JOURNALS
OF THE
Legislative Assembly
OF THE
PROVINCE OF ONTARIO

From April 25, 1989 to July 26, 1989
and
from October 10, 1989 to December 20, 1989
and
from March 19, 1990 to June 28, 1990

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

SESSION 1989-90

IN THE THIRTY-EIGHTH AND THIRTY-NINTH YEARS
OF THE REIGN OF
OUR SOVEREIGN LADY QUEEN ELIZABETH II

VOL. CXXII

Legislative Assembly Dissolved July 30, 1990
INDEX
Journals of the Legislative Assembly of Ontario
38-39 ELIZABETH II, 1989-90

Second Session — Thirty-fourth Parliament

A

ADJOURNMENT DEBATES:
May 4; July 11; November 14, 1989.

ADMINISTRATOR OF THE GOVERNMENT:
Assents to Bills—See ROYAL ASSENT

B

BOARD OF INTERNAL ECONOMY:
Order in Council deleting the name of one Commissioner and substituting the name of another—June 19; October 10, 1989.

BUDGET DEBATE:
Dates considered—May 17, 18, 23, 24, 25; July 13; November 9, 29; December 20, 1989.
Motion for approval—May 17, 1989; carried on division—December 20, 1989.

[iii]
Amendments to motion for approval—May 18; December 20, 1989; lost on division—December 20, 1989.
Budget and Budget Papers, 1990 tabled—April 24, 1990.
Dates considered—April 24, 25, 26, 30, 1990.
Motion for approval—April 24, 1990.
Amendment to motion for approval—April 25, 1990.

BY-ELECTION:
Warrant issued for issue of a writ—March 26, 1990.

COMMISSION ON CONFLICT OF INTEREST:

COMMISSION ON ELECTION FINANCES:
Twelfth Report (Indemnities and Allowances)—May 1, 1989.

COMMITTEE OF THE WHOLE HOUSE:
Mr Ray (Windsor-Walkerville), appointment as Deputy Chair continued—April 26, 1989. Resignation announced—October 10, 1989.
Mr Breaugh appointed First Deputy Chair—October 10, 1989.
Mr Cureatz appointed Second Deputy Chair—October 10, 1989.

Bills referred and reports presented:
Assessment Amendment Act, 1989 (Bill 37), referred July 5, 1989; reported without amendment July 6, 1989.
Brucellosis Repeal Act, 1989 (Bill 40), referred November 22, 1989; reported without amendment November 22, 1989.
County of Simcoe Act, 1990 (Bill 177), referred June 19, 1990; reported as amended June 19, 1990.
Court Reform Statute Law Amendment Act, 1989 (Bill 3), referred October 10, 1989; reported as amended November 2, 1989.
Courts of Justice Amendment Act, 1989 (Bill 2), referred October 10, 1989; reported as amended November 2, 1989.
Courts of Justice Amendment Act, 1989 (Bill 69), referred December 11, 1989; reported as amended December 12, 1989.
Courts of Justice Amendment Act, 1989 (Bill 81), referred December 6, 1989; reported as amended December 6, 1989.

Development Charges Act, 1989 (Bill 20), referred November 6, 1989; reported without amendment November 16, 1989.


Education Amendment Act, 1990 (Bill 112), referred March 22, 1990.


Environmental Protection Amendment Act, 1989 (Bill 218), referred May 16, 1989; reported as amended May 16, 1989.

Environmental Protection Amendment Act, 1990 (Bill 165), referred May 17, 1990.

Environmental Protection Statute Law Amendment Act, 1990 (Bill 220), referred June 27, 1990; reported as amended June 27, 1990.

Evidence Amendment Act, 1989 (Bill 70), referred December 11, 1989; reported as amended December 11, 1989.


Highway Traffic Amendment Act, 1989 (Bill 73), referred November 9, 1989.

Highway Traffic Amendment Act, 1989 (Bill 95), referred December 13, 1989; reported without amendment December 18, 1989.


Independent Health Facilities Act, 1989 (Bill 147), referred October 10, 1989; reported as amended November 22, 1989.


Land Transfer Tax Amendment Act, 1989 (Bill 48), referred December 6, 1989; reported as amended December 6, 1989.

Legislative Assembly Amendment Act, 1989 (Bill 91), referred December 18, 1989; reported as amended December 18, 1989.

Liquor Licence Act, 1990 (Bill 175), referred June 18, 1990; reported as amended June 28, 1990.

Mining Amendment Act, 1989 (Bill 71), referred November 27, 1989; reported as amended November 29, 1989.


Ontario Lottery Corporation Amendment Act, 1989 (Bill 119), referred October 10, 1989; reported without amendment December 13, 1989.

Ontario Municipal Improvement Corporation Amendment Act, 1989 (Bill 18), referred November 6, 1989; reported without amendment November 16, 1989.

Ontario Water Resources Amendment Act, 1989 (Bill 61), referred November 2, 1989.


Police Services Act, 1989 (Bill 107), referred June 20, 1990; reported as amended June 28, 1990.


