Cambridge Memorial Hospital (No. 265) (Tabled May 31, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 129 and 132 (See Hansard for Monday, June 6, 1988.)

SEVENTY-SECOND DAY
WEDNESDAY, JUNE 1, 1988

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled June 1, 1988) Mr Philip (Etobicoke-Rexdale).

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

Bill 146, An Act to amend the Landlord and Tenant Act. Mr Breaugh.

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

Bill Pr52, An Act respecting the City of Etobicoke. Mr Henderson.

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

Bill 116, An Act respecting the Northern Ontario Heritage Fund.

Bill 117, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 125, An Act to amend the Education Act and certain other Acts related to Education.

The following Bills were read the second time:—

Bill 59, An Act to amend the Municipal Act and certain other Acts related to municipalities.  *Ordered referred to the Committee of the Whole House.*

Bill 82, An Act respecting Energy Efficiency.  *Ordered for Third Reading.*

Bill 100, An Act to amend the Education Act.  *Ordered referred to the Standing Committee on Social Development.*

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 59, An Act to amend the Municipal Act and certain other Acts related to municipalities.

*Ordered*, That the report be now received and adopted.

A debate arose on the motion for Second Reading of Bill 128, An Act to amend the Planning Act, 1983.

And, after some time, it was,

On motion by Mr Cousens,

*Ordered*, That the debate be adjourned.

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

The Speaker addressed His Honour as follows:—
"May it please Your Honour:

The Legislative Assembly of the Province has, at its present sitting thereof, passed certain Bills to which, in name and on behalf of the said Legislative Assembly, I respectfully request Your Honour’s Assent."

The Clerk Assistant and Clerk of Journals then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour’s assent is prayed:

Bill 98, An Act to amend the Public Transportation and Highway Improvement Act.

Bill 116, An Act respecting the Northern Ontario Heritage Fund.


Bill 117, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 125, An Act to amend the Education Act and certain other Acts related to Education."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty’s name, His Honour the Lieutenant Governor doth assent to these Bills.

Au nom de Sa Majesté, Son Honneur le lieutenant-gouverneur sanctionne ces projets de loi."

The Speaker then said:—

"May it please Your Honour:

We, Her Majesty’s most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in session assembled, approach Your Honour with sentiments of unfeigned devotion and loyalty to Her Majesty’s person and Government, and humbly beg to present for Your Honour’s acceptance a Bill entitled, ‘An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1988’ (Bill 144).”

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

"His Honour the Lieutenant Governor doth thank Her Majesty’s dutiful and loyal subjects, accept their benevolence and assent to this Bill in Her Majesty’s name."
His Honour was then pleased to retire.

The House then adjourned at 6.05 p.m.

SEVENTY-THIRD DAY
THURSDAY, JUNE 2, 1988

PRAYERS

Mr Villeneuve moved,

That, in the opinion of this House, the Minister of Agriculture and Food should play an increased role in promoting and developing new crop uses, particularly the use of grain corn for ethanol-methanol gasoline, for the production of calcium-magnesium acetate, and in promoting the increased use of bio-degradable bags, and that to further these aims, the Minister of Agriculture and Food should be more active in promoting these alternate uses to the Minister of the Environment, the Minister of Energy, the Minister of Transportation, the Minister of Industry, Trade and Technology and the Minister of Municipal Affairs.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Ms Collins then moved,

That, in the opinion of this House, recognizing that plastic packaging often poses serious environmental problems, and recognizing that research into possible solutions to these problems is required, and recognizing that plastic packaging materials are important in our economy, and further recognizing that the development of initiatives to develop environmentally sound plastic packaging use and waste management practices could prove economically valuable for Ontario, the Minister of the Environment should develop, as soon as possible, a plastics waste management policy affirming a clear preference for the reuse, recycling, recovery and reduction of plastic packaging materials where feasible and in such cases where the reuse, recycling, recovery or further reduction of materials may be deemed inappropriate or impractical, the Minister should consider safe and environmentally benign degradation a desirable method of waste disposal for certain plastic products. To develop a comprehensive plastics waste management program, the Minister should:

a) identify the areas of plastic usage where degradability may be desirable;

b) identify the pros and cons of the available and potential degradable plastics technologies for different plastics usages;
c) identify the degradable plastics capabilities of Ontario industry and make recommendations regarding public policy initiatives to assist this development;

d) conduct research into the effects of plastics degradation and its breakdown products both in the environment at large and in landfill sites;

e) involve the plastics industry in encouraging the reuse, recycling, recovery and reduction of plastics;

f) identify areas where further research is needed;

g) make recommendations regarding the co-ordination of inter-governmental action where necessary;

h) make recommendations for legislative or regulatory action regarding specific plastic usages;

i) make recommendations concerning the performance standards of degradable plastics; and

j) identify the economic and environmental effects of recommended actions.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Villeneuve’s Resolution Number 33, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, the Minister of Agriculture and Food should play an increased role in promoting and developing new crop uses, particularly the use of grain corn for ethanol-methanol gasoline, for the production of calcium-magnesium acetate, and in promoting the increased use of biodegradable bags, and that to further these aims, the Minister of Agriculture and Food should be more active in promoting these alternate uses to the Minister of the Environment, the Minister of Energy, the Minister of Transportation, the Minister of Industry, Trade and Technology and the Minister of Municipal Affairs.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Ms Collins’ Resolution Number 34, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, recognizing that plastic packaging often poses serious environmental problems, and recognizing that research into possible solutions to these problems is required, and recognizing that plastic packaging materials are important in our economy, and further recognizing that the development of initiatives to develop environmentally sound plastic packaging use and waste management practices could prove economically valuable for Ontario, the Minister of the Environment should develop, as soon as possible, a plastics waste management policy affirming a clear preference for the reuse, recycling, recovery and reduction of plastic packaging materials where feasible and in such cases where the reuse, recycling, recovery or further reduction of materials may be deemed inappropriate or impractical, the Minister should consider safe and envi-
ronmentally benign degradation a desirable method of waste disposal for certain plastic products. To develop a comprehensive plastics waste management program, the Minister should:

a) identify the areas of plastic usage where degradability may be desirable;

b) identify the pros and cons of the available and potential degradable plastics technologies for different plastics usages;

c) identify the degradable plastics capabilities of Ontario industry and make recommendations regarding public policy initiatives to assist this development;

d) conduct research into the effects of plastics degradation and its breakdown products both in the environment at large and in landfill sites;

e) involve the plastics industry in encouraging the reuse, recycling, recovery and reduction of plastics;

f) identify areas where further research is needed;

g) make recommendations regarding the co-ordination of inter-governmental action where necessary;

h) make recommendations for legislative or regulatory action regarding specific plastic usages;

i) make recommendations concerning the performance standards of degradable plastics; and

j) identify the economic and environmental effects of recommended actions.

THE AFTERNOON SITTING

1.30 P.M.

Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee's Special Report on the Estimates Process and moved the adoption of its recommendations (Sessional Paper No. 267) (Tabled June 2, 1988).

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

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

Bill 147, An Act respecting Independent Health Facilities. Mrs Caplan.

The following Bills were read the second time:—


Bill 126, An Act to assist Ontario Residents to save for the purchase of a First Home. Ordered referred to the Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 126, An Act to assist Ontario Residents to save for the purchase of a First Home.

Ordered, That the report be now received and adopted.

Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government.

And, after some time, it was,

On motion by Mr Owen,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The response to the following Petition was laid upon the Table:—

Petition relating to Ontario Hydro in Warren (Sessional Paper No. P-20) (Tabled May 17, 1988) Miss Martel (See Hansard for Monday, June 6, 1988.)
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:

Bill 147, An Act respecting Independent Health Facilities (No. 268) (Tabled June 2, 1988).


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 108, 110, 134 and 141 (See Hansard for Monday, June 6, 1988.)

Question Numbers 266 through 271 inclusive Interim Answers (See Hansard for Monday, June 6, 1988.)

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SEVENTY-FOURTH DAY
MONDAY, JUNE 6, 1988

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled June 6, 1988) Mr Charlton, Mr Mackenzie, Mr Morin-Strom, Mr Swart and Mr Wildman.

Petition relating to the Teachers’ Superannuation Act (Sessional Paper No. P-22) (Tabled June 6, 1988) Mr Pollock.

Mr Mahoney from the Standing Committee on General Government presented the Committee’s report which was read as follows and adopted:—

Your Committee begs to report the following Bill as amended:

A debate arose on the motion for Second Reading of Bill 113, An Act to amend the Retail Business Holidays Act,

and, after some time, it was,

On motion by Mr McLean,

*Ordered*, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

*Sessional Paper:*—


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 90 to 92 inclusive, 106, and 142 to 265 inclusive (*See Hansard for Monday, June 13, 1988.*)

Question Number 89 was made a Return (*See Sessional Paper No. 271*) (Tabled June 6, 1988.)

Question Number 118 was made a Return (*See Sessional Paper No. 272*) (Tabled June 6, 1988.)

Question Numbers 138 to 140 inclusive was made a Return (*See Sessional Paper No. 273*) (Tabled June 6, 1988.)
The Speaker ruled as follows:—

Yesterday in the House, the Honourable Member for Carleton (Mr Sterling) raised, what he referred to, as a point of privilege regarding his dealings with the Ministry of Education under the Freedom of Information Act. The member alleged that he was being prevented from accomplishing his work as a member of the Provincial Parliament because he was being charged for information that he had requested from the Ministry. I undertook to study the complaint raised by the Honourable Member because the nature of the complaint is new to this Chamber and I thought it would be wise not to come to any hasty decision in this matter.

After reflection, it appears that this matter is not a valid question of privilege but rather a grievance that the member is raising. The new Freedom of Information Act was passed by this Legislature and does not create any special privileges for the members of this House. Members are subject to the administrative workings of the Act in the same way that the general public is. If members feel that they are being unfairly treated by the provisions of the Freedom of Information Act, then they have other means at their disposition in order to try to amend the provisions of that Act.

Furthermore, Members do have privileges regarding the provision of information that is not provided the ordinary citizen by the use of Order Paper Questions.

I thank the Honourable Member for bringing this matter to my attention and to the attention of the House, but after due consideration, I cannot find any grounds for a prima facie case of privilege. I would encourage the Member to use the procedural methods at his disposal as a Member of this House, in order to pursue his search for the information he requires.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—


Pétition concernant le plan de pension des enseignants (Document parlementaire n° P-22) (déposé le 7 juin 1988) M. Cleary.

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

Bill 149, An Act to amend the Trespass to Property Act. Mr Scott.
The following Bills were introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills:—

Bill Pr15, An Act respecting the City of Toronto.  Mr Kanter.

Bill Pr17, An Act respecting the City of Toronto.  Mr Kanter.

Debate was resumed on the motion for Second Reading of Bill 113, An Act to amend the Retail Business Holidays Act,

and, after some time, it was,

On motion by Mr Ferraro,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The response to the following Petition was laid upon the Table:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 10, 1988)  Mr Black (See Hansard for Monday, June 13, 1988.)

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Compendium:

Bill 149, An Act to amend the Trespass to Property Act (No. 274) (Tabled June 7, 1988).

The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 137 Interim Answer (See Hansard for Monday, June 13, 1988.)
SEVENTY-SIXTH DAY
WEDNESDAY, JUNE 8, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled June 8, 1988) Mr Wiseman.

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr33, An Act to revive The Vic Johnston Community Centre Inc.

Bill Pr51, An Act respecting The Incorporated Synod of the Diocese of Huron.

Your Committee begs to report the following Bills as amended:—

Bill Pr35, An Act to revive Primrock Mining and Exploration Limited.

Bill Pr45, An Act respecting the Owen Sound Young Men’s and Young Women’s Christian Association.

Bill Pr46, An Act respecting The Brockville Rowing Club Incorporated.

Your Committee recommends that the fees, less the actual cost of printing, be remitted on the following Bills:—

Bill Pr45, An Act respecting the Owen Sound Young Men’s and Young Women’s Christian Association.

Bill Pr46, An Act respecting The Brockville Rowing Club Incorporated.

Bill Pr51, An Act respecting The Incorporated Synod of the Diocese of Huron.

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


Bill 151, An Act to revise the Personal Property Security Act and to repeal and amend certain other Acts related to Personal Property. Mr Wrye.
Bill 152, An Act to revise and consolidate the Law related to Repairers’ and Storers’ Liens.  Mr Wrye.

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

Bill Pr41, An Act respecting the County of Simcoe.  Mr Black.

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

Bill 5, An Act to amend the Proceedings Against the Crown Act.


Projet de loi 7, Loi portant mise en application de la Loi type sur l’arbitrage commercial international adoptée par la Commission des Nations Unies pour le droit commercial international.

Bill 59, An Act to amend the Municipal Act and certain other Acts related to municipalities.

Bill 82, An Act respecting Energy Efficiency.


Bill 126, An Act to assist Ontario Residents to save for the purchase of a First Home.

Debate was resumed on the motion for Second Reading of Bill 113, An Act to amend the Retail Business Holidays Act,

and, after some time, it was,

On motion by Mr McCague,

Ordered, That the debate be adjourned.

The Speaker informed the House that, in the name of Her Majesty the Queen, His Honour the Administrator had been pleased to assent to the following Bills in his Chambers:—
Bill 5, An Act to amend the Proceedings Against the Crown Act.


Projet de loi 7, Loi portant mise en application de la Loi type sur l'arbitrage commercial international adoptée par la Commission des Nations Unies pour le droit commercial international.

Bill 59, An Act to amend the Municipal Act and certain other Acts related to municipalities.

Bill 82, An Act respecting Energy Efficiency.


Bill 126, An Act to assist Ontario Residents to save for the purchase of a First Home.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:


Bill 151, An Act to revise the Personal Property Security Act and to repeal and amend certain other Acts related to Personal Property (No. 277) (Tabled June 8, 1988).

Bill 152, An Act to revise and consolidate the Law related to Repairers' and Storers' Liens (No. 276) (Tabled June 8, 1988).
Mr Breaugh moved,

That, in the opinion of this House, the Government of Ontario should endorse the recommendation (No. 82) of the Final Report of the Advisory Committee on Municipal Elections to the Minister of Municipal Affairs in February, 1987, which states that no changes in the method of election or in the composition of municipal councils or school boards be permitted after January 15th of an election year.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Jackson then moved,

That, in the opinion of this House, the Standing Committee on Social Development should be directed to consider and report to the House by November 30, 1988 on the problem of sexual assault in the province;

That the committee should conduct its inquiry in three phases:

a) In the first phase, to the extent that it is possible to do so within the bounds of provincial jurisdiction, to consider the attitude of the courts, legal institutions and law enforcement agencies toward sexual assault, and their treatment of its victims, and in particular to consider the attitude exhibited, statements made and sentences imposed by judges during sexual assault trials;

b) In the second phase, to consider the provision of counselling, support, crisis intervention and other services to the victims of sexual assault, and in particular to consider the funding needs and other needs of non-profit and/or volunteer groups and organizations which provide services to the victims of sexual assault;

c) And in the third phase, to consider the causes of sexual assault and the prevention thereof, and to consider any other issues related to sexual assault which the committee may deem relevant or wish to consider;

That the committee should have the authority to release its reports during any adjournment or recess between sessions by depositing a copy of the report with the Clerk of the Assembly and upon the resumption of meetings of the House, the chairman of the committee should bring such reports before the House in accordance with the Standing Orders;
That the committee should have the authority to sit concurrently with the House and during any adjournment or recess of the House, subject to approval of the three party House leaders;

And that while the committee is engaged in consideration of the problem of sexual assault in the province, the committee should have authority to adjourn from place to place in Ontario, and a full Hansard service should be provided for the committee.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Breaugh’s Resolution Number 32, the question, having been put, was lost on the following division:—

**AYES**

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<td>Breaugh</td>
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<td>Wildman—19.</td>
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**NAYS**

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<td>Brown</td>
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<td>Furlong</td>
<td>Owen</td>
<td>Velshi—44.</td>
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Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Jackson’s Resolution Number 37, the question, having been put, was lost on the following division:—

**AYES**

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AYES — Continued

Harris
Henderson
Jackson
Laughren
Mackenzie
Martel

Morin-Strom
Philip
(Ptobicoke-Rexdale)
Pollock
Pouliot
Reville

Runciman
Sterling
Swart
Villeneuve
Wildman—24.

NAYS

Ballinger
Brown
Callahan
Campbell
Carrothers
Chiarelli
Collins
Cooke
Daigeler
Dietsch
Elliot
Epp
Faubert
Fawcett
Ferraro
Fleet

Furlong
Kozyra
Lipsett
MacDonald
Mahoney
Mancini
Matrundola
McClelland
McGuinty
Miller
Morin
Neumann
Nicholas
Nixon
(York Mills)
Offer
Owen

Pelissero
Poirier
Poole
Ray
(Edmonston-Walkerville)
Reycraft
Roberts
Smith
(London South)
Smith
(Lambton)
Sorbarna
South
Sullivan
Tatham
Velshi—45.

THE AFTERNOON SITTING

1.30 P.M.

The Speaker ruled as follows:—

On Tuesday last, the Honourable Member for Nipissing (Mr Harris), rose on a question of privilege, stating that he had received information from the Translation Service regarding the Thom Commission Report which stated: “Text received for translation on May 6, 1987, approximately 175,000 words. It was requested July 31, 1987. It was re-negotiated to August 21, 1987 and it was returned to the Minister on August 14, 1987”. He also quoted the Honourable Minister of Housing from Hansard of November 16, 1987 as follows: “The Thom Commission Report is actually in the process of being translated and when it is, it will be released”. The Honourable Member then asked that the House refer this question to the Standing Committee on the Legislative Assembly, to determine whether the Minister intentionally or inadvertently lied to the House.

In examining these facts, I have undertaken to determine whether or not they constitute a prima facie case of privilege because that is the only way in which the door can be opened to a motion being put that could send this matter to the standing committee.
During comments on this question of privilege, the Honourable Minister of Housing had this to say: “My understanding is that the document was translated, then it went out for proofreading which took a long time because it is a long document and when it came back—this whole process was finished at the end of December—then it was printed and was ready to be released in January”.

It would appear to me that what the House is faced with here is an example of what Beauchesne refers to as “a dispute arising between two members as to allegations of facts”. Beauchesne’s Fifth Edition, page 12, makes it very clear that this “does not fulfil the conditions of parliamentary privilege”.

Furthermore, my opinion is reinforced by the very words I quoted previously from the Honourable Minister. It is a well accepted idiom of our parliamentary tradition and practice that Honourable Members, and the House, have an obligation to accept the word of another Honourable Member. I must therefore, declare that I cannot, in this case, find that a prima facie case of privilege exists and therefore no motion can be put to the House to have this matter referred to the Standing Committee on the Legislative Assembly.

I thank the Honourable Member for bringing this matter to the attention of the House.

The member for Nipissing (Mr Harris) then rose on a point of privilege and asked the Speaker if, in his opinion, there was anything stopping the Standing Committee on the Legislative Assembly from asking for an investigation into this matter.

The Speaker ruled that it was not a point of privilege and that, to his knowledge, any matters that go before any Committees of this House must be given at the direction of this House.

On appeal, the Speaker’s ruling was sustained on the following division:—

**AYES**

<table>
<thead>
<tr>
<th>Adams</th>
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<th>LeBourdais</th>
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<td>Beer</td>
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<td>Curling</td>
<td>Kerrio</td>
<td>Nicholas</td>
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AYES — Continued

Nixon
(Brant-Haldimand)
Nixon
(York Mills)
O’Neill
(Ottawa-Rideau)
Offer
Owen
Patten
Pelissero
Peterson
(Scarborough-Agincourt)
Phillips
Poole
Ramsay
Ray
(Ottawa-Walkerville)
Reycraft
Roberts
Ruprecht
Smith
(London South)
Sorbara
Sullivan
Sweeney
Tatham
Velshi
Wilson
Wong
Wyre—70.

NAYS

Allen
Brandt
Breaugh
Bryden
Cooke
(Windsor-Riverside)
Cousens
Cunningham
Eves
Grier
Hampton
Harris
Jackson
Johnston
Laughren
Mackenzie
McCague
Morn-Strom
Philip
(P-7)
(Tabled June
9, 1988)
Mr. Harris.

The following Bills were introduced and read the first time:

Bill 153, An Act to amend the Pits and Quarries Control Act. Mr Kerrio.

Bill 154, An Act to amend the Assessment Act. Mr Philip (Etobicoke-

Wildman—26.

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

Bill Pr47, An Act respecting The Peterborough Civic Hospital. Mr Adams.
Debate was resumed on the motion for Second Reading of Bill 113, An Act to amend the Retail Business Holidays Act,

and, after some time, it was,

On motion by Mr Morin-Strom,

*Ordered*, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

**Sessional Paper:**—

Compendium:

Bill 153, An Act to amend the Pits and Quarries Control Act (*No. 278*) (Tabled June 9, 1988).

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**SEVENTY-EIGHTH DAY**

**MONDAY, JUNE 13, 1988**

**Prayers**

1.30 P.M.

The Speaker ruled as follows:—

On Tuesday of last week, the Honourable Member for Oshawa (Mr Breaugh), asked if I would consider a few extra arguments related to the question of privilege presented by the Member for Carleton (Mr Sterling), and on which I had just ruled. I agreed to consider this matter further and I would now like to apprise the House of that consideration.

The Member for Oshawa stated that he had sat through the hearings of the Standing Committee considering the Freedom of Information Bill at the Committee stage where—and I quote the Honourable Member—"It was made abundantly clear to all members on the committee that there was nothing in this act which would infringe upon the traditional rights of members of the Assembly to ask questions and to seek information"

and he further stated:
"It was said at the time . . . . that [it] was not necessary to put forward amendments," because "this bill would not infringe in any way, shape or form on the traditional rights of members of the Assembly to seek information."

On this point, the Speaker has a duty in making certain that the rights of members to seek information is not in any way abrogated. I have looked into this matter and I must conclude that the Freedom of Information Act and the traditional method for Members to seek information in this House are two distinct and separate matters.

The Freedom of Information Act does not distinguish Members from any other person in the general public and therefore, Members are subject to the administrative regulations attached to the Act but I fail to see how the coming into force of this act affects in any way, the traditional rights of Members to seek information of the Government by the methods prescribed in the Standing Orders of this House.

The Honourable Member asked me as well to look into the application of section 52 of the Legislative Assembly Act which reads as follows:

"Except so far as is provided by section 40, nothing in this Act shall be construed to deprive the Assembly or a committee or member thereof of any right, immunity, privilege or power that the Assembly, committee or member might otherwise have been entitled to exercise or enjoy." R.S.O. 1980, c. 235, s. 52

and of section 63 (2) of the Freedom of Information Act which states:

"This Act shall not be applied to preclude access to information that is not personal information and to which access by the public was available by custom or practice immediately before this Act comes into force."

Both these sections seem to me to address the same point and have the same desired effect, that is to preserve the ancient rights and privileges inherent to members of this legislature. Both sections are there to preserve those rights. But again, I must say that those rights are exactly what they have always been in the matter which concerns us today and that is the right to seek information, not the right to receive information. The Speaker has the duty to ensure that the Members’ rights to seek information are preserved according to the Standing Orders that this House has passed in order to govern itself. Those Standing Orders (Members might wish to consult S.O. 88) state that an answer must be provided within a certain number of days. That is where the Speaker’s duties end. It has never been the duty of any Speaker to look at the quality nor the quantity of information provided.

As I have said, the Speaker is the protector of the rights of members to seek information, but is not here to give legal advice nor to advise members on the application of the law of the Province. If Members feel that it should be their right under the Freedom of Information Act to seek information and not be submitted to the Administrative regulations under the Act, then my only advice can be, under the circumstances, that this House has within its power to propose and adopt
amendments to the Act. This cannot and should not take the form of amendments to the Standing Orders of this House.

Pursuant to Standing Order 31 (b), the following Petition was presented:—


Mr Adams from the Standing Committee on Social Development presented the Committee’s Report which was read as follows and adopted:—

Your Committee begs to report the following Bill as amended:—


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


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


Debate was resumed on the motion for Second Reading of Bill 113, An Act to amend the Retail Business Holidays Act,

and, after some time, it was,

On motion by Mr Cousens,

*Ordered*, That the debate be adjourned.

The House then adjourned at 6.00 p.m.
The responses to the following Petitions were laid upon the Table:

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 9, 1988) Mr Kozyra; (Tabled May 17, 1988) Mr Ray (Windsor-Walkerville); (Tabled May 18, 1988) Mr Hampton; (Tabled May 24, 1988) Mr Cooke (Windsor-Riverside), Mrs Grier, Mr Laughren, Mr Mackenzie, Mr Reville, Mr Smith (Lambton) and Mr Wildman; (Tabled May 25, 1988) Ms Bryden and Mr Wildman. (See Hansard for Monday, June 20, 1988).

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):

Sessional Paper:

Compendium:


The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):

Question Number 124 (See Hansard for Monday, June 20, 1988.)

SEVENTY-NINTH DAY

TUESDAY, JUNE 14, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to the Teachers’ Superannuation Act (Sessional Paper No. P-22) (Tabled June 14, 1988) Mr Cureatz and Mr Furlong.

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

Bill Pr58, An Act respecting the City of North York. Mr Polsinelli.
Debate was resumed on the motion for Second Reading of Bill 113, An Act to amend the Retail Business Holidays Act,

and, after some time, it was,

On motion by Mr Cureatz,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The response to the following Petition was laid upon the Table:—

Petition relating to the College of Nurses (Sessional Paper No. P-17) (Tabled April 26, 1988)  Mr Adams (See Hansard for Monday, June 20, 1988.)

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Foodland Ontario Awareness And Attitude Study—1987 (No. 280) (Tabled June 14, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 272, 273 and 274 (See Hansard for Monday, June 20, 1988.)

EIGHTIETH DAY

WEDNESDAY, JUNE 15, 1988

PRAYERS  

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—


Mr McClelland from the Standing Committee on Social Development presented the Committee's Report which was read as follows and adopted:—

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

Bill 100, An Act to amend the Education Act.  Ordered referred to the Committee of the Whole House.

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:—

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

Bill Pr20, An Act respecting the Town of Markham.

Bill Pr52, An Act respecting the City of Etobicoke.

Your Committee begs to report the following Bill as amended:—

Bill Pr16, An Act respecting the City of Toronto.

On motion by Mr Conway,

Ordered, That Mr Poirier and Mr Tatham exchange places in the order of precedence for Private Members' Public Business and that the requirement for notice be waived with respect to Ballot Item Numbers 33 and 34.

On motion by Mr Conway,

Ordered, That the Estimates as they are presented to the House be referred to and considered in the committees as indicated in the allocation statement printed in the Orders and Notices paper today, and that the Supplementary Estimates, as they are tabled in the House, be referred to the same committees to which the main Estimates have been referred for consideration within the times already allocated to the main Estimates and that any Order for Concurrence in Supplementary Supply be included in the Order for Concurrence in Supply for that ministry.
The following Bills were introduced and read the first time:—

Bill 157, An Act to authorize Municipalities to pass By-laws respecting smoking in the Workplace and in Enclosed Public Places. Mr Sterling.

Bill 158, An Act for the Protection of Video Display Terminal Operators. Mr Johnston (Scarborough West).

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

Bill Pr72, An Act to revive 329931 Ontario Limited. Mr Black.

Mr Nixon (Brant-Haldimand) moved,

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, 1988, and ending October 31, 1988, such payments to be charged to the proper appropriation following the voting of supply,

and a debate arising, after some time, it was

On motion by Mr Harris,

Ordered, That the debate be adjourned.

Debate was resumed on the motion for Second Reading of Bill 113, An Act to amend the Retail Business Holidays Act,

and, after some time, it was,

On motion by Mr Mahoney,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Paper:—


EIGHTY-FIRST DAY
THURSDAY, JUNE 16, 1988

PRAYERS 10.00 A.M.

Mrs Stoner moved,

Second Reading of Bill 143, An Act to provide for Certain Rights for Deaf Persons.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Farnan then moved,

Second Reading of Bill 145, An Act to prohibit the Sale of Gun Replicas.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 143, An Act to provide for Certain Rights for Deaf Persons, the question, having been put, was declared carried,

and the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Social Development.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 145, An Act to prohibit the Sale of Gun Replicas, the question, having been put, was carried on the following division:—

AYES

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<tr>
<th>Allen</th>
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<th>Harris</th>
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<tr>
<td>Ballinger</td>
<td>Daigeler</td>
<td>Johnson</td>
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<td>Bryden</td>
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<td>Carrothers</td>
<td>Epp</td>
<td>LeBourdais</td>
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<td>Charlton</td>
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<td>Lipsett</td>
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<td>Cleary</td>
<td>Faubert</td>
<td>Mahoney</td>
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<td>Cooke</td>
<td>Fawcett</td>
<td>Martel</td>
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<tr>
<td>(Kitchener)</td>
<td>Ferraro</td>
<td>Matrundola</td>
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<td>Cooke</td>
<td>Grier</td>
<td>McCagne</td>
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<td>(Windsor-Riverside)</td>
<td>Hampton</td>
<td>Morin-Strom</td>
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</tbody>
</table>
AYES — Continued

Neumann  Pollock  Sterling
Nicholas  Poulion  Stoner
Philip  Ray  Villeneuve—38.
(Etobicoke-Rexdale)  (Windsor-Walkerville)

Poirier  Roberts

NAYS

Callahan  Laughren  Reville
Elliot  Mancini  Reycraft
Fleet  Miller  Smith
Johnston  Nixon  (Lambton)
  (Scarborough West)  (York Mills)
Kozyra  Polsinelli  Tatham

Velshi—15.

and the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Administration of Justice.

THE AFTERNOON SITTING

1.30 P.M.

The Speaker addressed the House as follows:

I beg to inform the House that I have today laid upon the Table the Individual Members' Expenditures for the fiscal year 1987-88 (Sessional Paper No. 282) (Tabled June 16, 1988).

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled June 16, 1988) Miss Martel and Mr Philip (Etobicoke-Rexdale).

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-22) (Tabled June 15, 1988) Mr Breaugh.

Miss Nicholas from the Standing Committee on the Ombudsman presented the Committee's Sixteenth Report 1988 and moved the adoption of its recommendations (Sessional Paper No. 285) (Tabled June 16, 1988).

On motion by Miss Nicholas,

Ordered, That the debate be adjourned.
Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee's Second Interim Report 1988 and moved the adoption of its recommendations (Sessional Paper No. 286) (Tabled June 16, 1988).

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

On motion by Mr Conway,

Ordered, That the House not meet in the Chamber on Thursday, June 23, 1988.

On motion by Mr Conway,

Ordered, That the matter of the Freedom of Information and Protection of Privacy Act, 1987 and its application to Members of the Legislative Assembly be referred to the Standing Committee on the Legislative Assembly for review and report.

On motion by Mr Conway,


On motion by Mr Conway,

Ordered, That the Select Committee on Energy be authorized to meet in the morning of and following Routine Proceedings on Wednesday, June 22, 1988.

On motion by Mr Conway,

Ordered, That the Select Committee on Constitutional Reform be authorized to meet following Routine Proceedings on Monday, June 20, 1988.
The following Bill was introduced and read the first time:—

Bill 159, An Act to provide for Municipal Taxes in Territory without Municipal Organization. Mr Eakins.

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

Bill Pr9, An Act respecting the Charlotte Eleanor Englehart Hospital. Mr Smith (Lambton).

Debate was resumed on the motion for Second Reading of Bill 113, An Act to amend the Retail Business Holidays Act,

and, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. on Monday, June 20, 1988.

A debate arose on the motion for Second Reading of Bill 114, An Act to amend the Employment Standards Act,

and, after some time, it was,

On motion by Mr Harris,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 30, 1988) Ms Bryden, Mr Owen and Mr Wildman; (Tabled May 31, 1988) Mr Beer, Mr Charlton, Mr Mackenzie, and Mr Wildman; (Tabled June 1, 1988) Mr Philip (Etobicoke-Rexdale) (See Hansard for Monday, June 20, 1988).

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:—

Compendium:


Ontario Share and Deposit Insurance Corporation Annual Report 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 283) (Tabled June 16, 1988).

La Société ontarienne d’assurance des actions et dépôts, Le rapport annuel 1987 (Renvoyé en permanence au Comité permanent de l’administration de la justice conformément à l’article 35 (c) du Règlement) (n° 283) (déposé le 16 juin 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):

Question Numbers 318, 319, 320 and 323 (See Hansard for Monday, June 20, 1988.)

Question Numbers 275 and 277 Interim Answers (See Hansard for Monday, June 20, 1988.)

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EIGHTY-SECOND DAY

MONDAY, JUNE 20, 1988

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-22) (Tabled June 20, 1988)  Mr Tatham.

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee's Second Report 1988 and, pursuant to Standing Order 32 (b), requested that it be placed on the Orders and Notices paper for consideration (Sessional Paper No. 290) (Tabled June 20, 1988).
The following Bills were introduced and read the first time:


Bill 162, An Act to amend the Workers’ Compensation Act.  *Mr Sorbara.*

Debate was resumed on the motion for Second Reading of Bill 114, An Act to amend the Employment Standards Act,

and, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. today.

The following Bill was read the second time:


A debate arose on the motion for Second Reading of Bill 87, An Act to amend the Ontario Highway Transport Board Act,

and, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. today.

A debate arose on the motion for Second Reading of Bill 88, An Act to regulate Truck Transportation,

and, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. today.

A debate arose on the motion for Second Reading of Bill 148, An Act to amend certain Acts respecting the Environment,

and, after some time, it was
On motion by Mrs Grier,

Ordered. That the debate be adjourned.

By agreement, at 5.45 p.m., the members having been called in.

The question, having been put, on the motion for Second Reading of Bill 113, An Act to amend the Retail Business Holidays Act, was carried on the following division:—

AYES


NAYS

Allen  Breaugh  Bryden  Charlton  Cooke  Cousens  Cunningham  Cureatz  Eves  Farnan  Grier  Hampton  Harris  Jackson  Johnson  (Wellington)  Mackenzie  (Windsor-Riverside)
and the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Administration of Justice.*

The question, having been put, on the motion for Second Reading of Bill 114, An Act to amend the Employment Standards Act, was carried on the same vote.

And the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Administration of Justice.*

The question, having been put, on the motion for Second Reading of Bill 87, An Act to amend the Ontario Highway Transport Board Act, was carried on the following division:—

**AYES**

AYES — Continued

Ray
(Windsor-Walkerville)
Reycraft
Riddell
Roberts
Ruprecht
Smith
(London South)

Sola
Sorbara
South
Sterling
Sullivan
Sweeney
Tatham

Velshi
Ward
Wilson
Wiseman
Wrye—88.

NAYS

Allen
Breaugh
Bryden
Charlton
Cooke
(Windsor-Riverside)

Farnan
Grier
Hampton
Mackenzie
Martel
Morin-Strom

Pouliot
Reville
Swart
Wildman—15.

and the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Resources Development.

The question, having been put, on the motion for Second Reading of Bill 88, An Act to regulate Truck Transportation, was carried on the same vote.

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Resources Development.

The House then adjourned at 6.15 p.m.

The response to the following Petition was laid upon the Table:

Petition relating to a Care Facility in Rainy River (Sessional Paper No. P-18) (Tabled May 11, 1988)  Mr Hampton (See Hansard for Monday, June 27, 1988).

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:

Bill 162, An Act to amend the Workers' Compensation Act (No. 289) (Tabled June 20, 1988).

Forest Management Agreements Nos. 500200 to 502900 excluding 502800 Annual Reports for the year ending March 31 1987 pursuant to section 6 (4) (b) of the Crown Timber Act (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 287) (Tabled June 20, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 109, 113, 278 to 317 inclusive and 321 (See Hansard for Monday, June 27, 1988.)

Question Numbers 128, 322 and 329 Interim Answers (See Hansard for Monday, June 27, 1988.)

EIGHTY-THIRD DAY
TUESDAY, JUNE 21, 1988

PRAYERS
1.30 P.M.

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

LINCOLN M. ALEXANDER

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending 31st March 1989, and recommends them to the Legislative Assembly.

Toronto, 20th June, 1988

(Sessional Paper No. 3, 1988, Offices of the Assembly, of the Chief Election Officer, of the Ombudsman, and of the Provincial Auditor.)

Ordered, That the message of the Lieutenant Governor together with the Estimates accompanying same be referred to the committees as Ordered by the House.
Pursuant to Standing Order 31 (b), the following Petitions were presented:—


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


Projet de loi 163, Loi portant création du ministère des Institutions financières. M. Nixon (Brant-Haldimand).

Debate was resumed on the motion for Second Reading of Bill 148, An Act to amend certain Acts respecting the Environment,

and, after some time, the motion, having been put, was declared carried and the Bill was accordingly read the second time and Ordered referred to the Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill, and, after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress on the following Bill:—


Ordered, That the report be now received and adopted.

The following Bill was read the second time:—

Bill 133, An Act to amend the Gasoline Handling Act. Ordered for Third Reading.

The following Bill was read the second time:—

Bill 26, An Act to regulate Prepaid Services. Ordered referred to the Committee of the Whole House.
The House resolved itself into a Committee to consider a certain Bill, and, after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:

Bill 26, An Act to regulate Prepaid Services.  

Ordered, That the report be now received and adopted.

The following Bill was read the second time:

Bill 52, An Act to amend the Consumer Reporting Act. Ordered for Third Reading.

The House resolved itself into a Committee to consider a certain Bill, and, after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:


Ordered, That the report be now received and adopted.

The House then adjourned at 6.05 p.m.

The responses to the following Petitions were laid upon the Table:

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled May 24, 1988) Mr McClelland (See Hansard for Monday, June 27, 1988.)

Petition relating to Ontario Hydro in Warren (Sessional Paper No. P-20) (Tabled June 7, 1988) Miss Martel (See Hansard for Monday, June 27, 1988.)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:

Compendium:


Projet de loi 163, Loi portant création du ministère des Institutions financières (nº 292) (déposé le 21 juin 1988).

The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):

Question Number 328 Interim Answer (See Hansard for Monday, June 27, 1988.)

EIGHTY-FOURTH DAY
WEDNESDAY, JUNE 22, 1988

The Speaker ruled as follows:

Last Thursday, the Honourable Member for Nipissing (Mr Harris), raised a point of order regarding the application of Standing Order 88 (d) which reads as follows:

"The minister shall answer such written questions within 14 days unless he indicates that he requires more time because the answer will be costly or time-consuming or that he declines to answer, in which case a notation shall be made on the Orders and Notices paper following the question indicating that the minister has made an interim answer, the approximate date that the information will be available, or that he has declined to answer, as the case may be." [S.O.81(d).]

This matter has been raised many times in the past, it is not a new matter but I think it is important to take the time to make a definitive ruling on the point.

Members, I am sure, are aware of the theory behind the right of Members to ask questions in the House. Basically, they can ask questions of Ministers on any matter that affects that Minister's administrative responsibility. In the case of an oral question, there is no procedural obligation on the part of a Minister to reply. However, in the case of a written question such a procedural obligation does exist according to Standing Order 88 (d).

I therefore, must find that the Honourable Member for Nipissing has raised a valid point of order and I strongly recommend that Ministers abide by Standing Order 88 (d) and reply to this House within 14 days.
Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Naturopathy *(Sessional Paper No. P-1)* (Tabled June 22, 1988) Mr Daigeler.


Mr Adams from the Standing Committee on Social Development presented the Committee’s Report which was read as follows and adopted:—

Your Committee begs to report the following Bill as amended:—

Bill 109, An Act to establish a French-language School Board for The Regional Municipality of Ottawa-Carleton / Projet de loi 109, Loi portant création d’un Conseil scolaire de langue française pour la municipalité régionale d'Ottawa-Carleton. *Ordered for Third Reading.*

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr47, An Act respecting The Peterborough Civic Hospital.

Bill Pr58, An Act respecting the City of North York.

Your Committee begs to report the following Bills as amended:—

Bill Pr41, An Act respecting the County of Simcoe.

Bill Pr44, An Act to revive Moravian Temple Corporation.

Bill Pr50, An Act to revive the Gottscheer Relief Association.

On motion by Mr Conway,

*Ordered*, That the Standing Committee on Finance and Economic Affairs be authorized to meet following Routine Proceedings on Monday, June 27, and Tuesday, June 28.

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

Bill 164, An Act to amend the Change of Name Act, 1986. Mr Fleet.
Projet de loi 164, Loi portant modification de la Loi de 1986 sur le changement de nom. *M. Fleet.*


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

Bill Pr18, An Act respecting the Sarnia Kiwanis Foundation Inc. *Mr Brandt.*

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


The following Bills were read the second time:—

Bill 68, An Act to promote the Conservation of Certain Land. *Ordered referred to the Committee of the Whole House.*

Bill 153, An Act to amend the Pits and Quarries Control Act. *Ordered referred to the Committee of the Whole House.*

The House resolved itself into a Committee to consider certain Bills, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill without amendment:—

Bill 68, An Act to promote the Conservation of Certain Land.

Also, as directed by the Committee, reported progress on the following Bill:—

Bill 153, An Act to amend the Pits and Quarries Control Act.  
Ordered, That the report be now received and adopted.

The following Bills were read the second time:—

Bill 85, An Act to amend the Mining Tax Act.  *Ordered for Third Reading.*

Bill 138, An Act to revise the Weed Control Act / Projet de loi 138, Loi portant révision de la Loi sur la destruction des mauvaises herbes.  *Ordered referred to the Committee of the Whole House.*

Bill 141, An Act respecting Metropolitan Toronto Convention Centre Corporation.  *Ordered for Third Reading.*

Bill 142, An Act respecting Ottawa Congress Centre / Projet de loi 142, Loi concernant le Centre des congrès d'Ottawa.  *Ordered for Third Reading.*

The House resolved itself into a Committee to consider certain Bills, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bills without amendment:—

Bill 138, An Act to revise the Weed Control Act / Projet de loi 138, Loi portant révision de la Loi sur la destruction des mauvaises herbes.

Bill 153, An Act to amend the Pits and Quarries Control Act.

*Ordered*, That the report be now received and adopted.

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

The Speaker addressed His Honour as follows:—

“May it please Your Honour:

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

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

“The following is the title of the Bill to which Your Honour’s assent is prayed:

Bill 107, An Act to amend the Child and Family Services Act, 1984.”

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

“*In Her Majesty’s name, His Honour the Lieutenant Governor doth assent to this Bill.*"
His Honour was then pleased to retire.

The House then adjourned at 6.10 p.m.

EIGHTY-FIFTH DAY
MONDAY, JUNE 27, 1988

PRAYERS 1.30 P.M.

The House expressed its condolence on the death of Sidney B. Handleman, member for the Electoral District of Carleton from 1971 to 1980.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-22) (Tabled June 27, 1988)  Mr Ballinger, Mr Campbell and Mr Cooke (Windsor-Riverside).

Conformément au mandat du comité, daté du 30 novembre 1987, M. Beer a déposé le Rapport de la Modification constitutionnelle de 1987 du Comité Spécial de la Réforme constitutionnelle et a proposé l'adoption de ses recommandations / Pursuant to the Committee’s Terms of Reference of November 30, 1987, Mr Beer presented the Report on the Constitution Amendment, 1987 of the Select Committee on Constitutional Reform and moved the adoption of its recommendations.

On motion by Mr Beer,

Ordered, That the debate be adjourned.

The following Bills were introduced and read the first time:

Bill 167, An Act to revise the Wine Content Act.  Mr Wrye.


Bill 170, An Act to revise several Acts related to Aggregate Resources.  Mr Kerrio.


The following Bills were read the second time:—

Bill 132, An Act to amend the Mining Act. *Ordered for Third Reading*.

Bill 137, An Act to amend the Public Lands Act. *Ordered for Third Reading*.

Bill 159, An Act to provide for Municipal Taxes in Territory without Municipal Organization. *Ordered referred to the Committee of the Whole House*.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress on the following Bill:—

Bill 159, An Act to provide for Municipal Taxes in Territory without Municipal Organization.