Retail Sales Tax Amendment Act, 1989 (Bill 22), referred June 26, 1989; reported as amended July 6, 1989.

Sarnia-Lambton Act, 1989 (Bill 35), referred July 12, 1989; reported as amended July 12, 1989.

Smoking in the Workplace Act, 1989 (Bill 194), referred April 26, 1989; reported without amendment July 26, 1989.


Toronto Transit Commission Labour Disputes Settlement Act, 1989 (Bill 58), referred October 11, 1989; reported without amendment October 12, 1989.

Unclaimed Intangible Property Act, 1989 (Bill 86), referred December 13, 1989; reported without amendment December 18, 1989.
Victims' Bill of Rights Act, 1990 (Bill 113), referred April 5, 1990.
Workers' Compensation Amendment Act, 1989 (Bill 162), referred July 12, 1989; reported as amended July 20, 1989.

**COMPENDIA:**

*See Sessional Paper Index (green section)—"Compendia"

**D**

**DEBATES ON MATTERS OF URGENT PUBLIC IMPORTANCE:**

*see EMERGENCY DEBATES listed by Member and subject matter*

**DEPUTY CHAIR OF THE COMMITTEE OF THE WHOLE HOUSE:**

Appointment of Mr Ray (Windsor-Walkerville) as Deputy Chair continued—April 26, 1989.
Vacancy in the office of, announced—October 10, 1989.
Appointment of Mr Breaugh as First Deputy Chair—October 10, 1989.
Appointment of Mr Cureatz as Second Deputy Chair—October 10, 1989.

**DEPUTY SPEAKER:**

Informed the House:

That, His Honour the Lieutenant Governor had assented to certain Bills in his office—May 31, 1990.

Reserves judgement on motion that House do pass to Orders of the Day—April 10, 1990.

Ruling re:

Point of order raised by the member for Ottawa West (Mr Chiarelli) concerning the member for Welland-Thorold’s participation in the debate on government notice of motion number 30 and the question of time limits on members’ speeches—May 28, 1990.

Suspended sitting pursuant to Standing Order 16—April 23, 1990.

**DIVISION BELLS:**

Deemed to be ringing until sitting is resumed—June 1, 2, 5, 1989.

Ring through part and/or remainder of the day—May 29, 30, 31: June 1, 2, 5, 6, 1989.

**DIVISIONS—See RECORDED VOTES**

**E**

**EMERGENCY DEBATES:**

List by Member:

Mr Brandt, Minister of the Environment’s failure to fulfill his duties and responsibilities—May 11, 1989.

Mrs Grier, Contaminated fuels—May 10, 1989.

Mr Kormos, Auto insurance—April 26, 1989.
List by subject matter:
Auto insurance, Mr Kormos—April 26, 1989.
Contaminated fuels, Mrs Grier—May 10, 1989.
Minister of the Environment's failure to fulfill his duties and responsibilities, Mr Brandt—May 11, 1989.

ESTIMATES—Also see STANDING COMMITTEE ON ESTIMATES and Sessional Paper Index (green section)—"Expenditure Estimates"
Reported—October 18; November 16 and December 14, 1989.
Concurred in—October 18; December 14 and 19, 1989.
Main Estimates (1990-91) tabled—May 2; June 26, 1990.

EVANS, ARTHUR:

I

INDIVIDUAL MEMBERS' EXPENDITURES:

INFORMATION AND PRIVACY COMMISSIONER:

INTERIM SUPPLY—See RESOLUTIONS, GOVERNMENT and SUPPLY

J

JAMIESON, ROBERTA LOUISE:
Appointment of, as Ombudsman—October 16, 1989.

JESSIMAN, JAMES HUGH:

L

LEGISLATIVE ASSEMBLY:
Adjournment:
Debates under Standing Order 37—See EMERGENCY DEBATES
Debates under Standing Order 41—See OPPOSITION DAY DEBATES

Divisions deferred:
— by unanimous consent—June 8, 22, 26; November 9, 22; December 14, 19, 20, 1989.
— pursuant to Standing Order 27(g)—November 7, 1989.
Provisional Standing Orders extended to remain in effect—May 25; July 25, 1989.
Provisional and permanent Standing Orders amended and adopted as the permanent Standing Orders—July 25, 1989.

Routine Motions (also see under specific subject matters):

Adjournment of the debate on Government Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance, lost on division—April 26, 27, 1990.

Adjournment of the debate on motion for Interim Supply, lost on division—March 27, 1990.

Adjournment of the debate on motion for Second Reading of Bill 150, An Act to amend the Vital Statistics Act, carried on division—June 18, 1990.

Adjournment of the House, lost on division—April 17, 27; May 1, 3, 7, 8, 1990.


Authorizing committees to meet as required following Routine Proceedings on December 20, 1989—December 20, 1989.

Deeming Thursday, June 21, 1990 to be one of the last 8 Sessional days in June for purposes set out in the Standing Orders—June 13, 1990.

Extending daily hours of meeting from 6.00 p.m. to 12.00 midnight, debated—April 12, 1990.