*Ordered*, That the report be now received and adopted.

The following Bill was read the second time:—

Bill 22, An Act to regulate Motor Vehicle Repairs. *Ordered referred to the Committee of the Whole House*.

The House resolved itself into a Committee to consider certain Bills, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bills as amended:—


Bill 159, An Act to provide for Municipal Taxes in Territory without Municipal Organization.

*Ordered*, That the report be now received and adopted.
The following Bills were read the second time:—

Bill 6, An Act to amend the Execution Act.  Ordered for Third Reading.


The House then adjourned at 6.05 p.m.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled June 6, 1988)  Mr Charlton, Mr Mackenzie, Mr Morin-Strom, Mr Swart and Mr Wildman; (Tabled June 8, 1988) Mr Wiseman; (Tabled June 9, 1988) Mr Harris; (Tabled June 13, 1988) Mr Allen (See Hansard for Wednesday, June 29, 1988.)

Petition relating to Impaired driving (Sessional Paper No. P-21) (Tabled May 30, 1988)  Mr Adams (See Hansard for Wednesday, June 29, 1988.)

Petition relating to the Teachers’ Superannuation Act (Sessional Paper No. P-22) (Tabled June 6, 1988)  Mr Pollock. Interim Answer (See Hansard for Wednesday, June 29, 1988.)

Pétition concernant le plan de pension des enseignants (Document parlementaire n° P-22) (déposé le 7 juin 1988)  M. Cleary. Réponse interim (Voir Hansard, le mercredi 29 juin 1988.)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:

Bill 167, An Act to revise the Wine Content Act (No. 300) (Tabled June 27, 1988).


Bill 170, An Act to revise several Acts related to Aggregate Resources (No. 303) (Tabled June 27, 1988).
Focus Ontario Survey, Add-on Questions to a, Management Board of Cabinet (No. 297) (Tabled June 27, 1988).


Niagara Parks Commission Annual Report for the fiscal year ended October 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 299) (Tabled June 27, 1988).


Comité Spécial de la Réforme constitutionnelle Rapport de la Modification constitutionnelle de 1987 (nº 293) (déposé le 23 juin 1988).

Tourism Hospitality in Ontario (No. 295) (Tabled June 27, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 104, 326 and 327 (See Hansard for Wednesday, June 29, 1988.)

Question Number 112 Interim Answer (See Hansard for Wednesday, June 29, 1988.)

Question Number 128 was made a Return (See Sessional Paper No. 298) (Tabled June 27, 1988.)

EIGHTY-SIXTH DAY

TUESDAY, JUNE 28, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Sunday shopping (Sessional Paper No. P-7) (Tabled June 28, 1988)  Mr Breaugh.
Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-22) (Tabled June 28, 1988) Mr Adams, Mr Cleary and Mr Ray (Windsor-Walkerville).

Petition relating to Daycare Centres (Sessional Paper No. P-24) (Tabled June 28, 1988) Ms Poole.


Mr McLean from the Standing Committee on Government Agencies presented the Committee's Report on Agencies, Boards and Commissions (No. 14) and moved the adoption of its recommendations (Sessional Paper No. 310) (Tabled June 28, 1988).

On motion by Mr McLean,

Ordered, That the debate be adjourned.

On motion by Mr Conway,

Ordered, That the provisional Standing Orders be extended to remain in effect until 12.00 midnight on Saturday, December 31, 1988.

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

Bill 173, An Act to amend the Education Act. Mr Jackson.

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the Order for second reading of Bill 154, An Act to amend the Assessment Act, be discharged and the Bill withdrawn.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill without amendment:—

Bill 100, An Act to amend the Education Act.

Ordered, That the report be now received and adopted.
By unanimous consent, the House reverted to "Motions".

On motion by Mr O'Neil (Quinte),

Ordered, That, notwithstanding Standing Order 3, the House shall continue to meet until 9.00 this evening when the Speaker shall adjourn the House without motion until the next Sessional day.

On motion by Mr O'Neil (Quinte),

Ordered, That, notwithstanding Standing Order 2 (a), the House shall meet from 9.00 a.m. until 12.00 noon on Wednesday, June 29, 1988, with Routine Proceedings at 1.00 p.m.

Debate was resumed on the Motion for Adoption of the Recommendations contained in the Report on the Constitution Amendment, 1987 of the Select Committee on Constitutional Reform / le rapport de la Modification constitutionnelle de 1987 du Comité Spécial de la Réforme constitutionnelle.

And, after some time, it was,

On motion by Mr Fleet,

Ordered, That the debate be adjourned.

The House then adjourned at 9.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Focus Ontario Survey, Add-on Questions to a, Ministry of Skills Development (No. 308) (Tabled June 28, 1988).


Ontario Research Foundation Annual Report 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 311) (Tabled June 28, 1988).

Shelter for the Homeless, Minister’s Advisory Committee on the International Year of (No. 304) (Tabled June 27, 1988).

Youth Target 1987, Add-on Questions to the, Management Board of Cabinet (No. 307) (Tabled June 28, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Numbers 80, 82 and 85 (See Hansard for Wednesday, June 29, 1988.)

Question Number 81 was made a Return (See Sessional Paper No. 305) (Tabled June 28, 1988.)

EIGHTY-SEVENTH DAY
WEDNESDAY, JUNE 29, 1988

PRAYERS

9.00 A.M.

Debate was resumed on the Motion for Adoption of the Recommendations contained in the Report on the Constitution Amendment, 1987 of the Select Committee on Constitutional Reform / le rapport de la Modification constitutionnelle de 1987 du Comité Spécial de la Réforme constitutionnelle.

and, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 4.00 p.m. today.

THE AFTERNOON SITTING

1.00 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled June 29, 1988) Miss Martel and Mr Laughren.

Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-22) (Tabled June 29, 1988) Mr Laughren.
Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee's Third Interim Report 1988 and moved the adoption of its recommendations (Sessional Paper No. 316) (Tabled June 29, 1988).

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

Mr Fleet from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bills as amended:—


Bill Pr72, An Act to revive 329931 Ontario Limited.

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

Bill 174, An Act for the establishment and conduct of a Project to provide Funding to Intervenors in proceedings before a Joint Board under the Consolidated Hearings Act, 1981 and before the Ontario Energy Board and the Environmental Assessment Board and to provide for certain matters in relation to costs before those Boards. Mr Scott.


Bill 175, An Act respecting transfers of Water. Mr Kerrio.


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

Bill Pr42, An Act to revive Rockton Winter Club Inc. Mr Elliot.
Mr Peterson moved,

WHEREAS the Constitution Act, 1982 came into force on April 17, 1982, following an agreement between Canada and all the provinces except Quebec;

AND WHEREAS the Government of Quebec has established a set of five proposals for constitutional change and has stated that amendments to give effect to those proposals would enable Quebec to resume a full role in the constitutional councils of Canada;

AND WHEREAS the amendment proposed in the schedule hereto sets out the basis on which Quebec’s five constitutional proposals may be met;

AND WHEREAS the amendment proposed in the schedule hereto also recognizes the principle of the equality of all the provinces, provides new arrangements to foster greater harmony and cooperation between the Government of Canada and the governments of the provinces and requires that conferences be convened to consider important constitutional, economic and other issues;

AND WHEREAS certain portions of the amendment proposed in the schedule hereto relate to matters referred to in section 41 of the Constitution Act, 1982;

AND WHEREAS section 41 of the Constitution Act, 1982 provides that an amendment to the Constitution of Canada may be made by proclamation issued by the Governor General under the Great Seal of Canada where so authorized by resolutions of the Senate and the House of Commons and of the legislative assembly of each province;

NOW THEREFORE the Legislative Assembly of Ontario resolves that an amendment to the Constitution of Canada be authorized to be made by proclamation issued by Her Excellency the Governor General under the Great Seal of Canada in accordance with the schedule hereto.

SCHEDULE

CONSTITUTION AMENDMENT, 1987

Constitution Act, 1867

1. The Constitution Act, 1867 is amended by adding thereto, immediately after section 1 thereof, the following section:

Interpretation

"2. (1) The Constitution of Canada shall be interpreted in a manner consistent with

(a) the recognition that the existence of French-speaking Canadians, centred in Quebec but also present elsewhere in Canada, and English-speaking Canadians, concentrated outside Quebec but also present in Quebec, constitutes a fundamental characteristic of Canada; and
(b) the recognition that Quebec constitutes within Canada a distinct society.

(2) The role of the Parliament of Canada and the provincial legislatures to preserve the fundamental characteristic of Canada referred to in paragraph (1)(a) is affirmed.

(3) The role of the legislature and Government of Quebec to preserve and promote the distinct identity of Quebec referred to in paragraph (1)(b) is affirmed.

(4) Nothing in this section derogates from the powers, rights or privileges of Parliament or the Government of Canada, or of the legislatures or governments of the provinces, including any powers, rights or privileges relating to language."

2. The said Act is further amended by adding thereto, immediately after section 24 thereof, the following section:

"25. (1) Where a vacancy occurs in the Senate, the Government of the province to which the vacancy relates may, in relation to that vacancy, submit to the Queen’s Privy Council for Canada the names of persons who may be summoned to the Senate.

(2) Until an amendment to the Constitution of Canada is made in relation to the Senate pursuant to section 41 of the Constitution Act, 1982, the person summoned to fill a vacancy in the Senate shall be chosen from among persons whose names have been submitted under subsection (1) by the government of the province to which the vacancy relates and must be acceptable to the Queen’s Privy Council for Canada."

3. The said Act is further amended by adding thereto, immediately after section 95 thereof, the following heading and sections:

"Agreements on Immigration and Aliens"

95A. The Government of Canada shall, at the request of the government of any province, negotiate with the government of that province for the purpose of concluding an agreement relating to immigration or the temporary admission of aliens into that province that is appropriate to the needs and circumstances of that province.

95B. (1) Any agreement concluded between Canada and a province in relation to immigration or the temporary admission of aliens into that province has the force of law from the time it is declared to do so in accordance with subsection
95C(1) and shall from that time have effect notwithstanding class 25 of section 91 or section 95.

(2) An agreement that has the force of law under subsection (1) shall have effect only so long and so far as it is not repugnant to any provision of an Act of the Parliament of Canada that sets national standards and objectives relating to immigration or aliens, including any provision that establishes general classes of immigrants or relates to levels of immigration for Canada or that prescribes classes of individuals who are inadmissible into Canada.

(3) The Canadian Charter of Rights and Freedoms applies in respect of any agreement that has the force of law under subsection (1) and in respect of anything done by the Parliament or Government of Canada, or the legislature or government of a province, pursuant to any such agreement.

95C. (1) A declaration that an agreement referred to in subsection 95B(1) has the force of law may be made by proclamation issued by the Governor General under the Great Seal of Canada only where so authorized by resolutions of the Senate and House of Commons and of the legislative assembly of the province that is a party to the agreement.

(2) An amendment to an agreement referred to in subsection 95B(1) may be made by proclamation issued by the Governor General under the Great Seal of Canada only where so authorized

(a) by resolutions of the Senate and House of Commons and of the legislative assembly of the province that is a party to the agreement; or

(b) in such other manner as is set out in the agreement.

95D. Sections 46 to 48 of the Constitution Act, 1982 apply, with such modifications as the circumstances require, in respect of any declaration made pursuant to subsection 95C(1), any amendment to an agreement made pursuant to subsection 95C(2) or any amendment made pursuant to section 95E.

95E. An amendment to sections 95A to 95D or this section may be made in accordance with the procedure set out in subsection 38(1) of the Constitution Act, 1982, but only if the amendment is authorized by resolutions of the legislative assemblies of all the provinces that are, at the time of the amendment, parties to an agreement that has the force of law under subsection 95B(1)."
4. The said Act is further amended by adding thereto, immediately preceding section 96 thereof, the following heading:

"General"

5. The said Act is further amended by adding thereto, immediately preceding section 101 thereof, the following heading:

"Courts Established by the Parliament of Canada"

6. The said Act is further amended by adding thereto, immediately after section 101 thereof, the following heading and sections:

"Supreme Court of Canada"

101A. (1) The court existing under the name of the Supreme Court of Canada is hereby continued as the general court of appeal for Canada, and as an additional court for the better administration of the laws of Canada, and shall continue to be a superior court of record.

(2) The Supreme Court of Canada shall consist of a chief justice to be called the Chief Justice of Canada and eight other judges, who shall be appointed by the Governor General in Council by letters patent under the Great Seal.

101B. (1) Any person may be appointed a judge of the Supreme Court of Canada who, after having been admitted to the bar of any province or territory, has, for a total of at least ten years, been a judge of any court in Canada or a member of the bar of any province or territory.

(2) At least three judges of the Supreme Court of Canada shall be appointed from among persons who, after having been admitted to the bar of Quebec, have, for a total of at least ten years, been judges of any court of Quebec or of any court established by the Parliament of Canada, or members of the bar of Quebec.

101C. (1) Where a vacancy occurs in the Supreme Court of Canada, the government of each province may, in relation to that vacancy, submit to the Minister of Justice of Canada the names of any of the persons who have been admitted to the bar of that province and are qualified under section 101B for appointment to that court.

(2) Where an appointment is made to the Supreme Court of Canada, the Governor General in Council shall, except where the Chief Justice is appointed from among members of the Court, appoint a person whose name has been submitted
under subsection (1) and who is acceptable to the Queen's Privy Council for Canada.

(3) Where an appointment is made in accordance with subsection (2) of any of the three judges necessary to meet the requirement set out in subsection 101B(2), the Governor General in Council shall appoint a person whose name has been submitted by the Government of Quebec.

(4) Where an appointment is made in accordance with subsection (2) otherwise than as required under subsection (3), the Governor General in Council shall appoint a person whose name has been submitted by the government of a province other than Quebec.

101D. Sections 99 and 100 apply in respect of the judges of the Supreme Court of Canada.

101E. (1) Sections 101A to 101D shall not be construed as abrogating or derogating from the powers of the Parliament of Canada to make laws under section 101 except to the extent that such laws are inconsistent with those sections.

(2) For greater certainty, section 101A shall not be construed as abrogating or derogating from the powers of the Parliament of Canada to make laws relating to the reference of questions of law or fact, or any other matters, to the Supreme Court of Canada."

7. The said Act is further amended by adding thereto, immediately after section 106 thereof, the following section:

"106A. (1) The Government of Canada shall provide reasonable compensation to the government of a province that chooses not to participate in a national shared-cost program that is established by the Government of Canada after the coming into force of this section in an area of exclusive provincial jurisdiction, if the province carries on a program or initiative that is compatible with the national objectives.

(2) Nothing in this section extends the legislative powers of the Parliament of Canada or of the legislatures of the provinces."

8. The said Act is further amended by adding thereto the following heading and sections:

"XII — CONFERENCES ON THE ECONOMY AND OTHER MATTERS

148. A conference composed of the Prime Minister of Canada and the first ministers of the provinces shall be con-
vened by the Prime Minister of Canada at least once each year to discuss the state of Canadian economy and such other matters as may be appropriate.

XIII — REFERENCES

149. A reference to this Act shall be deemed to include a reference to any amendments thereto."

Constitution Act, 1982

9. Sections 40 to 42 of the Constitution Act, 1982 are repealed and the following substituted therefor:

"40. Where an amendment is made under subsection 38(1) that transfers legislative powers from provincial legislatures to Parliament, Canada shall provide reasonable compensation to any province to which the amendment does not apply.

41. An amendment to the Constitution of Canada in relation to the following matters may be made by proclamation issued by the Governor General under the Great Seal of Canada only where authorized by resolutions of the Senate and House of Commons and of the legislative assembly of each province:

(a) the office of the Queen, the Governor General and the Lieutenant Governor of a province;

(b) the powers of the Senate and the method of selecting Senators;

(c) the number of members by which a province is entitled to be represented in the Senate and the residence qualifications of Senators;

(d) the right of a province to a number of members in the House of Commons not less than the number of Senators by which the province was entitled to be represented on April 17, 1982;

(e) the principle of proportionate representation of the provinces in the House of Commons prescribed by the Constitution of Canada;

(f) subject to section 43, the use of the English or the French language;

(g) the Supreme Court of Canada;

(h) the extension of existing provinces into the territories;
(i) notwithstanding any other law or practice, the establishment of new provinces; and

(j) an amendment to this Part.’’

10. Section 44 of the said Act is repealed and the following substituted therefor:

‘‘44. Subject to section 41, Parliament may exclusively make laws amending the Constitution of Canada in relation to the executive government of Canada or the Senate and House of Commons.’’

11. Subsection 46(1) of the said Act is repealed and the following substituted therefor:

‘‘46. (1) The procedures for amendment under sections 38, 41 and 43 may be initiated either by the Senate or the House of Commons or by the legislative assembly of a province.’’

12. Subsection 47(1) of the said Act is repealed and the following substituted therefor:

‘‘47. (1) An amendment to the Constitution of Canada made by proclamation under section 38, 41 or 43 may be made without a resolution of the Senate authorizing the issue of the proclamation if, within one hundred and eighty days after the adoption by the House of Commons of a resolution authorizing its issue, the Senate has not adopted such a resolution and if, at any time after the expiration of that period, the House of Commons again adopts the resolution.’’

13. Part VI of the said Act is repealed and the following substituted therefor:

‘‘PART VI
CONSTITUTIONAL CONFERENCES

50. (1) A constitutional conference composed of the Prime Minister of Canada and the first ministers of the provinces shall be convened by the Prime Minister of Canada at least once each year, commencing in 1988.

(2) The conferences convened under subsection (1) shall have included on their agenda the following matters:

(a) Senate reform, including the role and functions of the Senate, its powers, the method of selecting Senators and representation in the Senate;

(b) roles and responsibilities in relation to fisheries; and
(c) such other matters as are agreed upon."

14. Subsection 52(2) of the said Act is amended by striking out the word "and" at the end of paragraph (b) thereof, by adding the word "and" at the end of paragraph (c) thereof and by adding thereto the following paragraph:

"(d) any other amendment to the Constitution of Canada."

15. Section 61 of the said Act is repealed and the following substituted therefor:

"61. A reference to the Constitution Act, 1982, or a reference to the Constitution Acts 1867 to 1982, shall be deemed to include a reference to any amendments thereto."

General


CITATION

17. This amendment may be cited as the Constitution Amendment, 1987.
Attendu :

que la Loi constitutionnelle de 1982 est entrée en vigueur le 17 avril 1982, à la suite d'un accord conclu entre le Canada et toutes les provinces, sauf le Québec;

que, selon le gouvernement du Québec, l'adoption de modifications visant à donner effet à ses cinq propositions de révision constitutionnelle permettrait au Québec de jouer pleinement de nouveau son rôle dans les instances constitutionnelles canadiennes;

que le projet de modification figurant en annexe présente les modalités d'un règlement relatif aux cinq propositions du Québec;

que le projet reconnaît le principe de l'égalité de toutes les provinces et prévoit, d'une part, de nouveaux arrangements propres à renforcer l'harmonie et la coopération entre le gouvernement du Canada et ceux des provinces, d'autre part la tenue de conférences consacrées à l'étude d'importantes questions constitutionnelles, économiques et autres;

que le projet porte en partie sur des questions visées à l'article 41 de la Loi constitutionnelle de 1982;

que cet article prévoit que la Constitution du Canada peut être modifiée par proclamation du gouverneur général sous le grand sceau du Canada, autorisée par des résolutions du Sénat, de la Chambre des communes et de l'assemblée législative de chaque province,

l'Assemblée législative de l'Ontario a résolu d'autoriser la modification de la Constitution du Canada par proclamation de Son Excellence le gouverneur général sous le grand sceau du Canada, en conformité avec l'annexe ci-jointe.

ANNEXE

MODIFICATION CONSTITUTIONNELLE DE 1987

Loi constitutionnelle de 1867

1. La Loi constitutionnelle de 1867 est modifiée par insertion, après l'article 1, de ce qui suit:

Règle interprétative

2. (1) Toute interprétation de la Constitution du Canada doit concorder avec :

a) la reconnaissance de ce que l'existence de Canadiens d'expression française, concentrés au Québec mais présents aussi dans le reste du pays, et de Canadiens d'expression anglaise, concentrés dans le reste du pays mais aussi présents au Québec, constitue une caractéristique fondamentale du Canada;
b) la reconnaissance de ce que le Québec forme au sein du Canada une société distincte.

(2) Le Parlement du Canada et les législatures des provinces ont le rôle de protéger la caractéristique fondamentale du Canada visée à l’alinéa (1) a).

(3) La législature et le gouvernement du Québec ont le rôle de protéger et de promouvoir le caractère distinct du Québec visé à l’alinéa (1) b).

(4) Le présent article n’a pas pour effet de déroger aux pouvoirs, droits ou privilèges du Parlement ou du gouvernement du Canada, ou des législatures ou des gouvernements des provinces, y compris à leurs pouvoirs, droits ou privilèges en matière de langue.

2. La même loi est modifiée par insertion, après l’article 24, de ce qui suit :

«25. (1) En cas de vacance au Sénat, le gouvernement de la province à représenter peut proposer au Conseil privé de la Reine pour le Canada des personnes susceptibles d’être nommées au siège vacant.

(2) Jusqu’à la modification, faite conformément à l’article 41 de la Loi constitutionnelle de 1982, de toute disposition de la Constitution du Canada relative au Sénat, les personnes nommées aux sièges vacants au Sénat sont choisies parmi celles qui ont été proposées par le gouvernement de la province à représenter et agrées par le Conseil privé de la Reine pour le Canada.»

3. La même loi est modifiée par insertion, après l’article 95, de ce qui suit :

«Accords relatifs à l’immigration et aux aubains

95A. Sur demande du gouvernement d’une province, le gouvernement du Canada négocie avec lui en vue de conclure, en matière d’immigration ou d’admission temporaire des aubains dans la province, un accord adapté aux besoins et à la situation particulière de celle-ci.

95B. (1) Tout accord conclu entre le Canada et une province en matière d’immigration ou d’admission temporaire des aubains dans la province a, une fois faite la déclaration visée au paragraphe 95C(1), force de loi et a dès lors effet indépendamment tant du point 25 de l’article 91 que de l’article 95.
(2) L'accord ayant ainsi force de loi n'a d'effet que dans la mesure de sa compatibilité avec les dispositions des lois du Parlement du Canada qui fixent des normes et objectifs nationaux relatifs à l'immigration et aux aubains, notamment en ce qui concerne l'établissement des catégories générales d'immigrants, les niveaux d'immigration au Canada et la détermination des catégories de personnes inadmissibles au Canada.

(3) La Charte canadienne des droits et libertés s'applique aux accords ayant ainsi force de loi et à toute mesure prise sous leur régime par le Parlement ou le gouvernement du Canada ou par la législature ou le gouvernement d'une province.

95C. (1) La déclaration portant qu'un accord visé au paragraphe 95B(1) a force de loi se fait par proclamation du gouverneur général sous le grand sceau du Canada, autorisée par des résolutions du Sénat, de la Chambre des communes et de l'assemblée législative de la province qui est partie à l'accord.

(2) La modification d'un accord visé au paragraphe 95B(1) se fait par proclamation du gouverneur général sous le grand sceau du Canada, autorisée :

a) soit par des résolutions du Sénat, de la Chambre des communes et de l'assemblée législative de la province qui est partie à l'accord;

b) soit selon les modalités prévues dans l'accord même.

95D. Les articles 46 à 48 de la Loi constitutionnelle de 1982 s'appliquent, avec les adaptations nécessaires, à toute déclaration faite aux termes du paragraphe 95C(1), à toute modification d'un accord faite aux termes du paragraphe 95C(2) ou à toute modification faite aux termes de l'article 95E.

95E. Les articles 95A à 95D ou le présent article peuvent être modifiés conformément au paragraphe 38(1) de la Loi constitutionnelle de 1982, à condition que la modification soit autorisée par des résolutions des assemblées législatives de toutes les provinces qui sont, à l'époque de celle-ci, parties à un accord ayant force de loi aux termes du paragraphe 95B(1).»

4. La même loi est modifiée par insertion, avant l'article 96, de ce qui suit :

«Dispositions générales»

5. La même loi est modifiée par insertion, avant l'article 101, de ce qui suit :
6. La même loi est modifiée par insertion, après l’article 101, de ce qui suit :

«Tribunaux créés par le Parlement du Canada»

101A. (1) La cour qui existe sous le nom de Cour suprême du Canada est maintenue à titre de cour générale d'appel pour le Canada et de cour additionnelle propre à améliorer l'application des lois du Canada. Elle conserve ses attributions de cour supérieure d'archives.

(2) La Cour suprême du Canada se compose du juge en chef, appelé juge en chef du Canada, et de huit autres juges, que nomme le gouverneur général en conseil par lettres patentes sous le grand sceau.

101B. (1) Les juges sont choisis parmi les personnes qui, après avoir été admises au barreau d’une province ou d’un territoire, ont, pendant au moins dix ans au total, été juges de n’importe quel tribunal du pays ou inscrites au barreau de n’importe quelle province ou de n’importe quel territoire.

(2) Au moins trois des juges sont choisis parmi les personnes qui, après avoir été admises au barreau du Québec, ont, pendant au moins dix ans au total, été inscrites à ce barreau ou juges d’un tribunal du Québec ou d’un tribunal créé par le Parlement du Canada.

101C. (1) En cas de vacance à la Cour suprême du Canada, le gouvernement de chaque province peut proposer au ministre fédéral de la Justice, pour la charge devenue vacante, des personnes admises au barreau de cette province et remplissant les conditions visées à l’article 101B.

(2) Le gouverneur général en conseil procède aux nominations parmi les personnes proposées et qui agréent au Conseil privé de la Reine pour le Canada; le présent paragraphe ne s’applique pas à la nomination du juge en chef dans les cas où il est choisi parmi les juges de la Cour suprême du Canada.

(3) Dans le cas de chacune de trois nominations à faire conformément au paragraphe 101B(2), le gouverneur général en conseil nomme une personne proposée par le gouvernement du Québec.

(4) Dans le cas de toute autre nomination, le gouverneur général en conseil nomme une personne proposée par le gouvernement d’une autre province que le Québec.
101D. Les articles 99 et 100 s’appliquent aux juges de la Cour suprême du Canada.

101E. (1) Sous réserve que ne soient pas adoptées, dans les matières visées à l’article 101, de dispositions incompatibles avec les articles 101A à 101D, ceux-ci n’ont pas pour effet de porter atteinte à la compétence législative conférée au Parlement du Canada en ces matières.

(2) Il est entendu que l’article 101A n’a pas pour effet de porter atteinte à la compétence législative du Parlement du Canada en ce qui concerne le renvoi à la Cour suprême du Canada de questions de droit ou de fait, ou de toute autre question.

7. La même loi est modifiée par insertion, après l’article 106, de ce qui suit :

«106A. (1) Le gouvernement du Canada fournit une juste compensation au gouvernement d’une province qui choisit de ne pas participer à un programme national cofinancé qu’il établit après l’entrée en vigueur du présent article dans un secteur de compétence exclusive provinciale, si la province applique un programme ou une mesure compatible avec les objectifs nationaux.

(2) Le présent article n’élargit pas les compétences législatives du Parlement du Canada ou des législatures des provinces.»

8. La même loi est modifiée par insertion, après l’article 147, de ce qui suit :

«XII. — CONFERENCES SUR L’ÉCONOMIE ET SUR D’AUTRES QUESTIONS

148. Le premier ministre du Canada convoque au moins une fois par an une conférence renissant les premiers ministres provinciaux et lui-même et portant sur l’économie canadienne ainsi que sur toute autre question appropriée.

XIII. — MENTIONS

149. Toute mention de la présente loi est réputée constituer également une mention de ses modifications.»

Loi constitutionnelle de 1982

9. Les articles 40 à 42 de la Loi constitutionnelle de 1982 sont abrogés et remplacés par ce qui suit :

Inamovibilité, traitement, etc.

Rapport avec l’article 101

Renvois à la Cour suprême du Canada

Programmes cofinancés

Non-élargissement des compétences législatives

Convocation

Présumption
«40. Le Canada fournit une juste compensation aux provinces auxquelles ne s'applique pas une modification faite conformément au paragraphe 38(1) et relative à un transfert de compétences législatives provinciales au Parlement.

41. Toute modification de la Constitution du Canada portant sur les questions suivantes se fait par proclamation du gouverneur général sous le grand sceau du Canada, autorisée par des résolutions du Sénat, de la Chambre des communes et de l'assemblée législative de chaque province :

a) la charge de Reine, celle de gouverneur général et celle de lieutenant-gouverneur;

b) les pouvoirs du Sénat et le mode de sélection des sénateurs;

c) le nombre des sénateurs par lesquels une province est habilitée à être représentée et les conditions de résidence qu'ils doivent remplir;

d) le droit d'une province d'avoir à la Chambre des communes un nombre de députés au moins égal à celui des sénateurs par lesquels elle était habilitée à être représentée le 17 avril 1982;

e) le principe de la représentation proportionnelle des provinces à la Chambre des communes prévu par la Constitution du Canada;

f) sous réserve de l'article 43, l'usage du français ou de l'anglais;

g) la Cour suprême du Canada;

h) le rattachement aux provinces existantes de tout ou partie des territoires;

i) par dérogation à toute autre loi ou usage, la création de provinces;

j) la modification de la présente partie.»

10. L'article 44 de la même loi est abrogé et remplacé par ce qui suit :

«44. Sous réserve de l'article 41, le Parlement a compétence exclusive pour modifier les dispositions de la Constitution du Canada relatives au pouvoir exécutif fédéral, au Sénat ou à la Chambre des communes.»
11. Le paragraphe 46(1) de la même loi est abrogé et remplacé par ce qui suit :

«46. (1) L'initiative des procédures de modification visées aux articles 38, 41 et 43 appartient au Sénat, à la Chambre des communes ou à une assemblée législative.»

12. Le paragraphe 47(1) de la même loi est abrogé et remplacé par ce qui suit :

«47. (1) Dans les cas visés à l'article 38, 41 ou 43, il peut être passé outre au défaut d'autorisation du Sénat si celui-ci n'a pas adopté de résolution dans un délai de cent quatre-vingts jours suivant l'adoption de celle de la Chambre des communes et si cette dernière, après l'expiration du délai, adopte une nouvelle résolution dans le même sens.»

13. La partie VI de la même loi est abrogée et remplacée par ce qui suit :

«PARTIE VI
CONFÉRENCES CONSTITUTIONNELLES

50. (1) Le premier ministre du Canada convoque au moins une fois par an une conférence constitutionnelle réunissant les premiers ministres provinciaux et lui-même, la première devant avoir lieu en 1988.

(2) Sont placées à l'ordre du jour de ces conférences les questions suivantes :

a) la réforme du Sénat, y compris son rôle et ses fonctions, ses pouvoirs, le mode de sélection des sénateurs et la représentation au Sénat;

b) les rôles et les responsabilités en matière de pêches;

c) toutes autres questions dont il est convenu.»

14. Le paragraphe 52(2) de la même loi est modifié par adjonction de ce qui suit :

«d) les autres modifications qui lui sont apportées.»

15. L'article 61 de la même loi est abrogé et remplacé par ce qui suit :

«61. Toute mention de la Loi constitutionnelle de 1982 ou des Lois constitutionnelles de 1867 à 1982 est réputée constituer également une mention de leurs modifications.»
Dispositions générales

16. L’article 2 de la Loi constitutionnelle de 1867 n’a pas pour effet de porter atteinte aux articles 25 ou 27 de la Charte canadienne des droits et libertés, à l’article 35 de la Loi constitutionnelle de 1982 ou au point 24 de l’article 91 de la Loi constitutionnelle de 1867.

TITRE


And a debate arising, after some time,

Mr Brandt moved, that the resolution (Government Notice of Motion Number 6) be amended by adding after the words “with the schedule hereto” the following thereto:

and further that (1) the Legislative Assembly of Ontario resolves that the Government of Ontario refer the following question to the Supreme Court of Ontario:

If the amendments to the Constitution of Canada sought in the “Constitution Amendment, 1987”, or any of them, were enacted, would it affect the guaranteed nature of individual rights and freedoms or their limitations under the Canadian Charter of Rights and Freedoms and, if so, in what particular or particulars and in what respect?

and (2) the Legislative Assembly of Ontario resolves that the Government of Ontario take the lead in urging the Government of Canada and the other provincial governments to amend subsection 2 (1) of the Constitution Act, 1867, as amended by the Constitutional Amendment, 1987, by adding the following clauses thereto:

(c) the recognition that aboriginal peoples constitute a distinctive and fundamental characteristic of Canada;

(d) the recognition of the multicultural nature of Canadian society, and in particular respect for the many origins, creeds and cultures as well as the differing regional identities that helped shape Canadian society.

M. Brandt propose que la résolution (notification du Gouvernement de la motion numéro 6) soit modifiée en ajoutant après les mots “avec l’annexe ci-jointe”, ce qui suit:
et en outre que (1) l’Assemblée législative de l’Ontario renvoie la question suivante devant la Cour Suprême de l’Ontario:

Si les modifications à la Constitution du Canada, ou si certaines d’entre elles proposées dans la “modification à la Constitution, 1987”, sont adoptées, cela affecterait-il la nature garantie des droits et libertés individuelles ou leur limitation selon la Charte canadienne des droits et libertés et, dans l’affirmative, dans quel(s) point(s) et à quel égard?

et (2) que l’Assemblée législative de l’Ontario décide que le Gouvernement de l’Ontario prenne l’initiative de demander au Gouvernement du Canada et aux autres gouvernements provinciaux de modifier l’article 2 (1) de la Loi sur la Constitution, 1867, modifiée par l’Amendment constitutionnel, 1987, en ajoutant les articles suivants:

(c) reconnaissance que les populations aborigènes constituent une caractéristique distincte et fondamentale du Canada;

(d) reconnaissance de la nature multiculturelle de la société canadienne, et en particulier, respect des nombreuses origines, croyances et cultures, ainsi que des différentes identités régionales qui ont permis de façonner la société canadienne.

the debate continued, on the amendment to the motion,

and, after some time,

By unanimous consent, it was agreed that the divisions required pursuant to Standing Order 120 (a) be deferred until 4.00 p.m. today.

By agreement, at 4.00 p.m., the members having been called in,

The question, having been put, on the motion for Adoption of the Recommendations contained in the Report on the Constitution Amendment, 1987 of the Select Committee on Constitutional Reform / le rapport de la Modification constitutionnelle de 1987 du Comité Spécial de la Réforme constitutionnelle,

was carried on the following division:—

AYES

<table>
<thead>
<tr>
<th>Adams</th>
<th>Breaugh</th>
<th>Cleary</th>
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<tbody>
<tr>
<td>Allen</td>
<td>Brown</td>
<td>Collins</td>
</tr>
<tr>
<td>Ballinger</td>
<td>Callahan</td>
<td>Conway</td>
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<td>Beer</td>
<td>Campbell</td>
<td>Cooke</td>
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<td>Black</td>
<td>Caplan</td>
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<tr>
<td>Bossy</td>
<td>Carrothers</td>
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<tr>
<td>Bradley</td>
<td>Charlton</td>
<td></td>
</tr>
<tr>
<td>Brandt</td>
<td>Chiarelli</td>
<td>Cordiano</td>
</tr>
</tbody>
</table>
The question, having been put, on the Amendment to Government Notice of Motion Number 6, was lost on the following division:—

**AYES**

Allen
Brandt
Breagh
Charlton
Cooke
Cousens

**NAYS**

Cousens
Farnan
Jackson
Johnston
Laughren

McLean
Runciman
Sterling—8.
<table>
<thead>
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<th>AYES — Continued</th>
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<th>NAYS</th>
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<tr>
<td>Eves</td>
<td>Martel</td>
<td>Rae</td>
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<tr>
<td>Grier</td>
<td>McCague</td>
<td>(York South)</td>
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<td>Hampton</td>
<td>McLean</td>
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<td>Harris</td>
<td>Philip</td>
<td>Sterling</td>
</tr>
<tr>
<td>Jackson</td>
<td>(Etobicoke-Rexdale)</td>
<td>Swart</td>
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<td>Johnson</td>
<td>Pollock</td>
<td>Villeneuve</td>
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<tr>
<td>(Wellington)</td>
<td>Pope</td>
<td>Wiseman—28.</td>
</tr>
<tr>
<td>Mackenzie</td>
<td>Poulion</td>
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</tbody>
</table>

| Adams | Hart | Offer |
| Ballinger | Johnson | Owen |
| Beer | (Scarborough West) | Patten |
| Black | Kanter | Pelissero |
| Bossy | Kerrio | Peterson |
| Bradley | Keyes | Phillips |
| Brown | Kozyra | (Scarborough-Agincourt) |
| Callahan | Kwinter | Poirier |
| Campbell | Laughren | Polsinelli |
| Caplan | LeBourdais | Poole |
| Carrothers | Lipsett | Ramsay |
| Chiarelli | Lupusella | Ray |
| Cleary | MacDonald | (Windsor-Walkerville) |
| Collins | Mahoney | Recraft |
| Conway | Mancini | Riddell |
| Cooke | Matrundola | Roberts |
| (Kitchener) | McClelland | Ruprecht |
| Cordiano | McGuigan | Scott |
| Curling | McGuinty | Smith |
| Daigeler | McLeod | (London South) |
| Dietsch | Miclash | Smith |
| Eakins | Miller | (Lambton) |
| Elliot | Morin | Sola |
| Elston | Neumann | Sorbara |
| Epp | Nicholas | South |
| Farnan | Nixon | Stoner |
| Faubert | (Brant-Haldimand) | Sullivan |
| Fawcett | Nixon | Sweeney |
| Ferraro | (York Mills) | Tatham |
| Fleet | O'Neill | Velshi |
| Fontaine | (Quinte) | Ward |
| Fulton | O'Neill | Wilson |
| Furlong | (Ottawa-Rideau) | Wong |
| Grandmaitre | Oddie Munro | Wrye—92. |

The question, having then been put, on Government Notice of Motion Number 6, was carried on the following division:
AYES

Adams
Allen
Ballinger
Beer
Black
Bossy (Wellington)
Bradley
Brandt
Breaugh
Brown
Callahan
Campbell
Caplan
Carrothers
Charlton
Chiarelli
Cleary
Collins
Conway
Cooke (Kitchener)
Cooke (Windsor-Riverside)
Cordiano
Cousens
Cunningham
Cureatz
Curling
Daigeler
Dietsch
Eakins
Elliot (Brant-Haldimand)
Elston
Epp (York Mills)
Faubert
Fawcett (Quinte)
Ferraro
Fleet (Ottawa-Rideau)
Fontaine
Fulton
Furlong
Grandmaitre

Grier
Hampton
Harris
Hart
Johnson
Kanter
Kerrio
Keyes
Kozyra
Kwinter
LeBourdais
Lipsett
Lupusella
MacDonald
Mackenzie
Mahoney
Mancini
Martel
Matrundola
McCague
McClelland
McGuigan
McGuity
McLeod
Miclash
Miller
Morin
Neumann
Nicholas
Nixon
Nixon
O'Neil
O'Neill
Oddie Munro
Offer
Owen
Patten
Pelissero
Peterson
Philip (Etobicoke-Rexdale)
Phillips (Scarborough-Agincourt)
Poirier
Polsinelli
Poole
Pope
Pouliot
Rae (York South)
Ramsay
Ray (Windsor-Walkerville)
Reycraft
Riddell
Roberts
Runciman
Ruprecht
Scott
Smith (London South)
Smith (Lambton)
Sola
Sorbara
South
Stoner
Sullivan
Swart
Sweeney
Tatham
Velshi
Villeneuve
Ward
Wilson
Wiseman
Wong
Wrye—112.

NAYS

Eves
Farnan (Scarborough West)
Jackson

Johnston
Laughren

McLean
Pollock
Sterling—8.
and it was,

Resolved,

WHEREAS the Constitution Act, 1982 came into force on April 17, 1982, following an agreement between Canada and all the provinces except Quebec;

AND WHEREAS the Government of Quebec has established a set of five proposals for constitutional change and has stated that amendments to give effect to those proposals would enable Quebec to resume a full role in the constitutional councils of Canada;

AND WHEREAS the amendment proposed in the schedule hereto sets out the basis on which Quebec's five constitutional proposals may be met;

AND WHEREAS the amendment proposed in the schedule hereto also recognizes the principle of the equality of all the provinces, provides new arrangements to foster greater harmony and cooperation between the Government of Canada and the governments of the provinces and requires that conferences be convened to consider important constitutional, economic and other issues;

AND WHEREAS certain portions of the amendment proposed in the schedule hereto relate to matters referred to in section 41 of the Constitution Act, 1982;

AND WHEREAS section 41 of the Constitution Act, 1982 provides that an amendment to the Constitution of Canada may be made by proclamation issued by the Governor General under the Great Seal of Canada where so authorized by resolutions of the Senate and the House of Commons and of the legislative assembly of each province;

NOW THEREFORE the Legislative Assembly of Ontario resolves that an amendment to the Constitution of Canada be authorized to be made by proclamation issued by Her Excellency the Governor General under the Great Seal of Canada in accordance with the schedule hereto.

SCHEDULE

CONSTITUTION AMENDMENT, 1987

Constitution Act, 1867

1. The Constitution Act, 1867 is amended by adding thereto, immediately after section 1 thereof, the following section:

"2. (1) The Constitution of Canada shall be interpreted in a manner consistent with

(a) the recognition that the existence of French-speaking Canadians, centred in Quebec but also present elsewhere in Canada, and English-speaking Canadians, concentrated
outside Quebec but also present in Quebec, constitutes a fundamental characteristic of Canada; and

(b) the recognition that Quebec constitutes within Canada a distinct society.

(2) The role of the Parliament of Canada and the provincial legislatures to preserve the fundamental characteristic of Canada referred to in paragraph (1)(a) is affirmed.

(3) The role of the legislature and Government of Quebec to preserve and promote the distinct identity of Quebec referred to in paragraph (1)(b) is affirmed.

(4) Nothing in this section derogates from the powers, rights or privileges of Parliament or the Government of Canada, or of the legislatures or governments of the provinces, including any powers, rights or privileges relating to language.

2. The said Act is further amended by adding thereto, immediately after section 24 thereof, the following section:

"25. (1) Where a vacancy occurs in the Senate, the Government of the province to which the vacancy relates may, in relation to that vacancy, submit to the Queen’s Privy Council for Canada the names of persons who may be summoned to the Senate.

(2) Until an amendment to the Constitution of Canada is made in relation to the Senate pursuant to section 41 of the Constitution Act, 1982, the person summoned to fill a vacancy in the Senate shall be chosen from among persons whose names have been submitted under subsection (1) by the government of the province to which the vacancy relates and must be acceptable to the Queen’s Privy Council for Canada.”

3. The said Act is further amended by adding thereto, immediately after section 95 thereof, the following heading and sections:

"Agreements on Immigration and Aliens

95A. The Government of Canada shall, at the request of the government of any province, negotiate with the government of that province for the purpose of concluding an agreement relating to immigration or the temporary admission of aliens into that province that is appropriate to the needs and circumstances of that province."
95B. (1) Any agreement concluded between Canada and a province in relation to immigration or the temporary admission of aliens into that province has the force of law from the time it is declared to do so in accordance with subsection 95C(1) and shall from that time have effect notwithstanding class 25 of section 91 or section 95.

(2) An agreement that has the force of law under subsection (1) shall have effect only so long and so far as it is not repugnant to any provision of an Act of the Parliament of Canada that sets national standards and objectives relating to immigration or aliens, including any provision that establishes general classes of immigrants or relates to levels of immigration for Canada or that prescribes classes of individuals who are inadmissible into Canada.

(3) The Canadian Charter of Rights and Freedoms applies in respect of any agreement that has the force of law under subsection (1) and in respect of anything done by the Parliament or Government of Canada, or the legislature or government of a province, pursuant to any such agreement.

95C. (1) A declaration that an agreement referred to in subsection 95B(1) has the force of law may be made by proclamation issued by the Governor General under the Great Seal of Canada only where so authorized by resolutions of the Senate and House of Commons and of the legislative assembly of the province that is a party to the agreement.

(2) An amendment to an agreement referred to in subsection 95B(1) may be made by proclamation issued by the Governor General under the Great Seal of Canada only where so authorized

(a) by resolutions of the Senate and House of Commons and of the legislative assembly of the province that is a party to the agreement; or

(b) in such other manner as is set out in the agreement.

95D. Sections 46 to 48 of the Constitution Act, 1982 apply, with such modifications as the circumstances require, in respect of any declaration made pursuant to subsection 95C(1), any amendment to an agreement made pursuant to subsection 95C(2) or any amendment made pursuant to section 95E.

95E. An amendment to sections 95A to 95D or this section may be made in accordance with the procedure set out in subsection 38(1) of the Constitution Act, 1982, but only if the amendment is authorized by resolutions of the legislative assemblies of all the provinces that are, at the time of the
amendment, parties to an agreement that has the force of law under subsection 95B(1)."

4. The said Act is further amended by adding thereto, immediately preceding section 96 thereof, the following heading:

"General"

5. The said Act is further amended by adding thereto, immediately preceding section 101 thereof, the following heading:

"Courts Established by the Parliament of Canada"

6. The said Act is further amended by adding thereto, immediately after section 101 thereof, the following heading and sections:

"Supreme Court of Canada"

101A. (1) The court existing under the name of the Supreme Court of Canada is hereby continued as the general court of appeal for Canada, and as an additional court for the better administration of the laws of Canada, and shall continue to be a superior court of record.

(2) The Supreme Court of Canada shall consist of a chief justice to be called the Chief Justice of Canada and eight other judges, who shall be appointed by the Governor General in Council by letters patent under the Great Seal.

101B. (1) Any person may be appointed a judge of the Supreme Court of Canada who, after having been admitted to the bar of any province or territory, has, for a total of at least ten years, been a judge of any court in Canada or a member of the bar of any province or territory.

(2) At least three judges of the Supreme Court of Canada shall be appointed from among persons who, after having been admitted to the bar of Quebec, have, for a total of at least ten years, been judges of any court of Quebec or of any court established by the Parliament of Canada, or members of the bar of Quebec.

101C. (1) Where a vacancy occurs in the Supreme Court of Canada, the government of each province may, in relation to that vacancy, submit to the Minister of Justice of Canada the names of any of the persons who have been admitted to the bar of that province and are qualified under section 101B for appointment to that court.

(2) Where an appointment is made to the Supreme Court of Canada, the Governor General in Council shall, except
where the Chief Justice is appointed from among members of the Court, appoint a person whose name has been submitted under subsection (1) and who is acceptable to the Queen’s Privy Council for Canada.

(3) Where an appointment is made in accordance with subsection (2) of any of the three judges necessary to meet the requirement set out in subsection 101B(2), the Governor General in Council shall appoint a person whose name has been submitted by the Government of Quebec.

(4) Where an appointment is made in accordance with subsection (2) otherwise than as required under subsection (3), the Governor General in Council shall appoint a person whose name has been submitted by the government of a province other than Quebec.

101D. Sections 99 and 100 apply in respect of the judges of the Supreme Court of Canada.

101E. (1) Sections 101A to 101D shall not be construed as abrogating or derogating from the powers of the Parliament of Canada to make laws under section 101 except to the extent that such laws are inconsistent with those sections.

(2) For greater certainty, section 101A shall not be construed as abrogating or derogating from the powers of the Parliament of Canada to make laws relating to the reference of questions of law or fact, or any other matters, to the Supreme Court of Canada.”

7. The said Act is further amended by adding thereto, immediately after section 106 thereof, the following section:

“106A. (1) The Government of Canada shall provide reasonable compensation to the government of a province that chooses not to participate in a national shared-cost program that is established by the Government of Canada after the coming into force of this section in an area of exclusive provincial jurisdiction, if the province carries on a program or initiative that is compatible with the national objectives.

(2) Nothing in this section extends the legislative powers of the Parliament of Canada or of the legislatures of the provinces.”

8. The said Act is further amended by adding thereto the following heading and sections:
XII — CONFERENCES ON THE ECONOMY AND OTHER MATTERS

148. A conference composed of the Prime Minister of Canada and the first ministers of the provinces shall be convened by the Prime Minister of Canada at least once each year to discuss the state of Canadian economy and such other matters as may be appropriate.

XIII — REFERENCES

149. A reference to this Act shall be deemed to include a reference to any amendments thereto."

Constitution Act, 1982

9. Sections 40 to 42 of the Constitution Act, 1982 are repealed and the following substituted therefor:

"40. Where an amendment is made under subsection 38(1) that transfers legislative powers from provincial legislatures to Parliament, Canada shall provide reasonable compensation to any province to which the amendment does not apply.

41. An amendment to the Constitution of Canada in relation to the following matters may be made by proclamation issued by the Governor General under the Great Seal of Canada only where authorized by resolutions of the Senate and House of Commons and of the legislative assembly of each province:

(a) the office of the Queen, the Governor General and the Lieutenant Governor of a province;

(b) the powers of the Senate and the method of selecting Senators;

(c) the number of members by which a province is entitled to be represented in the Senate and the residence qualifications of Senators;

(d) the right of a province to a number of members in the House of Commons not less than the number of Senators by which the province was entitled to be represented on April 17, 1982;

(e) the principle of proportionate representation of the provinces in the House of Commons prescribed by the Constitution of Canada;

(f) subject to section 43, the use of the English or the French language;
(g) the Supreme Court of Canada;

(h) the extension of existing provinces into the territories;

(i) notwithstanding any other law or practice, the establishment of new provinces; and

(j) an amendment to this Part."

10. Section 44 of the said Act is repealed and the following substituted therefor:

"44. Subject to section 41, Parliament may exclusively make laws amending the Constitution of Canada in relation to the executive government of Canada or the Senate and House of Commons."

11. Subsection 46(1) of the said Act is repealed and the following substituted therefor:

"46. (1) The procedures for amendment under sections 38, 41 and 43 may be initiated either by the Senate or the House of Commons or by the legislative assembly of a province."

12. Subsection 47(1) of the said Act is repealed and the following substituted therefor:

"47. (1) An amendment to the Constitution of Canada made by proclamation under section 38, 41 or 43 may be made without a resolution of the Senate authorizing the issue of the proclamation if, within one hundred and eighty days after the adoption by the House of Commons of a resolution authorizing its issue, the Senate has not adopted such a resolution and if, at any time after the expiration of that period, the House of Commons again adopts the resolution."

13. Part VI of the said Act is repealed and the following substituted therefor:

"PART VI
CONSTITUTIONAL CONFERENCES

50. (1) A constitutional conference composed of the Prime Minister of Canada and the first ministers of the provinces shall be convened by the Prime Minister of Canada at least once each year, commencing in 1988.

(2) The conferences convened under subsection (1) shall have included on their agenda the following matters:
(a) Senate reform, including the role and functions of the Senate, its powers, the method of selecting Senators and representation in the Senate;

(b) roles and responsibilities in relation to fisheries; and

(c) such other matters as are agreed upon."

14. Subsection 52(2) of the said Act is amended by striking out the word “and” at the end of paragraph (b) thereof, by adding the word “and” at the end of paragraph (c) thereof and by adding thereto the following paragraph:

“(d) any other amendment to the Constitution of Canada.”

15. Section 61 of the said Act is repealed and the following substituted therefor:

“61. A reference to the Constitution Act, 1982, or a reference to the Constitution Acts 1867 to 1982, shall be deemed to include a reference to any amendments thereto.”

General


CITATION

17. This amendment may be cited as the Constitution Amendment, 1987.
Attendu :

que la *Loi constitutionnelle de 1982* est entrée en vigueur le 17 avril 1982, à la suite d’un accord conclu entre le Canada et toutes les provinces, sauf le Québec;

que, selon le gouvernement du Québec, l’adoption de modifications visant à donner effet à ses cinq propositions de révision constitutionnelle permettrait au Québec de jouer pleinement de nouveau son rôle dans les instances constitutionnelles canadiennes;

que le projet de modification figurant en annexe présente les modalités d’un règlement relatif aux cinq propositions du Québec;

que le projet reconnaît le principe de l’égalité de toutes les provinces et prévoit, d’une part, de nouveaux arrangements propres à renforcer l’harmonie et la coopération entre le gouvernement du Canada et ceux des provinces, d’autre part la tenue de conférences consacrées à l’étude d’importantes questions constitutionnelles, économiques et autres;

que le projet porte en partie sur des questions visées à l’article 41 de la *Loi constitutionnelle de 1982*;

que cet article prévoit que la Constitution du Canada peut être modifiée par proclamation du gouverneur général sous le grand sceau du Canada, autorisée par des résolutions du Sénat, de la Chambre des communes et de l’assemblée législative de chaque province,


**ANNEXE**

**MODIFICATION CONSTITUTIONNELLE DE 1987**

*Loi constitutionnelle de 1867*

1. La *Loi constitutionnelle de 1867* est modifiée par insertion, après l’article 1, de ce qui suit:

> «2. (1) Toute interprétation de la Constitution du Canada doit concorder avec :

a) la reconnaissance de ce que l’existence de Canadiens d’expression française, concentrés au Québec mais présents aussi dans le reste du pays, et de Canadiens d’expression anglaise, concentrés dans le reste du pays mais aussi présents au Québec, constitue une caractéristique fondamentale du Canada;
(2) Le Parlement du Canada et les législatures des provinces ont le rôle de protéger la caractéristique fondamentale du Canada visée à l’alinéa (1) a).

(3) La législature et le gouvernement du Québec ont le rôle de protéger et de promouvoir le caractère distinct du Québec visé à l’alinéa (1) b).

(4) Le présent article n’a pas pour effet de déroger aux pouvoirs, droits ou privilèges du Parlement ou du gouvernement du Canada, ou des législatures ou des gouvernements des provinces, y compris à leurs pouvoirs, droits ou privilèges en matière de langue.

2. La même loi est modifiée par insertion, après l’article 24, de ce qui suit :

«25. (1) En cas de vacance au Sénat, le gouvernement de la province à représenter peut proposer au Conseil privé de la Reine pour le Canada des personnes susceptibles d’être nommées au siège vacant.

(2) Jusqu’à la modification, faite conformément à l’article 41 de la Loi constitutionnelle de 1982, de toute disposition de la Constitution du Canada relative au Sénat, les personnes nommées aux sièges vacants au Sénat sont choisies parmi celles qui ont été proposées par le gouvernement de la province à représenter et agréées par le Conseil privé de la Reine pour le Canada.»

3. La même loi est modifiée par insertion, après l’article 95, de ce qui suit :

«Accords relatifs à l’immigration et aux aubains

95A. Sur demande du gouvernement d’une province, le gouvernement du Canada négocie avec lui en vue de conclure, en matière d’immigration ou d’admission temporaire des aubains dans la province, un accord adapté aux besoins et à la situation particulière de celle-ci.

95B. (1) Tout accord conclu entre le Canada et une province en matière d’immigration ou d’admission temporaire des aubains dans la province a, une fois faite la déclaration visée au paragraphe 95C(1), force de loi et a dès lors effet indépendamment tant du point 25 de l’article 91 que de l’article 95.
(2) L’accord ayant ainsi force de loi n’a d’effet que dans la mesure de sa compatibilité avec les dispositions des lois du Parlement du Canada qui fixent des normes et objectifs nationaux relatifs à l’immigration et aux aubains, notamment en ce qui concerne l’établissement des catégories générales d’immigrants, les niveaux d’immigration au Canada et la détermination des catégories de personnes inadmissibles au Canada.

(3) La Charta canadienne des droits et libertés s’applique aux accords ayant ainsi force de loi et à toute mesure prise sous leur régime par le Parlement ou le gouvernement du Canada ou par la législature ou le gouvernement d’une province.

95C. (1) La déclaration portant qu’un accord visé au paragraphe 95B(1) a force de loi se fait par proclamation du gouverneur général sous le grand sceau du Canada, autorisée par des résolutions du Sénat, de la Chambre des communes et de l’assemblée législative de la province qui est partie à l’accord.

(2) La modification d’un accord visé au paragraphe 95B(1) se fait par proclamation du gouverneur général sous le grand sceau du Canada, autorisée :

a) soit par des résolutions du Sénat, de la Chambre des communes et de l’assemblée législative de la province qui est partie à l’accord;

b) soit selon les modalités prévues dans l’accord même.

95D. Les articles 46 à 48 de la Loi constitutionnelle de 1982 s’appliquent, avec les adaptations nécessaires, à toute déclaration faite aux termes du paragraphe 95C(1), à toute modification d’un accord faite aux termes du paragraphe 95C(2) ou à toute modification faite aux termes de l’article 95E.

95E. Les articles 95A à 95D ou le présent article peuvent être modifiés conformément au paragraphe 38(1) de la Loi constitutionnelle de 1982, à condition que la modification soit autorisée par des résolutions des assemblées législatives de toutes les provinces qui sont, à l’époque de celle-ci, parties à un accord ayant force de loi aux termes du paragraphe 95B(1).»

4. La même loi est modifiée par insertion, avant l’article 96, de ce qui suit :

«Dispositions générales»

5. La même loi est modifiée par insertion, avant l’article 101, de ce qui suit :
6. La même loi est modifiée par insertion, après l’article 101, de ce qui suit :

«Tribunaux créés par le Parlement du Canada»

101A. (1) La cour qui existe sous le nom de Cour suprême du Canada est maintenue à titre de cour générale d’appel pour le Canada et de cour additionnelle propre à améliorer l’application des lois du Canada. Elle conserve ses attributions de cour supérieure d’archives.

(2) La Cour suprême du Canada se compose du juge en chef, appelé juge en chef du Canada, et de huit autres juges, que nomme le gouverneur général en conseil par lettres patentes sous le grand sceau.

101B. (1) Les juges sont choisis parmi les personnes qui, après avoir été admises au barreau d’une province ou d’un territoire, ont, pendant au moins dix ans au total, été juges de n’importe quel tribunal du pays ou inscrites au barreau de n’importe quelle province ou de n’importe quel territoire.

(2) Au moins trois des juges sont choisis parmi les personnes qui, après avoir été admises au barreau du Québec, ont, pendant au moins dix ans au total, été inscrites à ce barreau ou juges d’un tribunal du Québec ou d’un tribunal créé par le Parlement du Canada.

101C. (1) En cas de vacance à la Cour suprême du Canada, le gouvernement de chaque province peut proposer au ministre fédéral de la Justice, pour la charge devenue vacante, des personnes admises au barreau de cette province et remplissant les conditions visées à l’article 101B.

(2) Le gouverneur général en conseil procède aux nominations parmi les personnes proposées et qui agréent au Conseil privé de la Reine pour le Canada; le présent paragraphe ne s’applique pas à la nomination du juge en chef dans les cas où il est choisi parmi les juges de la Cour suprême du Canada.

(3) Dans le cas de chacune de trois nominations à faire conformément au paragraphe 101B(2), le gouverneur général en conseil nomme une personne proposée par le gouvernement du Québec.

(4) Dans le cas de toute autre nomination, le gouverneur général en conseil nomme une personne proposée par le gouvernement d’une autre province que le Québec.
101D. Les articles 99 et 100 s’appliquent aux juges de la Cour suprême du Canada.

101E. (1) Sous réserve que ne soient pas adoptées, dans les matières visées à l’article 101, de dispositions incompatibles avec les articles 101A à 101D, ceux-ci n’ont pas pour effet de porter atteinte à la compétence législative conférée au Parlement du Canada en ces matières.

(2) Il est entendu que l’article 101A n’a pas pour effet de porter atteinte à la compétence législative du Parlement du Canada en ce qui concerne le renvoi à la Cour suprême du Canada de questions de droit ou de fait, ou de toute autre question.»

7. La même loi est modifiée par insertion, après l’article 106, de ce qui suit:

«106A. (1) Le gouvernement du Canada fournit une juste compensation au gouvernement d’une province qui choisit de ne pas participer à un programme national cofinancé qu’il établit après l’entrée en vigueur du présent article dans un secteur de compétence exclusive provinciale, si la province applique un programme ou une mesure compatible avec les objectifs nationaux.

(2) Le présent article n’élargit pas les compétences législatives du Parlement du Canada ou des législatures des provinces.»

8. La même loi est modifiée par insertion, après l’article 147, de ce qui suit:

«XII. — CONFÉRENCES SUR L’ÉCONOMIE ET SUR D’AUTRES QUESTIONS

148. Le premier ministre du Canada convoque au moins une fois par an une conférence réunissant les premiers ministres provinciaux et lui-même et portant sur l’économie canadienne ainsi que sur toute autre question appropriée.

XIII. — MENTIONS

149. Toute mention de la présente loi est réputée constituer également une mention de ses modifications.»

Loi constitutionnelle de 1982

9. Les articles 40 à 42 de la Loi constitutionnelle de 1982 sont abrogés et remplacés par ce qui suit:
«40. Le Canada fournit une juste compensation aux provinces auxquelles ne s'applique pas une modification faite conformément au paragraphe 38(1) et relative à un transfert de compétences législatives provinciales au Parlement.

41. Toute modification de la Constitution du Canada portant sur les questions suivantes se fait par proclamation du gouverneur général sous le grand sceau du Canada, autorisée par des résolutions du Sénat, de la Chambre des communes et de l’assemblée législative de chaque province :

a) la charge de Reine, celle de gouverneur général et celle de lieutenant-gouverneur;

b) les pouvoirs du Sénat et le mode de sélection des sénateurs;

c) le nombre des sénateurs par lesquels une province est habilitée à être représentée et les conditions de résidence qu’ils doivent remplir;

d) le droit d’une province d’avoir à la Chambre des communes un nombre de députés au moins égal à celui des sénateurs par lesquels elle était habilitée à être représentée le 17 avril 1982;

e) le principe de la représentation proportionnelle des provinces à la Chambre des communes prévu par la Constitution du Canada;

f) sous réserve de l’article 43, l’usage du français ou de l’anglais;

g) la Cour suprême du Canada;

h) le rattachement aux provinces existantes de tout ou partie des territoires;

i) par dérogation à toute autre loi ou usage, la création de provinces;

j) la modification de la présente partie.»

10. L’article 44 de la même loi est abrogé et remplacé par ce qui suit :

«44. Sous réserve de l’article 41, le Parlement a compétence exclusive pour modifier les dispositions de la Constitution du Canada relatives au pouvoir exécutif fédéral, au Sénat ou à la Chambre des communes.»
11. Le paragraphe 46(1) de la même loi est abrogé et remplacé par ce qui suit :

«46. (1) L’initiative des procédures de modification visées aux articles 38, 41 et 43 appartient au Sénat, à la Chambre des communes ou à une assemblée législative.»

12. Le paragraphe 47(1) de la même loi est abrogé et remplacé par ce qui suit :

«47.(1) Dans les cas visés à l’article 38, 41 ou 43, il peut être passé outre au défaut d’autorisation du Sénat si celui-ci n’a pas adopté de résolution dans un délai de cent quatre-vingts jours suivant l’adoption de celle de la Chambre des communes et si cette dernière, après l’expiration du délai, adopte une nouvelle résolution dans le même sens.»

13. La partie VI de la même loi est abrogée et remplacée par ce qui suit :

«PARTIE VI
CONFÉRENCES CONSTITUTIONNELLES

50. (1) Le premier ministre du Canada convoque au moins une fois par an une conférence constitutionnelle réunissant les premiers ministres provinciaux et lui-même, la première devant avoir lieu en 1988.

(2) Sont placées à l’ordre du jour de ces conférences les questions suivantes :

a) la réforme du Sénat, y compris son rôle et ses fonctions, ses pouvoirs, le mode de sélection des sénateurs et la représentation au Sénat;

b) les rôles et les responsabilités en matière de pêches;

c) toutes autres questions dont il est convenu.»

14. Le paragraphe 52(2) de la même loi est modifié par adjonction de ce qui suit :

«d) les autres modifications qui lui sont apportées.»

15. L’article 61 de la même loi est abrogé et remplacé par ce qui suit :

«61. Toute mention de la Loi constitutionnelle de 1982 ou des Lois constitutionnelles de 1867 à 1982 est réputée constituer également une mention de leurs modifications.»
Dispositions générales

16. L'article 2 de la Loi constitutionnelle de 1867 n'a pas pour effet de porter atteinte aux articles 25 ou 27 de la Charte canadienne des droits et libertés, à l'article 35 de la Loi constitutionnelle de 1982 ou au point 24 de l'article 91 de la Loi constitutionnelle de 1867.

TITRE


On motion by Mr Conway,

Resolved, That an humble Address be presented to the Lieutenant Governor in Council as follows:—

To the Lieutenant Governor in Council:—

We Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, request the appointment of the Honourable Gregory Evans, former Chief Justice of the High Court of Ontario, as Conflict of Interest Commissioner for a term of five years, commencing on a date to be named by the Lieutenant Governor in Council, as provided in section 10 of the Members' Conflict of Interest Act, 1988, S.O. 1988, c. 17.

Ordered, That this Address be engrossed and presented to the Lieutenant Governor in Council by the Speaker.

A debate arose on the motion for Second Reading of Bill 167, An Act to revise the Wine Content Act,

and, after some time, the motion having been put, was carried on the following division:—

AYES

Adams  Conway  Fleet
Ballinger  Cooke  Fontaine
Beer  (Kitchener)  Fulton
Black  Cordiano  Furlong
Brown  Dietsch  Grandmaître
Callahan  Eakins  Hart
Campbell  Elliot  Henderson
Caplan  Epp  Keyes
Cleary  Faubert  Kozyra
Collins  Fawcett  Kwinter
AYES — Continued

LeBourdais
Lipsett
Lupusella
MacDonald
Mahoney
Matrundola
McClelland
McGuigan
McGuinity
McLeod
Miclash
Miller
Morin
Neumann
Nicholas
Nixon
Nixon
Offer
Patten
Phillips
Poirier
Polsinelli
Poole
Reycraft
Riddell

(Brant-Haldimand)
(York Mills)
(Quinte)

(Lambton)

(London South)

Sola
Sorbara
South
Stoner
Velshi
Ward
Wilson
Wrye—66.

NAYS

Breaugh
Charlton
Cooke
(Wellington)
Eves
Farnan
Grier
Hampton
Harris
Jackson
Johnson
Laughren
Mackenzie
Martel
McCague
McLean
Philip

Pollock
Pope
Pouliot
Runciman
Sterling
Swart
Villeneuve—23.

(St. Eriboue—Rexdale)

And the Bill was accordingly read the second time and Ordered for Third Reading.

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

Bill 167, An Act to revise the Wine Content Act.

By unanimous consent, the House reverted to “Motions”.

On motion by Mr Conway,

Ordered, That notwithstanding Standing Order 3, the House shall continue to meet after 6.00 p.m. this evening.

Debate was resumed on the Motion for Interim Supply for the period commencing July 1, 1988 and ending October 31, 1988,
And, after some time, the motion having been put, was declared carried.

On motion by Mr Conway,

Ordered, That the following standing and select 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 of the Assembly to examine and enquire into the following matters:

- **Select Committee on Education** to consider the philosophy of the education system in Ontario and the education process relating to streaming, semestering, grade promotion and OSIS;

- **Select Committee on Energy** to consider Ontario Hydro’s draft demand/supply planning strategy. The Sub-committee on Agenda and Procedure shall have authority to meet from time to time at the call of the Chair. The Committee shall have authority to adjourn to Montreal, Quebec, to attend meetings with officials of Hydro Québec.

- **Standing Committee on Administration of Justice** to consider Bill 113, An Act to amend the Retail Business Holidays Act, and Bill 114, An Act to amend the Employment Standards Act.

- **Standing Committee on Finance and Economic Affairs** to consider the U.S.-Canada Free Trade Agreement and federal tax reform proposals. The Committee shall have authority to adjourn to Geneva, Switzerland, to attend meetings with officials of GATT, to Brussels, Belgium, to attend meetings with officials of the European Economic Community, and to Paris, France, to attend meetings with officials of the Organization for Economic Co-operation and Development. The Committee is authorized to release any report during the Summer Adjournment by depositing a copy of the report with the Clerk of the Assembly and, upon the resumption of the meetings of the House, the Chairman of the Committee shall bring any such report before the House in accordance with the Standing Orders.

- **Standing Committee on Government Agencies** to consider the operation of certain agencies, boards and commissions of the Government of Ontario. The Committee shall have authority to adjourn to Montreal, Quebec, with respect to its review of the Ontario French Language Services Commission.

- **Standing Committee on the Legislative Assembly** to consider matters related to the administration of the House and services to members. The Subcommittee on Agenda and Procedure shall have authority to meet from time to time at the call of the Chair to consider restoration/renovation proposals for the Parliament Building. The Committee shall have authority to adjourn to Reno, Nevada, to attend the Annual Meeting of the National Conference of State Legislatures, and to Fredericton, New Brunswick, to attend meetings at the Legislative Assembly of New Brunswick on the rules of procedure, televising legislative proceedings and restoration of the Legislative Building.
Standing Committee on the Ombudsman to consider the 1987-1988 Annual Report of the Ombudsman and the expanded jurisdiction of the Ombudsman. The Committee shall have authority to adjourn to Winnipeg, Manitoba, and Fredericton, New Brunswick, to consider the expanded jurisdiction of the Ombudsman.

Standing Committee on Public Accounts to consider the 1987 Annual Report of the Provincial Auditor. The Committee shall have authority to adjourn to Halifax, Nova Scotia, to attend the 10th Annual Conference of the Canadian Council of Public Accounts Committees. The Committee is authorized to release any report during the Summer Adjournment by depositing a copy of the report with the Clerk of the Assembly and, upon the resumption of the meetings of the House, the chairman of the Committee shall bring any such report before the House in accordance with the Standing Orders.

Standing Committee on Resources Development to consider Bill 87, An Act to amend the Ontario Highway Transport Board Act, and Bill 88, An Act to regulate Truck Transportation. The Committee is authorized to release any report during the Summer Adjournment by depositing a copy of the report with the Clerk of the Assembly and, upon the resumption of the meetings of the House, the chairman of the Committee shall bring any such report before the House in accordance with the Standing Orders.

By unanimous consent, the House reverted to "Motions".

On motion by Mr Conway,

Ordered, That the following substitutions be made on the standing committees:

Standing Committee on Administration of Justice

Mr Philip (Etobicoke-Rexdale) for Mr Farnan

Standing Committee on the Legislative Assembly

Mr Hampton for Mr Swart

Standing Committee on the Ombudsman

Ms Bryden for Mr Charlton
Mr Mackenzie for Mr Philip (Etobicoke-Rexdale)

Standing Committee on Resources Development

Mr Pouliot for Mrs Grier.
On motion by Mr Conway,

Ordered, That with the agreement of the House Leaders and the Whips of each Party, committees may meet during the Summer Adjournment at times other than those specified in the schedule tabled today with the Clerk of the Assembly.

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

Bill 6, An Act to amend the Execution Act.


Bill 26, An Act to regulate Prepaid Services.

Bill 52, An Act to amend the Consumer Reporting Act.

Bill 68, An Act to promote the Conservation of Certain Land.

Bill 84, An Act to amend the Corporations Tax Act.

Bill 85, An Act to amend the Mining Tax Act.


Projet de loi 90, Loi concernant la Convention des Nations Unies sur les contrats de vente internationale de marchandises.

Bill 100, An Act to amend the Education Act.


Projet de loi 109, Loi portant création d’un Conseil scolaire de langue française pour la municipalité régionale d’Ottawa-Carleton.

Bill 132, An Act to amend the Mining Act.

Bill 133, An Act to amend the Gasoline Handling Act.

Bill 137, An Act to amend the Public Lands Act.

Bill 138, An Act to revise the Weed Control Act.

Projet de loi 138, Loi portant révision de la Loi sur la destruction des mauvaises herbes.

Bill 141, An Act respecting Metropolitan Toronto Convention Centre Corporation.
Bill 142, An Act respecting Ottawa Congress Centre.

Projet de loi 142, Loi concernant le Centre des congrès d'Ottawa.


Bill 153, An Act to amend the Pits and Quarries Control Act.

Bill 159, An Act to provide for Municipal Taxes in Territory without Municipal Organization.

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

Bill Pr16, An Act respecting the City of Toronto.

Bill Pr20, An Act respecting the Town of Markham.

Bill Pr33, An Act to revive The Vic Johnston Community Centre Inc.

Bill Pr35, An Act to revive Primrock Mining and Exploration Limited.

Bill Pr41, An Act respecting the County of Simcoe.

Bill Pr44, An Act to revive Moravian Temple Corporation.

Bill Pr45, An Act respecting the Owen Sound Young Men's and Young Women's Christian Association.

Bill Pr46, An Act respecting The Brockville Rowing Club Incorporated.

Bill Pr47, An Act respecting The Peterborough Civic Hospital.


Bill Pr50, An Act to revive the Gottscheer Relief Association.

Bill Pr51, An Act respecting The Incorporated Synod of the Diocese of Huron.

Bill Pr52, An Act respecting the City of Etobicoke.

Bill Pr58, An Act respecting the City of North York.

Bill Pr72, An Act to revive 329931 Ontario Limited.

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

Bill Pr16, An Act respecting the City of Toronto.
His Honour the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

The Speaker addressed His Honour as follows:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present sitting thereof passed certain Bills to which, in name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's assent."

The Clerk Assistant and Clerk of Committees then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's assent is prayed:

Bill 6, An Act to amend the Execution Act.

Bill 22, An Act to regulate Motor Vehicle Repairs."
Bill 26, An Act to regulate Prepaid Services.

Bill 52, An Act to amend the Consumer Reporting Act.

Bill 68, An Act to promote the Conservation of Certain Land.

Bill 84, An Act to amend the Corporations Tax Act.

Bill 85, An Act to amend the Mining Tax Act.


Projet de loi 90, Loi concernant la Convention des Nations Unies sur les contrats de vente internationale de marchandises.

Bill 100, An Act to amend the Education Act.


Projet de loi 109, Loi portant création d'un Conseil scolaire de langue française pour la municipalité régionale d'Ottawa-Carleton.

Bill 132, An Act to amend the Mining Act.

Bill 133, An Act to amend the Gasoline Handling Act.

Bill 137, An Act to amend the Public Lands Act.

Bill 138, An Act to revise the Weed Control Act.

Projet de loi 138, Loi portant révision de la Loi sur la destruction des mauvaises herbes.

Bill 141, An Act respecting Metropolitan Toronto Convention Centre Corporation.

Bill 142, An Act respecting Ottawa Congress Centre.

Projet de loi 142, Loi concernant le Centre des congrès d'Ottawa.


Bill 153, An Act to amend the Pits and Quarries Control Act.

Bill 159, An Act to provide for Municipal Taxes in Territory without Municipal Organization.

Bill 167, An Act to revise the Wine Content Act.
Bill Pr16, An Act respecting the City of Toronto.

Bill Pr20, An Act respecting the Town of Markham.

Bill Pr33, An Act to revive The Vic Johnston Community Centre Inc.

Bill Pr35, An Act to revive Primrock Mining and Exploration Limited.

Bill Pr41, An Act respecting the County of Simcoe.

Bill Pr44, An Act to revive Moravian Temple Corporation.

Bill Pr45, An Act respecting the Owen Sound Young Men's and Young Women's Christian Association.

Bill Pr46, An Act respecting The Brockville Rowing Club Incorporated.

Bill Pr47, An Act respecting The Peterborough Civic Hospital.


Bill Pr50, An Act to revive the Gottscheer Relief Association.

Bill Pr51, An Act respecting The Incorporated Synod of the Diocese of Huron.

Bill Pr52, An Act respecting the City of Etobicoke.

Bill Pr58, An Act respecting the City of North York.

Bill Pr72, An Act to revive 329931 Ontario Limited.”

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

“In Her Majesty’s name, His Honour the Lieutenant Governor doth assent to these Bills.

Au nom de Sa Majesté, Son Honneur le lieutenant-gouverneur sanctionne ces projets de loi.”

His Honour was then pleased to retire.

By unanimous consent, the House reverted to “Motions”.

On motion by Mr Conway,

Ordered, That when the House adjourns today, it stand adjourned until Monday, October 17, 1988.
The House then adjourned at 7.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:

Committee Schedule for Summer Adjournment 1988 (No. 319) (Tabled June 29, 1988).

Compendia:

Bill 174, An Act for the establishment and conduct of a Project to provide Funding to Intervenors in proceedings before a Joint Board under the Consolidated Hearings Act, 1981 and before the Ontario Energy Board and the Environmental Assessment Board and to provide for certain matters in relation to costs before those Boards (No. 317) (Tabled June 29, 1988).

Projet de loi 174, Loi concernant la mise sur pied et la direction d'un projet visant à fournir une aide financière aux intervenants dans des affaires instruites devant une commission mixte créée en vertu de la Loi de 1981 sur la jonction des audiences, devant la Commission de l'énergie de l'Ontario et devant la Commission des évaluations environnementales et visant certaines questions relatives aux dépens adjudgés par ces commissions (n° 317) (déposé le 29 juin 1988).

Bill 175, An Act respecting transfers of Water (No. 318) (Tabled June 29, 1988).

Focus Ontario Omnibus Service (No. 313) (Tabled June 29, 1988).


Wife Assault, Measuring the Impact of Public Education Initiatives, Ontario Women’s Directorate (No. 312) (Tabled June 29, 1988).

EIGHTY-EIGHTH DAY
MONDAY, OCTOBER 17, 1988

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:—
I beg to inform the House that during the Summer Adjournment a vacancy occurred in the membership of the House by reason of the resignation of Mel Swart, Esquire, as member for the Electoral District of Welland-Thorold, effective 11:59 p.m., Thursday, June 30, 1988. Accordingly, my Warrant has been issued to the Chief Election Officer for the issue of a writ for a by-election.

The Speaker addressed the House as follows:

I beg to inform the House that I have today laid upon the Table the Thirteenth Annual Report of the Commission on Election Finances for the year 1987 / Le treizième rapport annuel de la Commission sur le financement des élections, pour l'année 1987 (Permanently referred to the Standing Committee on the Legislative Assembly pursuant to Standing Order 35(c)) (Sessional Paper No. 370) (Tabled October 17, 1988).

The Speaker addressed the House as follows:

I beg to inform the House that the Clerk has received from the Clerk Assistant of the Senate of Canada a certified copy of the Resolution to amend the Constitution of Canada (Constitution Amendment, 1987) / Résolution tendant à modifier la Constitution du Canada (Modification constitutionnelle 1987) adopted by the Senate on April 21, 1988 (Sessional Paper No. 371) (Tabled October 17, 1988).

The House expressed its condolence on the death of Patrick Michael Dewan, member for the Electoral District of Oxford from 1934 to 1943.


Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled October 17, 1988) Miss Roberts and Mrs Stoner.

Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 17, 1988) Mr Johnson (Wellington).


On motion by Mr Laughren,

*Ordered*, That the debate be adjourned.

Pursuant to the Order of the House of June 29, 1988, Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee's Fourth Interim Report 1988 and moved the adoption of its recommendations. *(Sessional Paper No. 324)* (Tabled July 6, 1988).

On motion by Mr Philip (Etobicoke-Rexdale),

*Ordered*, That the debate be adjourned.

Pursuant to the Order of the House of June 29, 1988, Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee's Fifth Interim Report 1988 and moved the adoption of its recommendations. *(Sessional Paper No. 348)* (Tabled September 22, 1988).

On motion by Mr Philip (Etobicoke-Rexdale),

*Ordered*, That the debate be adjourned.

On motion by Mr Conway,

*Ordered*, That a sub-committee of 3 members of the Standing Committee on the Ombudsman be authorized to adjourn to Canberra, Australia, to attend the 4th International Ombudsman Conference to be held from the 23rd to the 27th of October, 1988.

On motion by Mr Conway,

*Ordered*, That, notwithstanding any previous Order of the House, the House authorizes the meetings of the Sub-committee on Agenda and Procedure of the Standing Committee on the Legislative Assembly held at the National Assembly of Quebec on Wednesday, October 5, 1988.
On motion by Mr Conway,

Ordered, That Mr Swart be deleted from the Order of Precedence for private members’ public business and that all members of the New Democratic Party caucus listed thereafter be advanced by one place in their turn and that notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to Ballot Item Numbers 35 and 36.

Pursuant to Standing Order 37 (a), Mr Brandt moved that the ordinary business of the House be set aside to discuss a matter of urgent public importance, that being the waste management crisis in the province and the present government’s mismanagement, total lack of leadership and absence of planning for the future with regard to this matter resulting in a rapid depletion in the capacity of existing landfill sites, municipality pitted against municipality, exorbitant costs being incurred by those seeking to act responsibly in the disposal of waste materials, the ever-increasing threat to our quality of life, the threat to the health of individuals living in the vicinity of leaking landfill sites, and the incremental destruction of our natural environment.

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

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 22, 1988) Mr Daigeler (See Hansard for Monday, October 24, 1988).

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled May 3, 1988) Mr Daigeler; (Tabled May 26, 1988) Miss Martel and Mr Philip (Etobicoke-Rexdale); (Tabled June 15, 1988) Miss Martel; (Tabled June 16, 1988) Miss Martel and Mr Philip (Etobicoke-Rexdale); (Tabled June 21, 1988) Miss Martel; (Tabled June 28, 1988) Mr Breaugh; (Tabled June 29, 1988) Mr Laughren and Miss Martel (See Hansard for Monday, October 24, 1988).


Petitions relating to the Teachers’ Superannuation Act (Sessional Paper No. P-22) (Tabled June 6, 1988) Mr Pollock; (Tabled June 14, 1988) Mr Cureatz and Mr Furlong; (Tabled June 15, 1988) Mr Breaugh and Mrs Stoner; (Tabled June 20, 1988) Mr Tatham; (Tabled June 22, 1988) Mrs Stoner; (Tabled June 27, 1988) Mr Ballinger, Mr Campbell and Mr Cooke (Windsor-Riverside); (Tabled June 28,
Mr Adams, Mr Cleary and Mr Ray (Windsor-Walkerville); (Tabled June 29, 1988) Mr Laughren (See Hansard for Monday, October 24, 1988).


The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Access to Justice Computer Tables (No. 360) (Tabled October 7, 1988).


Agricultural Research Institute of Ontario Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 365) (Tabled October 7, 1988).


Commission ontarienne des droits de la personne, Le rapport annuel 1987-1988 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 320) (déposé le 4 juillet 1988).

Co-operative Loans Board Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 341) (Tabled September 19, 1988).

Crop Insurance Commission of Ontario Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 343) (Tabled September 19, 1988).


Farm Income Stabilization Commission of Ontario Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 342) (Tabled September 19, 1988).

Grain Financial Protection Board Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 335) (Tabled August 23, 1988).


La Société du barreau de Haut Canada, Le rapport annuel 1987. Régime d'aide juridique de l'Ontario (Renvoyé en permanence au Comité permanent de l'administration de la justice conformément à l'article 35 (c) du Règlement) (n° 368) (déposé le 11 octobre 1988).

Law Foundation of Ontario Annual Report 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 347) (Tabled September 20, 1988).

Law Society of Upper Canada 1987 Annual Report of the Ontario Legal Aid Plan (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 368) (Tabled October 11, 1988).

Livestock Financial Protection Board Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 336) (Tabled August 23, 1988).

McMaster University Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 356) (Tabled September 28, 1988).

Milk and Cream Producers, The Fund for, Statement of Fund Operations for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 344) (Tabled September 19, 1988).

Ministère de la Santé, Le rapport annuel du, et le rapport annuel du Régime d'assurance-maladie de l'Ontario pour la période de douze mois terminée le 31 mars 1988 (Renvoyé en permanence au Comité permanent des affaires sociales conformément à l'article 35 (c) du Règlement) (n° 369) (déposé le 13 octobre 1988).

Ministère du Procureur général, Le rapport annuel du, pour l'exercice qui s'est terminé le 31 mars 1987 (Renvoyé en permanence au Comité permanent de
l'administration de la justice conformément à l'article 35 (c) du Règlement) (n° 346) (déposé le 20 septembre 1988).

Ministry of the Attorney General Annual Report for the fiscal year ending March 31, 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 346) (Tabled September 20, 1988).

Ministry of Education Annual Report for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 364) (Tabled October 7, 1988).

Ministry of Health Annual Report and the Annual Report of the Ontario Health Insurance Plan for the twelve month period ending March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 369) (Tabled October 13, 1988).

Ombudsman of Ontario Annual Report 1987-88 (Permanently referred to the Standing Committee on the Ombudsman pursuant to Standing Order 90 (g)) (No. 323) (Tabled July 5, 1988).

Ombudsman's Opinion, Report of the, Reasons therefor, and Recommendations following his investigation into the Complaint of Mr K.; the Complaint of Mr L.; the Complaint of Ms M.; the Complaint of Mrs H.; the Complaint of Mrs J.; July 1988 (No. 329) (Tabled July 26, 1988).


Ontario Development Corporation, Northern Ontario Development Corporation and Eastern Ontario Development Corporation Annual Reports of Loans and Guarantees for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 363) (Tabled October 7, 1988).

Ontario Energy Corporation Annual Report 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 332) (Tabled August 11, 1988).

Ontario Food Terminal Board Thirty-fourth Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 358) (Tabled October 3, 1988).

Ontario Housing Corporation Financial Statements and Report on the Audit for the year ended December 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 367) (Tabled October 11, 1988).

Ontario Junior Farmer Establishment Loan Corporation Financial Statements for the year ended March 31, 1988 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 350) (Tabled September 22, 1988).

Ontario Municipal Improvement Corporation Financial Statements for the year ended March 31, 1988 *(Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 352) (Tabled September 22, 1988).


Ontario Telephone Service Commission Annual Report 1987 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 331) (Tabled August 5, 1988).


Potato Financial Protection Board Annual Report for the year ending March 31, 1988 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 337) (Tabled August 23, 1988).


Processing-Vegetable Financial Protection Board Annual Report for the year ending March 31, 1988 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 338) (Tabled August 23, 1988).


Public Complaints Commissioner 1987 Annual Report (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 345) (Tabled September 20, 1988).

Public Service Superannuation Fund Financial Statement for the year ended March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 351) (Tabled September 22, 1988).


Société de logement de l'Ontario, États financiers et rapport du vérificateur, exercice terminé le 31 décembre 1987 (Renvoyé en permanence au Comité permanent développement des ressources conformément à l'article 35 (c) du Règlement) (n° 367) (déposé le 11 octobre 1988).

Superannuation Adjustment Fund Financial Statement for the year ended March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 353) (Tabled September 22, 1988).

Teachers' Superannuation Commission Annual Report 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 322) (Tabled July 4, 1988).

Workers' Compensation Board Annual Report 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 328) (Tabled July 18, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Questions Numbers 31, 97, 266 to 271 inclusive, 276, 325, 328, 329, 331 to 335 inclusive, 338 to 340 inclusive (See Hansard for Monday, October 24, 1988.)

Question Number 67 was made a Return (See Sessional Paper No. 373) (Tabled October 17, 1988.)

Question Number 68 was made a Return (See Sessional Paper No. 374) (Tabled October 17, 1988.)

Question Number 277 was made a Return (See Sessional Paper No. 375) (Tabled October 17, 1988.)

Question Number 330 was made a Return (See Sessional Paper No. 376) (Tabled October 17, 1988.)
EIGHTY-NINTH DAY

TUESDAY, OCTOBER 18, 1988

PRAYERS 1.30 P.M.


Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Cavan Township Garbage Dump (Sessional Paper No. P-28) (Tabled October 18, 1988) Mr Adams.

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


Bill Pr55, An Act to revive 288093 Ontario Limited. Mrs LeBourdais.

Bill Pr66, An Act to revive Ariann Developments Inc. Mr Nixon (York Mills).