House do now proceed to the Orders of the Day, carried on division—May 1, 3, 1990.

House to consider government business on morning of Thursday, June 28, 1990—June 20, 1990.

Opposition Day debate changed to following week and authorization for second Opposition Day during same week—November 14, 1989.


Order for Third Reading of Bill 18, An Act to amend the Ontario Municipal Improvement Corporation Act discharged and Bill referred back to Standing Committee on Finance and Economic Affairs—July 18, 1989.

Order for Third Reading of Bill 36, An Act to revise the Public Service Superannuation Act discharged and Bill referred to Standing Committee on General Government—November 9, 1989.

Order of precedence for private members’ public business changed—May 8, 11, 25; June 6, 19, 27; October 10, 19, 23, 30, 1989; March 20, 29; April 17, 23; May 3, 17, 1990.


Order transferring Bill 30, An Act respecting Funeral Directors and Establishments and Bill 31, An Act to revise the Cemeteries Act, from Standing Committee on Social Development to Standing Committee on Resources Development—July 20, 1989.

Private members’ public business not to be considered until first Thursday following completion of Throne Debate—April 26, 1989.


Requirement for notice with respect to private members’ ballot items waived—April 26; May 16; July 18; October 10, 30; November 15, 1989; March 20, 21, 29; April 23; May 3, 14, 1990.

Sit beyond 6.00 p.m., blocked—April 10, 11, 1990; carried—April 26, 1990.

Sitting times:
—Thursday, April 19, 1990—April 17, 1990.

Standing Order 72 waived with respect to consideration of:
Bill 5—June 6, 1989.
Bills 64 and 65—November 9, 1989.

Standing Order 78(e) concerning publication of notice waived with respect to Bill Pr88—June 7, 1990.

Standing Order 85 respecting notice of Committee hearings suspended for consideration of:
Bills Pr59, Pr87, Pr90, Pr92, Pr93, Pr97—June 26, 1990.

Substitutions and/or additions to the membership of committees—November 7; December 11, 20, 1989; March 20, 26; April 26; May 29; June 28, 1990.

Silence observed:
— in remembrance of Worker Memorial Day—April 27, 1989; April 26, 1990.
— in respect of the tragic events at the University of Montreal, Quebec—December 7, 1989.
— to the memory of the late member for Ottawa South, Dalton McGuinty—March 20, 1990.

Sits beyond 12.00 midnight—December 18, 1989; April 27, 1990.

Sitting:
— extended to permit the Treasurer to move Government Notice of Motion Number 4—May 31, 1989.
— suspended—June 1, 2, 5, 1989.
— suspended pursuant to Standing Order 16—June 8, 1989; April 23; June 19, 25, 1990.
— suspended to the call of the Chair—April 27, 1990.
— suspended until 4.00 p.m.—April 24, 1990.

Unanimous consent given:
— to defer divisions—June 8, 22, 26; November 9, 22; December 14, 19, 20, 1989.
— to discharge Order for Committee of the Whole House on Bill 66—December 19, 1989.
— to give Second Reading to Bill 225—June 27, 1990.
— to give Second Reading and Third Reading to Bill 167—June 6, 1990.
— to give Third Reading to Bills 105, 107, 160 and 175—June 28, 1990.
— to move a motion to adjourn out of respect to the memory of the late member for Ottawa South, Dalton McGuinty—March 19, 1990.
— to move the adjournment of the House—June 25, 1990.
— to observe a minute of silence in remembrance of Worker Memorial Day—April 27, 1989; April 26, 1990.
— to Order and give Third Reading to Bill 115—April 5, 1990.
— to permit Mr Allen, in the absence of Mr Rae (York South), to move Mr Rae’s Opposition Day motion—May 15, 1990.
— to permit Mrs Cunningham, in the absence of Mr Harris, to move Mr Harris’ Non-confidence motion—June 27, 1990.
— to permit Mr Kormos, in the absence of Mr Cooke (Windsor-Riverside), to move Mr Cooke’s Opposition Day motion—October 17, 1989.
— to recess for 10 minutes—June 25, 1990.
— to recess until the call of the Chair—June 25, 1990.
— to rescind the Third Reading of Bill 36—December 14, 1989.
—to revert to “Introduction of Bills”—May 17; October 23, 1989; April 24, 1990.
—revert to “Motions”—May 10, 31; July 26, 1989; May 16, 17; June 20, 1990.
—revert to “Reports by Committees”—December 7, 19, 1989.
—to sit beyond the adjournment hour of 12.00 midnight—December 18, 1989.
—to sit until 7.00 p.m.—June 28, 1990.
Vacancy in membership of House announced—March 26, 1990.
Vacancy in the office of Deputy Chair of the Committee of the Whole House announced—October 10, 1989.

LEGISLATIVE LIBRARY:

LIEUTENANT GOVERNOR:

(Also see ADMINISTRATOR)
Assents to Bills—See ROYAL ASSENT
Speech on opening—April 25, 1989.