Mr Nixon (Brant-Haldimand) moved,

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, 1988, and ending December 31, 1988, such payments to be charged to the proper appropriation following the voting of supply.

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

On motion by Mr Pope,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.
The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):

Sessional Paper:—

Agriculture Rehabilitation and Development Directorate Annual Report for the period ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 377) (Tabled October 18, 1988).

NINETIETH DAY
WEDNESDAY, OCTOBER 19, 1988

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 19, 1988)  Mr Polsinelli.

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled October 19, 1988)  Mr McGuigan, Mr Morin-Strom and Mr Pollock.

Petition relating to Lord’s Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 19, 1988)  Mr Johnson (Wellington).

Petitions relating to Workers’ Compensation (Sessional Paper No. P-29) (Tabled October 19, 1988)  Mr Allen, Ms Bryden, Mr Charlton, Mr Farnan, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Miss Martel and Mr Wildman.

Mr Cooke (Kitchener) from the Standing Committee on Finance and Economic Affairs presented the Committee’s Report on Meetings with the Organization for Economic Co-operation and Development, the European Economic Community and the General Agreement on Tariffs and Trade and requested, pursuant to Standing Order 32 (b), that it be placed on the Orders and Notices paper for consideration (Sessional Paper No. 378) (Tabled October 19, 1988).

Mr Cooke (Kitchener) from the Standing Committee on Finance and Economic Affairs presented the Committee’s Report on Canada-U.S. Free Trade Agreement and requested, pursuant to Standing Order 32 (b), that it be placed on the Orders and Notices paper for consideration (Sessional Paper No. 379) (Tabled October 19, 1988).
The following Bills were introduced and read the first time:—


Bill 178, An Act to amend the Homes for the Aged and Rest Homes Act. Mr Reville.

Bill 179, An Act for the Provision and Integration of Community Based Services for Seniors. Ms Bryden.

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

Bill Pr65, An Act respecting the Kitchener and Waterloo Community Foundation. Mr Cooke (Kitchener).

Mr Farnan moved,

That leave be given to introduce a Bill entitled An Act to amend the Legislative Assembly Act and that the same be now read the first time which motion was lost on the following division:—

**AYES**

Brandt  
Breaugh  
Bryden  
Charlton  
Cooke  
(Windsor-Riverside)  
Cunningham  
Cureatz  
Eves

Farnan  
Grier  
Hampton  
Harris  
Johnson  
(Wellington)  
Johnston  
(Scarborough West)  
Laughren

Mackenzie  
Martel  
McLean  
Morin-Strom  
Rae  
(York South)  
Reville  
Villeneuve  
Wildman—23.

**NAYS**

Adams  
Ballinger  
Beer  
Black  
Bossy  
Brown  
Callahan  
Campbell  
Caplan  
Carrothers  
Cleary

Collins  
Conway  
Cordiano  
Daigeler  
Dietsch  
Elston  
Faubert  
Fawcett  
Fleet  
Fontaine  
Fulton

Furlong  
Grandmaitre  
Haggerty  
Hart  
Henderson  
Hošek  
Kerrio  
Keyes  
Kozyra  
Kwinter  
Leone
A debate arose on the motion for second reading of Bill 162, An Act to amend the Workers’ Compensation Act.

After some time, it was,

On motion by Mr. Sorbara,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

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NINETY-FIRST DAY
THURSDAY, OCTOBER 20, 1988

PRAYERS 10.00 A.M.

Mr. Brandt moved,

That, in the opinion of this House, recognizing that the Ministry of the Environment has identified over 300 waste disposal sites in Ontario as possibly posing hazards to human health and the environment, and given that three years has passed since the Minister of the Environment first promised to establish an environmental SuperFund to clean up these waste disposal sites, the government should establish immediately a provincial environmental SuperFund to deal with the clean-up of leaking municipal and industrial landfill sites, to handle potential environmental problems related to the operation of waste disposal facilities, and
thereby prevent further deterioration of our natural environment and reduce the threat to human health.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Tatham then moved,

That, in the opinion of this House, the Government of Ontario and the Government of Canada should initiate the studies necessary to develop an integrated rail transportation plan for Ontario. Such a plan should embrace a concentrated program to improve the railway system and services with a primary focus of policy and developmental concern being with passenger services, also, the Province should give specific attention to regional and local rail services within Ontario with particular attention being given to passenger services in southwestern Ontario and high speed rail in the Windsor-Quebec City corridor.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Brandt’s Resolution Number 43, the question having been put, was lost on the following division:—

**AYES**

Allen  
Brandt  
Bryden  
Charlton  
Cooke  
(Windsor-Riverside)  
Cunningham  
Cureatz  
Eves  
Farnan  
Harris  
Jackson  
Johnson  
Laughren  
Marland  
Martel  
McLean  
Morin-Strom  
Rae  
Reville  
Runciman  
Sterling  
Wildman—22.

**NAYS**

Adams  
Brown  
Callahan  
Campbell  
Carrothers  
Cleary  
Collins  
Cooke  
(Kitchener)  
Daigeler  
Faubert  
Fawcett  
Ferraro  
Fleet  
Keyes  
Kozyra  
Lipsett  
MacDonald  
Mahoney  
Mancini  
McClelland  
Miller  
Offer  
Owen  
Pelissero  
Poirier  
Ray  
(Windsor-Walkerville)  
Reycraft  
Roberts  
Smith  
(Lambton)  
Stoner  
Tatham  
Velshi—32.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Tatham’s Resolution Number 40, the question having been put, was declared carried and it was,
Resolved, That, in the opinion of this House, the Government of Ontario and the Government of Canada should initiate the studies necessary to develop an integrated rail transportation plan for Ontario. Such a plan should embrace a concentrated program to improve the railway system and services with a primary focus of policy and developmental concern being with passenger services, also, the Province should give specific attention to regional and local rail services within Ontario with particular attention being given to passenger services in southwestern Ontario and high speed rail in the Windsor-Quebec City corridor.

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THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 20, 1988) Mr Daigeler.

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled October 20, 1988) Mr Laughren and Mr Reville.

Petition relating to Canada Post (Sessional Paper No. P-30) (Tabled October 20, 1988) Mr Faubert.

By unanimous consent of the House, in the absence of Mr. Swart, it was,

On motion by Mr Reville,

Ordered, That the Order for second reading of Bill 111, An Act to amend the Legislative Assembly Act, be discharged and the Bill withdrawn.

On motion by Mr Conway,

Ordered, That Mr Sola and Mrs O’Neill (Ottawa-Rideau) exchange places in the order of precedence for Private Members’ Public Business.
The following Bills were introduced and read the first time:—


Bill 181, An Act to amend the Legislative Assembly Act.  Mr Epp.

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

Bill Pr6, An Act respecting the City of Ottawa.  Mr Morin.

Debate was resumed on the motion for second reading of Bill 162, An Act to amend the Workers' Compensation Act.

And after some, it was.

On motion by Mr Runciman,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendium:


Free Trade, Public Opinion Poll on (No. 381) (Tabled October 20, 1988).

Ministry of Labour Annual Report for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 380) (Tabled October 20, 1988).

Ministère du Travail, Le rapport annuel pour l'exercice se terminant le 31 mars 1988 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 380) (déposé le 20 octobre 1988).
NINETY-SECOND DAY
MONDAY, OCTOBER 24, 1988

PRAYERS

The Speaker addressed the House as follows:—

I call the attention of the House to our visitor at the Table, Missy Follwell, Clerk Assistant of the Legislative Assembly of the Yukon, who is visiting us under the attachment programme in the Clerk’s Office.

The Speaker addressed the House as follows:—

I beg to inform the House that a vacancy has occurred in the office of Deputy Chairman of the Committees of the Whole House by reason of the resignation of Marietta Roberts, member for the Electoral District of Elgin.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled October 24, 1988) Mr Epp, Mr Mackenzie and Mr Miller.

Petition relating to Lord’s Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 24, 1988) Mr Johnson (Wellington).


Mr Conway moved,

That Mr Ray, member for the Electoral District of Windsor-Walkerville, be appointed Deputy Chairman of the Committees of the Whole House for the remainder of this Session,

And a debate arising, after some time,

Mr Cooke (Windsor-Riverside) moved the adjournment of the debate, which motion was carried on a division of:—

AYES:—62.

NAYS:—0.
The following Bill was introduced and read the first time:—

Bill 182, An Act to amend the Ontario Housing Corporation Act. Mr Harris.

On motion by Mr Conway,

Ordered, That, notwithstanding any previous Order of the House, the Estimates of the Ministry of Revenue shall be considered first in the Committee of Supply and in the standing committees the Estimates shall be considered for the times allocated by the Order of the House of Wednesday, June 15, 1988, and in the following sequence:—

In the Standing Committee on Administration of Justice

Correctional Services
Office responsible for Native Affairs
Attorney General
Consumer and Commercial Relations
Solicitor General
Citizenship
Culture and Communications
Financial Institutions

In the Standing Committee on General Government

Office for Disabled Persons
Environment
Tourism and Recreation
Municipal Affairs
Labour

In the Standing Committee on Resources Development

Natural Resources
Transportation
Industry, Trade and Technology
Northern Development
Energy
Agriculture and Food
Mines

In the Standing Committee on Social Development

Colleges and Universities
Office responsible for Senior Citizens’ Affairs
Skills Development
Office responsible for Women’s Issues
Education
Community and Social Services.
Mr Conway moved,

That the membership on the standing committees be as follows:

**Standing Committee on Administration of Justice**

Mr Callahan  
Mr Chiarelli  
Mr Cureatz  
Mr Hampton  
Mr Kanter  
Mr Mahoney  
Mr McGuinty  
Mr Offer  
Mr Philip (Etobicoke-Rexdale)  
Mr Polsinelli  
Mr Sterling

**Standing Committee on Finance and Economic Affairs**

Mr Cleary  
Mr Cooke (Kitchener)  
Mr Ferraro  
Mr Haggerty  
Ms Hart  
Mr Kozyra  
Mr Mackenzie  
Mr McCague  
Mr Morin-Strom  
Mr Pelissero  
Mr Villeneuve

**Standing Committee on General Government**

Ms Bryden  
Mr Callahan  
Mr Charlton  
Mr Cordiano  
Mr Elliot  
Mr Faubert  
Mr Fleet  
Mrs Marland  
Mr McLean  
Mr Ruprecht  
Mr Sola

**Standing Committee on Government Agencies**

Mr Ballinger  
Mr Breauagh  
Mr Jackson  
Miss Martel
Mr McLean
Mr Miller
Mr Nixon (York Mills)
Miss Roberts
Mr Runciman
Mr South
Mr Velshi

Standing Committee on the Legislative Assembly

Mr Breaugh
Mr Campbell
Mr Epp
Mr Hampton
Mr Johnson (Wellington)
Mr Matrundola
Mr McLelland
Mr Morin
Mr Sterling
Mrs Stoner
Mrs Sullivan

Standing Committee on the Ombudsman

Mr Bossy
Ms Bryden
Mr Carrothers
Mr Henderson
Mrs LeBourdais
Mr Lupusella
Mr MacDonald
Mr Mackenzie
Mr McLean
Miss Nicholas
Mr Pollock

Standing Committee on Public Accounts

Mr Adams
Mr Ballinger
Ms Collins
Mrs Fawcett
Miss Martel
Miss Nicholas
Mr Nixon (York Mills)
Mr Philip (Etobicoke-Rexdale)
Mr Pope
Mr Pouliot
Mr Runciman
Standing Committee on Regulations and Private Bills

Mr Furlong
Mr Keyes
Mr Lipsett
Mr McCague
Mr Pollock
Mr Pouliot
Mr Ruprecht
Mr Smith (Lambton)
Mr Sola
Mrs Stoner

Standing Committee on Resources Development

Mr Black
Mr Brown
Mr Dietsch
Mr Laughren
Mr Leone
Mrs Marland
Mr McGuigan
Mr Pouliot
Mr Tatham
Mr Wildman
Mr Wiseman

Standing Committee on Social Development

Mr Allen
Mr Beer
Mr Cousens
Mr Daigeler
Mr Jackson
Mr Johnston (Scarborough West)
Mr Miclash
Mr Neumann
Mrs O’Neill (Ottawa-Rideau)
Mr Owen
Ms Poole.

Mr Conway moved,

That the motion be amended as follows:

In the Standing Committee on Administration of Justice:

Mr Farnan for Mr Philip (Etobicoke-Rexdale)

In the Standing Committee on the Ombudsman:

Mr Charlton for Ms Bryden
Mr Philip (Etobicoke-Rexdale) for Mr Mackenzie

In the Standing Committee on Regulations and Private Bills:

Mr Reville for Mr Pouliot

In the Standing Committee on Resources Development:

Mrs Grier for Mr Pouliot.

The amendment to the motion having been put, was declared carried.

The main motion, as amended, having been put, was declared carried, and it was,

*Ordered*, That the membership on the standing committees be as follows:

**Standing Committee on Administration of Justice**

Mr Callahan  
Mr Chiarelli  
Mr Cureatz  
Mr Farnan  
Mr Hampton  
Mr Kanter  
Mr Mahoney  
Mr McGuinty  
Mr Offer  
Mr Polsinelli  
Mr Sterling

**Standing Committee on Finance and Economic Affairs**

Mr Cleary  
Mr Cooke (Kitchener)  
Mr Ferraro  
Mr Haggerty  
Ms Hart  
Mr Kozyra  
Mr Mackenzie  
Mr McCague  
Mr Morin-Strom  
Mr Pelissero  
Mr Villeneuve

**Standing Committee on General Government**

Ms Bryden  
Mr Callahan  
Mr Charlton  
Mr Cordiano  
Mr Elliot
Mr Faubert
Mr Fleet
Mrs Marland
Mr McLean
Mr Ruprecht
Mr Sola

Standing Committee on Government Agencies

Mr Ballinger
Mr Breaugh
Mr Jackson
Miss Martel
Mr McLean
Mr Miller
Mr Nixon (York Mills)
Miss Roberts
Mr Runciman
Mr South
Mr Velshi

Standing Committee on the Legislative Assembly

Mr Breaugh
Mr Campbell
Mr Epp
Mr Hampton
Mr Johnson (Wellington)
Mr Matrundola
Mr McClelland
Mr Morin
Mr Sterling
Mrs Stoner
Mrs Sullivan

Standing Committee on the Ombudsman

Mr Bossy
Mr Charlton
Mr Carrothers
Mr Henderson
Mrs LeBourdais
Mr Lupusella
Mr MacDonald
Mr McLean
Miss Nicholas
Mr Philip (Etobicoke-Rexdale)
Mr Pollock

Standing Committee on Public Accounts

Mr Adams
Mr Ballinger
Ms Collins
Mrs Fawcett
Miss Martel
Miss Nicholas
Mr Nixon (York Mills)
Mr Philip (Etobicoke-Rexdale)
Mr Pope
Mr Pouliot
Mr Runciman

Standing Committee on Regulations and Private Bills

Mr Furlong
Mr Keyes
Mr Lipsett
Mr McCague
Mr Pollock
Mr Reville
Mr Ruprecht
Mr Smith (Lambton)
Mr Sola
Mrs Stoner

Standing Committee on Resources Development

Mr Black
Mr Brown
Mr Dietsch
Mrs Grier
Mr Laughren
Mr Leone
Mrs Marland
Mr McGuigan
Mr Tatham
Mr Wildman
Mr Wiseman

Standing Committee on Social Development

Mr Allen
Mr Beer
Mr Cousens
Mr Daigeler
Mr Jackson
Mr Johnston (Scarborough West)
Mr Miclash
Mr Neumann
Mrs O'Neill (Ottawa-Rideau)
Mr Owen
Ms Poole.
Debate was resumed on the motion for Interim Supply for the period commencing November 1, 1988, and ending December 31, 1988.

And after some, it was,

On motion by Mr Villeneuve,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:

Ontario New Home Warranty Program Annual Report 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 384) (Tabled October 21, 1988).

Superintendent of Insurance Annual Report on the Facility Association for the year ending October 31, 1987 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 385) (Tabled October 24, 1988).

Technology Centres Annual Reports for year ended March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 383) (Tabled October 21, 1988):

—Ontario Centre for Automotive Parts Technology
—Ontario Centre for Advanced Manufacturing
—Ontario Centre for Farm Machinery and Food Processing Technology
—Ontario Centre for Microelectronics
—Ontario Centre for Resource Machinery Technology

NINETY-THIRD DAY
TUESDAY, OCTOBER 25, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled October 25, 1988) Ms Bryden, Mr Eves and Mr Hampton.
Petition relating to Lord’s Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 25, 1988) Mr Johnson (Wellington).

Petition relating to Workers’ Compensation (Sessional Paper No. P-29) (Tabled October 25, 1988) Mr Laughren.

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

Bill 183, An Act to amend the Environmental Protection Act. Mr Sterling.

Debate was resumed on the motion for the Appointment of the Deputy Chairman of the Committees of the Whole House for the remainder of this Session,

and, after some time,

Mr Cooke (Windsor-Riverside) moved,

That the motion,

“That Mr Ray, member for the Electoral District of Windsor-Walkerville, be appointed Deputy Chairman of the Committees of the Whole House for the remainder of this Session”, be amended by adding thereto the following:

“and that the whole procedure and circumstances concerning the appointment of a Deputy Chairman of the Committees of the Whole House and of all future appointments to this position be referred to the Standing Committee on the Legislative Assembly for review and report to the House no later than November 14, 1988, and that Mr Ray’s appointment be not concurred in by the House until such time as the report of the Committee is received and adopted by the House.”

the debate continued, and after some time,

On motion by Mr Reville,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.
On motion by Mr Conway,

Ordered, That the following substitutions be made on the standing committees:

**On the Standing Committee on Administration of Justice**

Mr Runciman for Mr Cureatz

**On the Standing Committee on Finance and Economic Affairs**

Mr Pope for Mr Villeneuve

**On the Standing Committee on General Government**

Mr Cureatz for Mrs Marland

**On the Standing Committee on Government Agencies**

Mrs Marland for Mr Jackson

**On the Standing Committee on the Ombudsman**

Mr Cousens for Mr McLean

**On the Standing Committee on Public Accounts**

Mr Cousens for Mr Pope

Mr Villeneuve for Mr Runciman

**On the Standing Committee on Social Development**

Mrs Cunningham for Mr Cousens.

Debate was resumed on the amendment to the motion for the Appointment of the Deputy Chairman of the Committees of the Whole House for the remainder of this Session,

and, after some time,

The amendment to the motion having been put, was lost on the following division:
The motion having then been put, was carried on the following division:—

AYES

AYES — Continued

Tatham
Velshi

Ward
Wong—51.

NAYS

Allen
Breaugh
Bryden
Charlton
Cooke
(Coast-South)
Cunningham
Eves

Grier
Hampton
Johnston
(Scarborough West)
Laughren
Mackenzie
Marland
Martel

Morin-Strom
Pope
Pouliot
Rae
(Rorschead)
Runciman
Sterling
Wildman—21.

and it was,

Ordered, That Mr Ray, member for the Electoral District of Windsor-
Walkerville, be appointed Deputy Chairman of the Committees of the Whole
House for the remainder of this Session.

Debate was resumed on the Motion for Second Reading of Bill 162, An Act to
amend the Workers’ Compensation Act.

And, after some time, it was,

On motion by Mr Pope,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House
were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:

Algonquin Forestry Authority Annual Report for the year beginning April 1,
1987 and ending March 31, 1988 (Permanently referred to the Standing Committee
on Resources Development pursuant to Standing Order 35 (c)) (No. 386) (Tabled
October 26, 1988).

Agence de Foresterie du Parc Algonquin, Le rapport annuel pour l’année
financière allant du 1 avril 1987 au 31 mars 1988 (Renvoÿé en permanence au Com-
ité permanent du développement des ressources conformément à l’article 35 (c) du
Règlement) (n° 386) (déposé le 26 octobre 1988).
Ontario Provincial Courts Committee Annual Report for the period April 1, 1987 to March 31, 1988 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 388) (Tabled October 26, 1988).

Public Service Superannuation Board Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 387) (Tabled October 26, 1988).

NINETY-FIFTH DAY
THURSDAY, OCTOBER 27, 1988

PRAYERS 10.00 A.M.

Mr Mackenzie moved,

Second Reading of Bill 156, An Act to amend the Employment Standards Act.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mrs Marland then moved,

Second Reading of Bill 89, An Act requiring municipalities to establish Programs for the Recycling of Garbage.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 156, An Act to amend the Employment Standards Act, the question, having been put, was lost on the following division:—

AYES

Bryden  Grier  Morin-Strom
Charlton  Laughren  Polsinelli—8.
Cooke  Mackenzie
(Windsor-Riverside)

NAYS

Adams  Cleary  Faubert
Ballinger  Collins  Fawcett
Beer  Cooke  Ferraro
Black  (Kitchener)  Furlong
Bossy  Cousens  Harris
Brandt  Cunningham  Hart
Callahan  Epp  Johnson
(Wellington)
Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 89, An Act requiring municipalities to establish Programs for the Recycling of Garbage, the question, having been put, was lost on the following division:—

**AYES**

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<th>Brandt</th>
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<td>Bryden</td>
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<td>Sullivan</td>
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<td>Cunningham</td>
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<td>Villeneuve—19.</td>
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**NAYS**

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<td>Mancini</td>
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<td>McClelland</td>
<td>Tatham</td>
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<td>Faubert</td>
<td>McGuigan</td>
<td>Wilson—36.</td>
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<td>Fawcett</td>
<td>Nixon</td>
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<td>(York Mills)</td>
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THE AFTERNOON SITTING

1.30 P.M.


On motion by Mr Conway,

Ordered, That, notwithstanding any previous Order of the House, the Estimates for Francophone Affairs program be considered in the Committee of Supply following consideration of the Estimates of the Ministry of Revenue.

Debate was resumed on the Motion for Interim Supply for the period commencing November 1, 1988 and ending December 31, 1988.

And, after some time,

The motion, having been put was declared carried, and it was,

Ordered, That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for the period commencing November 1, 1988, and ending December 31, 1988, such payments to be charged to the proper appropriation following the voting of supply.

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

And, after some time,

The Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress and asked for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Papers:—

Answer to allegations made by the member for Cochrane South (Mr Pope) concerning a land deal in Timmins (No. 390) (Tabled October 27, 1988).

Mentally Incapable Persons, Final report of the Advisory Committee on Substitute decision making for (No. 392) (Tabled October 27, 1988).

Ministry of Agriculture and Food Annual Report for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 389) (Tabled October 27, 1988).

Order in Council No. 1723/88 re: St. Lawrence Square Tabled pursuant to subsection 6 (5) of the Expropriations Act. (No. 391) (Tabled October 27, 1988).

NINETY-SIXTH DAY
MONDAY, OCTOBER 31, 1988

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:—

I beg to advise the House that I have today laid upon the Table the Report of the Commission on Election Finances containing Proposed Amendments to the Election Finances Act, 1986 (Sessional Paper No. 393) (Tabled October 31, 1988).

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 31, 1988) Mr Morin.

Petition relating to Lord’s Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 31, 1988) Mr Johnson (Wellington).

On motion by Mr Conway,

Ordered, That Mr Miclash be substituted for Mr Ruprecht on the Standing Committee on Regulations and Private Bills and that Mr Carrothers be substituted for Mr Miclash on the Standing Committee on Social Development.

The House, according to Order, resolved itself into the Committee of Supply,
Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31, 1989 the following sums:—

MINISTRY OF REVENUE:

3201. To defray the expenses of the Ministry Administration Program.................................................. $ 23,906,300

3202. To defray the expenses of the Tax Revenue and Grants Program.................................................. 687,512,900

3203. To defray the expenses of the Property Assessment Program... 98,864,100

And after some time,

The Speaker resumed the Chair; and the Chairman as directed by the Committee, reported certain Resolutions and asked for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 5.50 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—


NINETY-SEVENTH DAY
TUESDAY, NOVEMBER 1, 1988

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:—
I beg to inform the House that I have today laid upon the Table the memorandum of understanding transferring service responsibilities for the Legislature from the Ministry of Government Services to the Office of the Assembly (Sessional Paper No. 395) (Tabled November 1, 1988).

Pursuant to Standing Order 31 (b), the following Petition was presented:—


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

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


The following Bill was read the second time:—


Debate was resumed on the Motion for Second Reading of Bill 162, An Act to amend the Workers' Compensation Act.

And after some time,

On motion by Mr Breaugh,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Sunday shopping (Sessional Paper No. P-7) (Tabled October 17, 1988) Miss Roberts, Mrs Stoner. (See Hansard November 7, 1988)

Petition relating to Daycare Centres (Sessional Paper No. P-24) (Tabled June 28, 1988) Ms Poole. (See Hansard November 7, 1988)
Petitions relating to Workers’ Compensation (Sessional Paper No. P-29) (Tabled October 19, 1988)  Mr Allen, Ms Bryden, Mr Charlton, Mr Farnan, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Miss Martel and Mr Wildman. (See Hansard November 7, 1988)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Ministry of Government Services Annual Report for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 396) (Tabled November 1, 1988).

Ministère des Services gouvernementaux, Le rapport annuel pour l’exercice qui a pris fin le 31 mars 1988 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l’article 35 (c) du Règlement) (n° 396) (déposé le 1 novembre 1988).

Sunday Shopping, Public Opinion Poll (No. 394) (Tabled November 1, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Questions Numbers 107, 324, 343 to 374 inclusive and 378 (See Hansard November 7, 1988)

Questions Numbers 375 and 376 Interim Answers (See Hansard November 7, 1988)

NINETEEN-EIGHTH DAY
WEDNESDAY, NOVEMBER 2, 1988

PRAYERS

1.30 P.M.

The Speaker addressed the House as follows:—

I beg to inform the House that the Clerk has received a report from the Commissioners of Estate Bills with respect to Bill Pr9, An Act respecting the Charlotte Eleanor Englehart Hospital.

Accordingly, pursuant to Standing Order 78 (e), the Bill stands referred to the Standing Committee on Regulations and Private Bills.
The Speaker ruled as follows:

Yesterday, the Honourable Member for Nipissing (Mr Harris), raised a point of order relating to a statement that had been made by the Parliamentary Assistant to the Minister of Agriculture and Food, during the period known as Members’ Statements. The Honourable Member complained and I quote, “My concern is that the Parliamentary Assistant for the Ministry of Agriculture and Food is abusing back bench members’ time to make ministerial announcements.”

In reviewing this matter, I have taken into account our Standing Order 27 (a) as well as that part of the Report of the Standing Committee on Procedural Affairs and Agencies, Boards and Commissions, in November 1985, which proposed this new procedure. That report had suggested that even Ministers be allowed to make such statements as long as those statements did not relate to that Minister’s direct responsibilities and I quote, “Statements could be made by Members who are Ministers but such statements could not relate to the Members’ responsibilities as a Minister of the Crown.”

Taking into account the spirit of that report, even though the House did not choose to adopt the recommendation giving this right to Ministers, I think it appropriate that in the future, Parliamentary Assistants should not make statements using this procedure if the proposed statement is one that could just as well be made by the Minister. In other words, Parliamentary Assistants can still make statements dealing with the special matters for which they have special responsibilities but that statement should not constitute an announcement or a series of facts that should be more properly situated in the Statements by the Ministry section of our proceedings. While there are no specific rules and guidelines attached to this procedure, this ruling constitutes a second restriction on the use of Members’ Statements. The first one was brought to the attention of Honourable Members in a ruling I gave on 30 April 1986, in which I said that Members’ Statements should not be used for personal attacks on other Members. I would like to thank the Honourable Member for bringing this matter to the attention of the House.

Mr Furlong from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr42, An Act to revive Rockton Winter Club Inc.


Bill Pr55, An Act to revive 288093 Ontario Limited.

Your Committee recommends that Bill Pr17, An Act respecting the City of Toronto, be not reported.

Your Committee further recommends that the fees, less the actual cost of printing, be remitted on Bill Pr53, An Act respecting The Peterborough Historical Society.
The following Bill was introduced and read the first time:—

Bill 184, An Act to amend the Ontario Energy Board Act.  Mr Charlton.

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


Debate was resumed on the Motion for Second Reading of Bill 162, An Act to amend the Workers' Compensation Act.

And after some time,

On motion by Mr Charlton,

Ordered, That the debate be adjourned.

The Speaker informed the House that, in the name of Her Majesty the Queen, His Honour the Administrator had assented to the following Bill in his Chambers:—


The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Ministry of Industry, Trade and Technology Annual Report for the fiscal year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 398) (Tabled November 2, 1988).

Ministère de l'industrie, du commerce et de la technologie, Le rapport annuel pour l'exercice clos le 31 mars 1988 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (nro 398) (déposé le 2 novembre 1988).

NINETY-NINTH DAY
THURSDAY, NOVEMBER 3, 1988

PRAYERS

Mrs O’Neill (Ottawa-Rideau) moved,

That, in the opinion of this House, the issue of the location for the new National Space Agency has become unnecessarily divisive between provinces; that such initiatives should be founded on existing strengths, recognizing that the aerospace industry in Canada is predominantly shared between Ontario and Quebec and the administrative functions based in Ottawa/Hull; that therefore, the logical location for the Space Agency is in the National Capital Region; and that the Government of Canada should announce forthwith its intention to establish the Agency in the Capital Region.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Philip (Etobicoke-Rexdale) then moved,

Second Reading of Bill 129, An Act to regulate the Care of Animals kept for Exhibition or Entertainment.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mrs O’Neill’s Resolution Number 44, the question, having been put, was declared carried,

And it was,

Resolved, That, in the opinion of this House, the issue of the location for the new National Space Agency has become unnecessarily divisive between provinces; that such initiatives should be founded on existing strengths, recognizing that the aerospace industry in Canada is predominantly shared between Ontario and Quebec and the administrative functions based in Ottawa/Hull; that therefore, the logical location for the Space Agency is in the National Capital Region; and that the Government of Canada should announce forthwith its intention to establish the Agency in the Capital Region.
Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 129, An Act to regulate the Care of Animals kept for Exhibition or Entertainment, the question, having been put, was carried on the following division:

**AYES**

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<thead>
<tr>
<th>Adams</th>
<th>Daigeler</th>
<th>McCague</th>
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<td>Allen</td>
<td>Faubert</td>
<td>McLean</td>
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<td>Black</td>
<td>Harris</td>
<td>Morin-Strom</td>
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<tr>
<td>Breaugh</td>
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<td>Callahan</td>
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<td>Cooke</td>
<td>Jackson</td>
<td>(Etobicoke-Rexdale)</td>
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<td>Cordiano</td>
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<td>Cureatz</td>
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<td>Stoner</td>
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<td>Wildman—29.</td>
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</tbody>
</table>

**NAYS**

<table>
<thead>
<tr>
<th>Bossy</th>
<th>Lupusella</th>
<th>Roberts</th>
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<tbody>
<tr>
<td>Epp</td>
<td>McGuigan</td>
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<td>Fawcett</td>
<td>Miclash</td>
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<td>Fleet</td>
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<td>O’Neill</td>
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<td>(Ottawa-Rideau)</td>
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<td>Sullivan—20.</td>
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<td>Keyes</td>
<td>Oddie Munro</td>
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<tr>
<td>Lipsett</td>
<td>Pelissero</td>
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</table>

And the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Resources Development.*

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**THE AFTERNOON SITTING**

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:


Petition relating to Church of Scientology (*Sessional Paper No. P-33*) (Tabled November 3, 1988)  Mr Reville.
The following Bill was introduced and read the first time:—

Bill 185, An Act to amend the Game and Fish Act.  Mr Wildman.

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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31, 1989 the following sum:—

**FRANCOPHONE AFFAIRS PROGRAM**

402. To defray the expenses of the Francophone Affairs Program.  $3,584,600

And after some time,

The Speaker resumed the Chair; and the Chairman as directed by the Committee, reported a certain Resolution and asked for leave to sit again.

*Ordered*, That the Report be received.

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

The House then adjourned at 6.00 p.m.

---

**ONE HUNDREDTH DAY**

**MONDAY, NOVEMBER 7, 1988**

**PRAYERS**

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Church of Scientology (*Sessional Paper No. P-33*) (Tabled November 7, 1988)  *Mr Beer and Mr Fleet.*
On motion by Mr Conway,

**Ordered,** That, notwithstanding any previous Order of the House, in the Committee of Supply the Estimates of the Ministry of Health be considered for 13 hours following the Estimates of the Ministry of Government Services.

On motion by Mr Conway,

**Ordered,** That Mr Leone be substituted for Mrs Stoner on the Standing Committee on Regulations and Private Bills and that Mrs Stoner be substituted for Mr Leone on the Standing Committee on Resources Development.

A debate arose on the motion for second reading of Bill 147, An Act respecting Independent Health Facilities.

And, after some time, it was,

On motion by Mr Eves,

**Ordered,** That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Cavan Township Garbage Dump (*Sessional Paper No. P-28*) (Tabled October 18, 1988)  **Mr Adams.**  (*See Hansard November 14, 1988*)

Petition relating to Workers’ Compensation (*Sessional Paper No. P-29*) (Tabled October 25, 1988)  **Mr Laughren.**  (*See Hansard November 14, 1988*)

Petition relating to Canada Post (*Sessional Paper No. P-30*) (Tabled October 20, 1988)  **Mr Faubert.**  (*See Hansard November 14, 1988*)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

*Sessional Papers:*

Ontario Waste Management Corporation Annual Report for the fiscal year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 401) (Tabled November 7, 1988).

---

**ONE HUNDRED AND FIRST DAY**

**TUESDAY, NOVEMBER 8, 1988**

---

**PRAYERS**

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:


Petition relating to Church of Scientology (*Sessional Paper No. P-33*) (Tabled November 8, 1988)  *Mr Dietsch*.

---

Pursuant to Standing Order 70 (a) Mr Mackenzie moved, in the absence of Mr Rae (York South),

That the Government lacks the confidence of this House because of its abject failure to deliver on its six-point promise during the 1987 election campaign that if certain conditions were not met on the Canada-U.S. free trade negotiations there would be "no deal", even though none of those conditions were met; and because the three so-called anti-free trade bills now before this House—Bills 147, 168, 175—add nothing to the ability of the Government of Ontario to resist, oppose or differ from the provisions of the Mulroney trade deal, in the interest of the ordinary working people of the province.

And a debate arising, after some time, the motion, having been put, was lost on the following division:

<table>
<thead>
<tr>
<th>AYES</th>
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<tbody>
<tr>
<td>Allen</td>
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<td>Brandt</td>
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<tr>
<td>Eves</td>
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<tr>
<td>Farnan</td>
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</tbody>
</table>
The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

**Sessional Papers:**

Ministry of Energy Annual Report for the fiscal year ending March 31, 1988 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 402)* (Tabled November 8, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 377 Interim Answer  (See Hansard November 14, 1988)
Question Numbers 380 and 381  (See Hansard November 14, 1988)

ONE HUNDRED AND SECOND DAY
WEDNESDAY, NOVEMBER 9, 1988

PRAYERS

Mr Lipsett from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr66, An Act to revive Ariann Developments Inc.

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

Bill Pr32, An Act to revive LaPlante Lithographing Company Limited.  Mr Velshi.

Pursuant to Standing Order 37 (a), Mr Cousens moved that the ordinary business of the House be set aside to discuss a matter of urgent public importance, that being this government’s refusal to conduct a full and open public inquiry into the municipal planning process and, in particular given the dramatic rate of growth and development in regions across this province, most notably, Peel, Durham and York regions and, given that such growth has placed extreme pressure on the municipal planning process; and, given that recent allegations have been made regarding the integrity of this process in York Region; that the government’s failure to conduct such an inquiry diminishes public confidence in the municipal planning process.

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

The House then adjourned at 6.00 p.m.
ONE HUNDRED AND THIRD DAY
THURSDAY, NOVEMBER 10, 1988

PRAYERS
10.00 A.M.

Mr Sterling moved,

Second Reading of Bill 157, An Act to authorize Municipalities to pass By-laws respecting smoking in the Workplace and in Enclosed Public Places.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Nixon (York Mills) then moved,

That, in the opinion of this House, the Federal Government should be condemned for its inadequate housing policy and its failure to co-operate with other levels of government in the production and preservation of housing stock.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 157, An Act to authorize Municipalities to pass By-laws respecting smoking in the Workplace and in Enclosed Public Places, the question, having been put, was carried on the following division:

AYES

Adams
Allen
Ballinger
Black
Brandt
Breaugh
Bryden
Callahan
Campbell
Charlton
Collins
Cooke
Cooke
Cousens
Cureatz
Daigeler
Dietsch
Elliot

Eves
Faubert
Fawcett
Fleet
Furlong
Grier
Hart
Henderson
Jackson
Johnson

(McClelland
Morin
Nixon
(York Mills)
Owen
Philip
(Ytobicoke-Rexdale)
Pollock
Poole
Rae
(York South)
Ruprecht
Sola
South
Sterling
Stoner
Villeneuve
Wildman
Wilson—53.

Matrundola
NOVEMBER 10 1988

NAYS

Ferraro  Roberts
Miller  Tatham—4.

And the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Social Development.*

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Nixon’s Resolution Number 49, the question, having been put, was carried on the following division:—

**AYES**

Adams  Ferraro  Nixon
Allen  Fleet  (York Mills)
Ballinger  Furlong  Owen
Black  Grier  Philip
Breauugh  Henderson  (Etobicoke-Rexdale)
Bryden  Johnston  Poole
Callahan  (Scarborough West)  Rae
Campbell  Kanter  (York South)
Charlton  Keys  Roberts
Collins  Laughren  Ruprecht
Cooke  Lipsett  Sola
  (Kitchener)  Mackenzie  South
Cooke  Mahoney  Stoner
  (Windsor-Riverside)  Martel  Sullivan
Daigeler  Matrundola  Tatham
Dietsch  McClelland  Wildman
Elliot  Miller  Wilson—49.
Faubert  Morin
Fawcett  Morin-Strom

NAYS

Brandt  Jackson  Sterling
Cureatz  (Wellington)  Pollock
Eves

And it was,

*Resolved*, That, in the opinion of this House, the Federal Government should be condemned for its inadequate housing policy and its failure to co-operate with other levels of government in the production and preservation of housing stock.
THE AFTERNOON SITTING

1.30 P.M.

On motion by Mr Conway,

Ordered, That the Estimates of the Ministry of Health be considered in the Committee of Supply before the Estimates of the Ministry of Government Services and that, notwithstanding the sequence established for the consideration of Estimates referred to the Committee of Supply, the Estimates of the Office of the Premier, Cabinet Office and Office of the Lieutenant Governor be considered on Thursday, December 8, 1988.

A debate arose on the motion for Second Reading of Bill 175, An Act respecting transfers of Water.

And, after some time, it was,

On motion by Mr Sterling,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The responses to the following Petitions were laid upon the Table:—


The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 379  (See Hansard November 14, 1988)

ONE HUNDRED AND FOURTH DAY
MONDAY, NOVEMBER 14, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled November 14, 1988)  Mr McCague.

Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled November 14, 1988)  Mr Johnson (Wellington).

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

Resolved, That Supply in the following amount and to defray the expenses of the Office for Disabled Persons be granted to Her Majesty for the fiscal year ending March 31, 1989:—

OFFICE FOR DISABLED PERSONS:
Office for Disabled Persons Program ........................................ $7,638,600

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

And, after some time,

The Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress and asked for leave to sit again.

Ordered, That the Report be received.
Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):

Sessional Paper:—


ONE HUNDRED AND FIFTH DAY
TUESDAY, NOVEMBER 15, 1988

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:—

I beg to inform the House that the Clerk has received a report from the Chief Election Officer and laid upon the table a Certificate of a by-election in the Electoral District of Welland-Thorold.

ELECTORAL DISTRICT OF WELLAND-THOROLD — PETER KORMOS
PROVINCE OF ONTARIO

Mr Claude L. DesRosiers
Clerk of the Legislative Assembly
Room 104, Legislative Building
Queen’s Park
Toronto, Ontario.
M7A 1A2

Dear Mr DesRosiers:

This is to certify that, in view of a Writ of Election dated the Twenty-third day of September, 1988, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to Helen Durley, Returning Officer for the Electoral District of Welland-Thorold, for the election of a Member to represent the said Electoral District of Welland-Thorold in the Legislative Assembly of this Province in the room of Mel Swart, Esquire, who since his election as representative of the said Electoral District of Welland-Thorold, has resigned his seat, Peter
Kormos, has been returned as duly elected as appears by the Return of the said Writ of Election, which is now lodged of record in my office.

Warren R. Bailie
Chief Election Officer

Toronto, November 11, 1988

__________

Peter Kormos, Member for the Electoral District of Welland-Thorold, having taken the Oath and subscribed the Roll, took his seat.

__________

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Lord's Prayer and Bible Scripture *(Sessional Paper No. P-26)* (Tabled November 15, 1988)  *Mr Johnson* (Wellington).

Petition relating to Church of Scientology *(Sessional Paper No. P-33)* (Tabled November 15, 1988)  *Ms Poole.*

__________

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

Bill 186, An Act to provide for the Allocation of certain Payments or Grants in lieu of Taxes made by Canada to Municipalities in respect of Lands that are Exempt from Taxation.  *Mr Ward.*

__________

The following Bills were read the second time:—

Bill 66, An Act respecting Agricultural and Horticultural Organizations.  *Ordered for Third Reading.*


Bill 140, An Act to revise the Farm Products Containers Act.  *Ordered referred to the Committee of the Whole House.*

__________

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill without amendment:—

Bill 140, An Act to revise the Farm Products Containers Act.

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

Bill 78, An Act respecting the Sale of Farm Implements. Ordered referred to the Standing Committee on Resources Development.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled October 19, 1988) Mr. McGuigan, Mr. Morin-Strom and Mr. Pollock (See Hansard November 22, 1988.)

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled October 20, 1988) Mr. Laughren and Mr. Reville (See Hansard November 22, 1988.)

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled October 24, 1988) Mr. Epp, Mr. Mackenzie and Mr. Miller (See Hansard November 22, 1988.)

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled October 25, 1988) Ms. Bryden, Mr. Eves and Mr. Hampton (See Hansard November 22, 1988.)

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendium:

Bill 186, An Act to provide for the Allocation of certain Payments or Grants in lieu of Taxes made by Canada to Municipalities in respect of Lands that are Exempt from Taxation (No. 407) (Tabled November 15, 1988).


The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 112 (See Hansard November 21, 1988)
ONE HUNDRED AND SIXTH DAY
WEDNESDAY, NOVEMBER 16, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Sunday Shopping (*Sessional Paper No. P-7*) (Tabled November 16, 1988)  Mr Dietsch.

Petition relating to Teachers' Superannuation (*Sessional Paper No. P-22*) (Tabled November 16, 1988)  Mr Tatham.

Petition relating to Church of Scientology (*Sessional Paper No. P-33*) (Tabled November 16, 1988)  Mrs LeBourdais.


Mr Neumann from the Standing Committee on Social Development reported the following Resolution:—

*Resolved*, That Supply in the following amounts and to defray the expenses of the Ministry of Colleges and Universities be granted to Her Majesty for the fiscal year ending March 31, 1989:—

**MINISTRY OF COLLEGES AND UNIVERSITIES:**

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$5,874,400</td>
</tr>
<tr>
<td>University Support Program</td>
<td>$1,648,759,400</td>
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<tr>
<td>College Support Program</td>
<td>$709,063,500</td>
</tr>
<tr>
<td>Student Affairs Program</td>
<td>$202,959,800</td>
</tr>
</tbody>
</table>

Mr Furlong from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:—

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

Bill Pr18, An Act respecting the Sarnia Kiwanis Foundation Inc.

Bill Pr63, An Act to revive Tavone Enterprises Limited.

Bill Pr65, An Act respecting the Kitchener and Waterloo Community Foundation.

Your Committee recommends that the fees, less the actual cost of printing, be remitted on Bill Pr18, An Act respecting the Sarnia Kiwanis Foundation Inc.
Your Committee further recommends that the fees, less the actual cost of printing, be remitted on Bill Pr65, An Act respecting the Kitchener and Waterloo Community Foundation.

On motion by Mr Conway,

*Ordered*, That the Order of the House referring Bill 78, An Act respecting the Sale of Farm Implements, to the Standing Committee on Resources Development, be rescinded and the Bill referred to the Committee of the Whole House.

The following Bill was read the second time:—

Bill 83, An Act respecting the Protection of Farm Practices. *Ordered referred to the Standing Committee on Resources Development.*

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 78, An Act respecting the Sale of Farm Implements.

*Ordered*, That the report be now received and adopted.

The following Bill was read the second time:—


Debate was resumed on the Motion for Second Reading of Bill 162, An Act to amend the Workers’ Compensation Act.

And, after some time, it was,

On motion by Mr Pouliot,

*Ordered*, That the debate be adjourned.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


Conseil consultatif de l'Ontario sur l'âge d'or, quatorzième rapport annuel pour l'exercice se terminant le 31 mars 1988 (n° 409) (déposé le 16 novembre 1988).

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ONE HUNDRED AND SEVENTH DAY

THURSDAY, NOVEMBER 17, 1988

Prayers

10.00 A.M.

Mr Pouliot moved,

That, in the opinion of this House, the Ministry of Natural Resources, with the support and expertise of the Ministry of Northern Development, the Ministry of Mines and the Ministry of Industry, Trade and Technology should enter into agreements with municipalities for the purpose of setting up Community Based Resource Authorities which would be given the right and responsibility of planning and managing these resources for the benefit of the resource itself as well as the benefit of local economies, and that the Government of Ontario, with Federal assistance, should make available to communities interested and wishing to set up such an Authority, sufficient funding to enable them to enhance the value and maintain the viability of the growing forest by those who have a greater stake in its future than those who make the decisions in distant boardrooms.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Johnson (Wellington) then moved,

That, in the opinion of this House, the Attorney General should review the Compensation for Victims of Crime Act to determine whether that legislation is adequate to meet the needs and redress the losses of victims. Such a review should take into account recommendations made by the Standing Committee on the Ombudsman (Sixteenth Report 1988); the Standing Committee on Procedural Affairs (Report on Agencies, Boards and Commissions No. 7—Dec. 1983); and the areas identified by the past Chairman of the Criminal Injuries Compensation Board as requiring special attention, (Board's Seventeenth Report 1985-86).
Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Pouliot's Resolution Number 50, the question, having been put, was lost on the following division:—

**AYES**

Bryden  
Charlton  
Epp  
Grier  
Jackson  
Johnson  
(Wellington)

Johnston  
(Scarborough West)  
Mackenzie  
Martel  
Philip  
(Peel)

Rae  
(York South)  
Reville  
Runciman  
Villeneuve—15.

**NAYS**

Adams  
Black  
Bossy  
Brown  
Chiarelli  
Cleary  
Cooke  
(Kitchener)

Fleet  
Hart  
Henderson  
Kanter  
LeBourdais  
Lipsett  
Lupusella  
Matrundola  
McClelland

Nicholas  
Nixon  
(York Mills)  
Oddie Munro  
Offer  
Owen  
Poole  
Roberts  
South  
Tatham—30.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Johnson's Resolution Number 48, the question, having been put, was declared carried, and it was,

**Resolved,** That, in the opinion of this House, the Attorney General should review the Compensation for Victims of Crime Act to determine whether that legislation is adequate to meet the needs and redress the losses of victims. Such a review should take into account recommendations made by the Standing Committee on the Ombudsman (Sixteenth Report 1988); the Standing Committee on Procedural Affairs (Report on Agencies, Boards and Commissions No. 7—Dec. 1983); and the areas identified by the past Chairman of the Criminal Injuries Compensation Board as requiring special attention, (Board's Seventeenth Report 1985-86).

**THE AFTERNOON SITTING**

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—
Petition relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled November 17, 1988)  Mr Sterling.

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled November 17, 1988)  Mr Owen.

Mr Laughren from the Standing Committee on Resources Development presented the Committee’s Report which was read as follows and adopted:—

Your Committee begs to report the following Bill as amended:—

Bill 88, An Act to regulate Truck Transportation.  Ordered for Third Reading.

On motion by Mr Conway,

Ordered, That when the House adjourns today, it stand adjourned until 1.30 p.m. on Tuesday, November 22, 1988.

On motion by Mr Conway,

Ordered, That, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to Ballot Item Number 45.

On motion by Mr Conway,

Ordered, That Mr Kormos be appointed as a member of the Standing Committee on Regulations and Private Bills.

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

Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs.  Mr Scott.

Bill 188, An Act to amend the Juries Act.  Mr Scott.


The House, according to Order, resolved itself into the Committee of Supply to consider the Estimates of the Ministry of Health.
And, after some time.

The Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress and asked for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:

Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs (No. 410) (Tabled November 17, 1988).

Bill 188, An Act to amend the Juries Act (No. 411) (Tabled November 17, 1988).


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ONE HUNDRED AND EIGHTH DAY
TUESDAY, NOVEMBER 22, 1988

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled November 22, 1988) Mr Dietsch.

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled November 22, 1988) Mr Rae (York South).
On motion by Mr Conway,

*Ordered*, That Mr Keyes and Mr Epp exchange places in the order of precedence for private members' public business.

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


On motion by Mr Conway,

*Ordered*, That the Estimates of the Office of the Assembly and of the Office of the Chief Election Officer be considered in the Standing Committee on the Legislative Assembly for 3 hours each, the Estimates of the Office of the Ombudsman be considered in the Standing Committee on the Ombudsman for 3 hours and the Estimates of the Office of the Provincial Auditor be considered in the Standing Committee on Public Accounts for 3 hours; and that, notwithstanding any previous Order of the House, the Estimates of the Management Board of Cabinet be considered in the Committee of Supply for 4 hours, the Estimates of the Ministry of Government Services be considered in the Committee of Supply for 2 hours, the Estimates of the Ministry of Treasury and Economics be transferred from the Committee of Supply to the Standing Committee on Finance and Economic Affairs, and the Estimates of the Ministry of Housing be considered in the Committee of Supply for 13 hours.

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

And, after some time,

The Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress and asked for leave to sit again.

*Ordered*, That the Report be received.

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

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Papers:—


Ontario Residents Attitudes Toward the Meech Lake Accord, Public Opinion Poll (No. 414) (Tabled November 22, 1988).

ONE HUNDRED AND NINTH DAY

WEDNESDAY, NOVEMBER 23, 1988

1.30 P.M.

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


Debate was resumed on the Motion for Second Reading of Bill 162, An Act to amend the Workers’ Compensation Act.

And, after some time, the motion, having been put, was carried on the following division:—

Ayes

Ballinger  
Beer  
Black  
Bossy  
Bradley  
Brown  
Campbell  
Carrothers  
Cleary  
Collins  
Conway  
Cordiano  
Curling  
Daigeler  
Eakins  
Elliot  
Elston  
Epp  
Faubert  
Fleet  
Fontaine  
Furlong  
Grandmaître  
Haggerty  
Hošek  
Kerrio  
Kozyra  
LeBourdais  
Leone  
Lipsett  
Lupusella  
MacDonald  
Mancini  
Matrundola  
McClelland  
McGuigan  
McGuinty  
McLeod  
Miller  
Morin  
Neumann  
Nicholas  
Nixon  
(York Mills)  
O’Neil  
(Quinte)  
Oddie Munro  
Patten  
Phillips  
(Scarborough-Agincourt)  
Ramsay  
Ray  
(Windsor-Walkerville)  
Reycraft  
Roberts  
Smith  
(Lambton)  
Smith  
(London South)  
Sola
AYES — Continued

Sorbara  Sweeney  Wong
South  Tatham  Wrye—64.
Stoner  Ward
Sullivan  Wilson

NAYS

Allen  Hampton  Pollock
Brandt  Harris  Pope
Breaugh  Johnson  Pouliot
Bryden  (Wellington)  Rae
Charlton  Kormos  (York South)
Cooke  Laughren  Reville
  (Windsor-Riverside)  Mackenzie  Runciman
Cousens  Marland  Sterling
Cunningham  Martel  Villeneuve
Cureatz  McCague  Wildman—33.
Eves  McLean
Faranan  Morin-Strom
Grier  Philip  (Etobicoke-Rexdale)

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Resources Development.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):

Sessional Paper:


ONE HUNDRED AND TENTH DAY
THURSDAY, NOVEMBER 24, 1988

PRAYERS  10.00 A.M.

Mr McClelland moved,
That, in the opinion of this House, the Government of Ontario should establish a framework within which a working partnership can be initiated and maintained on an ongoing basis with non-governmental voluntary agencies involved in international relief and development.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Charlton then moved,

Second Reading of Bill 184, An Act to amend the Ontario Energy Board Act.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr McClelland’s Resolution Number 51, the question, having been put, was declared carried, and it was:—

Resolved. That, in the opinion of this House, the Government of Ontario should establish a framework within which a working partnership can be initiated and maintained on an ongoing basis with non-governmental voluntary agencies involved in international relief and development.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 184, An Act to amend the Ontario Energy Board Act, the question, having been put, was lost on the following division:—

**AYES**

Breaugh
Bryden
Charlton
Cooke (Windsor-Riverside)
Cunningham
Cureatz
Farnan
Hampton (Etobicoke-Rexdale)

Jackson
Johnson (Wellington)
Laughren
Mackenzie
Marland
McLean
Morin-Strom
Philip

Pollock
Rae
Reville
Runciman
Wildman—21.

**NAYS**

Ballinger
Beer
Black
Bossy
Brown
Cleary
Collins
Cooke (Kitchener)
Cordiano
Dietsch

Elliot
Epp
Fawcett
Ferraro
Fleet
Furlong
Hart
Henderson
Keyes
Kozyra

LeBourdais
Leone
Lipsett
Lupusella
MacDonald
Mahoney
Mancini
Matrundola
McClelland
McGuigan
Miclash
NAYS — Continued

Miller
Nicholas
Nixon
(York Mills)
Oddie Munro

Patten
Reycraft
Smith
(Lambton)
Sola

South
Stoner
Sullivan
Tatham
Wilson—45.

THE AFTERNOON SITTING

1.30 P.M.

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

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of the Environment be granted to Her Majesty for the fiscal year ending March 31, 1989:—

MINISTRY OF THE ENVIRONMENT:
Ministry Administration Program ........................................... $30,099,500
Environmental Services Program........................................... 82,067,700
Environmental Control Program ........................................... 77,190,800
Utility Planning and Operations Program .............................. 253,089,400

Mr Epp from the Standing Committee on the Legislative Assembly reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Chief Election Officer be granted to Her Majesty for the fiscal year ending March 31, 1989:—

OFFICE OF THE CHIEF ELECTION OFFICER:
Office of the Chief Election Officer Program ........................... $618,600

Mr Epp from the Standing Committee on the Legislative Assembly presented the Committee’s report on the Process for Reviewing Election Laws.

By unanimous consent, the House agreed that the report be printed as follows:—

In April of this year, the Chief Election Officer and members of his staff appeared before the Standing Committee on the Legislative Assembly to discuss concerns of members of the Committee with respect to the Election Act. Subsequently, on 7 July 1988, the Report of the Chief Election Officer, reviewing issues relating to the administration of the Election Act, 1984 and possible changes to the Act, was tabled. The Committee met again with the Chief Election Officer on 2 August
1988 to consider the Chief Election Officer’s report and the process for reviewing his recommendations and election laws.

In 1984, the Election Act was revised to provide, in part, that the Chief Election Officer be an officer of the Assembly. However, except for the requirement for the Chief Election Officer to report on the conduct of an election, no formal reporting relationship between the Legislative Assembly and the Chief Election Officer exists. Nor is there any provision for the Legislature to conduct periodic comprehensive reviews of the Election Act and related election laws.

In the past, special or select committees have been appointed to investigate proportional representation (1921), means of improving the method of preparing provincial voters’ lists (1933) and election laws in light of modern needs, practices and concepts (1969-1971). Standing committees have considered periodic revisions to the Election Act. Proposals for changes to the Election Act have previously been made by the Chief Election Officer to the Government House Leader. It was then left to the Government House Leader to consult with the political parties represented in the House and others and bring forward legislation.

The Committee is of the opinion that the time has come for a modification in the approach to the review of changes to the Election Act and the election process proposed by the Chief Election Officer and others. The Committee believes that a process must be firmly established to provide for periodic comprehensive reviews of the Election Act and the election process by a committee of the Legislature.

Within a specific number of months following a general election, the Chief Election Officer should be required to present a report to the House containing his comments on the administration of the Election Act and any recommendations for legislative or administrative change. Such a report would be tabled by the Speaker and deemed to be referred to the Standing Committee on the Legislative Assembly for consideration and report within a specified period of time.

Such reviews should take place soon after a general election to enable the Committee to consult with members of the Legislative Assembly, persons knowledgeable in election matters and the public before presenting a comprehensive report and draft legislation to the House. In the case of a majority government, this would permit the House to consider the Committee’s recommendations and enact any required legislation well in advance of the next general election.

Your Committee recommends that the Government House Leader propose to the House the following motion:—

That the Standing Committee on the Legislative Assembly undertake a comprehensive review of the Report of the Chief Election Officer including recommended legislative changes 1988 [Sessional Paper Number 325] and other areas related to the election process and report to the House its observations and recommendations thereon following public meetings for the hearing of representations of interested persons, and that the Chief Election Officer provide such assistance to the Committee as may be required by the Committee to discharge its duties.
It is envisaged that the Committee would advertise its meetings before the next adjournment or recess of the House, invite submissions from the public and hear representations by those interested parties who have submitted representations on election issues during the adjournment or recess. The Committee would then prepare a report to the House, including draft legislation, and present it to the House for its consideration. If the Bill did not contain any provisions which would impose a tax or specifically direct the allocation of public funds, the chairman of the Committee would bring the Bill before the House for introduction and first reading. It would be incumbent on the Government to ensure that any such report or legislation is debated, considered in a committee for possible amendment and enacted.

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

Bill Pr73, An Act to revive George A. McNamara Memorial Foundation. Mr Offer.

A debate arose on the motion for Second Reading of Bill 122, An Act to amend the Retail Sales Tax Act.

And, after some time, it was,

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

The responses to the following Petitions were laid upon the Table:

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 19, 1988) Mr Polsinelli. (See Hansard November 28, 1988)

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 20, 1988) Mr Daigeler. (See Hansard November 28, 1988)

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 31, 1988) Mr Morin. (See Hansard November 28, 1988)


Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 17, 1988) Mr Johnson (Wellington). (See Hansard November 28, 1988)

Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 19, 1988) Mr Johnson (Wellington). (See Hansard November 28, 1988)
Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 24, 1988) Mr Johnson (Wellington). (See Hansard November 28, 1988)

Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 25, 1988) Mr Johnson (Wellington). (See Hansard November 28, 1988)

Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled October 31, 1988) Mr Johnson (Wellington). (See Hansard November 28, 1988)

Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled November 8, 1988) Mr Johnson (Wellington). (See Hansard November 28, 1988)


The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Mining Health and Safety Branch Responses to the Recommendations made by the Standing Committee on Resources Development Report on Accidents and Fatalities in Ontario Mines (No. 418) (Tabled November 24, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 322 was made a Return (See Sessional Paper No. 417) (Tabled November 24, 1988.)

Question Number 337 was made a Return (See Sessional Paper No. 416) (Tabled November 24, 1988.)

Questions Numbers 341, 342, 385 to 390 inclusive (See Hansard November 28, 1988.)

Questions Numbers 391 to 394 inclusive Interim Answers (See Hansard November 28, 1988.)
PRAYERS

1.30 P.M.

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

Bill 192, An Act to amend the Municipal Act and certain other Acts related to Municipalities. *Mr Eakins.*

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

And, after some time,

The Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress and asked for leave to sit again.

*Ordered*, That the Report be received.

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

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

*Sessional Paper:*

Compendium:


PRAYERS

1.30 P.M.

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

Pursuant to Standing Order 37 (a), Mr Mackenzie moved that the ordinary business of the House be set aside to discuss a matter of urgent public importance requiring immediate consideration, namely, the refusal of the Liberal government to honour its responsibility for and its commitments to working people in the area of job protection and labour adjustment—specifically, in the face of two plant closures announced within the last week, its refusal to do more than to pass the legislative buck to the federal government, even though jurisdiction for employment standards, labor relations, pensions is provincial; and its refusal, three and a half years after making the commitment in the 1985 Accord that brought it to power, to “reform job security legislation, including notice and justification of layoffs and plant shutdowns . . .”.

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

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Compendium:


ONE HUNDRED AND THIRTEENTH DAY
WEDNESDAY, NOVEMBER 30, 1988

PRAYERS  1.30 P.M.

The Speaker informed the House that he had laid upon the Table the 1988 Annual Report of the Provincial Auditor (Permanently referred to the Standing Committee on Public Accounts pursuant to Standing Order 90 (i) (Sessional Paper No. 1) (Tabled November 30, 1988).
Mr Furlong from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bills as amended:—

Bill Pr6, An Act respecting the City of Ottawa.

Bill Pr9, An Act respecting the Charlotte Eleanor Englehart Hospital.

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

Bill Pr32, An Act to revive LaPlante Lithographing Company Limited.

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

Bill 194, An Act to restrict Smoking in Workplaces.  Mr Sorbara.

Debate was resumed on the motion for Second Reading of Bill 122, An Act to amend the Retail Sales Tax Act,

And, after some time, it was,

On motion by Mr Mackenzie,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Compendium:

Mr Ballinger moved,

That, in the opinion of this House, recognizing the Government of Canada's inability to effectively address the issue of refugee determination which has resulted in a backlog of 9,000 refugee claims in the Greater Toronto area alone; and recognizing that the federal policy is to refuse to issue work permits to refugee claimants which has the result of virtually forcing all of these claimants onto social assistance rolls, costing the Government of Ontario approximately $35 million this year; and further recognizing that amending this policy would not negatively impact on the employment opportunities of Canadians and landed immigrants and would save the taxpayers money, given the present employment opportunities in Metropolitan Toronto and vicinity and the enthusiasm of claimants to work; therefore, the Government of Ontario should urge the Government of Canada to immediately amend its policy and issue temporary work permits until such time as the status of refugee claimants is determined.

A debate arising at 11.01 a.m., further proceedings were reserved until 12.00 noon.

Mr Hampton then moved,

That, in the opinion of this House, recognizing that the mail service in the communities such as Fort Frances and Kenora and many smaller rural communities of Northwestern Ontario will deteriorate due to the fact that the sorting of the mail will no longer take place in these communities, but instead be moved to a central facility, the Government of Ontario should condemn Canada Post for this action, and the failure to recognize the importance of quality mail service for the rural communities and small towns of Northwestern Ontario, and the Government of Ontario should urge the Government of Canada to halt immediately these plans to cut service and to maintain and improve rural postal services across Ontario.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Ballinger's Resolution Number 52, the question, having been put, was declared carried, and it was:—

Resolved, That, in the opinion of this House, recognizing the Government of Canada's inability to effectively address the issue of refugee determination which has resulted in a backlog of 9,000 refugee claims in the Greater Toronto area alone; and recognizing that the federal policy is to refuse to issue work permits to refugee claimants which has the result of virtually forcing all of these claimants onto social assistance rolls, costing the Government of Ontario approximately $35 million this year; and further recognizing that amending this policy would not negatively impact on the employment opportunities of Canadians and landed immigrants and would save the taxpayers money, given the present employment opportunities in Metropolitan Toronto and vicinity and the enthusiasm of claim-
Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Hampton's Resolution Number 47, the question, having been put, was declared carried, and it was:—

Resolved, That, in the opinion of this House, recognizing that the mail service in the communities such as Fort Frances and Kenora and many smaller rural communities of Northwestern Ontario will deteriorate due to the fact that the sorting of the mail will no longer take place in these communities, but instead be moved to a central facility, the Government of Ontario should condemn Canada Post for this action, and the failure to recognize the importance of quality mail service for the rural communities and small towns of Northwestern Ontario, and the Government of Ontario should urge the Government of Canada to halt immediately these plans to cut service and to maintain and improve rural postal services across Ontario.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled December 1, 1988)  Mr Ballinger.


Mr Epp from the Standing Committee on the Legislative Assembly reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Assembly be granted to Her Majesty for the fiscal year ending March 31, 1989:—

OFFICE OF THE ASSEMBLY:
Office of the Assembly Program .............................................. $79,674,100

On motion by Mr Conway,

Ordered, That Mr Keyes and Mr Offer and Mr Poirier and Mr McGuigan exchange places respectively in the order of precedence for private members' public business and that, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to ballot item number 49.
The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31, 1989 the following sums:

MINISTRY OF HEALTH:

1801. To defray the expenses of the Ministry Administration Program .................................................. $ 120,424,000

1802. To defray the expenses of the Institutional Health Program .. 6,543,806,700

1803. To defray the expenses of the Emergency and Special Health Services Program .......................................................... 812,363,400

1804. To defray the expenses of the Mental Health Program ........ 564,632,900

1805. To defray the expenses of the Community Health Program... 530,726,000

1806. To defray the expenses of the Health Insurance Program...... 4,088,470,100

And after some time,

The Speaker resumed the Chair, and the Chairman as directed by the Committee, reported certain Resolutions and asked for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Debate was resumed on the motion for Second Reading of Bill 122, An Act to amend the Retail Sales Tax Act,

and, after some time, it was,

On motion by Mr Charlton,

Ordered, That the debate be adjourned.

The response to the following Petition was laid upon the Table:—

Petition relating to Madawaska Highland Regional Trust (Sessional Paper No. P-34) (Tabled November 16, 1988) Mr Pollock. (See Hansard December 1, 1988)
The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Indian Fishing Advisory Committee Report (No. 422) (Tabled December 1, 1988).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Questions Numbers 375 and 384 (See Hansard December 1, 1988.)

ONE HUNDRED AND FIFTEENTH DAY
MONDAY, DECEMBER 5, 1988

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled December 5, 1988)  Mr Beer.

Petition relating to Accessible Daycare (Sessional Paper No. P-36) (Tabled December 5, 1988)  Ms Poole.

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

Bill 195, An Act to amend the Workers’ Compensation Act.  Mr Rae (York South).

The following Bill was read the second time:—

A debate arose on the motion for Second Reading of Bill 121, An Act to amend the Gasoline Tax Act.

And, after some time, it was.

On motion by Mr Laughren,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

ONE HUNDRED AND SIXTEENTH DAY
TUESDAY, DECEMBER 6, 1988

PRAYERS

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled December 6, 1988)  Mr Smith (Lambton).

Mr Laughren from the Standing Committee on Resources Development reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Natural Resources be granted to Her Majesty for the fiscal year ending March 31, 1989:—

MINISTRY OF NATURAL RESOURCES:

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$ 75,429,400</td>
</tr>
<tr>
<td>Lands and Water Program</td>
<td>153,823,100</td>
</tr>
<tr>
<td>Outdoor Recreation Program</td>
<td>111,691,400</td>
</tr>
<tr>
<td>Resource Products Program</td>
<td>193,972,600</td>
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<tr>
<td>Resource Experience Program</td>
<td>7,612,300</td>
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</tbody>
</table>

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

Bill Pr75, An Act respecting the City of Sault Ste. Marie.  Mr Morin-Strom.
Pursuant to Standing Order 37 (a), Mr Runciman moved that the ordinary business of the House be set aside to discuss a matter of urgent public importance, that being: recent reports indicating that drivers in Ontario will be faced with massive auto insurance premium increases as a result of the Liberal Government’s mismanagement and as a consequence of its failure to honour its commitment to introduce “a very specific plan to lower insurance rates” as promised by the Premier on September 7, 1987.

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

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):

Sessional Paper:—

Cultural Infrastructure in the Metro Toronto Area, Final Report for the Study of Support for (No. 423) (Tabled December 6, 1988).

ONE HUNDRED AND SEVENTEENTH DAY
WEDNESDAY, DECEMBER 7, 1988

PRAYERS

Pursuant to Standing Order 31 (b), the following Petition was presented:—


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

Bill 66, An Act respecting Agricultural and Horticultural Organizations.

Bill 78, An Act respecting the Sale of Farm Implements.

Bill 139, An Act to amend the Grain Elevator Storage Act, 1983.

Bill 140, An Act to revise the Farm Products Containers Act.
Bill 160, An Act to amend the Municipality of Metropolitan Toronto Act.

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

Bill Pr6, An Act respecting the City of Ottawa.
Bill Pr9, An Act respecting the Charlotte Eleanor Englehart Hospital.
Bill Pr18, An Act respecting the Sarnia Kiwanis Foundation Inc.
Bill Pr32, An Act to revive LaPlante Lithographing Company Limited.
Bill Pr42, An Act to revive Rockton Winter Club Inc.
Bill Pr55, An Act to revive 288093 Ontario Limited.
Bill Pr63, An Act to revive Tavone Enterprises Limited.
Bill Pr65, An Act respecting the Kitchener and Waterloo Community Foundation.

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

Bill Pr6, An Act respecting the City of Ottawa.
Bill Pr9, An Act respecting the Charlotte Eleanor Englehart Hospital.
Bill Pr18, An Act respecting the Sarnia Kiwanis Foundation Inc.
Bill Pr32, An Act to revive LaPlante Lithographing Company Limited.
Bill Pr42, An Act to revive Rockton Winter Club Inc.
Bill Pr55, An Act to revive 288093 Ontario Limited.
Bill Pr63, An Act to revive Tavone Enterprises Limited.
Bill Pr65, An Act respecting the Kitchener and Waterloo Community Foundation.

Debate was resumed on the motion for Second Reading of Bill 121, An Act to amend the Gasoline Tax Act,
and, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. today.

Debate was resumed on the motion for Second Reading of Bill 122, An Act to amend the Retail Sales Tax Act,

and, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. today.

By agreement, at 5.45 p.m., the members having been called in.

The question, having been put, on the motion for Second Reading of Bill 121, An Act to amend the Gasoline Tax Act, was carried on the following division:—

**AYES**

Ballinger  Black  Bossy  Bradley  Brown  Callahan  Campbell  Caplan  Chiarelli  Cleary  Collins  Conway  Cooke  (Kitchener)  Cordiano  Curling  Daigeler  Dietsch  Eakins  Elliot  Elston  Epp  Faubert  Ferraro  Fleet  Fontaine  Fulton

AYES — Continued

Elizabeth II  December 7 and 8  381

<table>
<thead>
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<th>AYES</th>
<th>Velshi</th>
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<td>Harris</td>
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<td>Jackson</td>
<td>Philip</td>
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</table>

And the Bill was accordingly read the second time and **Ordered for Third Reading:**

The question, having been put, on the motion for Second Reading of Bill 122, An Act to amend the Retail Sales Tax Act, was carried on the same vote.

And the Bill was accordingly read the second time and **Ordered referred to the Standing Committee on Finance and Economic Affairs.**

The House then adjourned at 6.00 p.m.

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**ONE HUNDRED AND EIGHTEENTH DAY**

**THURSDAY, DECEMBER 8, 1988**

**PRAYERS**

10.00 A.M.

Mr Epp moved,

Second reading of Bill 181, An Act to amend the Legislative Assembly Act.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.
Mr Wildman then moved,

Second Reading of Bill 190, An Act to amend the Animals for Research Act.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 181, An Act to amend the Legislative Assembly Act, the question, having been put, was declared carried, and the Bill was accordingly read the second time and, by unanimous consent, it was Ordered for Third Reading.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 190, An Act to amend the Animals for Research Act, the question, having been put, was carried on the following division:—

**AYES**

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<tr>
<th>Beer</th>
<th>Henderson</th>
<th>Nixon</th>
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<td>Breaugh</td>
<td>Johnson</td>
<td>(York Mills)</td>
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<td>Bryden</td>
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<td>Laughren</td>
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<td>Cordiano</td>
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<td>Ruprecht</td>
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<td>Dietsch</td>
<td>Mackenzie</td>
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<td>Farnan</td>
<td>Mahoney</td>
<td>Wildman—33.</td>
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<td>Faubert</td>
<td>Marland</td>
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<td>Hampton</td>
<td>Martel</td>
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<td>Morin-Strom</td>
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**NAYS**

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<th>Poole</th>
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<td>Bossy</td>
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<td>Campbell</td>
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<td>Cleary</td>
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<td>Collins</td>
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<td>Cunningham</td>
<td>Miller</td>
<td>Sullivan</td>
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<td>Daigeler</td>
<td>Neumann</td>
<td>Wilson—30</td>
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<tr>
<td>Elliot</td>
<td>Oddie Munro</td>
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<td>Epp</td>
<td>Pelissero</td>
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And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Resources Development.
Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Segregated Classroom (Sessional Paper No. P-37) (Tabled December 8, 1988)  Mr Johnston (Scarborough West).

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

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Tourism and Recreation be granted to Her Majesty for the fiscal year ending March 31, 1989:—

**MINISTRY OF TOURISM AND RECREATION:**

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$ 27,456,900</td>
</tr>
<tr>
<td>Tourism Development Program</td>
<td>38,169,300</td>
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<tr>
<td>Parks and Attractions Program</td>
<td>29,198,300</td>
</tr>
<tr>
<td>Recreation Sports and Fitness Program</td>
<td>25,108,200</td>
</tr>
<tr>
<td>Tourism and Recreation Operations Program</td>
<td>71,546,000</td>
</tr>
</tbody>
</table>

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

Bill 196, An Act to amend the Psychologists Registration Act.  Mrs Caplan.

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

*(In the Committee)*

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31, 1989 the following sum:—

**OFFICE OF THE LIEUTENANT GOVERNOR:**

2301. To defray the expenses of the Office of the Lieutenant Governor Program.................................................................$  529,400

And, after some time,

The Speaker resumed the Chair; and the Chairman as directed by the Committee, reported a certain Resolution and progress and asked for leave to sit again.

Ordered, That the Report be received.
Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendium:

Bill 196, An Act to amend the Psychologists Registration Act (No. 425) (Tabled December 8, 1988).

Ontario Municipal Board Annual Report for the 1987 calendar year (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 424) (Tabled December 8, 1988).

ONE HUNDRED AND NINETEENTH DAY
MONDAY, DECEMBER 12, 1988

Prayers 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled December 12, 1988) Mr Hampton.

Petition relating to Incestuous Sexual Assaults (Sessional Paper No. P-23) (Tabled December 12, 1988) Mr Cooke (Kitchener).


Mr Neumann from the Standing Committee on Social Development reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office Responsible for Senior Citizens’ Affairs be granted to Her Majesty for the fiscal year ending March 31, 1989:—
Office Responsible for Senior Citizens' Affairs:
Office Responsible for Senior Citizens' Affairs Program ................ $9,283,600

On motion by Mr Sweeney,

Ordered, That in the Committee of Supply the Estimates of the Management Board of Cabinet be considered before the Estimates of the Ministry of Government Services.

On motion by Mr Sweeney,

Ordered, That the Canadian and Ontario flags on the front lawn of the Parliament Building be flown at half-mast for today, Monday, December 12, 1988 in remembrance of those who lost their lives in the Armenian earthquake.

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

Bill 197, An Act to amend the Regional Municipality of Sudbury Act. Mr Eakins.

Bill 198, An Act to amend the Limitations Act. Mr Cooke (Kitchener).

The House, according to Order, resolved itself into the Committee of Supply to consider the Estimates of the Management Board of Cabinet.

And, after some time,

The Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress and asked for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled November 16, 1988) Mr Dietsch (See Hansard December 12, 1988.)

Petition relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled November 17, 1988) Mr Sterling (See Hansard December 12, 1988.)
Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled November 3, 1988) Mr Reville (See Hansard December 12, 1988.)

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled November 7, 1988) Mr Beer and Mr Fleet (See Hansard December 12, 1988.)

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled November 8, 1988) Mr Dietsch (See Hansard December 12, 1988.)

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled November 15, 1988) Ms Poole (See Hansard December 12, 1988.)

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled November 16, 1988) Mrs LeBourdais (See Hansard December 12, 1988.)

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled November 22, 1988) Mr Rae (York South) (See Hansard December 12, 1988.)

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Alcoholism and Drug Addiction Research Foundation Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 428) (Tabled December 12, 1988).

Compendium:

Bill 197, An Act to amend the Regional Municipality of Sudbury Act (No. 435) (Tabled December 12, 1988).


Funeral Services Review Board Annual Report 1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 430) (Tabled December 12, 1988).

Health Disciplines Board Annual Reports 1987 including a Statement concerning the Denture Therapists Appeal Board (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 429) (Tabled December 12, 1988).

Conseil des sciences de la santé, Les rapports annuels de 1987, contenant un rapport sur la Commission d’appel des denturologues (Renvoyé en permanence au
Comité permanent des affaires sociales conformément à l'article 35 (c) du Règlement) (n° 429) (déposé le 12 décembre 1988).

Ministry of Natural Resources Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 426) (Tabled December 9, 1988).

Ministère des Richesses naturelles. Le rapport annuel pour l’année financière se terminant le 31 mars 1988 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 426) (déposé le 9 décembre 1988).

Ontario Cancer Institute Incorporating The Princess Margaret Hospital Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 427) (Tabled December 12, 1988).

Ontario Cancer Treatment and Research Foundation Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 432) (Tabled December 12, 1988).

Ontario Mental Health Foundation Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 431) (Tabled December 12, 1988).


ONE HUNDRED AND TWENTIETH DAY
TUESDAY, DECEMBER 13, 1988

PRAYERS

1.30 P.M.

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

LINCOLN M. ALEXANDER

The Lieutenant Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending 31st March 1989, and recommends them to the Legislative Assembly.
Toronto, 13th December, 1988

(Sessional Paper No. 3, 1988, Ministries of the Attorney General, of Culture and Communications, of the Environment, of Financial Institutions, of Housing, of Industry, Trade and Technology, of Natural Resources and of Transportation.)

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

Pursuant to Standing Order 31 (b), the following Petitions were presented:


Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled December 13, 1988) Mr Beer.

Petition relating to School Buses (Sessional Paper No. P-38) (Tabled December 13, 1988) Mr Laughren.

Ms Poole from the Select Committee on Education presented the Committee's First Report / Le premier rapport du Comité spécial sur l'Éducation, and moved the adoption of its recommendations (Sessional Paper No. 436) (Tabled December 13, 1988).

On motion by Ms Poole,

Ordered, That the debate be adjourned.


And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. today.

On motion by Mr Nixon (Brant-Haldimand) it was,

Ordered, That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for the period commencing January 1, 1989, and ending March 31, 1989, such payments to be charged to the proper appropriation following the voting of supply.
By agreement, at 5.45 p.m., the members having been called in.

The question, having been put, on the motion for Second Reading of Bill 193, An Act to amend the Income Tax Act, was carried on the following division:

**AYES**

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<th>Adams</th>
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<td>Henderson</td>
<td>(Ottawa-Rideau)</td>
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<td>Beer</td>
<td>Hošek</td>
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<td>Keyes</td>
<td>(Scarborough-Agincourt)</td>
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<td>Carrothers</td>
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<td>Curling</td>
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<td>Eakins</td>
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<td>Elliot</td>
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<td>Elston</td>
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<td>Faubert</td>
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<td>Wrye—71</td>
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<td>Grier</td>
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And the Bill was accordingly read the second time and *Ordered for Third Reading.*
The House then adjourned at 6.05 p.m.

ONE HUNDRED AND TWENTY-FIRST DAY
WEDNESDAY, DECEMBER 14, 1988

---

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled December 14, 1988) Mr Cousens and Mr Eves.

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled December 14, 1988) Mr Faubert.

---

Mr Furlong from the Standing Committee on Regulations and Private Bills presented the Committee’s Report which was read as follows and adopted:—

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

Bill Pr73, An Act to revive George A. McNamara Memorial Foundation.

Bill Pr75, An Act respecting the City of Sault Ste. Marie.

Your Committee further recommends that the fees, and the actual cost of printing at all stages and in the annual statutes, be remitted on Bill Pr73, An Act to revive George A. McNamara Memorial Foundation.

---

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


---

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

The following Bills were read the second time:—

Bill 196, An Act to amend the Psychologists Registration Act.  
Ordered for Third Reading.

Bill 9, An Act permitting Trustees and other Persons to dispose of South African investments / Projet de loi 9, Loi permettant aux fiduciaires et à d'autres personnes d'aliéner les placements sud-africains.  
Ordered referred to the Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 9, An Act permitting Trustees and other Persons to dispose of South African investments / Projet de loi 9, Loi permettant aux fiduciaires et à d'autres personnes d'aliéner les placements sud-africains.

Ordered, That the report be now received and adopted.

The following Bills were read the second time:—

Ordered for Third Reading.

Bill 174, An Act for the establishment and conduct of a Project to provide Funding to Intervenors in proceedings before a Joint Board under the Consolidated Hearings Act, 1981 and before the Ontario Energy Board and the Environmental Assessment Board and to provide for certain matters in relation to costs before those Boards / Projet de loi 174, Loi concernant la mise sur pied et la direction d'un projet visant à fournir une aide financière aux intervenants dans des affaires instruites devant une commission mixte créée en vertu de la Loi de 1981 sur la jonction des audiences, devant la Commission de l'énergie de l'Ontario et devant la Commission des évaluations environnementales et visant certaines questions relatives aux dépens adjugés par ces commissions.  
Ordered referred to the Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress on the following Bill:—

Bill 174, An Act for the establishment and conduct of a Project to provide Funding to Intervenors in proceedings before a Joint Board under the Consolidated Hearings Act, 1981 and before the Ontario Energy Board and the Environmental Assessment Board and to provide for certain matters in relation to costs before those Boards / Projet de loi 174, Loi concernant la mise sur pied et la direction d'un projet visant à fournir une aide financière aux intervenants dans des
affaires instruites devant une commission mixte créée en vertu de la *Loi de 1981 sur la jonction des audiences*, devant la Commission de l'énergie de l'Ontario et devant la Commission des évaluations environnementales et visant certaines questions relatives aux dépens adjugés par ces commissions.

Ordered, That the report be now received and adopted.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

*Sessional Papers:—*

**Compendium:**


Ministère des Transports, Le rapport annuel pour l'année financière se terminant le 31 mars 1988 *(Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 439)* (déposé le 14 décembre 1988).

Ministry of Transportation Annual Report for the fiscal year ending March 31, 1988 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 439)* (Tabled December 14, 1988).

Ontario Highway Transport Board Annual Report for the year ended December 31, 1987 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 437)* (Tabled December 14, 1988).

Public Attitudes Toward Education, Seventh OISE Survey, Results of Ministry of Education Add-on Questions to *(No. 441)* (Tabled December 14, 1988).

Toronto Area Transit Operating Authority Annual Report for the year ended March 31, 1988 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 438)* (Tabled December 14, 1988).
Prayers

Mr Offer moved,

That, in the opinion of this House, recognizing the rapid and continuing growth in Peel Region in the residential, commercial and industrial sectors and further recognizing the existence of a very busy international airport in Peel, the location of Peel between Hamilton/U.S.A. and Metro/Southeast Ontario and the significant increase in the number of medium and heavy trucks in Peel, this Legislature strongly urges the Minister of Transportation to direct the continuation of Highway 407 westward from Highway 427 to Highway 10.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Miss Nicholas then moved,


Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Offer's Resolution Number 45, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, recognizing the rapid and continuing growth in Peel Region in the residential, commercial and industrial sectors and further recognizing the existence of a very busy international airport in Peel, the location of Peel between Hamilton/U.S.A. and Metro/Southeast Ontario and the significant increase in the number of medium and heavy trucks in Peel, this Legislature strongly urges the Minister of Transportation to direct the continuation of Highway 407 westward from Highway 427 to Highway 10.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 191, An Act to amend the Motor Vehicle Dealers Act, the question having been put, was declared carried and the Bill was accordingly read the second time and Ordered referred to the Committee of the Whole House.

The Afternoon Sitting

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled December 15, 1988) Mr Black and Mr Nixon (York Mills).
Pétition concernant le plan de pension des enseignants (Document parlementaire no P-22) (déposé le 15 décembre 1988)  M. Cleary.

Petitions relating to Red Cross (Sessional Paper No. P-39) (Tabled December 15, 1988)  Mr Cooke (Kitchener) and Mr Jackson.

Mr Epp from the Standing Committee on the Legislative Assembly presented the Committee's Report on the process for the Restoration of the Parliament Building and moved the adoption of its recommendation (Sessional Paper No. 446) (Tabled December 15, 1988).

On motion by Mr Epp,

Ordered, That the debate be adjourned.

Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Provincial Auditor be granted to Her Majesty for the fiscal year ending March 31, 1989:—

Office of the Provincial Auditor:
Administration of the Audit Act and Statutory Audits Program...........................................$6,923,000

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

Your Committee begs to report the following Bill as amended:—

Bill 83, An Act respecting the Protection of Farm Practices. Ordered for Third Reading.

Mr Cooke (Kitchener) from the Standing Committee on Finance and Economic Affairs presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill as amended:—

Bill 120, An Act to amend the Tobacco Tax Act. Ordered for Third Reading.
Mr Elliot from the Standing Committee on General Government reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Municipal Affairs be granted to Her Majesty for the fiscal year ending March 31, 1989:—

**MINISTRY OF MUNICIPAL AFFAIRS:**

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$12,039,400</td>
</tr>
<tr>
<td>Municipal Affairs Program</td>
<td>$921,859,700</td>
</tr>
<tr>
<td>Community Planning Program</td>
<td>$39,105,200</td>
</tr>
<tr>
<td>Niagara Escarpment Commission Program</td>
<td>$1,759,000</td>
</tr>
<tr>
<td>Ontario Municipal Audit Program</td>
<td>$1,601,800</td>
</tr>
<tr>
<td>Waterfront Development Program</td>
<td>$550,000</td>
</tr>
</tbody>
</table>

On motion by Mr Conway,

**Ordered,** That Mrs Sullivan and Mr Adams exchange places in the order of precedence for private members' public business.

On motion by Mr Conway,

**Ordered,** That the provisional Standing Orders be extended to remain in effect until 12.00 midnight on Wednesday, May 31, 1989.

On motion by Mr Conway,

**Ordered,** That when the House adjourns today, it stand adjourned until 1.30 p.m. on Tuesday, January 3, 1989.

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

Bill 200, An Act to confirm a certain Agreement between the Governments of Canada and Ontario. *Mr Scott.*

Mr Brandt moved that leave be given to introduce a Bill entitled, An Act to amend the Retail Business Holidays Act, and the motion, having been put, was lost on the following division:—
Ayes

Allen
Brandt
Breagh
Bryden
Charlton
Cooke
(Windsor-Riverside)
Cousens
Cunningham
Eves
Grier
Hampton
Harris
Jackson
Johnson
(Wellington)
Johnston
(Scarbrough West)
Laughren
Mackenzie
Marland
Martel
McCague
McLean
Morin-Strom
Philip
(Étobicoke-Rexdale)
Pollock
Pouliot
Rae
(York South)
Reville
Runciman
Sterling
Villeneuve
Wildman—31.

Nays

Ballinger
Beer
Black
Bossy
Bradley
Brown
Callahan
Carrothers
Chiarella
Collins
Conway
Cooke
(Kitchener)
Cordiano
Curling
Dietsch
Eakins
Elliot
Elston
(Eaton—Brant-Haldimand)
Epp
Nixon
(Fanor—York Mills)
O’Neil
(Fingal—Quinte)
O’Neill
(Ottawa-Rideau)
Grandmaitre
Oddie Munro
Henderson
Hošek
Kanter
Kerrio
Keyes
Kwinter
LeBourdais
Lipsett
Lupusella
Mahoney
Matrundola
McClelland
McGuigan
McGuinty
McLeod
Miller
Morin
Neumann
Nixon
Sola
Sorbara
South
Sullivan
Sweeney
Tatham
Velshi
Ward
Wilson
Wong
Wrye—72.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:

Bill 174, An Act for the establishment and conduct of a Project to provide Funding to Intervenors in proceedings before a Joint Board under the Consoli-
dated Hearings Act, 1981 and before the Ontario Energy Board and the Environmental Assessment Board and to provide for certain matters in relation to costs before those Boards. / Projet de loi 174, Loi concernant la mise sur pied et la direction d’un projet visant à fournir une aide financière aux intervenants dans des affaires instruites devant une commission mixte créée en vertu de la Loi de 1981 sur la jonction des audiences, devant la Commission de l’énergie de l’Ontario et devant la Commission des évaluations environnementales et visant certaines questions relatives aux dépens adjugés par ces commissions.