M

McGINTY, DALTON:

MATTERS OF URGENT PUBLIC IMPORTANCE, DEBATES ON:
See EMERGENCY DEBATES listed by Member and subject matter

MEMBER:
Mr Breaugh, appointed First Deputy Chair of the Committee of the Whole House for remainder of the Parliament—October 10, 1989.
Mr Cooke (Windsor-Riverside), named—June 19, 1990.
Mr Cureatz, appointed Second Deputy Chair of the Committee of the Whole House for remainder of the Parliament—October 10, 1989.
Mr Johnston (Scarborough West), informed House of his intention to resign—June 4, 1990.
Mr Ray (Windsor-Walkerville), appointment as Deputy Chair of the Committee of the Whole House continued—April 26, 1989. Resignation announced—October 10, 1989.


NON-CONFIDENCE MOTIONS:

Mr Brandt, lost on division—June 28, 1989.
Mrs Grier, lost on division—March 21, 1990.
Mr Harris, lost on division—June 27, 1990.
Mr Laughren, lost on division—June 26, 1990.

OMBSDSMAN:

Appointment of Roberta Louise Jamieson, as Ombudsman—October 16, 1989.

ONTARIO FRENCH LANGUAGE SERVICES COMMISSION:


ONTARIO MUNICIPAL BOARD:

Vanier Act, 1990—City of (Bill Pr82) referred to—June 20, 1990.

OPPOSITION DAY DEBATES:

List by Member:

Mr Brandt, Establishment of an all-Party Committee to receive input on various matters relating to the French Language Services Act, 1986, lost on division—April 2, 1990.
M. Brandt, Constitution d’un comité mixte pour sonder l’opinion publique sur divers sujets ayant rapport à la Loi de 1986 sur les services en français, la mise aux voix est rejetée—le 2 avril 1990.
Mr Cooke (Windsor-Riverside), Automobile insurance, lost on division—October 17, 1989.
Mr Cooke (Windsor-Riverside), Replacement of Residential Rent Regulation Act with rent controls, lost on division—May 2, 1990.
Mr Eves, Health care system, lost on division—November 1, 1989.
Mrs Grier, Waste reduction, carried on division—December 7, 1989.
Mr Laughren, Non-participation in a joint Federal-Provincial sales tax on goods and services, lost on division—November 21, 1989.
Mrs Marland, Designating the Rouge Valley as a provincial park, carried—November 20, 1989.
Mr Rae (York South), French Language Services Act affirmation, carried on division—May 15, 1990.
M. Rae (York South), Confirmation de la Loi sur les services en français, la mise aux voix est agréée—le 15 mai 1990.
Mr Reville, Children’s rights and call on government to live up to obligations set out in Convention on the Rights of the Child, carried—June 13, 1990.
List by subject matter:

Automobile insurance, Mr Cooke (Windsor-Riverside), lost on division—October 17, 1989.

Children's rights and call on government to live up to obligations set out in Convention on the Rights of the Child, Mr Reville, carried—June 13, 1990.

Confirmation de la Loi sur les services en français, M. Rae (York South), la mise aux voix est agréeé—le 15 mai 1990.

Constitution d'un comité mixte pour sonder l'opinion publique sur divers sujets ayant rapport à la Loi de 1986 sur les services en français, M. Brandt, la mise aux voix est rejetée—le 2 avril 1990.

Designating the Rouge Valley as a provincial park, Mrs Marland, carried—November 20, 1989.

Establishment of an all-Party Committee to receive input on various matters relating to the French Language Services Act, 1986, Mr Brandt, lost on division—April 2, 1990.

French Language Services Act affirmation, Mr Rae (York South), carried on division—May 15, 1990.

Health care system, Mr Eves, lost on division—November 1, 1989.

Non-participation in a joint Federal-Provincial sales tax on goods and services, Mr Laughren, lost on division—November 21, 1989.

Replacement of Residential Rent Regulation Act with rent controls, Mr Cooke (Windsor-Riverside), lost on division—May 2, 1990.

Waste reduction, Mrs Grier, carried on division—December 7, 1989.

ORDER IN COUNCIL:

Deleting the name of one Commissioner to the Board of Internal Economy and substituting the name of another in lieu thereof—June 19; October 10, 1989.

P

PAIRS ON DIVISIONS:


PETITIONS:

See Sessional Paper Index (green section)—“Appendix A”

PRIVATE MEMBERS' PUBLIC BUSINESS:

Also see RESOLUTIONS, PRIVATE MEMBERS' and Bill Index (blue section)—“Bills, Public (Private Members’)”

Ballot item deleted—April 17, 23, 1990.

Not to be considered until first Thursday following completion of Throne Debate—April 26, 1989.

To be considered Thursday, May 11, 1989—May 10, 1989.

Order of precedence changed—May 8, 11, 25; June 6, 19, 27; October 10, 19, 23, 30, 1989; March 20, 29; April 17, 23; May 3, 17, 1990.
Requirement for notice waived for private members' ballot items—April 26; May 16; July 18; October 10, 30; November 15, 1989; March 20, 21, 29; April 23; May 3, 14, 1990.

PROCLAMATION:
Convening Legislative Assembly—April 25, 1989.
Dissolving Legislative Assembly—July 30, 1990.

PROVINCIAL AUDITOR:

Q

QUESTIONS:
Answers to written questions—Refer to Hansard Index to March 28, 1990 and thereafter to Sessional Paper Index (green section)—"Answers"
Answers to written questions made Returns—See Sessional Paper Index (green section)—"Answers"

R

RANDALL, STANLEY:

RECORDED VOTES:
On Bills, Public:
Assessment Amendment Act, 1990 (Bill 123), on motion for leave for introduction and First Reading—March 29, 1990.
Court Reform Statute Law Amendment Act, 1989 (Bill 3), on motion for Third Reading—November 14, 1989.
Executive Council Amendment Act, 1989 (Mr Runciman), on motion for leave for introduction and First Reading—May 31, 1989.

Game and Fish Amendment Act, 1990 (Bill 137), on motion for leave for introduction and First Reading—April 9, 1990.


Health Protection and Promotion Amendment Act, 1990 (Bill 135), on motion for leave for introduction and First Reading—April 5, 1990.


Homes for the Aged and Rest Homes Amendment Act, 1990 (Bill 127), on motion for leave for introduction and First Reading—March 29, 1990.


Independent Health Facilities Act, 1989 (Bill 147), on motion for Third Reading—November 22, 1989.


Labour Relations Amendment Act, 1990 (Bill 133), on motion for leave for introduction and First Reading—April 5, 1990.


Ontario Energy Board Amendment Act, 1989 (Bill 59), on motion for Second Reading—October 12, 1989.

Ontario Energy Board Amendment Act, 1990 (Bill 136), on motion for leave for introduction and First Reading—April 5, 1990.


Ontario Land Information Act, 1990 (Bill 125), on motion for leave for introduction and First Reading—March 29, 1990.


Profits from Crime Act, 1990 (Bill 122), on motion for leave for introduction and First Reading—March 29, 1990.
Public Lands Amendment Act, 1990 (Bill 140), on motion for leave for introduction and First Reading—April 10, 1990.

Public Service Pension Act, 1989 (Bill 36), on motion for Second Reading—November 8, 1989; on motion for Third Reading—December 18, 1989.

Public Vehicles Amendment Act, 1990 (Bill 120), on motion for leave for introduction and First Reading—March 29, 1990.


Teachers’ Pension Act, 1989 (Bill 66), on motion for Second Reading—November 27, 1989; on motion for Third Reading—December 20, 1989.

Tobacco Sale Regulation Act, 1990 (Bill 134), on motion for leave for introduction and First Reading—April 5, 1990.

VDT Operators’ Safety Act, 1990 (Bill 121), on motion for leave for introduction and First Reading—March 29, 1990.

Workers’ Compensation Amendment Act, 1989 (Bill 162), on motion for Third Reading—July 24, 1989.

On Bills, Private:


P & P Murray Foundation Act, 1990 (Bill Pr36), on motion for leave for introduction and First Reading—March 29 1990.

Toronto Act, 1990—City of (Bill Pr4), on motion for leave for introduction and First Reading—March 29, 1990.

Toronto Act, 1990—City of (Bill Pr62), on motion for leave for introduction and First Reading—March 29, 1990.


On Motions:


On Non-confidence Motions:

—by Mr Brandt—June 28, 1989.
—by Mrs Grier—March 21, 1990.
—by Mr Harris—June 27 1990.
—by Mr Laughren—June 26, 1990.

On Opposition Day Matters:

Automobile insurance, (Mr Cooke (Windsor-Riverside))—October 17, 1989.

Confirmation de la Loi sur les services en français, M. Rae (York South)—le 15 mai 1990.


Establishment of an all-Party Committee to receive input on various matters relating to the French Language Services Act, 1986, Mr Brant—April 2, 1990.
French Language Services Act affirmation, Mr Rae (York South)—May 15, 1990.

Health care system, Mr Eves—November 1, 1989.

Non-participation in a joint Federal-Provincial sales tax on goods and services, Mr Laughren—November 21, 1989.

Replacement of Residential Rent Regulation Act with rent controls, Mr Cooke (Windsor-Riverside)—May 2, 1990.


On Reports:


Adoption of the report from the Standing Committee on Resources Development on Bill 162, the Workers’ Compensation Amendment Act, 1989—July 12, 1989.


On Resolutions:


Amendment to the Constitution of Canada—June 20, 1990.


Children’s mental health services, (Mr Brandt)—April 12, 1990.

Freeze on current Public Service Staffing levels and call on Government to present a balanced budget with no tax increases in spring of 1990, (Mr Harris)—March 22, 1990.

Health Manpower Planning Institute, establishment and funding of an independent, (Mr Eves)—November 23, 1989.

Hydro generating station and government direction to Ontario Hydro to initiate process to establish, (Mr Cureatz)—July 20, 1989.


Program to replace OFFIRR, changes to the Farm Property Tax Rebate Program, alternate crop uses and a pre-budgetary hearing process on agricultural spending priorities, (Mr Villeneuve)—October 26, 1989.