Ordered, That the report be now received and adopted.

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

Bill 9, An Act permitting Trustees and other Persons to dispose of South African investments.

Projet de loi 9, Loi permettant aux fiduciaires et à d’autres personnes d’aliéner les placements sud-africains.

Bill 83, An Act respecting the Protection of Farm Practices.

Bill 87, An Act to amend the Ontario Highway Transport Board Act.

Bill 88, An Act to regulate Truck Transportation.

Bill 120, An Act to amend the Tobacco Tax Act.

Bill 121, An Act to amend the Gasoline Tax Act.


Bill 174, An Act for the establishment and conduct of a Project to provide Funding to Intervenors in proceedings before a Joint Board under the Consolidated Hearings Act, 1981 and before the Ontario Energy Board and the Environmental Assessment Board and to provide for certain matters in relation to costs before those Boards.

Projet de loi 174, Loi concernant la mise sur pied et la direction d’un projet visant à fournir une aide financière aux intervenants dans des affaires instruites devant une commission mixte créée en vertu de la Loi de 1981 sur la jonction des audiences, devant la Commission de l’énergie de l’Ontario et devant la Commission des évaluations environnementales et visant certaines questions relatives aux dépens adjugés par ces commissions.

Bill 181, An Act to amend the Legislative Assembly Act.

Bill 196, An Act to amend the Psychologists Registration Act.
The following Bills were read the second time and *Ordered for Third Reading*:

Bill Pr66, An Act to revive Ariann Developments Inc.

Bill Pr73, An Act to revive George A. McNamara Memorial Foundation.

Bill Pr75, An Act respecting the City of Sault Ste. Marie.

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

Bill Pr66, An Act to revive Ariann Developments Inc.

Bill Pr73, An Act to revive George A. McNamara Memorial Foundation.

Bill Pr75, An Act respecting the City of Sault Ste. Marie.

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

The Speaker addressed His Honour as follows:

"May it please Your Honour:

The Legislative Assembly of the Province has at its present sitting thereof passed certain Bills to which, in name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's assent."

The Clerk Assistant and Clerk of Committees then read the titles of the Bills that had passed as follows:

"The following are the titles of the Bills to which Your Honour's assent is prayed:

Bill 9, An Act permitting Trustees and other Persons to dispose of South African investments.

Projet de loi 9, Loi permettant aux fiduciaires et à d'autres personnes d'aliéner les placements sud-africains.

Bill 66, An Act respecting Agricultural and Horticultural Organizations.

Bill 78, An Act respecting the Sale of Farm Implements.

Bill 83, An Act respecting the Protection of Farm Practices.

Bill 87, An Act to amend the Ontario Highway Transport Board Act.

Bill 88, An Act to regulate Truck Transportation."
Bill 120, An Act to amend the Tobacco Tax Act.

Bill 121, An Act to amend the Gasoline Tax Act.

Bill 139, An Act to amend the Grain Elevator Storage Act, 1983.

Bill 140, An Act to revise the Farm Products Containers Act.


Bill 160, An Act to amend the Municipality of Metropolitan Toronto Act.

Bill 174, An Act for the establishment and conduct of a Project to provide Funding to Intervenors in proceedings before a Joint Board under the Consolidated Hearings Act, 1981 and before the Ontario Energy Board and the Environmental Assessment Board and to provide for certain matters in relation to costs before those Boards.

Projet de loi 174, Loi concernant la mise sur pied et la direction d'un projet visant à fournir une aide financière aux intervenants dans des affaires instruites devant une commission mixte créée en vertu de la Loi de 1981 sur la jonction des audiences, devant la Commission de l'énergie de l'Ontario et devant la Commission des évaluations environnementales et visant certaines questions relatives aux dépens adjugés par ces commissions.

Bill 181, An Act to amend the Legislative Assembly Act.


Bill 196, An Act to amend the Psychologists Registration Act.

Bill Pr6, An Act respecting the City of Ottawa.

Bill Pr9, An Act respecting the Charlotte Eleanor Englehart Hospital.

Bill Pr18, An Act respecting the Sarnia Kiwanis Foundation Inc.

Bill Pr32, An Act to revive LaPlante Lithographing Company Limited.

Bill Pr42, An Act to revive Rockton Winter Club Inc.


Bill Pr55, An Act to revive 288093 Ontario Limited.

Bill Pr63, An Act to revive Tavone Enterprises Limited.

Bill Pr65, An Act respecting the Kitchener and Waterloo Community Foundation.

Bill Pr66, An Act to revive Ariann Developments Inc.
Bill Pr73, An Act to revive George A. McNamara Memorial Foundation.

Bill Pr75, An Act respecting the City of Sault Ste. Marie.

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

“In Her Majesty’s name, His Honour the Lieutenant Governor doth assent to these Bills.

Au nom de Sa Majesté, Son Honneur le lieutenant-gouverneur sanctionne ces projets de loi.”

His Honour was then pleased to retire.

The House then adjourned at 6.10 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Boards, Agencies and Commissions listed by Ministry (two volumes) (No. 443) (Tabled December 15, 1988).

Compendium:—

Bill 200, An Act to confirm a Certain Agreement between the Governments of Canada and Ontario (No. 516) (Tabled December 15, 1988).

Ethnic Omnibus Study, Comparison of the Detailed Results for each Community, Ministry of Consumer and Commercial Relations (No. 444) (Tabled December 15, 1988).


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 78 was made a Return (See Sessional Paper No. 447) (Tabled December 15, 1988).

Questions Numbers 71 and 72 (See Hansard December 15, 1988).
ONE HUNDRED AND TWENTY-THIRD DAY
TUESDAY, JANUARY 3, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled January 3, 1989)  Mr Eves, Mr Neumann and Mr Villeneuve.


On motion by Mr Conway,

Ordered, That Mr Pelissero and Mr Reycraft exchange places in the order of precedence for private members' public business and that, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to ballot item number 53.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31, 1989 the following sums:—

MANAGEMENT BOARD OF CABINET:

2401. To defray the expenses of the Ministry Administration Program .......................................................... $206,485,700

2402. To defray the expenses of the Financial and Administrative Policy Program .............................................. 11,021,200

2403. To defray the expenses of the Human Resources Secretariat Administration Program ....................................... 4,557,300

2404. To defray the expenses of the Human Resources Program ...... 19,887,900

2405. To defray the expenses of the Public Service Program ........ 1,786,800
And after some time,

The Speaker resumed the Chair; and the Chairman as directed by the Committee, reported certain Resolutions and asked for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Debate was resumed on the Motion for Adoption of the Recommendations contained in the Report on Accidents and Fatalities in Ontario Mines of the Standing Committee on Resources Development.

And, after some time, the motion, having been put, was declared carried.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Ontario Stock Yards Board Financial Statements and Report on the Audit for the year ended June 30, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 450) (Tabled December 21, 1988).

ONE HUNDRED AND TWENTY-FOURTH DAY
WEDNESDAY, JANUARY 4, 1989

PRAYERS

1.30 P.M.

On motion by Mr Conway,

Ordered, That in the Standing Committee on Social Development the Estimates of the Ministry of Community and Social Services be considered following the Estimates of the Ministry of Skills Development.

And, after some time, it was,

On motion by Mr Charlton,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

**Sessional Papers:**

La Commission des parcs du St. Laurent, Le rapport annuel pour l’exercice se terminant le 31 mars 1988 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (nº 452) (déposé le 4 janvier 1989).

Liquor Control Board of Ontario Annual Report 1988 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 448) (Tabled December 16, 1988).


Ministry of Citizenship Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 449) (Tabled December 20, 1988).


St. Lawrence Parks Commission Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 452) (Tabled January 4, 1989).
ONE HUNDRED AND TWENTY-FIFTH DAY
THURSDAY, JANUARY 5, 1989

PRAYERS
10.00 A.M.

Mr McGuinty moved,

That, in the opinion of this House, the positive initiatives of the Government of Ontario since May 1985 regarding Eastern Ontario Economic Development be commended and supported and that the Government of Ontario be urged to continue this new higher level of support and encourage the Government of Canada to support these efforts.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr McGuigan then moved,

That, in the opinion of this House, the Minister of Agriculture and Food should develop a lease form for voluntary use by owners and renters of farm land that would give credits to the lesor for lesor financed long-term conservation measures which, when totalled at the end of the lease period, would recompense the leasee for the residual value of the improvements to the land owned or controlled by the lesor and which would, at the end of the lease period, recompense the lesor for the deterioration or damage due to faulty tillage and farming practices to the land owned or controlled by the lesor; and that the Minister should provide personnel to act as evaluators and arbitrators in the event that disputes over the residual value of the soil building and conservation measures develop at the time of termination of the lease and in the event that arbitration fails, the Minister should provide expert witnesses when such disputes are taken to a court of civil law for settlement and that the Minister, as a long-term policy, should advertise, promote and encourage the use of such lease agreements in the Province of Ontario.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr McGuinty's Resolution Number 53, the question, having been put, was carried on the following division:—

AYES

Adams
Ballinger
Callahan
Campbell
Cleary
Cooke
(D)Kitchener
Dietrich
Elliot

Epp
Fawcett
Ferraro
Fleet
Furlong
Henderson
Keyes
Kozyra
Leone

Lipsett
Mahoney
Mancini
Matrundola
McClelland
McGuigan
McGuinty
Miclach
Miller
AYES—Continued

Nicholas Pelissero South
Nixon Polsinelli Sullivan
(York Mills) Reycraft Tatham
Oddie Munroe Roberts Wilson—39.
Offer Sola

NAYS

Breaugh Harris Sterling
Cureatz Philip Villeneuve
Grier Pollock
Hampton Poulion

And it was,

Resolved, That, in the opinion of this House, the positive initiatives of the Government of Ontario since May 1985 regarding Eastern Ontario Economic Development be commended and supported and that the Government of Ontario be urged to continue this new higher level of support and encourage the Government of Canada to support these efforts.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr McGuigan’s Resolution Number 41, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, the Minister of Agriculture and Food should develop a lease form for voluntary use by owners and renters of farm land that would give credits to the leasor for leasor financed long-term conservation measures which, when totalled at the end of the lease period, would compensate the lesee for the residual value of the improvements to the land owned or controlled by the leasor and which would, at the end of the lease period, compensate the leasor for the deterioration or damage due to faulty tillage and farming practices to the land owned or controlled by the leasor; and that the Minister should provide personnel to act as evaluators and arbitrators in the event that disputes over the residual value of the soil building and conservation measures develop at the time of termination of the lease and in the event that arbitration fails, the Minister should provide expert witnesses when such disputes are taken to a court of civil law for settlement and that the Minister, as a long-term policy, should advertise, promote and encourage the use of such lease agreements in the Province of Ontario.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 5, 1989) Mr Hampton.
On motion by Mr Conway,

Ordered, That the Standing Committee on Finance and Economic Affairs be authorized to meet following Routine Proceedings on Tuesday, January 10, Wednesday, January 11, Tuesday, January 17 and Wednesday, January 18, 1989.

Debate was resumed on the motion for Second Reading of Bill 124, An Act to amend the Children’s Law Reform Act.

And, after some time, the motion having been put, was declared carried and the Bill was accordingly read the second time and ordered referred to the Standing Committee on Administration of Justice.

The following Bill was read the second time:—

Bill 188, An Act to amend the Juries Act. Ordered for Third Reading.


And, after some time, it was,

On motion by Mr McClelland,

Ordered, That the debate be adjourned.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled November 3, 1988) Mr Reycraft. (See Hansard January 5, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled November 14, 1988) Mr McCague. (See Hansard January 5, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled November 16, 1988) Mr Tatham. (See Hansard January 5, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled November 17, 1988) Mr Owen. (See Hansard January 5, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled December 5, 1988) Mr Beer. (See Hansard January 5, 1989.)
Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled December 6, 1988) Mr Smith (Lambton). (See Hansard January 5, 1989.)

Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled December 12, 1988) Mr Hampton. (See Hansard January 5, 1989.)

Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled November 14, 1988) Mr Johnson (Wellington). (See Hansard January 5, 1989.)

Petition relating to Lord's Prayer and Bible Scripture (Sessional Paper No. P-26) (Tabled November 15, 1988) Mr Johnson (Wellington). (See Hansard January 5, 1989.)


Petition relating to Animals in Product Testing (Sessional Paper No. P-35) (Tabled December 1, 1988) Mr Wildman. (See Hansard January 5, 1989.)

Petition relating to Animals in Product Testing (Sessional Paper No. P-35) (Tabled December 12, 1988) Mr Wildman. (See Hansard January 5, 1989.)

Petition relating to Segregated Classroom (Sessional Paper No. P-37) (Tabled December 8, 1988) Mr Johnston (Scarborough West). (See Hansard January 5, 1989.)

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (c):—

Questions Numbers 395, 396 and 397 (See Hansard January 5, 1989.)
Prayers

Mr Neumann from the Standing Committee on Social Development reported the following Resolution:

Resolved, That Supply in the following amount and to defray the expenses of the Ministry of Skills Development be granted to Her Majesty for the fiscal year ending March 31, 1989:

Ministry of Skills Development:
Skills Development Program........................................... $406,299,500

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


Bill Pr80, An Act respecting Strathroy Middlesex General Hospital. Mr Reycraft.

Before the Orders of the Day,

The Speaker addressed the House as follows:

Last Thursday afternoon I received two applications for a debate under Standing Order 37 to discuss a matter of urgent public importance.

The first notice was filed by the Member for London North and the second one was from the Leader of the Opposition. As Members will know, according to this Standing Order, only one such motion can be entertained during a sitting. Therefore, as the first motion was received in my office at 2.32 p.m. and the second at 3.00 p.m., I feel it only fair that I recognize the member for London North to move that motion.

Mrs Cunningham then moved,

Pursuant to Standing Order 37 (a), that the ordinary business of the House be set aside to discuss a matter of urgent public importance, that being the funding crisis for home care services in Ontario and, in particular, the imminent termination of the homemaker program offered by the Ontario Red Cross because of the present government's mismanagement, total lack of leadership and absence of planning for the future with regard to this matter, which will lead to the loss of home care services in many communities, particularly in rural Ontario resulting in
a great deal of uncertainty for seniors and disabled people who are threatened with the prospect of losing their independence.

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

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Environmental Compensation Corporation Annual Report 1987-88 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 462) (Tabled January 9, 1989).


Ontario College of Art Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 459) (Tabled January 6, 1989).

Regis College Financial Statements as at April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 454) (Tabled January 6, 1989).

Ryerson Polytechnical Institute Financial Statements for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 457) (Tabled January 6, 1989).

University of Toronto Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 456) (Tabled January 6, 1989).

University of Waterloo Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 460) (Tabled January 6, 1989).

University of Western Ontario Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 458) (Tabled January 6, 1989).
Wilfrid Laurier University Financial Statements for the year ended April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 455) (Tabled January 6, 1989).

ONE HUNDRED AND TWENTY-SEVENTH DAY
TUESDAY, JANUARY 10, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled January 10, 1989)  Mr Allen, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr Laughren, Mr Mackenzie, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Reville and Mr Wildman.

Mr Chiarelli from the Standing Committee on Administration of Justice presented the Committee’s Report as follows and moved its adoption:—

Your Committee begs to report the following Bill as amended:—

Bill 113, An Act to amend the Retail Business Holidays Act.

And a debate arising, after some time, with unanimous consent,

On motion by Mrs Cunningham,

Ordered, That the debate be adjourned.

Before the Orders of the Day,

Pursuant to Standing Order 37 (a), Mr Brandt moved that the ordinary business of the House be set aside to discuss a matter of urgent public importance, that being the critical shortage of nurses, the serious imbalance in the delivery of health services and the resulting inability of the health care system to provide adequate and equal accessibility to required health care services, in particular the government’s inability to address the serious problem of the growing number of patients waiting for heart surgery in the Province of Ontario.

With unanimous consent, the House agreed to waive the arguments of the mover and the representatives of the other parties, and to proceed to the debate and the debate proceeded to conclusion.
The responses to the following Petitions were laid upon the Table:—

Petition relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled November 22, 1988)  Mr Dietsch. (See Hansard January 10, 1989.)

Pétition concernant le plan de pension des enseignants (Document parlementaire no P-22) (déposé le 15 décembre 1988)  M. Cleary. (Voir Hansard le 10 janvier 1989.)

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled December 14, 1988)  Mr Faubert. (See Hansard January 10, 1989.)

The House then adjourned at 6.00 p.m.

ONE HUNDRED AND TWENTY-EIGHTH DAY
WEDNESDAY, JANUARY 11, 1989

PRAYERS  1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—


Miss Nicholas from the Standing Committee on the Ombudsman reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office of the Ombudsman be granted to Her Majesty for the fiscal year ending March 31, 1989:—

OFFICE OF THE OMBUDSMAN:
Office of the Ombudsman Program ........................................ $7,122,700

On motion by Mr Conway,

Ordered, That Mr MacDonald and Mr Mahoney exchange places in the order of precedence for private members’ public business and that, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to ballot item number 57.
On motion by Mr Conway,

Ordered, That in the Committee of Supply the Estimates of the Ministry of Housing be considered following the Estimates of the Management Board of Cabinet and that, notwithstanding any previous Order of the House, the Estimates of the Office of the Premier and Cabinet Office be considered on Tuesday, January 24, 1989.

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


Bill Pr81, An Act respecting The Windsor Light Opera Association. Mr Cooke (Windsor-Riverside).

The following Bills were read the second time:

Bill 69, An Act to amend the Education Act. Ordered referred to the Committee of the Whole House.

Bill 70, An Act to amend the Education Act. Ordered referred to the Committee of the Whole House.

Bill 186, An Act to provide for the Allocation of certain Payments or Grants in lieu of Taxes made by Canada to Municipalities in respect of Lands that are Exempt from Taxation. Ordered referred to the Committee of the Whole House.


The House resolved itself into a Committee to consider certain Bills, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bills as amended:

Bill 69, An Act to amend the Education Act.

Bill 70, An Act to amend the Education Act.

Bill 186, An Act to provide for the Allocation of certain Payments or Grants in lieu of Taxes made by Canada to Municipalities in respect of Lands that are Exempt from Taxation.
Ordered, That the report be now received and adopted.

Debate was resumed on the motion for Second Reading of Bill 4, An Act to amend the Metropolitan Toronto Police Force Complaints Act, 1984.

And, after some time, it was,

On motion by Mr Sterling,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

ONE HUNDRED AND TWENTY-NINTH DAY
THURSDAY, JANUARY 12, 1989

PRAYERS

Mr Adams moved,

That, in the opinion of this House, the Government of Ontario be commended for such actions as establishing the Premier's Council and the Environment Council which demonstrate an awareness of the importance of strategic, long-term planning; and that, in keeping with this commitment, and recognizing Southern Ontario is experiencing growth as rapid as any in the world, the Premier should establish, at the earliest possible date, a high profile inquiry similar to the Premier's Council which will provide an overall coordinated strategy for growth for the whole province, and that this inquiry should

(a) advise the Government of the likely magnitude, alternative forms of, and means of accommodating future growth in the Province;

(b) examine the impact of the Greater Toronto Area's unparalleled urban growth on outlying rural communities in the Province;

(c) consider the planning implications of this growth for rapidly growing smaller communities within a 300 kilometre radius of Metro;

(d) recommend appropriate actions to ensure that development is sustainable, environmentally sound, and does not jeopardize the long-term interests of Ontarians; and

That adequate resources should be allocated for such an inquiry.
A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Cooke (Kitchener) then moved,

Second Reading of Bill 198. An Act to amend the Limitations Act.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Adams’ Resolution Number 55, the question, having been put, was declared carried, and it was,  

Resolved, That, in the opinion of this House, the Government of Ontario be commended for such actions as establishing the Premier’s Council and the Environment Council which demonstrate an awareness of the importance of strategic, long-term planning; and that, in keeping with this commitment, and recognizing Southern Ontario is experiencing growth as rapid as any in the world, the Premier should establish, at the earliest possible date, a high profile inquiry similar to the Premier’s Council which will provide an overall coordinated strategy for growth for the whole province, and that this inquiry should

(a) advise the Government of the likely magnitude, alternative forms of, and means of accommodating future growth in the Province;

(b) examine the impact of the Greater Toronto Area’s unparalleled urban growth on outlying rural communities in the Province;

(c) consider the planning implications of this growth for rapidly growing smaller communities within a 300 kilometre radius of Metro;

(d) recommend appropriate actions to ensure that development is sustainable, environmentally sound, and does not jeopardize the long-term interests of Ontarians; and

That adequate resources should be allocated for such an inquiry.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 198, An Act to amend the Limitations Act, the question, having been put, was declared carried, and the Bill was accordingly read the second time and Ordered referred to the Committee of the Whole House.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled January 12, 1989)  Mr Matrundola.

Mr Cooke (Kitchener) from the Standing Committee on Finance and Economic Affairs presented the Committee’s Report which was read as follows and adopted:—

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

Bill 122, An Act to amend the Retail Sales Tax Act. *Ordered for Third Reading.*

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

Bill 201, An Act to amend the Municipal Act.  Mr Eakins.

Debate was resumed on the motion for Second Reading of Bill 4, An Act to amend the Metropolitan Toronto Police Force Complaints Act, 1984.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. on Tuesday, January 17, 1989.

A debate arose on the motion for Second Reading of Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs.

And, after some time, it was,

On motion by Mr Sterling,

*Ordered,* That the debate be adjourned.

The response to the following Petition was laid upon the Table:—


At 6.00 p.m., the question “That this House do now adjourn” was deemed to have been proposed pursuant to Standing Order 30 (b).
After one matter was considered, the question was deemed to have been adopted.

The House then adjourned at 6.10 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Compendium:

Bill 201, An Act to amend the Municipal Act (No. 463) (Tabled January 12, 1989).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Questions Numbers 391 to 394 inclusive (See Hansard January 12, 1989).

ONE HUNDRED AND THIRTIETH DAY
MONDAY, JANUARY 16, 1989

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:—

I call the attention of the House to our visitor at the Table, Janet Summers, Clerk of Committees and Clerk at the Table of the Legislative Assembly of Manitoba, who is visiting us under the attachment program in the Clerk’s Office.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 16, 1989) Mr Beer.

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled January 16, 1989) Mr Velshi.

Before the Orders of the Day, in the absence of Mr Rae (York South).

Mr Reville moved, pursuant to Standing Order 37 (a), that the ordinary business of the House be set aside to discuss a matter of urgent public importance requiring immediate consideration, namely that this Liberal government’s failure to establish an independent prosecutor and a process of independent investigation to deal with possible criminal actions by members of Ontario’s police forces has contributed to a crisis of public confidence.

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

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

And, after some time,

The Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress and asked for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):

Sessional Paper:—

Commission de transport Ontario Northland, Le rapport annuel de la, pour l’exercice clos le 31 décembre 1987 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l’article 35 (c) du Règlement) (n° 464) (déposé le 16 janvier 1989).

Ontario Northland Transportation Commission Report for the year ending December 31, 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 464) (Tabled January 16, 1989).
ONE HUNDRED AND THIRTY-FIRST DAY
TUESDAY, JANUARY 17, 1989

PRAYERS

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled January 17, 1989) Mr Allen, Mr Cooke (Windsor-Riverside), Mrs Grier, Mr Laughren, Mr Mackenzie, Miss Martel, Mr Morin-Sirom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Reville and Mr Wildman.

Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee’s Sixth Interim Report 1988, and moved the adoption of its recommendations (Sessional Paper No. 467) (Tabled January 17, 1989).

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

Mr Callahan from the Standing Committee on Administration of Justice presented the Committee’s Report as follows and moved its adoption:

Your Committee begs to report the following Bill without amendment:


And a debate arising, after some time,

At 5.45 p.m., the Speaker informed the House that pursuant to the Order of the House passed on Thursday, January 12, 1989, the time had arrived for the division on the motion for Second Reading of Bill 4, An Act to amend the Metropolitan Toronto Police Force Complaints Act, 1984.

The Speaker then directed that the members be called in, for which purpose the division bells were rung.

The question, having been put, on the motion for Second Reading of Bill 4, An Act to amend the Metropolitan Toronto Police Force Complaints Act, 1984, was carried on the following division:
AYES

Adams            Hart            O’Neill
Beer             Henderson       (Ottawa-Rideau)
Black            Hošek           Oddie Munro
Brandt           Johnson        Offer
Callahan         Kerrio         Patten
(Canadachi)      Kanter          Phillips
Carrothers       Kozyra         (Scarborough-Agincourt)
Chiarelli        Kwinter         Poole
Collins          Lipsett         Pollock
Conway           Lupusella       Reycraft
Cooke            Mahoney         Riddell
(Kitchener)      Mancini         Roberts
Cordiano         Marland         Ruprecht
Cousens          McCague         Smith
(Carleton)       McClelland      (Lambton)
Cureatz          McGuigan        Sola
Dietsch          McLean          Sterling
Eakins           McLeod          Stoner
Elliot           Morin           Sweeney
Epp              Neumann         Tatham
Eves             Nixon           Velshi
Faubert          Nixon           Villeneuve
Fawcett          (Brant-Haldimand) Wilson
Ferraro          (York Mills)   Wong—69.
Fleet            O’Neil          (Quinte)
Grandmaitre

NAYS

Allen            Laughren       Pouliot
Bryden           Mackenzie      Reville
Cooke            Martel          Wildman—12.
(Windsor-Riverside) Morin-Strom
Hampton          Philip          (Etobicoke-Rexdale)

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Administration of Justice.

Debate was then resumed on the motion for Adoption of the Report on Bill 114, An Act to amend the Employment Standards Act, of the Standing Committee on Administration of Justice.

And, after some time, the motion having been put, the Speaker declared his opinion that the Ayes had it, and a recorded vote having been demanded,

The Speaker directed that the Members be called in, for which purpose the division bells were rung.
The bells continued to ring through the remainder of the day, and on Wednesday, January 18, 1989, at 5.50 p.m., the question having been put, was carried on the following division:—

### AYES

- Ballinger
- Black
- Bossy
- Brown
- Callahan
- Campbell
- Carrothers
- Collins
- Conway
- Cooke (Kitchener)
- Curling
- Dietsch
- Eakins
- Elliot
- Elston
- Epp
- Faubert (York Mills)
- Fawcett
- Fleet (Quinte)
- Fontaine
- Furlong (Ottawa-Rideau)
- Grandmaitre
- Haggerty
- Henderson
- Kanter
- Kerrio
- Keyes
- LeBourdais
- Leone
- Lipsett
- Mahoney
- Matrundola
- McClelland
- McGuigan
- McGuinty
- McLeod
- Miclash
- Miller
- Morin
- Nicholas
- Nixon
- O’Neil (Quinte)
- O’Neill (Ottawa-Rideau)
- Offer
- Owen
- Patten
- Phillips (Scarborough-Agincourt)
- Polsinelli
- Poole
- Ray (Windsor-Walkerville)
- Reycraft
- Riddell
- Roberts
- Ruprecht
- Smith
- Smith (Lambton)
- Smith (London South)
- Sola
- Sorbara
- South
- Stoner
- Sullivan
- Tatham
- Ward
- Wong
- Wrye—65.

### NAYS

- Allen
- Brandt
- Breaugh
- Bryden
- Cooke (Windsor-Riverside)
- Cousens
- Cunningham
- Eves
- Farnan
- Grier (Etobicoke-Rexdale)
- Hampton
- Johnson
- (Wellington)
- Kormos
- Laughren
- Mackenzie
- Martel
- McCague
- McLean
- Morin-Strom
- Philip
- Pollock
- Pope
- Pouliot
- Rae (York South)
- Reville
- Runciman
- Sterling
- Villeneuve
- Wildman—29.

and the report was adopted and the Bill *Ordered referred to the Committee of the Whole House.*
The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:


Pay Equity Commission, Report to the Minister of Labour by the Ontario (No. 466) (Tabled January 17, 1989).

ONE HUNDRED AND THIRTY-SECOND DAY
THURSDAY, JANUARY 19, 1989

PRAYERS

Mr Morin moved,

That, in the opinion of this House, the Government of Ontario, the municipalities and the banking institutions should enter into an agreement whereby recipients of welfare and social assistance cheques are provided with identification cards that would give them easy access to banking services without having to resort to using cheque cashing services for a percentage fee.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Reycraft then moved,

That, in the opinion of this House, recognizing that agriculture continues to be a vital component of the Ontario economy and contributes significantly to the social and cultural character of the province; and recognizing that general awareness of the nature and importance of the agri-food system in Ontario has diminished as the province has become increasingly urbanized; and further recognizing that it is essential to present topics addressing the social and economic importance of the agri-food system to Ontarians through integration into the curricula of both elementary and secondary schools; the Government of Ontario, through the Ministry of Agriculture and Food, should establish a provincial headquarters for the
Agriculture in the Classroom program, to function as a collection and distribution centre for learning materials and as a learning centre for teachers and students.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Morin’s Resolution Number 54, the question, having been put, was declared carried, and it was,

Resolved. That, in the opinion of this House, the Government of Ontario, the municipalities and the banking institutions should enter into an agreement whereby recipients of welfare and social assistance cheques are provided with identification cards that would give them easy access to banking services without having to resort to using cheque cashing services for a percentage fee.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Reycraft’s Resolution Number 56. the question, having been put, was declared carried, and it was,

Resolved. That, in the opinion of this House, recognizing that agriculture continues to be a vital component of the Ontario economy and contributes significantly to the social and cultural character of the province; and recognizing that general awareness of the nature and importance of the agri-food system in Ontario has diminished as the province has become increasingly urbanized; and further recognizing that it is essential to present topics addressing the social and economic importance of the agri-food system to Ontarians through integration into the curricula of both elementary and secondary schools; the Government of Ontario, through the Ministry of Agriculture and Food, should establish a provincial headquarters for the Agriculture in the Classroom program, to function as a collection and distribution centre for learning materials and as a learning centre for teachers and students.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 19, 1989) Mr Haggerty.

On motion by Mr Conway,

Ordered, That Ms Poole and Mr Campbell and Mr Furlong and Mr Neumann exchange places respectively in the order of precedence for private members’ public business and that, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to ballot items 59 and 60.

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

Mrs Grier.

Debate was resumed on the motion for Second Reading of Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs.

And after some time, it was,

On motion by Mr Cureatz.

Ordered, That the debate be adjourned.

The responses to the following Petitions were laid upon the Table:

- Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 3, 1989) Mr Eves. (See Hansard January 19, 1989.)
- Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 3, 1989) Mr Neumann. (See Hansard January 19, 1989.)
- Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 3, 1989) Mr Villeneuve. (See Hansard January 19, 1989.)
- Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 5, 1989) Mr Hampton. (See Hansard January 19, 1989.)

The House then adjourned at 6.05 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:

- Commission des relations de travail dans les collèges, Le rapport annuel 1986-1987 (Renvoyé en permanence au Comité permanent des affaires sociales conformément à l'article 35 (c) du Règlement) (n° 468) (déposé le 19 janvier 1989).
- College Relations Commission Annual Report 1986-1987 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 468) (Tabled January 19, 1989).
- Huron College Financial Statements for the year ending April 30, 1988 (Permanently referred to the Standing Committee on Social Development pursuant to Standing Order 35 (c)) (No. 469) (Tabled January 19, 1989).
The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):

Questions Numbers 377, 422, 423 and 424 (See Hansard January 19, 1989.)

ONE HUNDRED AND THIRTY-THIRD DAY
MONDAY, JANUARY 23, 1989

PRAYERS

The Speaker addressed the House as follows:

On Thursday last, the Leader of the Opposition (Mr Rae) raised a point of order with respect to Government Notice of Motion Number 20 standing on the Orders and Notices paper in the name of the Government House Leader (Mr Conway). The Leader of the Opposition argued that Government Notice of Motion Number 20, which proposes to fix the amount of time for further proceedings of Bill 113, An Act to amend the Retail Business Holidays Act, and Bill 114, An Act to amend the Employment Standards Act, is not in order because it proposes to allocate time to the consideration of 2 bills and because it proposes to allocate time to prospective stages of legislation which the House has yet to reach. The argument of the Leader of the Opposition was supported by the member for Carleton (Mr Sterling) and opposed by the Government House Leader.

Over the weekend, I had an opportunity to review the arguments of the 3 members, the Standing Orders, the decisions of Speaker Turner on December 8, 1982, February 15, 1983 and June 25, 1984 and the parliamentary law texts and to discuss the matter with other presiding officers from across Canada.

Before I discuss the arguments raised, let me begin by stating that I believe it is important that the House clearly understand the nature of an allocation of time motion. Erskine May's Treatise on the Law, Privileges, Proceedings and Usage of Parliament, 20th Edition at pages 454 to 455, states:

In many sessions in order to secure the passage of particularly important and controversial legislation, Governments have been confronted with the choice, unless special powers are taken, of cutting down their normal programme to an undesirable extent, or of prolonging the sittings of Parliament, or else of acknowledging the impotence of the majority of the House in the face of the resistance of the minority. In such circumstances resort is had sooner or later to the most drastic method of curtailing debate known to procedure, namely, the setting of a date by which a committee must report, or the allocation of a specified number of days to the various stages of a bill and of limited amounts of time to particular portions of a bill. Orders made under this procedure are known as 'allocation of time' orders, and colloquially as 'guillotine' motions. They may be regarded as the extreme limit to which procedure goes in affirming the rights of the majority at the expense of the minorities of the House, and it cannot be denied that they are capable of being used in such a way as to
upset the balance, generally so carefully preserved, between the claims of business and the rights of debate.

The allocation of limited amounts of time to the stages of bills, and occasionally other kinds of business, forms no part of the general procedure of the House, but is applied in each case to a particular bill (or several bills jointly) or other specified business by a special order.

The House has adopted the Standing Orders which are the permanent rules for the guiding and the control of the House in the conduct of its business. The Standing Orders do not form a complete code of procedure for the House to discharge its functions. They may be supplemented from time to time by Sessional Orders or special resolutions to facilitate the progress of business through the House. The Standing Orders are not safeguarded by any special procedure against amendment, repeal or suspension. They are passed by the House by a simple majority and may be altered, supplemented or deleted by a simple resolution in the same way.

Standing Order 40 (a) provides that "[a] substantive motion is one that is not incidental to any other business of the House but is a self-contained proposal capable of expressing a decision of the House. Examples of such motions are: the motion for an Address in Reply to the Speech from the Throne, the Budget motion, want of confidence motions in allotted sittings, resolutions, motions for returns or addresses, and motions for the appointment of committees." The list of examples of substantive motions set out in this Standing Order is not exhaustive.

Further, clause (c) of Standing Order 40 states that "[s]uch motions require notice and must be submitted to the Speaker in writing when moved, before being put to the House for debate."

It has been settled that a motion for the allocation of time is a substantive motion and may be moved upon proper notice being given. In the case at hand, I am satisfied that the requirement that notice be given has been met.

I am left to decide first whether 2 or more bills may be the subject of a motion for time allocation. In the Ontario legislature, time allocation orders have only been made on 4 occasions and in all cases applied to allotting time to the consideration of the remaining stages of one bill. In contingencies not provided for, Standing Order 1 (b) provides that the Speaker "... shall base his decision on the usages and precedents of the Legislature and Parliamentary tradition", so far as they may be applicable.

I have, therefore, looked to the precedents and practices of this House and other jurisdictions to determine if they provide any guidance. On January 9, 1986, this House agreed by unanimous consent to permit the motions for second reading of 3 related bills to be moved together and for the bills to be debated together. Although this motion was passed by unanimous consent on that day, it still represents the will of the House and this does not take anything away from the absolute right of the House to determine its own procedure. In the House of Commons at Westminster, precedent has been established to allocate time in one motion to several bills jointly. Most recently, at the end of the last Session, a time allocation
order dealt with 2 unrelated bills dealing with school boards in Scotland and firearms. In 1975-1976, 5 unrelated bills were the subject of 3 time allocation orders passed on one day. Although the Standing Orders speak of “the allocation of time to any proceedings on a bill”, the rule has not been interpreted to prevent a time allocation order from allocating time in one motion to more than one bill. J.A. Pettifer in *House of Representatives Practice* notes that it is not unusual, to meet the convenience of the Australian House of Representatives, for the rules to be suspended to enable related bills to be considered together. The Standing Orders specifically provide for allocation of time, speaking of the time allotted to various stages “of the bill”. This has not been interpreted, however, as preventing the allocation of time to a group of bills.

Having weighed the arguments of honourable members and the precedents and practices of this House and other legislatures, I must advise the House that I am persuaded that the motion on the *Orders and Notices* paper is in order even though it provides for the allocation of time to the consideration of 2 bills.

Finally, I must consider whether the motion is out of order because it proposes to allocate time to prospective stages of legislation which the House has yet to reach. The very purpose of a motion to allocate time is to allot a specified number of days or hours to the proceedings at one or more stages of any bill. This includes proceedings at the stage at which the legislation is currently before the House and proceedings at remaining stages for consideration of the legislation. The time allocation orders passed by this House in 1982, 1984 and 1986 each specifically allotted time to the stage at which the bills under consideration stood on the *Orders and Notices* paper. The orders also applied to the remaining stages for consideration of the bills.

Members might be guided by the Canadian House of Commons in this matter. In December of 1988, Parliament was called into session to deal with only one Bill. That was the Bill relating to the Free Trade Agreement between Canada and the United States of America. The Canadian Government in this case introduced a notice of motion setting out a time schedule for the consideration of the Bill and suspending a number of Standing Orders. This notice of motion did not stem from the House of Commons Standing Order specifying allocation of time. This notice of motion fell into exactly the same category as the Notice of Motion which the Government House Leader is seeking to introduce except that it went much further and was seeking to set out a special procedure as well as a time allocation for the whole process relating to the Free Trade Bill. Faced with a point of order on this question, Speaker Fraser decided that it was in order for such a motion to be introduced as it is always in order for the House to make the appropriate decisions relating to its procedures.

I therefore find Government Notice of Motion Number 20 to be in order.

In addition to questioning whether the motion is an abuse of the Standing Orders, both the Leader of the Opposition and the member for Carleton questioned whether the rights of the minority have been infringed. In my opinion, Government Notice of Motion Number 20 does not infringe the rights of the minority. Both the minority and the majority have rights. As your Speaker, I have a particular duty to protect the rights of minorities; but in the exercise of my impartiality, I must not lose sight of the rights of the majority. When I was first elected Speaker
on June 4, 1985, and when I was re-elected Speaker on November 3, 1987, I pledged to safeguard the rights and privileges of each of you and to serve with fairness, firmness and impartiality. This pledge continues to be of paramount importance to me.

On appeal, the ruling of the Speaker was sustained on the following division:

**AYES**

Adams
Beer
Black
Brandt
Brown
Callahan
Campbell
Caplan
Carrothers
Chiarelli
Collins
Conway
Cooke
(Citchener)
Cordiano
Cousens
Cunningham
Curling
Daigeler
Elliot
Elston
Eves
Faubert
Fawcett
Fleet
Fontaine
Grandmaitre
Harris
Hart
Henderson
Hošek

Jackson
Johnson
(Kenington)
Kanter
Kerrio
Kozyra
Kwinter
Leone
Lipsett
Mahoney
Mancini
Marland
Matrundola
McCabe
McClelland
McGuigan
McGuiny
McLean
McLeod
Miclash
Miller
Morin
Neumann
Nixon
(Quinte)
O’Neill
(Quinte)
O’Neill
(Ottawa-Rideau)

**NAYS**

Allen
Bryden
Cooke
(Fordsriverside)
Farnan
Grier

Hampton
Mackenzie
Martel
Philip
(Pebridge)
Pouliot

Rae
(York South)
Reville
Wildman—13.
The House expressed its condolence on the death of Farquhar R. Oliver, member for the Electoral District of Grey South from 1926 to 1967.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 23, 1989)  Ms Collins, Mr Cousens and Mr McLean.


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

Bill 203, An Act to amend certain Acts as they relate to the Law Society.  Mr Scott.

Bill 204, An Act to amend the Power Corporation Act.  Mr Wong.

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

Bill Pr78, An Act respecting the County of Lanark.  Mr Wiseman.

Bill Pr83, An Act to incorporate Ukrainian Evangelical Baptist Association of Eastern Canada.  Mr Kozyra.

Mr Conway moved,

That, when the order is called for resuming the adjourned debate on the motion, for adoption of the committee report on Bill 113, An Act to amend the Retail Business Holidays Act, not more than one sessional day shall be allocated to this order and that at 5:45 p.m. on that day, the Speaker shall put every question necessary to dispose of this order.

And that notwithstanding Standing Order 66 (c), there shall be two sessional days allocated to the consideration of Bill 113, An Act to amend the Retail Business Holidays Act and Bill 114, An Act to amend the Employment Standards Act together in the Committee of the Whole House. At 5:45 p.m. on the second of these sessional days, the Chairman shall put all questions necessary to dispose of every section of both bills not yet passed as well as the titles and shall report both bills forthwith to the House, and that the question for the adoption of the Report
of the Committee of the Whole House on both bills shall be put forthwith and decided without amendment or debate.

Further, that there shall be one sessional day allocated to the consideration of Bill 113, An Act to amend the Retail Business Holidays Act and Bill 114, An Act to amend the Employment Standards Act together at the third reading stage and that on that sessional day, the Speaker shall interrupt the proceedings at 5:45 p.m. and put all questions necessary to dispose of the order for third reading of the two bills.

Finally, that in the case of any division requested during the time that these Bills are being considered, the bells shall be limited to 15 minutes.

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

On motion by Mr Harris,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:


Ministry of Housing Annual Report for the fiscal year ending March 31, 1988 and the Annual Report of Ontario Housing Corporation for the calendar year 1987 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 470) (Tabled January 20, 1989).

Ministère du Logement, Le rapport annuel pour l'exercice se terminant le 31 mars 1988, et Le rapport annuel de la Société de logement pour l'année civile 1987 (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 470) (déposé le 20 janvier 1989).
ONE HUNDRED AND THIRTY-FOURTH DAY
TUESDAY, JANUARY 24, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled January 24, 1989) Mr Polsinelli.

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled January 24, 1989) Mr Lupusella.


Miss Nicholas from the Standing Committee on the Ombudsman presented the Committee’s Seventeenth Report 1989 and moved the adoption of its recommendations (Sessional Paper No. 473) (Tabled January 24, 1989).

On motion by Miss Nicholas,

Ordered, That the debate be adjourned.

The following Bills were introduced and read the first time:


Debate was resumed on Government Notice of Motion Number 20,

And, after some time, it was,
On motion by Mr Cousens,

Ordered, That the debate be adjourned.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled December 13, 1988)  Mr Beer. (See Hansard January 24, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled December 14, 1988)  Mr Cousens and Mr Eves. (See Hansard January 24, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled December 15, 1988)  Mr Black and Mr Nixon (York Mills). (See Hansard January 24, 1989.)


Petition relating to Accessible Daycare (Sessional Paper No. P-36) (Tabled December 5, 1988)  Ms Poole. (See Hansard January 24, 1989.)

Petition relating to Red Cross (Sessional Paper No. P-39) (Tabled December 15, 1988)  Mr Cooke (Kitchener) and Mr Jackson. (See Hansard January 24, 1989.)


The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Compendia:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):

Question Number 398 (See Hansard January 24, 1989.)

Questions Numbers 399 to 421 inclusive Interim Answers (See Hansard January 24, 1989.)