Regulation and management of the Great Lakes Fishery, (Mr Johnson (Wellington))—June 29, 1989.


Shipment of garbage from southern Ontario to northern Ontario for treatment or disposal, (Mr Morin-Strom)—June 7, 1990.
Universal sickness and accident insurance program legislation, (Mr Cooke (Windsor-Riverside))—May 11, 1989.
Workers' compensation reform, (Miss Martel)—June 15, 1989.

On Speakers' Direction:

Directing the Member for Welland-Thorold (Mr Kormos) to withdraw from the service of the House—June 6, 1989.

On Speaker's Ruling:

Government Notice of Motion Number 6, allocation of time motion for proceedings on Bill 162, An Act to amend the Workers' Compensation Act—July 17, 1989.


RESOLUTIONS, GOVERNMENT:

Also see under specific subject matters


Allocation of time for proceedings on Bill 162, An Act to amend the Workers' Compensation Act, carried on division—July 18, 1989.

Amending Order of the House appointing the Select Committee on Constitutional and Intergovernmental Affairs, carried—June 28, 1990.

Amending provisional and permanent Standing Orders and adoption as permanent Standing Orders, to come into force at 12.00 midnight on the 9th day of October, 1989, carried as amended—July 25, 1989.

Amendment to the Constitution of Canada, carried on division—June 20, 1990.

Appointing Mr Breaugh (Oshawa) and Mr Cureatz (Durham East) as First Deputy Chair and Second Deputy Chair, respectively, of the Committee of the Whole House for the remainder of the Parliament, carried—October 10, 1989.


Authorizing changes in House sitting times, carried—October 10, 1989.

Authorizing changes in the order of precedence for private members' public business, carried—October 10, 1989.

Authorizing committees to meet during the Summer Adjournment and orders of reference, carried—July 26, 1989; carried as amended—June 28, 1990.

Authorizing committees to meet during the Summer Adjournment at times other than those specified in the schedule tabled with the Clerk of the Assembly, carried—July 26, 1989; carried as amended—June 28, 1990.

Authorizing committees to release reports during the Summer Adjournment, carried—July 26, 1989; June 28, 1990.

Authorizing committees to meet during the Winter Adjournment and orders of reference, carried as amended—December 20, 1989.

Authorizing committees to meet during the Winter Adjournment at times other than those specified in the schedule tabled with the Clerk of the Assembly, carried—December 20, 1989.
Authorizing committees to release reports during the Winter Adjournment, carried—December 20, 1989.

Authorizing the Select Committee on Education to meet during the week of October 15, 1989, carried—October 10, 1989.

Authorizing the Standing Committee on Estimates to consider the Estimates of not more than 6 ministries and offices in the Fall meeting period, carried—October 10, 1989.

Authorizing the Standing Committee on Government Agencies to review the operation of the Ontario Human Rights Commission, carried—July 25, 1989.

Authorizing the Standing Committee on Social Development to conduct public hearings for a maximum of four days concerning the grandfathering under Bill 147 of independent health facilities charging technical fees; and that the public hearings be concluded no later than Wednesday, November 8, 1989, carried—October 19, 1989.


Continuing the meeting of the House from 6.00 p.m. to 10.00 p.m. on Wednesday, June 27, 1990, carried—June 26, 1990.

Extending provisional Standing Orders to remain in effect until 12.00 midnight on Monday, October 9, 1989, carried—July 25, 1989.

Extending the hours of meeting in the House on December 13, 18, 19 and 20, 1989, carried—December 11, 1989.

Interim supply, June 1 to July 31, 1989, carried—May 31, 1989.

Interim supply, August 1 to October 31, 1989, carried—July 25, 1989.

Interim supply, November 1 to December 31, 1989, carried—October 24, 1989.

Interim supply, April 1 to June 30, 1990, debated—March 26, 27, 1990; carried—March 27, 1990.

Interim supply, July 1 to October 31, 1990, carried—June 27, 1990.

Membership on standing committees, carried—May 8; October 10, 1989.

Schedule for committee meetings, carried—May 8; October 10, 1989.

Substitution in membership of committees, carried—December 20, 1989.

RESOLUTIONS, PRIVATE MEMBERS’—DEBATED UNDER STANDING ORDER 94:

List by member:

Mr Black—Criminal Code amendment to create a specific offence of counselling, aiding or abetting a youth to commit any offence under certain Acts, carried—July 6, 1989.

Mr Brandt—Children's mental health services, carried on division—April 12, 1990.


Ms Collins—Right of treatment to all persons suffering from acute mental illness, carried—July 13, 1989.

Mr Cooke (Windsor-Riverside)—Universal sickness and accident insurance program legislation, lost on division—May 11, 1989.

Mr Cousens—East Metro transportation strategy, carried—June 22, 1989.

Mr Cureatz—Hydro generating station and government direction to Ontario Hydro to initiate process to establish, lost on division—July 20, 1989.

Mr Daigeler—Crime prevention as a significant and integral part of public policy, carried—June 7, 1990.

Mr Dietsch—Wine purchases by credit card in wineries and wine store outlets, carried—November 16, 1989.

Mr Eves—Establishment and funding of an independent Health Manpower Planning Institute, lost on division—November 23, 1989.


Mr Furlong—Comprehensive review of existing insurance legislation by Minister of Financial Institutions, carried—October 12, 1989.

Mr Hampton—Native education and call upon Government of Canada to provide adequate funding for Native post secondary education, carried—November 2, 1989.

Mr Harris—Freeze on current Public Service Staffing levels and call on Government to present a balanced budget with no tax increases in spring of 1990, lost on division—March 22, 1990.

Mr Henderson—Cooperative mediation and resolution of child custody and access disputes, lost—December 7, 1989.

Mr Johnson (Wellington)—Regulation and management of the Great Lakes fishery, lost on division—June 29, 1989.


Mr Kozyra—Ontario Young Travellers reciprocal program, carried—April 19, 1990.

Mr Laughren—Health care to Northerners, carried—May 25, 1989.


Mr Matrundola—Home care for elderly, disabled and chronically ill persons and compensation for caregivers, lost—May 18, 1989.


Mr Miclash—Northern Travel Grant Program distance criteria and grants for travel companions, carried—May 31, 1990.

Mr Morin-Strom—Shipment of garbage from southern Ontario to northern Ontario for treatment or disposal, lost on division—June 7, 1990.

Ms Oddie Munro—Sanitary and toilet facilities on construction sites upgrading, carried—May 3, 1990.

Mr Owen—Owned-home leased lot retirement communities, carried—May 11, 1989.
Mr Philip (Etobicoke-Rexdale)—Storm water quality management measures at Pearson International Airport, carried—July 6, 1989.

Mr Pollock—Prosthetic hair replacements, carried—December 14, 1989.

Mr Poulot—Health care services to Ontario’s First Nations People, carried—December 7, 1989.

Mr Ray (Windsor-Walkerville)—Urban growth patterns and the establishment of a Select Committee on Urban Growth, carried—October 26, 1989.

Mr Reycraft—Requesting Government of Canada to reconsider its decision to close Canadian Forces Base in London, Ontario, carried—November 9, 1989.

Mr Runciman—Satellite banking services and establishment of Province of Ontario Savings Offices, carried—May 18, 1989.

Mrs Smith (London South)—Programs to address and reverse male behaviour patterns involving physical or sexual abuse and to assist male abusers, carried—March 29, 1990.


Mr Villeneuve—Program to replace OFFIRR, changes to the Farm Property Tax Rebate Program, alternate crop uses and a prebudgetary hearing process on agricultural spending priorities, lost on division—October 26, 1989.

Mr Wildman—Interest rate assistance program and legislation to assist farmers facing foreclosures, carried—April 12, 1990.

Mr Wiseman—Fire protection equipment for certain municipalities and training for volunteer firefighters, carried—July 13, 1989.

**List by subject matter:**

Canadian Forces Base in London, Ontario, requesting Government of Canada to reconsider its decision to close, Mr Reycraft, carried—November 9, 1989.

Canadian Volunteer Korean Service Medal, Mr Farnan, carried—November 23, 1989.

Child custody and access disputes, cooperative mediation and resolution of, Mr Henderson, lost—December 7, 1989.

Children’s mental health services, Mr Brandt, carried on division—April 12, 1990.

Comprehensive review of existing insurance legislation by Minister of Financial Institutions, Mr Furlong, carried—October 12, 1989.

Crime prevention as a significant and integral part of public policy, Mr Daigeler, carried—June 7, 1990.

Criminal Code amendment to create a specific offence of counselling, aiding or abetting a youth to commit any offence under certain Acts, Mr Black, carried—July 6, 1989.

East Metro transportation strategy, Mr Cousens, carried—June 22, 1989.

Fire protection equipment for certain municipalities and training for volunteer firefighters, Mr Wiseman, carried—July 13, 1989.
Freeze on current Public Service Staffing levels and call on Government to present a balanced budget with no tax increases in spring of 1990, Mr Harris, lost on division—March 22, 1990.

Health care to Northerners, Mr Laughren, carried—May 25, 1989.
Health care services to Ontario’s First Nations People, Mr Pouliot, carried—December 7, 1989.

Health Manpower Planning Institute, establishment and funding of an independent, Mr Eves, lost on division—November 23, 1989.

Home care for elderly, disabled and chronically ill persons and compensation for caregivers, Mr Martrundola, lost—May 18, 1989.

Hydro generating station and government direction to Ontario Hydro to initiate process to establish, Mr Cureatz, lost on division—July 20, 1989.

Interest rate assistance program and legislation to assist farmers facing foreclosures, Mr Wildman, carried—April 12, 1990.


Native education and call upon Government of Canada to provide adequate funding for Native post secondary education, Mr Hampton, carried—November 2, 1989.

Northern Travel Grant Program distance criteria and grants for travel companions, Mr Miclash, carried—May 31, 1990.


Ontario Young Travellers reciprocal program, Mr Kozyra, carried—April 19, 1990.