ONE HUNDRED AND THIRTY-FIFTH DAY
WEDNESDAY, JANUARY 25, 1989

Prayers 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:


Mr Furlong from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:

Your Committee begs to report the following Bill without amendment:

Bill Pr80, An Act respecting Strathroy Middlesex General Hospital.

Your Committee begs to report the following Bills as amended:

Bill Pr4, An Act respecting The Ottawa Civil Service Recreational Association.


Bill Pr40, An Act respecting the City of Trenton.
Your Committee recommends that the actual cost of printing, be remitted on Bill Pr53, An Act respecting The Peterborough Historical Society.

On motion by Mr Conway,

Ordered, That, notwithstanding any previous Order of the House, the Standing Committee on Resources Development be authorized to consider the Estimates of the Ministry of Northern Development on January 25 and on February 6, 1989.

Debate was resumed on Government Notice of Motion Number 20,

And, after some time, it was,

On motion by Mr Morin-Strom,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—


---

ONE HUNDRED AND THIRTY-SIXTH DAY

THURSDAY, JANUARY 26, 1989

PRAYERS

Mr Mahoney moved,

That, in the opinion of this House, recognizing the ever increasing costs associated with the hospital care and the alternative of community-based health services, the Government of Ontario should encourage the formation of community-based health centres similar to the health centre in Sault Ste. Marie, Ontario, whereby the Corporate Sector and the Labour movement, along with local Health
Boards and community groups as well as the Ministry of Health work together to establish such community-based facilities.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Chiarelli then moved,

That, in the opinion of this House, the Government of Ontario should consider the following in its consultative constitutional process:

1. The promotion of an amendment to the Canadian Constitution adding a subsection (6) to Section 33 of the Constitution Act 1982 to give to the Parliament of Canada and to any Province the option to permanently render inoperative within its jurisdiction the “Notwithstanding Provision”, and that if such an amendment were made to the Canadian Constitution the Government of Ontario would as soon as practicable, permanently opt out of the right to use the “Notwithstanding Clause” and would further encourage the Parliament of Canada and all other Provinces to do likewise.

2. To refer to the Ontario Court of Appeal an appropriate question to determine if federal power of disallowance as set out in Section 90 of the Constitution Act, 1867 (The B.N.A. Act) is a subsisting and usable power for the Parliament of Canada or is it a power rendered inoperative by constitutional convention and, if such power is a subsisting and usable power for the Parliament of Canada, can the power be used by Parliament to disallow a provincial statute, law, regulation or provision which has the effect of depriving any individual or legal entity of basic and fundamental human rights and freedoms.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Mahoney's Resolution Number 58, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, recognizing the ever increasing costs associated with the hospital care and the alternative of community-based health services, the Government of Ontario should encourage the formation of community-based health centres similar to the health centre in Sault Ste. Marie, Ontario, whereby the Corporate Sector and the Labour movement, along with local Health Boards and community groups as well as the Ministry of Health work together to establish such community-based facilities.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Chiarelli's Resolution Number 57, the question, having been put, was carried, on the following division:—

**AYES**

Adams  
Beer  
Chiarelli  
Cleary  
Collins  
Cooke  
Daigeler  
Elliot  
Fawcett  
(Kitchener)
AYES — Continued

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<td>Velshi—30.</td>
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NAYS

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<td>Callahan</td>
<td>McGuigan</td>
<td>(York South)—14.</td>
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<td>Morin-Strom</td>
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<td>Cooke</td>
<td>Philip</td>
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<td>(Windsor-Riverside)</td>
<td>(Etobicoke-Rexdale)</td>
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and it was,

Resolved, That, in the opinion of this House, the Government of Ontario should consider the following in its consultative constitutional process:

1. The promotion of an amendment to the Canadian Constitution adding a subsection (6) to Section 33 of the Constitution Act 1982 to give to the Parliament of Canada and to any Province the option to permanently render inoperative within its jurisdiction the “Notwithstanding Provision”, and that if such an amendment were made to the Canadian Constitution the Government of Ontario would as soon as practicable, permanently opt out of the right to use the “Notwithstanding Clause” and would further encourage the Parliament of Canada and all other Provinces to do likewise.

2. To refer to the Ontario Court of Appeal an appropriate question to determine if federal power of disallowance as set out in Section 90 of the Constitution Act, 1867 (The B.N.A. Act) is a subsisting and usable power for the Parliament of Canada or is it a power rendered inoperative by constitutional convention and, if such power is a subsisting and usable power for the Parliament of Canada, can the power be used by Parliament to disallow a provincial statute, law, regulation or provision which has the effect of depriving any individual or legal entity of basic and fundamental human rights and freedoms.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—
Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled January 26, 1989)  Mr Eves.


Mr Carrothers from the Select Committee on Energy presented the Committee's Report on Ontario Hydro's Draft/Demand Planning Strategy and moved the adoption of its recommendations (Sessional Paper No. 482) (Tabled January 26, 1989).

On motion by Mr Carrothers,

Ordered, That the debate be adjourned.

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

Bill 210, An Act to prohibit the Charging of Fees for the Cashing of Government Cheques.  Mr Morin.

Debate was resumed on Government Notice of Motion Number 20.

And after some time, it was,

On motion by Mr Farnan,

Ordered, That the debate be adjourned.

Response to the following Petition was laid upon the Table:—

Petition relating to Incestuous Sexual Assaults (Sessional Paper No. P-23) (Tabled December 12, 1988)  Mr Cooke (Kitchener).  (See Hansard January 26, 1989.)

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—
Sessional Paper:—

Health Professions, Striking a New Balance: a Blueprint for the Regulation of Ontario’s (No. 480) (Tabled January 26, 1989).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Questions Numbers 275, 336 and 382 (See Hansard January 26, 1989.)

Question Number 383 was made a Return (Sessional Paper No. 481) (Tabled January 26, 1989.)

ONE HUNDRED AND THIRTY-SEVENTH DAY
MONDAY, JANUARY 30, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—


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

Bill Pr79, An Act respecting the Town of Markham. Mr Cousens.

Debate was resumed on Government Notice of Motion Number 20,

And, after some time, the motion, having been put, was carried on the following division:—

AYES

Adams          Collins          Elliot
Beer           Conway          Elston
Black          Cordiano        Faubert
Brown          Curling          Ferraro
Callahan       Daigeler        Fleet
Carrothers     Dietsch         Fontaine
Cleary         Eakins          Grandmaitre
AYES — Continued

Haggerty
Hart
Hoşek
Kanter
Kerrio
Kozyra
Leone
Lipsett
Mahoney
McGuinty
Miller
Morin
Neumann
O’Neil
(Quinte)
Offer
Owen
Patten
Pelissero
Phillips
(Scarborough-Agincourt)
Polsinelli
Poole
Ramsay
Ray
(Redford-Walkerville)
Riddell
Roberts
Ruprecht
Scott
Smith
(Lambton)
Smith
(London South)
Sola
Sullivan
Sweeney
Tatham
Velshi
Ward
Wilson
Wong
Wrye—59.

NAYS

Allen
Breagh
Bryden
Charlton
Cooke
(Cochrane)
Cousens
Cureatz
Farhan
Grier
Hampton
Harris
Jackson
Johnson
(Wellington)
Johnston
(Scarborough West)
Mackenzie
McCague
Philip
(Etobicoke-Rexdale)
Pollock
Runciman
Sterling
Wiseman—21.

and it was,

Ordered, That, when the order is called for resuming the adjourned debate on the motion, for adoption of the committee report on Bill 113, An Act to amend the Retail Business Holidays Act, not more than one sessional day shall be allocated to this order and that at 5.45 p.m. on that day, the Speaker shall put every question necessary to dispose of this order.

And that notwithstanding Standing Order 66 (c), there shall be two sessional days allocated to the consideration of Bill 113, An Act to amend the Retail Business Holidays Act and Bill 114, An Act to amend the Employment Standards Act together in the Committee of the Whole House. At 5.45 p.m. on the second of these sessional days, the Chairman shall put all questions necessary to dispose of every section of both bills not yet passed as well as the titles and shall report both bills forthwith to the House, and that the question for the adoption of the Report of the Committee of the Whole House on both bills shall be put forthwith and decided without amendment or debate.

Further, that there shall be one sessional day allocated to the consideration of Bill 113, An Act to amend the Retail Business Holidays Act and Bill 114, An Act to amend the Employment Standards Act together at the third reading stage and that on that sessional day, the Speaker shall interrupt the proceedings at 5.45 p.m.
and put all questions necessary to dispose of the order for third reading of the two bills.

Finally, that in the case of any division requested during the time that these Bills are being considered, the bells shall be limited to 15 minutes.

The House then adjourned at 6.00 p.m.

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**ONE HUNDRED AND THIRTY-EIGHTH DAY**

**TUESDAY, JANUARY 31, 1989**

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**PRAYERS**

1.30 P.M.

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

**LINCOLN M. ALEXANDER**

The Lieutenant Governor transmits Supplementary Estimates of certain additional sums required for the service of the Province for the year ending 31st March 1989, and recommends them to the Legislative Assembly.


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

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Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Teachers' Superannuation *(Sessional Paper No. P-22)* (Tabled January 31, 1989) **Mr Owen.**

---

Mr Callahan from the Standing Committee on Administration of Justice reported the following Resolution:—

*Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Correctional Services be granted to Her Majesty for the fiscal year ending March 31, 1989:*—
The following Bill was introduced and read the first time:

Bill 211, An Act to revise the Rental Housing Protection Act, 1986. Ms Hošek.

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

Bill Pr60, An Act respecting the Sudbury Hydro-Electric Commission. Mr Campbell.

Bill Pr76, An Act to revive John Zivanovic Holdings Limited. Mr Offer.

Debate was resumed on the motion for Adoption of the Report on Bill 113, An Act to amend the Retail Business Holidays Act, of the Standing Committee on Administration of Justice,

and, after some time, the motion, having been put, was carried on the following division:

AYES

Adams  Fawcett  McClelland
Beer  Ferraro  McGuigan
Black  Fleet  McGuinty
Brown  Fontaine  Miller
Callahan  Furlong  Morin
Campbell  Grandmaitre  Neumann
Caplan  Haggerty  Nicholas
Carrothers  Hart  Nixon
Chiarelli  Henderson  (York Mills)
Cleary  Hošek  Oddie Munro
Collins  Kanter  Offer
Conway  Kerrio  Owen
Cordiano  Kozyra  Patten
Curling  LeBourdais  Pelissero
Dietsch  Lipsett  Peterson
Elliot  Lupusella  Phillips
Elston  MacDonald  (Scarborough-Agincourt)
Epp  Mahoney  Polsinelli
Faubert  Mancini  Poole
AYES — Continued

Ramsay
Ray
(Windsor-Walkerville)
Riddell
Roberts
Ruprecht
Smith
(Lambton)

Smith
(London South)
Sola
Sorbara
South
Sullivan
Sweeney

Tatham
Velshi
Ward
Wilson
Wong—72.

NAYS

Allen
Brandt
Breagh
Bryden
Charlton
Cooke
(Windsor-Riverside)
Cousens

Cureatz
Farnan
Grier
Harris
Jackson
Johnson
(Wellington)
Mackenzie

McCague
Philip
(Stobicoke-Rexdale)
Pollock
Runciman
Sterling
Wiseman—20.

and the report was adopted and the Bill *Ordered referred to the Committee of the Whole House.*

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

**Sessional Papers:**—

Compendium:


Ontario Place Annual Report for the year ended March 31, 1988 *(Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 483)* (Tabled January 31, 1989).
ONE HUNDRED AND THIRTY-NINTH DAY

WEDNESDAY, FEBRUARY 1, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled February 1, 1989)  Mrs Grier.

On motion by Mr Conway,

Ordered, That Mr Bossy and Mr Callahan exchange places in the order of precedence for private members’ public business and that, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to ballot item 61.

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

Bill 212, An Act to amend the Legislative Assembly Act.  Mr Conway.


The House resolved itself into a Committee to consider certain Bills, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress on the following Bills:—

Bill 113, An Act to amend the Retail Business Holidays Act.


Ordered, That the report be now received and adopted.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

**Sessional Papers:**—

Compendia:

Bill 212, An Act to amend the Legislative Assembly Act (No. 488) (Tabled February 1, 1989).

Bill 213, An Act to amend the Executive Council Act (No. 489) (Tabled February 1, 1989).

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**ONE HUNDRED AND FORTIETH DAY**

**THURSDAY, FEBRUARY 2, 1989**

**PRAYERS**

Mr Campbell moved,

That, in the opinion of this House, the Ministry of Northern Development, the Ministry of Mines and the Ministry of Culture and Communications should be encouraged to support Northern Ontario artists and cultural groups who seek to more fully access the Southern Ontario market, thereby offering all residents of our province an opportunity to appreciate the great diversity, beauty and talent of the North. / Que, de l'avis de cette Chambre, le Gouvernement devrait encourager le ministère du Développement du Nord, le ministère des Mines et le ministère de la Culture et des Communications à soutenir les artistes et les groupes culturels du nord de l'Ontario qui désirent avoir un plus grand accès aux marchés du sud de l'Ontario et ainsi de permettre à tous les habitants de notre province d'apprécier la grande diversité et la beauté des œuvres de nos talentueux artistes du Nord.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Neumann then moved,

That, in the opinion of this House, recognizing the critical importance of the Brundtland Report of the World Commission on Environment and Development, Our Common Future, this House commends the Government of Ontario for its active participation on the National Task Force on the Environment and the Economy, and for establishing the Ontario Round Table on Environment and the Economy to develop a provincial sustainable development strategy, therefore, the Government of Ontario should continue these efforts, and:

1. conduct a thorough review of its programs, policies and practices to ensure that the concept of sustainable development is applied within all areas of Ontario Government decision-making; and,
2. implement a procedure for reviewing, on an annual basis, the progress made by all ministries, boards and crown corporations in applying the concept of sustainable development within their areas of responsibility.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Campbell’s Resolution Number 60, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, the Ministry of Northern Development, the Ministry of Mines and the Ministry of Culture and Communications should be encouraged to support Northern Ontario artists and cultural groups who seek to more fully access the Southern Ontario market, thereby offering all residents of our province an opportunity to appreciate the great diversity, beauty and talent of the North. / Que, de l’avis de cette Chambre, le Gouvernement devrait encourager le ministère du Développement du Nord, le ministère des Mines et le ministère de la Culture et des Communications à soutenir les artistes et les groupes culturels du nord de l’Ontario qui désirent avoir un plus grand accès aux marchés du sud de l’Ontario et ainsi de permettre à tous les habitants de notre province d’apprécier la grande diversité et la beauté des œuvres de nos talentueux artistes du Nord.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Neumann’s Resolution Number 59, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, recognizing the critical importance of the Brundtland Report of the World Commission on Environment and Development, Our Common Future, this House commends the Government of Ontario for its active participation on the National Task Force on the Environment and the Economy, and for establishing the Ontario Round Table on Environment and the Economy to develop a provincial sustainable development strategy, therefore, the Government of Ontario should continue these efforts, and:

1. conduct a thorough review of its programs, policies and practices to ensure that the concept of sustainable development is applied within all areas of Ontario Government decision-making; and,

2. implement a procedure for reviewing, on an annual basis, the progress made by all ministries, boards and crown corporations in applying the concept of sustainable development within their areas of responsibility.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled February 2, 1989) Mrs Fawcett.
The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills:—

Bill Pr43, An Act to revive I. Gosselin & F. Camiré Developments Limited and to change its name to Northern Frontier Develop. Ltd.  Mr Kozyra.

The House resolved itself into a Committee to consider certain Bills, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bills without amendment:—

Bill 113, An Act to amend the Retail Business Holidays Act.

Ordered, That the report be now received and adopted.

The House then adjourned at 6.20 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Paper:—

Ombudsman's opinion, reasons therefor, and recommendations following his investigation into the complaint of Farm Q Limited (Referred to the Standing Committee on the Ombudsman pursuant to Standing Order 90 (g)) (No. 490) (Tabled February 2, 1989).

ONE HUNDRED AND FORTY-FIRST DAY
MONDAY, FEBRUARY 6, 1989

Praising 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petition was presented:—


Mr Elliot from the Standing Committee on General Government reported the following Resolution:—
Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Labour be granted to Her Majesty for the fiscal year ending March 31, 1989:

MINISTRY OF LABOUR:

- Ministry Administration Program ........................................ $26,077,000
- Industrial Relations Program ........................................... 12,144,200
- Labour Relations Board Program ......................................... 7,607,300
- Occupational Health and Safety Program ............................. 53,092,300
- Employment Standards Program ......................................... 9,526,000
- Workers' Compensation Advisory Program .......................... 7,381,000
- Pay Equity Commission Program ...................................... 4,226,500

Mr Neumann from the Standing Committee on Social Development reported the following Resolution:

Resolved. That Supply in the following amounts and to defray the expenses of the Ministry of Community and Social Services be granted to Her Majesty for the fiscal year ending March 31, 1989:

MINISTRY OF COMMUNITY AND SOCIAL SERVICES:

- Ministry Administration Program ........................................ $40,622,000
- Adults' and Children's Services Program ............................ 4,223,220,200

The following Bill was introduced and read the first time:


Pursuant to Standing Order 37 (a), Mr Allen moved that the ordinary business of the House be set aside to discuss a matter of urgent public importance, that being the underfunding and lack of planning of programs and facilities for young offenders in Ontario and the resulting lack of public confidence in the current systems of care in control of these young offenders.

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

The responses to the following Petitions were laid upon the Table:

Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled January 10, 1989) Mr Allen, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Johnston (Scarborough West), Mr
Petitions relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled January 17, 1989)  Mr Allen, Mr Cooke (Windsor-Riverside), Mrs Grier, Mr Laughren, Mr Mackenzie, Miss Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Pouliot, Mr Reville and Mr Wildman. (See Hansard February 6, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 16, 1989)  Mr Beer. (See Hansard February 6, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 19, 1989)  Mr Haggerty. (See Hansard February 6, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 23, 1989)  Ms Collins and Mr Cousens. (See Hansard February 6, 1989.)

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 23, 1989)  Mr McLean. (See Hansard February 6, 1989.)

Petition relating to Church of McLean. (See Hansard February 6, 1989.)

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled January 16, 1989)  Mr Velshi. (See Hansard February 6, 1989.)

Petition relating to Red Cross (Sessional Paper No. P-39) (Tabled January 12, 1989)  Mr Cooke (Kitchener). (See Hansard February 6, 1989.)

Petition relating to a Public Inquiry into the Death of Bernard Bastien (Sessional Paper No. P-40) (Tabled January 16, 1989)  Mr Cooke (Windsor-Riverside). (See Hansard February 6, 1989.)

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—


The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 431 (See Hansard February 6, 1989.)

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**ONE HUNDRED AND FORTY-SECOND DAY**
**TUESDAY, FEBRUARY 7, 1989**

**PRAYERS**
1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers' Superannuation (*Sessional Paper No. P-22*) (Tabled February 7, 1989)  *Mr Miclash.*


---

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


---

In accordance with the Order of the House passed on January 30, 1989, the Order for Third Reading of Bill 113, An Act to amend the Retail Business Holidays Act, and the Order for Third Reading of Bill 114, An Act to amend the Employment Standards Act, were debated together,

and, after some time, the motion for Third Reading of Bill 113, An Act to amend the Retail Business Holidays Act, having been put, was carried on the following division:—

**AYES**

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<th>Cordiano</th>
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<td>Faubert</td>
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AYES — Continued

Fawcett
Ferraro
Fleet
Fontaine
Fulton
Furlong
Grandmaître
Haggerty
Hart
Henderson
Hošek
Kanter
Kerrio
Kozyra
Kwinter
LeBourdais
Leone
Lupusella
MacDonald
Mahoney
Mancini
Matrundola
McClelland
McGuigan
McGuinty
McLeod
Mclash
Miller
Morin
Neumann
Nicholas
Nixon
O’Neil
(Quinte)
Oddie Munro
Offer
Owen
Patten
Pelissero
Peterson
Phillips
(Scarborough-Agincourt)
Polsinelli
Poole
Ramsay
Ray
(Elizabeth II)
(Windsor-Walkerville)
Reycraft
Riddell
Roberts
Ruprecht
Scott
Smith
(Lambton)
Smith
(London South)
Sola
Sorbara
Sullivan
Sweeney
Tatham
Velshi
Ward
Wilson
Wong
Wrye—82.

NAYS

Allen
Brandt
Breaugh
Bryden
Charlton
Cooke
(Cooke)
(Elizabeth II)
(Elizabeth II)
(Elizabeth II)
(Elizabeth II)
(Elizabeth II)
(Elizabeth II)
(Elizabeth II)
(Elizabeth II)
(Elizabeth II)
Harris
Jackson
Johnson
(Ottawa—Wellington)
Johnston
(Scarborough West)
Kormos
Mackenzie
Marland
Martel
McCague
McLean
Morin-Strom
Pollock
Pope
Pouliot
Rae
(Elizabeth II)
(Elizabeth II)
(Elizabeth II)
Revile
Runciman
Sterling
Villeneuve
Wildman
Wiseman—35.

And the Bill was accordingly read the third time and was passed.

The motion for Third Reading of Bill 114, An Act to amend the Employment Standards Act, having been put, was then carried on the following division:—
A Y E S

Adams
Ballinger
Beer
Black
Bossy
Bradley
Brown
Callahan
Campbell
Carrothers
Chiarelli
Cleary
Collins
Conway
Cordiano
Dietsch
Eakins
Elliot
Elston
Epp
Faubert
Fawcett
Ferraro
Fleet
Fontaine
Fulton
Furlong
Grandmaitre
Haggerty
Hart

Henderson
Hošek
Kanter
Kerrio
Kozyra
Kwinter
LeBourdais
Leone
Lupusella
MacDonald
Mahoney
Mancini
Matrundola
McClelland
McGuigan
McGuinthy
McLeod
Miclash
Miller
Morin
Neumann
Nicholas
Nixon
O’Neil
Oddie Munro
Offer
Owen
Patten

Pelissero
Peterson
Phillips
(Scarborough-Agincourt)
Polsinelli
Poole
Ramsay
Ray
(Windsor-Walkerville)
Reycraft
Riddell
Roberts
Ruprecht
Scott
Smith
(Lambton)
Smith
(London South)
Sola
Sorbara
Sullivan
Sweeney
Tatham
Velshi
Ward
Wilson
Wong
Wrye—82.

N A Y S

Allen
Brandt
Breagh
Bryden
Charlton
Cooke
(Coast)
Cousens
Cunningham
Cureatz
Eves
Farnan
Grier
Hampton

Harris
Jackson
Johnson
(Wellington)
Johnston
(Scarborough West)
Kormos
Mackenzie
Marland
Martel
McCague
McLean
Morin-Strom
Philip

(Peel)
(Powell)
(Pouliot)
Rae
(York South)
Reville
Runciman
Sterling
Villeneuve
Wildman
Wiseman—35.

Pollock
Pope

and the Bill was accordingly read the third time and was passed.
The House then adjourned at 6.10 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:

Science North Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 492) (Tabled February 7, 1989).

Science Nord. Le rapport annuel de, pour la période se terminant le 31 mars 1988 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l'article 35 (c) du Règlement) (no 492) (déposé le 3 février 1989).

The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (c):

Question Number 101 was made a Return (Sessional Paper No. 493) (Tabled February 7, 1989).

ONE HUNDRED AND FORTY-THIRD DAY
WEDNESDAY, FEBRUARY 8, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled February 8, 1989)  Mr McCague.

Petition relating to Land Development (Sessional Paper No. P-41) (Tabled February 8, 1989)  Mr Cousens.

Petition relating to By-pass Surgery (Sessional Paper No. P-42) (Tabled February 8, 1989)  Mr McLean.

Mr Furlong from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:
Bill Pr60, An Act respecting the Sudbury Hydro-Electric Commission.

Bill Pr61, An Act respecting The Sisters of Social Service.

Bill Pr76, An Act to revive John Zivanovic Holdings Limited.

Bill Pr79, An Act respecting the Town of Markham.

Bill Pr81, An Act respecting The Windsor Light Opera Association.

Your Committee recommends that the fees, and the actual cost of printing at all stages and in the annual statutes, be remitted on Bill Pr61, An Act respecting The Sisters of Social Service.

Your Committee further recommends that the fees, and the actual cost of printing at all stages and in the annual statutes, be remitted on Bill Pr81, An Act respecting The Windsor Light Opera Association.

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


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

Bill Pr74, An Act respecting the City of London.  Mrs Cunningham.

Pursuant to Standing Order 70 (a) Mr Eves moved, in the absence of Mr Brandt,

That the Government lacks the confidence of the House because of its failure to maintain a quality health care system, which the people of Ontario have come to expect, resulting in the increased suffering and mortality of patients, the closing of hospital beds, the increased waiting lists for health services forcing more citizens to seek health care outside the province, the deterioration in the cooperation between the government and health care providers in the province, and the frustration of all persons involved in health care in Ontario because of this government’s lack of planning and setting of priorities for capital expansion and improvements, lack of leadership in developing adequate support and funding to facilitate a more community-based approach to health care delivery, lack of action in reforming the OHIP system, and systematic attempts to blame everyone else for the problems in the health care system.

And a debate arising, after some time, the motion having been put, was lost on the following division:—
## AYES

<table>
<thead>
<tr>
<th>Name</th>
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<tr>
<td>Allen</td>
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## NAYS

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<tr>
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<td>Beer</td>
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<td>Black</td>
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<td>(York Mills)</td>
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<td>Haggerty</td>
<td>Oddie Munro</td>
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The House then adjourned at 6.00 p.m.
PRAYERS

In the absence of Mr Callahan, Mr Tatham moved,

That, in the opinion of this House, the Minister Responsible for Senior Citizens' Affairs should establish an internship program for those retired persons who wish to volunteer their acquired skills and knowledge for use in any area of government where such expertise may be needed and to accomplish such purpose a directory of such retirees and their skills should be set up and maintained through the Ministry.

A debate arising at 11.07 a.m., further proceedings were reserved until 12.00 noon.

Mrs Fawcett then moved,

That, in the opinion of this House, recognizing that Conservation Authorities provide the people of Ontario with water management, many other resource management programs, and outdoor recreational opportunities, and also recognizing that the use of dirt bikes and all terrain vehicles are not compatible with the aforementioned functions of Conservation Authorities, the Government of Ontario through the Minister of Natural Resources should bring forward legislation to prohibit the use of all such vehicles on Conservation Authorities lands.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Callahan's Resolution Number 61, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, the Minister Responsible for Senior Citizens' Affairs should establish an internship program for those retired persons who wish to volunteer their acquired skills and knowledge for use in any area of government where such expertise may be needed and to accomplish such purpose a directory of such retirees and their skills should be set up and maintained through the Ministry.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mrs Fawcett's Resolution Number 62, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, recognizing that Conservation Authorities provide the people of Ontario with water management, many other resource management programs, and outdoor recreational opportunities, and also recognizing that the use of dirt bikes and all terrain vehicles are not compatible with the aforementioned functions of Conservation Authorities, the Government of Ontario through the Minister of Natural Resources should bring forward legislation to prohibit the use of all such vehicles on Conservation Authorities lands.
THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled February 9, 1989)  Mr Brandt.

Petition relating to Go Transit (Sessional Paper No. P-43) (Tabled February 9, 1989)  Mr Brandt.

Debate was resumed on the motion for Second Reading of Bill 175, An Act respecting transfers of Water.

And, after some time, the motion, having been put, was declared carried and the Bill was accordingly read the second time and Ordered referred to the Committee of the Whole House.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 175, An Act respecting transfers of Water.

Ordered, That the report be now received and adopted.

The House then adjourned at 6.10 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Ministry of Correctional Services Annual Report, including the report of the Ontario Board of Parole, for the fiscal year ending March 31, 1988 (No. 494) (Tabled February 9, 1989).

ONE HUNDRED AND FORTY-FIFTH DAY
MONDAY, FEBRUARY 13, 1989

PRAYERS

1.30 P.M.

The Speaker addressed the House as follows:—

I beg to inform the House that I have laid upon the Table a copy of an Order in Council deleting the name of Barbara Sullivan, M.P.P. as a Commissioner to the Board of Internal Economy and substituting in lieu thereof Marietta Roberts, M.P.P. (Sessional Paper No. 495) (Tabled February 13, 1989).

Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee’s 1987 and 1988 Report, and moved the adoption of its recommendations (Sessional Paper No. 498) (Tabled February 13, 1989).

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

Before the Orders of the Day,

Pursuant to Standing Order 37 (a), in the absence of Mr Rae (York South), Mr Kormos moved that the ordinary business of the House be set aside to discuss a matter of urgent public importance, that being the steady increases in rates of automobile insurance since the promise made in Cambridge by the Premier on September 7, 1987 that he had a “specific plan to reduce” car insurance rates.

Pursuant to Standing Order 37 (b) (iv) the Speaker ruled the motion out of order.

On appeal, the ruling of the Speaker was sustained on the following division:—

<table>
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<th>AYES</th>
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<td>Caplan</td>
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<td>Carrothers</td>
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AYES — Continued

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<th>Kerrio</th>
<th>Nixon</th>
<th>Roberts</th>
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<tr>
<td>Keyes</td>
<td>O'Neil</td>
<td>Smith</td>
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<td>LeBourdais</td>
<td>(Quinte)</td>
<td>(Lambton)</td>
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<td>Lipsett</td>
<td>O'Neill</td>
<td>Sola</td>
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<td>Mahoney</td>
<td>(Ottawa-Rideau)</td>
<td>Sorbara</td>
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<td>Marland</td>
<td>Oddie Munro</td>
<td>Stoner</td>
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<td>McCague</td>
<td>Offer</td>
<td>Sullivan</td>
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<td>McGuigan</td>
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<td>Morin</td>
<td>Ramsay</td>
<td>Wong</td>
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<tr>
<td>Neumann</td>
<td>Reycraft</td>
<td>Wrye—70.</td>
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</tbody>
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NAYS

<table>
<thead>
<tr>
<th>Allen</th>
<th>Hampton</th>
<th>Morin-Strom</th>
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<tbody>
<tr>
<td>Bryden</td>
<td>Johnston</td>
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<td>Charlton</td>
<td>(Scarborough West)</td>
<td>(Etobicoke-Rexdale)</td>
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<td>Cooke</td>
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<td>Laughren</td>
<td>(York South)</td>
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<td>Farnan</td>
<td>Mackenzie</td>
<td>Reville—16.</td>
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<tr>
<td>Grier</td>
<td>Martel</td>
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</table>

Debate was resumed on the motion for Second Reading of Bill 147, An Act respecting Independent Health Facilities.

And, after some time,

On motion by Mr Johnston (Scarborough West),

Ordered, That the debate be adjourned.

The responses to the following Petitions were laid upon the Table:

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled January 26, 1989) Mr Eves (See Hansard February 13, 1989.)

Petition relating to Workers’ Compensation (Sessional Paper No. P-29) (Tabled January 26, 1989) Mr Laughren (See Hansard February 13, 1989.)

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled January 24, 1989) Mr Lupusella (See Hansard February 13, 1989.)
Petition relating to Red Cross (Sessional Paper No. P-39) (Tabled January 23, 1989)  Mr Jackson (See Hansard February 13, 1989.)

Petition relating to Red Cross (Sessional Paper No. P-39) (Tabled January 24, 1989)  Mr Jackson (See Hansard February 13, 1989.)


Petition relating to Red Cross (Sessional Paper No. P-39) (Tabled January 26, 1989)  Mr Jackson (See Hansard February 13, 1989.)

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Ministère des Affaires municipales. Le rapport annuel pour l'exercice 1987-1988 du (Renvoyé en permanence au Comité permanent du développement des ressources conformément à l'article 35 (c) du Règlement) (n° 496) (déposé le 13 février 1989).

Ministry of Municipal Affairs Annual Report for the fiscal year 1987-1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 496) (Tabled February 13, 1989).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 69 was made a Return (Sessional Paper No. 497) (Tabled February 13, 1989.)

Questions Numbers 425 to 430 inclusive (See Hansard February 13, 1989.)

ONE HUNDRED AND FORTY-SIXTH DAY
TUESDAY, FEBRUARY 14, 1989

PRAYERS  1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—
Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled February 14, 1989)  Mr Matrundola.

Petition relating to Church of Scientology (Sessional Paper No. P-33) (Tabled February 14, 1989)  Mr Johnston (Scarborough West).

Debate was resumed on the motion for Second Reading of Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. today.

The following Bill was read the second time:—

Bill 203, An Act to amend certain Acts as they relate to the Law Society. 
Ordered for Third Reading.

A debate arose on the motion for Second Reading of Bill 149, An Act to amend the Trespass to Property Act.

And, after some time,

By agreement, at 5.50 p.m., the members having been called in.

The question, having been put, on the motion for Second Reading of Bill 149, An Act to amend the Trespass to Property Act, was carried on the following division:—

AYES

Allen  Black  Breaunch  Bryden  Callahan  Campbell  Caplan  Carrothers  Charlton  Cleary  Collins  Cooke  (Windsor-Riverside)  Daigeler  Eakins  Elliot  Epp  Farnan  Faubert  Fawcett  Ferraro  Fleet  Fontaine  Fulton  Grandmaitre  Haggerty  Hampton  Henderson  Hošek  Kanter  Kerrio  Kormos  Kozyra  Laughren  Lipsett  Lupusella  MacDonald  Mackenzie  Mahoney  Mancini  Martel  McClelland
AYES — Continued
McGuinty Oddie Munro Smith
Micllash Offer (Lambton)
Miller Owen Sola
Morin-Strom Pelissero South
Neumann Philip Stoner
Nicholas Sullivan (Etobicoke-Rexdale)
Nixon Polsinelli Tatham
(York Mills) Poole Velshi
O’Neil Reville Ward
(Quinte) Reycraft Wong
O’Neill Roberts Wrye—71.
(Quinte) Ruprecht

NAYS
Harris McCague Sterling
Jackson McLean Wiseman—9.
Johnson Pollock
(Wellington) Pope

And the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Administration of Justice.*

The question, having then been put, on the motion for Second Reading of Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs, was carried on the following division:—

AYES
Black Henderson O’Neill
Callahan Hošek (Ottawa-Rideau)
Campbell Kanter Oddie Munro
Caplan Kerrio Offer
Carrothers Kozyra Owen
Cleary Lipsett Pelissero
Collins Lupusella Polsinelli
Daigeler MacDonald Poole
Eakins Mahoney Reycraft
Elliot Mancini Roberts
Epp McClelland Ruprecht
Faubert McGuinty Smith
Fawcett Micllash (Lambton)
Ferraro Miller Sola
Fleet Neumann South
Fontaine Nicholas Stoner
Fulton Nixon Sullivan
Grandmaitre (York Mills) Tatham
Haggerty O’Neil Velshi
(Quinte)
AYES — Continued

Wong — 57.

Wrye — 57.

NAYS

Allen
Breaugh
Bryden
Charlton
Cooke
(Wellington)
(Windsor-Riverside)
Farnan
Hampton
Harris
Jackson
Johnson
Kormos
Laughren
Mackenzie
Martel
McCague
McLean
Morin-Strom
Philip
Pollock
Pope
Reville
Sterling
Wiseman — 23.

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Administration of Justice.

The House then adjourned at 6.10 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Ontario Lottery Corporation Annual Report for the year ending March 31, 1988 (Permanently referred to the Standing Committee on Resources Development pursuant to Standing Order 35 (c)) (No. 499) (Tabled February 14, 1989).


ONE HUNDRED AND FORTY-SEVENTH DAY

WEDNESDAY, FEBRUARY 15, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled February 15, 1989) Mr McLean.


Mr Furlong from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:—

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

Bill Pr43, An Act to revive I. Gosselin & F. Camiré Developments Limited and to change its name to Northern Frontier Develop. Ltd.

Bill Pr74, An Act respecting the City of London.

Your Committee recommends that Bill Pr83, An Act to incorporate Ukrainian Evangelical Baptist Association of Eastern Canada, be not reported.

On motion by Mrs McLeod,

Ordered, That, notwithstanding Standing Orders 2 (a) and 71 (b), the House shall meet at 11.00 a.m. on Thursday, February 16, 1989 to consider one item of private members' public business, and that, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to Ballot Item 63.

Pursuant to Standing Order 70 (a), Mr Reville moved, in the absence of Mr Rae (York South),

That the Government lacks the confidence of the House because of its failure to address in any meaningful way the crisis in the supply of nurses within the health care system, both with regard to the recruitment of adequate numbers of people and the retention of nursing professionals within the system, which follows from the unwillingness to address structural issues about the role, responsibilities, respect for and compensation of nurses, the result being that people in Ontario who need hip and knee replacements in order to retain their mobility and the chance to live independently outside institutions are forced to wait many months to get them, thousands of people—including children—needing heart surgery are forced to wait through months of being scheduled, cancelled and re-scheduled for the surgery they need, and because hospital emergency departments (for lack of nurses) are forced to restrict non-critical admissions, patients seeking emergency care often have to travel considerable distances to find an emergency department that will see them for treatment.

And a debate arising, after some time, the motion, having been put, was lost on the following division:—
AYES

Allen  Grier  McCague
Breaugh Hampton McLean
Bryden Johnson Morin-Strom
Charlton (Wellington) Philip
Cooke (Windsor-Riverside) (Etobicoke-Rexdale)
Cousens Johnston Pollock
Cureatz Laughren Rae
Eves Mackenzie (York South)
Farnan Marland Reville
Martel

NAYS

Bossy Keyes Offer
Brown Kozyra Patten
Callahan LeBourdais Phillips
Campbell Leone (Scarborough-Agincourt)
Caplan Lipsett Ray
Carrothers Lupusella (Windsor-Walkerville)
Cleary MacDonald Reycraft
Daigeler Mahoney Roberts
Dietsh McClelland Smith
Eakins McGuigan (Lambton)
Elliot McGuinty Sola
Elston McLeod South
Epp Miller Stoner
Faubert Morin Tatham
Fleet Neumann Velshi
Fontaine Nicholas Wilson
Fulton Nixon Wong
Furlong (York Mills) Wrye—55.
Grandmaître O’Neil
Haggerty (Quinte) O’Neill
Kerrio (Ottawa-Rideau)

The House then adjourned at 5.55 p.m.

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ONE HUNDRED AND FORTY-EIGHTH DAY
THURSDAY, FEBRUARY 16, 1989

PRAYERS

Mrs Sullivan moved,
That, in the opinion of this House, the Ministry of Consumer and Commercial Relations should consider strengthening the *Ontario New Home Warranties Plan* by:

1. Adopting a standard form of agreement of purchase and sale, with rights and obligations of both purchaser and vendor delineated;

2. Introducing an optional extension of the Ontario New Home Owner Warranty to cover minor and major structural defects, to allow warranties to apply for a period of up to two years of the date specified in the possession certificate;

3. Adopting a provision that would:
   
   (a) permit the purchaser at the time of closing to pay to the Ontario New Home Warranty Program the value of uncompleted work, and deduct the amount so paid from the balance due to the vendor on closing and

   (b) permit the purchaser to authorize the Ontario New Home Warranty Program to make one or more payments to the vendor as unfinished work is completed;

4. Extending the warranty provisions to alterations, deletions, additions or upgrades specified by the purchaser and included in the agreement of purchase and sale;

5. Extending the provisions of the Act to include restorations, renovations, and additions to existing residential properties.

A debate arose, and after some time,

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mrs Sullivan's Resolution Number 63, the question, having been put, was declared carried, and it was,

*Resolved*, That, in the opinion of this House, the Ministry of Consumer and Commercial Relations should consider strengthening the *Ontario New Home Warranties Plan* by:

1. Adopting a standard form of agreement of purchase and sale, with rights and obligations of both purchaser and vendor delineated;

2. Introducing an optional extension of the Ontario New Home Owner Warranty to cover minor and major structural defects, to allow warranties to apply for a period of up to two years of the date specified in the possession certificate;

3. Adopting a provision that would:
   
   (a) permit the purchaser at the time of closing to pay to the Ontario New Home Warranty Program the value of uncompleted work, and
deduct the amount so paid from the balance due to the vendor on closing and

(b) permit the purchaser to authorize the Ontario New Home Warranty Program to make one or more payments to the vendor as unfinished work is completed;

4. Extending the warranty provisions to alterations, deletions, additions or upgrades specified by the purchaser and included in the agreement of purchase and sale;

5. Extending the provisions of the Act to include restorations, renovations, and additions to existing residential properties.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled February 16, 1989) Mr Elliot.

Petition relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled February 16, 1989) Mr Black.


Petition relating to Environment (Sessional Paper No. P-45) (Tabled February 16, 1989) Mr Elliot.


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

Bill 218, An Act to amend the Environmental Protection Act. Mr Bradley.

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

And, after some time,

The Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress and asked for leave to sit again.
Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:—

Compendium:

Bill 218, An Act to amend the Environmental Protection Act (No. 501) (Tabled February 16, 1989).


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ONE HUNDRED AND FORTY-NINTH DAY
MONDAY, FEBRUARY 20, 1989

Prayers 1.30 p.m.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled February 20, 1989) Mr Kanter.

Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled February 20, 1989) Mr Tatham.

On motion by Mr Conway,

Ordered, That in the Standing Committee on Social Development the Estimates of the Ministry of Education be considered before the Estimates of the Office responsible for Women's Issues and that the Estimates of the Ministry of Consumer and Commercial Relations be transferred from the Standing Committee on Administration of Justice to the Standing Committee on General Government,
to be considered before the Supplementary Estimates of the Ministry of the Environment.

On motion by Mr Conway,

Ordered, That Mr Ferraro and Mr Smith (Lambton) and Mr Black and Mr Elliot exchange places respectively in the order of precedence for private members' public business and that, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to ballot items 65 and 66.

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

And, after some time,

The Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported progress and asked for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

ONE HUNDRED AND FIFTIETH DAY
TUESDAY, FEBRUARY 21, 1989

PRAYERS

1.30 P.M.

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

LINCOLN M. ALEXANDER

The Lieutenant Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending 31st March 1989, and recommends them to the Legislative Assembly.


(Sessional Paper No. 3, 1989, Ministry of Education.)
Ordered, That the message of the Lieutenant Governor together with the Supplementary Estimates accompanying the same be referred to the committee as Ordered by the House.

Pursuant to Standing Order 31 (b), the following Petition was presented:—

Petition relating to Sunday Shopping (Sessional Paper No. P-7) (Tabled February 21, 1989) Mr Laughren.

The following Bills were read the second time:—


Bill 197, An Act to amend the Regional Municipality of Sudbury Act. Ordered for Third Reading.

Debate was resumed on the motion for Second Reading of Bill 128, An Act to amend the Planning Act, 1983.

And, after some time, the motion, having been put, was declared carried, and the Bill was accordingly read the second time and Ordered referred to the Committee of the Whole House.

The House resolved itself into a Committee to consider certain Bills, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 169, An Act to amend the District Municipality of Muskoka Act.

Also reported progress on the following Bill:—

Bill 128, An Act to amend the Planning Act, 1983.

Ordered, That the report be now received and adopted.
Debate was resumed on the motion for Second Reading of Bill 147, An Act respecting Independent Health Facilities.

And, after some time, it was,

On motion by Mrs Marland,

Ordered, That the debate be adjourned.

The response to the following Petitions was laid upon the Table:—


Petition relating to Land Development (Sessional Paper No. P-41) (Tabled January 24, 1989)  Mr Cousens.  (See Hansard February 21, 1989.)


The House then adjourned at 6.00 p.m.

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 88 (e):—

Questions Numbers 399 to 421 inclusive  (See Hansard February 21, 1989.)

Questions Numbers 432 to 437 inclusive Interim Answers  (See Hansard February 21, 1989.)

ONE HUNDRED AND FIFTY-FIRST DAY
WEDNESDAY, FEBRUARY 22, 1989

PRAYERS  1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—


On motion by Mr Conway,

Ordered, That Mr South and Mrs LeBourdais and Mr Leone and Mr Owen exchange places respectively in the order of precedence for private members' public business and that, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to Ballot Items 67 and 68.

Debate was resumed on the motion for Second Reading of Bill 147, An Act respecting Independent Health Facilities.

And, after some time, the motion, having been put, was carried on the following division:

**AYES**

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| Bryden      | Jackson           | Rae         |
| Charlton    | Johnston          | (York South)|
| Cooke       | Laughren          | Reville     |
|             | (Scarborough West)| Runciman    |
| Cousins     | Mackenzie         | Villeneuve  |
| Eves        | McCague           |             |
| Farnan      | McLean            | Wiseman—22.|
| Hampton     | Pollock           |             |

And the Bill was accordingly read the second time and **Ordered referred to the Standing Committee on Social Development.**
The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 128, An Act to amend the Planning Act, 1983.

Ordered, That the report be now received and adopted.

Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government.

And, after some time, it was,

On motion by Mr Ballinger,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

ONE HUNDRED AND FIFTY-SECOND DAY
THURSDAY, FEBRUARY 23, 1989

PRAYERS 10.00 A.M.

Mr Smith (Lambton) moved,

That, in the opinion of this House, recognizing that highways in Ontario are constructed in such a way to permit vehicles to travel safely at speeds greater than the presently posted limits, the Government of Ontario should consider amending current legislation to increase speed limits on 400 class highways to 115 km/hr for cars and light trucks, and to 105 km/hr for trucks over 1 tonne, and on secondary highways to 90 km/hr for cars and light trucks and to remain at 80 km/hr for trucks over 1 tonne.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Elliot then moved,

That, in the opinion of this House, recognizing the importance of the Niagara Escarpment as a significant feature of Ontario's natural heritage, and that the use of the Escarpment lands for farming, tourism, housing and aggregate extraction has a significant impact on that land, the Ministry of Municipal Affairs should be directed to ensure that any development or use of the Niagara Escarpment lands
be environmentally sustainable development; and that the Ministry of Municipal Affairs be further directed to maintain heritage and environmental concerns as priorities when considering land use planning within the Niagara Escarpment boundaries.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Smith’s Resolution Number 64, the question, having been put, was lost on the following division:—

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Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Elliot’s Resolution Number 65, the question, having been put, was declared carried, and it was,

*Resolved.* That, in the opinion of this House, recognizing the importance of the Niagara Escarpment as a significant feature of Ontario’s natural heritage, and that the use of the Escarpment lands for farming, tourism, housing and aggregate extraction has a significant impact on that land, the Ministry of Municipal Affairs should be directed to ensure that any development or use of the Niagara Escarpment lands be environmentally sustainable development; and that the Ministry of Municipal Affairs be further directed to maintain heritage and environmental concerns as priorities when considering land use planning within the Niagara Escarpment boundaries.
THE AFTERNOON SITTING

1.30 P.M.

The Speaker ruled as follows:

On Thursday of last week, the Member for Burlington South, Mr Jackson, raised a question of privilege which has given me a great deal of food for thought and I am now ready to rule on whether or not I can find a *prima facie* case of privilege relating to this matter.

As honourable members will remember, the Member for Burlington South brought to the attention of the House, a matter in which he alleged that a judge, the Honourable Mr Justice Walsh of the Supreme Court of Ontario had issued a Court Order which would have prohibited one of the parties in this case from communicating with any party on matters relating to the action in question. The member alleged that by extension, the Court Order would have to be interpreted to mean that parties in an action before a court of the province, could not in fact, because of this order, communicate with a member of this House. In his presentation the honourable member refers to this order and suggests that it had been issued on January 20 of this year. On obtaining a copy of the order, I was able to ascertain that this order had been issued on May 27 of 1987. I believe the honourable member made an honest mistake here, based upon the information that he had obtained and in no way do I consider this to be more than an honest mistake. However, I have noticed that a correction has been made to Hansard in this regard without the Member having informed the House. In my opinion, this correction is one that should have been brought to the House’s attention by the Member.

I think it would be apropos at this point to quote the order in question.

“THIS COURT ORDERS that the Applicant and the Respondent are hereby restrained from communicating by telephone or otherwise in such manner as may molest, annoy or harass the other and they are each hereby expressly prohibited from writing or contacting any third party in any way which touches upon the matters of this action.”

This Court Order of general application as it stands is part of the decision of Mr Justice Walsh on May 27, 1987. Subsequently, the same case came before Mr Justice Osborne on January 17 of 1989. During hearings before Mr Justice Osborne he gave permission to the Respondent to communicate with others. Therefore, as of January 17 of this year, the Court Order in question has no further application and the person in question has been able to communicate with whomever she wishes since that time.

I have given a lot of thought as to whether or not I should be tempted at this point to give a ruling in a hypothetical way upon the question raised last Thursday and after reflection, I feel that I must be guided by the tradition that Speakers throughout history have resisted giving any ruling based on a hypothetical situation.
The question as raised, and presented by the honourable member for Burlington South, is a very compelling and interesting one but as I have just said, a Speaker is not able to rule on hypothetical situations. Therefore, at this time, I can find no *prima facie* breach of privilege.

Pursuant to Standing Order 31 (b), the following Petition was presented:—


Mr Laughren from the Standing Committee on Resources Development reported the following Resolution:—

Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Transportation be granted to Her Majesty for the fiscal year ending March 31, 1989:—

**MINISTRY OF TRANSPORTATION:**

- Ministry Administration Program .................................................. $51,433,977
- Policy Planning and Research Program ......................................... 13,983,500
- Safety and Regulation Program .................................................... 95,637,400
- Provincial Highways Program ...................................................... 641,827,800
- Provincial Transit Program ......................................................... 195,190,000
- Provincial Transportation Program .............................................. 12,701,000
- Municipal Roads Program ............................................................ 695,028,700
- Municipal Transit Program ......................................................... 353,397,700

—and—

Resolved, That Supply in the following supplementary amount and to defray the expenses of the Ministry of Transportation be granted to Her Majesty for the fiscal year ending March 31, 1989:—

**MINISTRY OF TRANSPORTATION:**

- Provincial Transit Program ........................................................ $13,500,000

On motion by Mr Conway.

Ordered, That, notwithstanding Standing Orders 3 (b) and 71 (a), the House shall meet from 10.00 a.m. to 12.30 p.m. on Thursday, March 2, 1989, to consider government business, with Routine Proceedings to commence at 1.30 p.m.

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

Bill 69, An Act to amend the Education Act.
Bill 70, An Act to amend the Education Act.

Bill 128, An Act to amend the Planning Act, 1983.


Bill 135, An Act to amend the Road Access Act.

Bill 169, An Act to amend the District Municipality of Muskoka Act.

Bill 186, An Act to provide for the Allocation of certain Payments or Grants in lieu of Taxes made by Canada to Municipalities in respect of Lands that are Exempt from Taxation.

Bill 188, An Act to amend the Juries Act.

Bill 192, An Act to amend the Municipal Act and certain other Acts related to Municipalities.

Bill 197, An Act to amend the Regional Municipality of Sudbury Act.


Bill 203, An Act to amend the certain Acts as they relate to the Law Society.

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

Bill Pr4, An Act respecting The Ottawa Civil Service Recreational Association.


Projet de loi Pr36, Loi concernant l'Association des traducteurs et interprètes de l'Ontario—The Association of Translators and Interpreters of Ontario.

Bill Pr40, An Act respecting the City of Trenton.

Bill Pr43, An Act to revive I. Gosselin & F. Camiré Developments Limited and to change its name to Northern Frontier Develop. Ltd.

Bill Pr60, An Act respecting the Sudbury Hydro-Electric Commission.

Bill Pr61, An Act respecting The Sisters of Social Service.

Bill Pr74, An Act respecting the City of London.

Bill Pr76, An Act to revive John Zivanovic Holdings Limited.

Bill Pr79, An Act respecting the Town of Markham.
Bill Pr80, An Act respecting Strathroy Middlesex General Hospital.

Bill Pr81, An Act respecting The Windsor Light Opera Association.

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

Bill Pr4, An Act respecting The Ottawa Civil Service Recreational Association.


Projet de loi Pr36, Loi concernant l'Association des traducteurs et interprètes de l'Ontario—The Association of Translators and Interpreters of Ontario.

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Bill Pr76, An Act to revive John Zivanovic Holdings Limited.

Bill Pr79, An Act respecting the Town of Markham.

Bill Pr80, An Act respecting Strathroy Middlesex General Hospital.

Bill Pr81, An Act respecting The Windsor Light Opera Association.

Supply was concurred in as follows:—

Supply for the Ministry of Community and Social Services.

Supply for the Office for Disabled Persons.

Supply for the Office Responsible for Senior Citizens' Affairs.

Supply for the Office of the Provincial Auditor.

Supply for the Office of the Chief Election Officer.

Supply for the Office of the Ombudsman.
A debate arose on the motion for Concurrence in Supply for the Office of the Assembly.

And, after some time,

On motion by Mr Harris,

Ordered, That the debate be adjourned.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31, 1989 the following sums:

MINISTRY OF HOUSING:

1901. To defray the expenses of the Ministry Administration Program ................................................................. $ 21,334,000
1902. To defray the expenses of the Building Industry Program ........ 7,229,800
1903. To defray the expenses of the Social Housing Program .......... 361,400,100
1904. To defray the expenses of the Housing Policy Program ........... 50,770,600

—and—

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31, 1989 the following supplementary sum:

MINISTRY OF HOUSING:

1905. To defray the expenses of the Housing Advocacy Program ....... $ 2,592,000

And, after some time,

The Speaker resumed the Chair; and the Chairman as directed by the Committee, reported certain Resolutions and asked for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):

Sessional Papers:


ONE HUNDRED AND FIFTY-THIRD DAY
MONDAY, FEBRUARY 27, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled February 27, 1989) Miss Roberts and Mr Tatham.

Petitions relating to Hearings on Bill 162 (Workers' Compensation) (Sessional Paper No. P-47) (Tabled February 27, 1989) Ms Bryden, Mr Cooke (Windsor-Riverside), Mr Hampton, Miss Martel and Mr Philip (Etobicoke-Rexdale).

Mr Elliot from the Standing Committee on General Government reported the following Resolution:
Resolved, That Supply in the following amounts and to defray the expenses of the Ministry of Consumer and Commercial Relations be granted to Her Majesty for the fiscal year ending March 31, 1989:

MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS:

- Ministry Administration Program $17,990,500
- Business Practices Program 11,708,500
- Technical Standards Program 10,574,500
- Regulation of Horse Racing Program 36,378,100
- Registration Program 62,067,200
- Liquor Licence Program 8,615,100

The following Bills were introduced and read the first time:


A debate arose on the motion for Third Reading of Bill 122, An Act to amend the Retail Sales Tax Act.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. Wednesday, March 1, 1989.

A debate arose on the motion for Third Reading of Bill 175, An Act respecting transfers of Water.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. Wednesday, March 1, 1989.

A debate arose on the motion for Second Reading of Bill 170, An Act to revise several Acts related to Aggregate Resources.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. Wednesday, March 1, 1989.
His Honour the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

The Speaker addressed His Honour as follows:—

“May it please Your Honour:

The Legislative Assembly of the Province has at its present sitting thereof passed certain Bills to which, in name and on behalf of the said Legislative Assembly, I respectfully request Your Honour’s assent.”

The Clerk Assistant and Clerk of Journals then read the titles of the Bills that had passed as follows:—

“The following are the titles of the Bills to which Your Honour’s assent is prayed:

Bill 69, An Act to amend the Education Act.

Bill 70, An Act to amend the Education Act.

Bill 113, An Act to amend the Retail Business Holidays Act.


Bill 128, An Act to amend the Planning Act, 1983.


Bill 135, An Act to amend the Road Access Act.

Bill 169, An Act to amend the District Municipality of Muskoka Act.

Bill 186, An Act to provide for the Allocation of certain Payments or Grants in lieu of Taxes made by Canada to Municipalities in respect of Lands that are Exempt from Taxation.

Bill 188, An Act to amend the Juries Act.

Bill 192, An Act to amend the Municipal Act and certain other Acts related to Municipalities.

Bill 197, An Act to amend the Regional Municipality of Sudbury Act.


Bill 203, An Act to amend certain Acts as they relate to the Law Society.

Bill Pr4, An Act respecting The Ottawa Civil Service Recreational Association.

Projet de loi Pr36, Loi concernant l'Association des traducteurs et interprètes de l'Ontario—The Association of Translators and Interpreters of Ontario.

Bill Pr40, An Act respecting the City of Trenton.

Bill Pr43, An Act to revive I. Gosselin & F. Camiré Developments Limited and to change its name to Northern Frontier Develop. Ltd.

Bill Pr60, An Act respecting the Sudbury Hydro-Electric Commission.

Bill Pr61, An Act respecting The Sisters of Social Service.

Bill Pr74, An Act respecting the City of London.

Bill Pr76, An Act to revive John Zivanovic Holdings Limited.

Bill Pr79, An Act respecting the Town of Markham.

Bill Pr80, An Act respecting Strathroy Middlesex General Hospital.

Bill Pr81, An Act respecting The Windsor Light Opera Association.”

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

“In Her Majesty’s name, His Honour the Lieutenant Governor doth assent to these Bills.

Au nom de Sa Majesté, Son Honneur le lieutenant-gouverneur sanctionne ces projets de loi.”

His Honour was then pleased to retire.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

*Sessional Papers:—*

Compendium:

Finances des municipalités de l’Ontario de 1986, Les, (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l’article 35 (c) du Règlement) (no 507) (déposé le 24 février 1989).

Local Government Finance in Ontario 1986 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 507) (Tabled February 24, 1989).

ONE HUNDRED AND FIFTY-FOURTH DAY
TUESDAY, FEBRUARY 28, 1989

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Teachers’ Superannuation (Sessional Paper No. P-22) (Tabled February 28, 1989) Mr Cousens, Miss Roberts and Mr Tatham.


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

Bill 221, An Act to regulate the Sale of Tobacco. Mr Allen.

A debate arose on the motion for Second Reading of Bill 119, An Act to amend the Ontario Lottery Corporation Act.

And, after some time, it was,

On motion by Mr Farnan,

Ordered, That the debate be adjourned.
The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

_Sessional Papers:_—


L'Office de la télécommunication éducative de l'Ontario (TVOntario), Le rapport annuel de, pour l'exercice annuel se terminant le 31 mars 1988 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l'article 35 (c) du Règlement) (n° 513) (déposé le 28 février 1989).

Ontario Educational Communications Authority (TVOntario) Annual Report for the year ended March 31, 1988 (Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 513) (Tabled February 28, 1989).


Public Trustee Financial Statements and Report on the Audit for the year ended March 31, 1988 (Permanently referred to the Standing Committee on Administration of Justice pursuant to Standing Order 35 (c)) (No. 512) (Tabled February 28, 1989).


The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 437 (See Hansard February 28, 1989.)

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**ONE HUNDRED AND FIFTY-FIFTH DAY**

**WEDNESDAY, MARCH 1, 1989**

**Prayers**

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Hearings on Bill 162 (Workers’ Compensation) (Sessional
Mr Furlong from the Standing Committee on Regulations and Private Bills presented the Committee's Report which was read as follows and adopted:—

Your Committee begs to report the following Bill as amended:—

Bill Pr78, An Act respecting the County of Lanark.

Mr Mahoney from the Standing Committee on Administration of Justice reported the following Resolution:—

Resolved, That Supply in the following amount and to defray the expenses of the Office Responsible for Native Affairs be granted to Her Majesty for the fiscal year ending March 31, 1989:—

**OFFICE RESPONSIBLE FOR NATIVE AFFAIRS:**
- Ontario Native Affairs Directorate Program.........................$4,884,100

On motion by Mr Conway,

Ordered. That Bill 124, An Act to amend the Children's Law Reform Act, be transferred from the Standing Committee on Administration of Justice to the Standing Committee on Social Development.

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


Debate was resumed on the motion for Second Reading of Bill 119, An Act to amend the Ontario Lottery Corporation Act.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred until 5.45 p.m. today.

The following Bills were read the second time:—
Bill 151, An Act to revise the Personal Property Security Act and to repeal and amend certain other Acts related to Personal Property. *Ordered referred to the Committee of the Whole House.*

Bill 152, An Act to revise and consolidate the Law related to Repairers' and Storers' Liens. *Ordered referred to the Committee of the Whole House.*

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 151, An Act to revise the Personal Property Security Act and to repeal and amend certain other Acts related to Personal Property.

*Ordered*, That the report be now received and adopted.

By agreement, at 5.50 p.m., the members having been called in,

The question, having been put on the motion for Third Reading of Bill 122, An Act to amend the Retail Sales Tax Act, was carried on the following division:—

**Ayes**

Ballinger  Fontaine  O’Neil  (Quinte)
Beer  Fulton  Oddie Munro  Phillips  (Scarborough-Agincourt)
Black  Furlong  Poole
Brown  Grandmaître  Ramsay
Callahan  Haggerty  Ray  (Windsor-Walkerville)
Campbell  Kerrio  Reycraft
Caplan  Keyes  Riddell
Carrothers  Kozyra  Roberts
Cleary  Leone  Smith  (London South)
Collins  Lipsett  Sola
Conway  Lupusella  Sorbara
Cooke  MacDonald  South
(Kitchener)  Mahoney  Stoner
Dietsch  Matrundola  Tatham
Eakins  Miller  Ward
Elliot  Morin  Wong
Elston  Neumann  Wrye—59.
Epp  Nicholas
Faubert  Nixon  (Brant-Haldimand)
Fawcett  (York Mills)
Ferraro  Nixon
Fleet  (York Mills)
NAYS

Brandt                        Farnan                        McLean
Breaugh                       Grier                        Morin-Strom
Bryden                        Hampton                      Philip
Charlton                      Harris                        Pope
Cooke                          Johnson                       (Etobicoke-Rexdale)
(Wellington)                   (Windsor-Riverside)              
Cousens                        Kormos                        Pouliot
Cunningham                    Laughren                      Reville
Eves                           Martel                        Sterling
                                
And the Bill was accordingly read the third time and was passed.

The question, having been put on the motion for Third Reading of Bill 175, An Act respecting transfers of Water, was carried on the same vote,

And the Bill was accordingly read the third time and was passed.

The question, having been put on the motion for Second Reading of Bill 170, An Act to revise several Acts related to Aggregate Resources, was carried on the same vote,

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on General Government.

The question, having been put on the motion for Second Reading of Bill 119, An Act to amend the Ontario Lottery Corporation Act, was carried on the same vote,

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on General Government.

The House then adjourned at 6.10 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 35 (d):—

Sessional Papers:—

Centre des congrès d'Ottawa, Le rapport annuel 1987-1988 (Renvoyé en permanence au Comité permanent des affaires gouvernementales conformément à l'article 35 (c) du Règlement) (n° 514) (déposé le 1 mars 1989).
Ottawa Congress Centre Annual Report 1987-1988 (*Permanently referred to the Standing Committee on General Government pursuant to Standing Order 35 (c)) (No. 514) (Tabled March 1, 1989).

---

ONE HUNDRED AND FIFTY-SIXTH DAY
THURSDAY, MARCH 2, 1989

PRAYERS 10.00 A.M.

The House resolved itself into a Committee to consider a certain Bill, and after some time, the Speaker resumed the Chair, and the Chairman, as directed by the Committee, reported the following Bill as amended:—

Bill 152, An Act to revise and consolidate the Law related to Repairers’ and Storers’ Liens.

*Ordered*, That the report be now received and adopted.

The following Bills were read the second time:—

Bill 194, An Act to restrict Smoking in Workplaces. *Ordered referred to the Standing Committee on Social Development.*

Bill 212, An Act to amend the Legislative Assembly Act. *Ordered for Third Reading.*


Debate was resumed on the Motion for Adoption of the Recommendation contained in the Report, on the Process for the Restoration of the Parliament Building, of the Standing Committee on the Legislative Assembly.

And, after some time, the motion, having been put, was declared carried.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—
Petition relating to Teachers' Superannuation (Sessional Paper No. P-22) (Tabled March 2, 1989)  Mr Dietsch.


Petition relating to Runnymede Development Corporation (Sessional Paper No. P-48) (Tabled March 2, 1989)  Mr Johnston (Scarborough West).

Petition relating to Social Assistance (Sessional Paper No. P-49) (Tabled March 2, 1989)  Mr Kanter.

Petition relating to Maple (Sessional Paper No. P-50) (Tabled March 2, 1989)  Mr Ballinger.

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

Bill 151, An Act to revise the Personal Property Security Act and to repeal and amend certain other Acts related to Personal Property.

Bill 152, An Act to revise and consolidate the Law related to Repairers' and Storers' Liens.

Bill 212, An Act to amend the Legislative Assembly Act.

Bill 213, An Act to amend the Executive Council Act.

The following Bill was read the second time:—

Bill Pr78, An Act respecting the County of Lanark.  Ordered for Third Reading.

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

Bill Pr78, An Act respecting the County of Lanark.

Supply was concurred in as follows:—

Supply for the Ministry of Colleges and Universities.

Supply for the Ministry of the Environment.

Supply for the Ministry of Natural Resources.

Supply for the Ministry of Tourism and Recreation.
Supply for the Ministry of Municipal Affairs.

Supply for the Ministry of Skills Development.

Supply for the Ministry of Correctional Services.

Supply for the Ministry of Labour.

Supply for the Ministry of Transportation (Includes Supplementaries).

Supply for the Ministry of Consumer and Commercial Relations.

Supply for the Office Responsible for Native Affairs.

Debate was resumed on the motion for Concurrence in Supply for the Office of the Assembly, and after some time, the motion having been put, was declared carried, and Supply was accordingly concurred in.

On motion by Mr Nixon (Brant-Haldimand),

Ordered, That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for the period commencing April 1, 1989, and ending May 31, 1989, such payments to be charged to the proper appropriation following the voting of supply.

On motion by Mr Conway,

Ordered, That the Select Committee on Education, appointed on February 11, 1988, be continued, the Committee to report to the House within one calendar year.

On motion by Mr Conway,

Ordered, That the Standing Committee on the Legislative Assembly be authorized to undertake a comprehensive review of the Report of the Chief Election Officer including recommended legislative changes 1988 (Sessional Paper Number 325) and other areas related to the election process and report to the House its observations and recommendations thereon following public meetings for the hearing of representations of interested persons, and that the Chief Election Officer provide such assistance to the Committee as may be required by the Committee to discharge its duties.

On motion by Mr Conway,
Ordered, That the 1988-1989 Estimates and Supplementary Estimates which have not yet been passed by the committees and reported to the House be deemed to be passed and reported to the House, and that the 1988-1989 Estimates and Supplementary Estimates which have not yet been concurred in be deemed to be concurred in.

And it was,

Resolved, That Supply in the following amounts and to defray the expenses of the Ministries and Offices named be granted to Her Majesty for the fiscal year ending March 31, 1989:—

CABINET OFFICE
  Cabinet Office Program ........................................... $ 5,401,000

MINISTRY OF AGRICULTURE AND FOOD
  Ministry Administration Program .................. 23,481,800
  Agricultural Marketing and Standards Program ............. 36,254,600
  Agricultural Technology, Development and Field Services Program ........................................... 167,693,100
  Financial Assistance to Agriculture Program ................ 312,723,000

MINISTRY OF THE ATTORNEY GENERAL
  Law Officer of the Crown Program .................. 107,327,200
  Administrative Services Program .......................... 22,511,800
  Guardian and Trustee Services Program .................. 15,135,200
  Crown Legal Services Program .................. 50,499,500
  Legislative Counsel Services Program .................. 3,550,300
  Courts Administration Program .................. 178,427,700
  Administrative Tribunals Program .................. 18,097,600

MINISTRY OF THE ATTORNEY GENERAL
  Law Officer of the Crown Program .................. 1,447,400
  (Supplementary amount)

MINISTRY OF CITIZENSHIP
  Ministry Administration Program .................. 5,805,100
  Citizenship Support Program .......................... 32,461,500
  Human Rights Commission Program .................. 7,178,200

MINISTRY OF CULTURE AND COMMUNICATIONS
  Ministry Administration Program .................. 9,849,800
  Heritage Conservation Program .......................... 18,296,200
  Cultural Development and Institutions Program .................. 152,630,100
  Communications Program .......................... 3,472,400
  Libraries and Community Information Program .................. 41,492,800
  Capital Support and Regional Services Program .................. 26,168,200

MINISTRY OF CULTURE AND COMMUNICATIONS
  Capital Support and Regional Services Program .................. 1,096,700
  (Supplementary amount)
### MINISTRY OF EDUCATION

<table>
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<tr>
<th>Program</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$33,217,100</td>
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<tr>
<td>Education Program</td>
<td>4,263,428,500</td>
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<tr>
<td>Services to Education Program</td>
<td>2,995,700</td>
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</table>

| Education Program                            | 300,000,000 |
|                                              | (Supplementary amount) |

### MINISTRY OF ENERGY

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<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
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<td>7,180,600</td>
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<tr>
<td>Policy and Planning Program</td>
<td>5,322,700</td>
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<tr>
<td>Energy Management and Technology Program</td>
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<td>Ontario Energy Board Program</td>
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### MINISTRY OF THE ENVIRONMENT

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<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Environmental Control Program</td>
<td>7,000,000</td>
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<td>(Supplementary amount)</td>
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### MINISTRY OF FINANCIAL INSTITUTIONS

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<th>Program</th>
<th>Amount</th>
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<td>Financial Standards Program</td>
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### MINISTRY OF FINANCIAL INSTITUTIONS

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### MINISTRY OF GOVERNMENT SERVICES

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<th>Program</th>
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<td>Ministry Administration Program</td>
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<tr>
<td>Realty Services Program</td>
<td>487,805,500</td>
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<tr>
<td>Supply and Services Program</td>
<td>112,876,100</td>
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<td>Computer and Telecommunication Services Program</td>
<td>16,825,800</td>
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| Supply and Services Program                  | 10,000      |
|                                              | (Supplementary amount) |

### MINISTRY OF INDUSTRY, TRADE AND TECHNOLOGY

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<td>Ministry Administration Program</td>
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<td>Policy and Technology Program</td>
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<td>Small Business, Services and Industrial Assistance Program</td>
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<tr>
<td>Industry and Trade Expansion Program</td>
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<tr>
<td>Northern Industry Program</td>
<td>6,447,000</td>
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<tr>
<td>Ontario Development Corporations Program</td>
<td>39,005,800</td>
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### MINISTRY OF INDUSTRY, TRADE AND TECHNOLOGY

| Ontario Development Corporations Program     | 4,098,000   |
|                                              | (Supplementary amount) |

### MINISTRY OF INTERGOVERNMENTAL AFFAIRS

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<td>Intergovernmental Relations Program</td>
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<p>|                                              | (Supplementary amount) |</p>
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<tr>
<th>Ministry</th>
<th>Program</th>
<th>Amount</th>
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<td><strong>MINISTRY OF NATURAL RESOURCES</strong></td>
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<td>Lands and Waters Program</td>
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<tr>
<td>(Supplementary amount)</td>
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<td><strong>MINISTRY OF NORTHERN DEVELOPMENT AND MINES</strong></td>
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<td>Ministry Administration Program</td>
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<td>Northern Development Program</td>
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<td>108,426,600</td>
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<td>Northern Transportation Program</td>
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<td>141,700,000</td>
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<td>Mines and Minerals Program</td>
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<td><strong>MINISTRY OF THE SOLICITOR GENERAL</strong></td>
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<td>20,622,300</td>
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<td>Policing Services Program</td>
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<td>10,928,000</td>
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<td>Ontario Provincial Police Program</td>
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<td>359,674,200</td>
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<td><strong>MINISTRY OF TREASURY AND ECONOMICS</strong></td>
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<td>Ministry Administration Program</td>
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<td>Treasury Program</td>
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<td>5,220,000</td>
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<td>Budget and Intergovernmental Finance Policy Program</td>
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<td>7,374,000</td>
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<tr>
<td>Economic Policy Program</td>
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<td>161,855,000</td>
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<td><strong>OFFICE OF THE ASSEMBLY</strong></td>
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<td>Office of the Assembly Program</td>
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<td>2,728,900</td>
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<td>(Supplementary amount)</td>
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<td><strong>OFFICE OF THE PREMIER</strong></td>
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<td>Office of the Premier Program</td>
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<td>2,115,600</td>
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<td><strong>OFFICE RESPONSIBLE FOR WOMEN’S ISSUES</strong></td>
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<tr>
<td>Office Responsible for Women’s Issues Program</td>
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<td>17,529,600</td>
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</table>

Total time unused for consideration of the Estimates 249 hours, and 25 minutes.

Mr Conway moved,

That, notwithstanding the prorogation of the House,

(i) all Government Bills ordered for Second Reading except Bill 27, An Act respecting Prearranged and Prepaid Funerals, Bill 28, An Act to amend the Funeral Services Act, and Bill 168, An Act to amend the Power Corporation Act;

(ii) all Government and private members’ public Bills referred to standing committees;

(iii) Bill Pr15, An Act respecting the City of Toronto, referred to the Standing Committee on Regulations and Private Bills;

(v) all matters referred to standing committees.

remaining on the Orders and Notices paper at the prorogation of the First Session of this Parliament be continued and placed on the Orders and Notices paper on the second Sessional day of the Second Session of the 34th Parliament at the same stage of business for the House and its committees as at prorogation.

And a debate arising, after some time,

Mr Conway moved,

That the motion be amended by striking out in part (iv) “the Report of the Standing Committee on the Legislative Assembly on the Process for the Restoration of the Parliament Building.”

The debate continued, and after some time, the amendment to the motion, having been put, was declared carried.

The motion, as amended, having then been put, was declared carried.

And it was,

Ordered, That, notwithstanding the prorogation of the House,

(i) all Government Bills ordered for Second Reading except Bill 27, An Act respecting Prearranged and Prepaid Funerals, Bill 28, An Act to amend the Funeral Services Act, and Bill 168, An Act to amend the Power Corporation Act;

(ii) all Government and private members’ public Bills referred to standing committees;

(iii) Bill Pr15, An Act respecting the City of Toronto, referred to the Standing Committee on Regulations and Private Bills;

(v) all matters referred to standing committees,

remaining on the Orders and Notices paper at the prorogation of the First Session of this Parliament be continued and placed on the Orders and Notices paper on the second Sessional day of the Second Session of the 34th Parliament at the same stage of business for the House and its committees as at prorogation.

Mr Conway moved,

That the following committees be continued and authorized to meet during the Recess between the First and Second Sessions of the 34th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matters:—

- Select Committee on Education to consider the organization and length of the school day and the school year;

- Standing Committee on Administration of Justice to consider Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs, and Bill 4, An Act to amend the Metropolitan Toronto Police Force Complaints Act, 1984;

- Standing Committee on Finance and Economic Affairs to consider pre-Budget consultations;

- Standing Committee on General Government to consider Bill 170, An Act to revise several Acts related to Aggregate Resources;

- Standing Committee on Government Agencies to consider the operation of agencies, boards and commissions of the Government of Ontario;

- Standing Committee on the Legislative Assembly to consider matters related to election laws and the election process and the procedures, administration and services and facilities of the House;

- Standing Committee on the Ombudsman to consider the Special Report of the Ombudsman on the Denied Case of Farm Q;

- Standing Committee on Public Accounts to consider the 1987 and 1988 Annual Reports of the Provincial Auditor;

- Standing Committee on Resources Development to consider Bill 162, An Act to amend the Workers’ Compensation Act;

- Standing Committee on Social Development to consider Bill 124, An Act to amend the Children’s Law Reform Act, and Bill 194, An Act to restrict Smoking in Workplaces.
And a debate arising, after some time,

Mr Harris moved,

That the motion be amended by adding the words,

“and the financing of Ontario’s Education”

to the section which reads:

“• Select Committee on Education to consider the organization and length of the school day and the school year;”

The debate continued, and after some time, the amendment to the motion, having been put, was declared carried.

The motion, as amended, having then been put, was declared carried.

And it was,

Ordered, That the following committees be continued and authorized to meet during the Recess between the First and Second Sessions of the 34th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matters:—

- Select Committee on Education to consider the organization and length of the school day and the school year, and the financing of Ontario’s Education;

- Standing Committee on Administration of Justice to consider Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs, and Bill 4, An Act to amend the Metropolitan Toronto Police Force Complaints Act, 1984;

- Standing Committee on Finance and Economic Affairs to consider pre-Budget consultations;

- Standing Committee on General Government to consider Bill 170, An Act to revise several Acts related to Aggregate Resources;

- Standing Committee on Government Agencies to consider the operation of agencies, boards and commissions of the Government of Ontario;

- Standing Committee on the Legislative Assembly to consider matters related to election laws and the election process and the procedures, administration and services and facilities of the House;

- Standing Committee on the Ombudsman to consider the Special Report of the Ombudsman on the Denied Case of Farm Q;
Standing Committee on Public Accounts to consider the 1987 and 1988 Annual Reports of the Provincial Auditor;

Standing Committee on Resources Development to consider Bill 162, An Act to amend the Workers’ Compensation Act;

Standing Committee on Social Development to consider Bill 124, An Act to amend the Children’s Law Reform Act, and Bill 194, An Act to restrict Smoking in Workplaces.

On motion by Mr Conway,

Ordered, That standing and select committees be authorized to release their reports during the Recess between the First and Second Sessions of this Parliament by depositing a copy of any report with the Clerk of the Assembly, and on the second Sessional day of the Second Session of the 34th Parliament the Chairmen of such committees shall bring any such reports before the House in accordance with the Standing Orders.

On motion by Mr Conway,

Ordered, That, with the agreement of the House Leaders and Whips of each Party, committees may meet during the Recess between the First and Second Sessions of this Parliament at times other than those specified on the schedule tabled with the Clerk of the Assembly.

On motion by Mr Conway,

Ordered, That the current membership on the standing committees be continued during the Recess between the First and Second Sessions of the 34th Parliament.

On motion by Mr Conway,

Ordered, That the membership on the Select Committee on Education shall be:

Ms Poole (Chair)
Mr Beer
Mr Cooke (Windsor-Riverside)
Mr Furlong
Mr Jackson
Mr Johnston (Scarborough West)
Mr Keyes
Mr Mahoney
Debate was resumed on the Amendment to the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government.

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

That the amendment to the motion be amended by adding after the words “affordable housing” and before the words “Therefore, this Government lacks the confidence of this House”, the following:

This House, noting that six years of sustained economic growth in the province has significantly increased government revenues and has generated substantial in-year revenue windfalls, rejects as unnecessary and unjustified the massive inflationary and regressive tax increases proposed by the government.

This House regrets that the Government of Ontario by increasing its personal income tax, its retail sales tax, its gasoline tax and other consumption taxes will deprive the Ontario taxpayer of the full benefits of Federal tax reform and has significantly increased the tax burden on the middle class.

This House deplores the fact that, after a six year period in which real economic growth in the province has averaged 5.5%, the Government has not been able to achieve a more substantial reduction in its budgetary deficit and continues to add to the province’s debt, two factors which will limit the ability of the province to respond to any economic downturn in a flexible and fiscally responsible manner.

This House condemns the Government for its inability to control its expenditures and particularly for its lack of action to control the costs of the province’s health care system.

This House, noting that this government has increased expenditures by 42.8% since taking office, believes that the failure of the government to effectively address the problems in housing, health care, post-secondary institutions and the education system is due to inadequate and ineffective management of its expenditures and expresses its dissatisfaction with the government’s intention of making the taxpayer pay for its own management deficiencies.

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

AYES

Brandt
Breaugh
Bryden
Charlton
Cooke

(Windsor-Riverside)

Cousens
Cureatz
Eves
Farnan
Grier

Harris
Johnson

(Wellington)
Johnston

(Scarborough West)
AYES — Continued

Kormos  McLean  Reville
Laughren  Philip  Sterling
Mackenzie  (Etobicoke-Rexdale)  Villeneuve—25.
Marland  Pollock
Martel  Rae  (York South)

NAYS

Adams  Henderson  Phillips
Ballinger  Kanter  (Scarborough-Agincourt)
Beer  Kerrio  Poole
Bossy  Kozyra  Ray
Callahan  Kwinter  (Windsor-Walkerville)
Campbell  LeBourdais  Reycraft
Carrothers  Lipsett  Riddell
Collins  Lupusella  Roberts
Conway  Mahoney  Ruprecht
Cooke  Matrundola  Smith
   (Kitchener)  McGuigan  (Lambton)
Cordiano  Miller  Smith
Dietsch  Neumann  (London South)
Eakins  Nicholas  Sola
Elliot  Nixon  Sorbara
Elston  (York Mills)  Stoner
Epp  O’Neil  Sweeney
   (Quinte)  Tatham
Faubert  Oddie Munro  Ward
Fawcett  Offer  Wrye—57.
Fleet  Owen
Fulton  Pelissero
Furlong

The amendment to the motion as follows:—

That the motion “That this House approves in general the Budgetary Policy of the Government” be amended by deleting the words following “That” and adding thereto the following:

This House recognizing that the 1988 budget fails to adopt tax fairness as its overriding objective and fails to adequately direct its programs to those areas most in need, condemns the government for:

Increasing the most regressive of taxes, the retail sales tax;

Increasing the personal income tax in such a way that middle income earners bear the brunt of the increases while wealthier Ontarians receive the benefits;

Failing to introduce a Minimum Corporate Income Tax to ensure that corporations pay their fair share;
Worsening the situation for senior citizens in Ontario by failing to provide any relief from the retail sales tax increase;

Failing to eliminate the Ontario personal income tax for those living at or below the poverty line;

Failing to guarantee accessibility to the health care system by eliminating the OHIP tax for all those living below the poverty line;

Refusing to make home ownership a real possibility for first time home buyers by its failure to introduce a real estate speculation tax;

Failing to treat the people of Northern Ontario fairly and failing to provide for adequate funding for the development of the North;

Exorbitant tax increases in every major tax paid by individuals and families in Ontario while increasing the tax breaks going to corporations;

Failing to stem the ever increasing share of the health care budget which is going to the fat-cats of the health care system—doctors, laboratories and drug companies—while failing to increase funding for community and public health care;

Failing to devote more of the budget to the provision of adequate and affordable housing;

Therefore, this Government lacks the confidence of this House.

having been put, was lost on the same vote.

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

And it was,

Resolved, That this House approves in general the Budgetary Policy of the Government.

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

Bill 223, An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1989. Mr Nixon (Brant-Haldimand).

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time and was passed.
His Honour the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

The Speaker addressed His Honour as follows:—

"May it please Your Honour:

The Legislative Assembly of the Province has, at its present sitting thereof, passed certain Bills to which, in name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's assent."

The Clerk Assistant and Clerk of Committees then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's assent is prayed:

Bill 122, An Act to amend the Retail Sales Tax Act.

Bill 151, An Act to revise the Personal Property Security Act and to repeal and amend certain other Acts related to Personal Property.

Bill 152, An Act to revise and consolidate the Law related to Repairers' and Storers' Liens.

Bill 175, An Act respecting transfers of Water.

Bill 212, An Act to amend the Legislative Assembly Act.

Bill 213, An Act to amend the Executive Council Act.

Bill Pr78, An Act respecting the County of Lanark.

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"In Her Majesty's name, His Honour the Lieutenant Governor doth assent to these Bills."

The Speaker then said:

"May it please Your Honour:

We, Her Majesty's most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in session assembled, approach Your Honour with sentiments of unfeigned devotion and loyalty to Her Majesty's person and Government, and humbly beg to present for Your Honour's acceptance a Bill entitled, 'An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1989' (Bill 223)."

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—
"His Honour the Lieutenant Governor doth thank Her Majesty's dutiful and loyal subjects, accept their benevolance and assent to this Bill in Her Majesty's name".

His Honour the Lieutenant Governor was then pleased to deliver the following gracious speech:—

Speaker and Members of the Legislative Assembly:

The First Session of the 34th Parliament has been a productive one both for Members of the Legislature and the people of Ontario.

During this Session, 94 Bills received Royal Assent. In the coming weeks, nine Government Bills will receive careful examination by Standing Committees of the Legislature.

A number of measures were undertaken to preserve and protect our environment, including the introduction of legislation to phase out the use of substances harmful to the ozone layer, and the countdown acid rain program.

More protection for workers was provided through initiatives such as right-to-know legislation. Amendments to the Occupational Health and Safety Act will give workers tough new powers to refuse unsafe or dangerous work; and, proposed reform of the Workers' Compensation Act will give injured workers greater opportunity to return to work through expanded vocational rehabilitation programs and employer re-hiring obligations.

Changes to the Retail Business Holidays Act will provide for fair, enforceable and flexible regulation of retail store hours. Employees will have the right to refuse unreasonable work on a Sunday through amendments to the Employment Standards Act.

New initiatives to encourage community-based health care delivery and the promotion of healthy lifestyles included: the creation of a $100 million health innovation fund; a special educational campaign aimed at preventing the spread of aids; and, specific program responses to the recommendations contained in the Ken Black Report on Illegal Drug Use in Ontario.

Initiatives were undertaken to promote excellence in education and training. Such measures included: major new funding to reduce class sizes in grades one and two; and, the purchase of new computer technology, textbooks and learning materials.

In the midst of difficult and challenging market conditions, my Government took steps to increase the supply of housing. Measures announced in the budget included the allocation of $2 billion for the construction of 30,000 non-profit homes. Amendments to the Planning Act will streamline the approval process to help create more affordable housing. The Ontario Home Ownership Savings Plan was established.
Increased protection was provided to consumers through such measures as an enhanced Ontario New Home Warranty Program.

Municipal election reform was undertaken with the passage of significant legislation.

Conflict of interest legislation will ensure greater accountability of Members of the Legislature to the people they serve.

The Premier's Council on Technology prescribed a series of recommendations to develop Ontario as a world leader in innovation, technology and trade. Consistent with these recommendations, seven centres of excellence and six centres of entrepreneurship were established; and, new tax incentives to support increased investment in research and development were introduced.

As part of my Government's commitment to develop a skilled, literate workforce, $50 million has been allocated to annual literacy programming, primarily at the community level.

In the face of competitive pressures, greater protection was provided to members of the farming community through right-to-farm legislation and the passage of the Farm Implements Act.

The establishment of a $360 million Northern Ontario Heritage Fund will strengthen and diversify the economy of Northern Ontario.

With the ratification of the Canada-U.S. Free Trade Agreement, the Government took action to protect the interests of Ontarians in areas of provincial responsibility. The Independent Health Facilities Act will give preference to non-profit Canadian firms proposing to open community-based health facilities. The Wine Content Act and the Water Transfer Control Act were proclaimed. Proposed amendments to the Power Corporation Act will assert Ontario's authority over our electricity.

Additional legislative changes to the Power Corporation Act will make Ontario Hydro more responsive to Government policies and public priorities. Conservation and cogeneration will become mandated priorities for the public utility.

The proclamation of the Intervenor Funding Project Act has given members of the public greater accessibility to government tribunals.

This Assembly received reports from Select Committees on Education and Energy. The Legislature adopted the Report of the Select Committee on Constitutional Reform unanimously recommending ratification of the Meech Lake Accord.

For these and many other achievements all Members of this Assembly deserve congratulations.

Au nom de notre Souveraine, je vous remercie.

In our Sovereign's name, I thank you.
Je déclare cette session prorogée.

I now declare this Session prorogued.

The Government House Leader then said:—

*Speaker and Members of the Legislative Assembly:*

It is the will and pleasure of His Honour the Lieutenant Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.

6.35 p.m.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Church of Scientology *(Sessional Paper No. P-33)* (Tabled February 14, 1989)  *Mr Johnston* (Scarborough West). *(See Hansard March 2, 1989.)*


The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 35 (d):—

*Sessional Paper:—*

Committee meeting schedule for the Recess between the First and Second Sessions of the 34th Parliament *(No. 515)* (Tabled March 2, 1989).
The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 88 (e):—

Question Number 438 (See Hansard March 2, 1989.)