Owned-home leased lot retirement communities, Mr Owen, carried—May 11, 1989.

Program to replace OFFIRR, changes to the Farm Property Tax Rebate Program, alternate crop uses and a pre-budgetary hearing process on agricultural spending priorities, Mr Villeneuve, lost on division—October 26, 1989.

Programs to address and reverse male behaviour patterns involving physical or sexual abuse and to assist male abusers, Mrs Smith (London South), carried—March 29, 1990.

Prosthetic hair replacements, Mr Pollock, carried—December 14, 1989.

Regulation and management of the Great Lakes fishery, Mr Johnson (Wellington), lost on division—June 29, 1989.

Rent regulation legislation for retail business establishments in commercial strips, Ms Bryden, lost on division—May 3, 1990.


Right of treatment to all persons suffering from acute mental illness, Ms Collins, carried—July 13, 1989.

Sanitary and toilet facilities on construction sites upgrading, Ms Oddie Munro, carried—May 3, 1990.
Satellite banking services and establishment of Province of Ontario Savings Offices, Mr Runciman, carried—May 18, 1989.

Shipment of garbage from southern Ontario to northern Ontario for treatment or disposal, Mr Morin-Strom, lost on division—June 7, 1990.

Storm water quality management measures at Pearson International Airport, Mr Philip (Etobicoke-Rexdale), carried—July 6, 1989.

Universal sickness and accident insurance program legislation, Mr Cooke (Windsor-Riverside), lost on division—May 11, 1989.

Urban growth patterns and the establishment of a Select Committee on Urban Growth, Mr Ray (Windsor-Walkerville), carried—October 26, 1989.

Wine purchases by credit card in wineries and wine store outlets, Mr Dietsch, carried—November 16, 1989.

Workers' compensation reform, Miss Martel, lost on division—June 15, 1989.

ROYAL ASSENT:
Given and/or announced to have been given—June 20, 29; July 13, 26; October 16; November 15, 23; December 6, 14, 18, 19, 20, 1989; April 19; May 28, 31; June 25, 28, 1990.

RUTHERFORD, V.C., M.C., M.M., CAPTAIN CHARLES SMITH:

S

SELECT COMMITTEES:
Terms of Reference—See Standing Orders 105, 107


Established—See individual Committees

Meeting schedule established—May 8; October 10, 1989.

Membership and substitutions—See individual Committees

Motion to:
—allow meetings at times other than those specified in the schedule tabled with the Clerk of the Assembly—July 26; December 20, 1989.
—allow meetings during the Summer Adjournment to consider matters referred to them by the House or matters designated pursuant to Standing Order 123—June 28, 1990.
—authorize committees to meet as required following Routine Proceedings on December 20, 1989—December 20, 1989.


SELECT COMMITTEE ON CONSTITUTIONAL AND INTERGOVERNMENTAL AFFAIRS:
Chair: Mr Furlong, appointed—December 20, 1989.
Vice-Chair: Mr McGuinty, elected—December 20, 1989.
Substitutions and/or additions—March 26; June 28, 1990.
Meeting schedule established—December 20, 1989.
Authorized to consider the 1990 constitutional agreement signed at Ottawa on June 9, 1990—June 11, 1990.
Authorized to meet during the Summer Adjournment and orders of reference—June 28, 1990.
Meetings authorized—March 29, 1990.

Reports:

SELECT COMMITTEE ON EDUCATION:
Chair: Mr Campbell, appointed—October 11, 1989.
Vice-Chair: Mr Mahoney, elected—March 9, 1989.
Membership—October 11, 1989; June 7, 1990.
Meeting schedule established—May 8; October 10, 1989.
Authorized to meet during any Adjournment or Recess of the House, subject to agreement—June 7, 1990.
Authorized to release reports during any Adjournment or Recess between Sessions—June 7, 1990.
Meetings authorized—May 16; October 10; December 14, 1989; March 29, 1990.

Reports:

SELECT COMMITTEE ON ENERGY:
Chair: Mr Carrothers, appointed—July 20, 1989.
Mrs Sullivan, appointed—December 20, 1989.
Vice-Chair: Mr McGuigan, elected—July 31, 1989.
Meeting schedule established—May 8; October 10, 1989.
Meetings authorized—March 20, 29; April 18, 1990.

Bills referred and reports presented:

Power Corporation Amendment Act, 1989 (Bill 204), referred June 14, 1989; reported as amended October 10, 1989.

Reports:


SPEAKER:

(Also see "Deputy Speaker")

Addressed the House re:

—Deferral of the vote on motion for Second Reading of Bill 36 pursuant to Standing Order 27(g)—November 7, 1989.
—Time and date a recorded vote challenging Speaker's direction will take place—June 1, 2, 5, 1989.
—Visitor at the Table, on attachment to the Office of the Clerk—June 18, 1990.

Confirmed a decision of the Chair of the Standing Committee on General Government in accordance with Standing Order 118(b)—May 17, 1990.

Informed the House:

That he has laid upon the Table:

—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—June 19; October 10, 1989.


That he has received notice from the Commonwealth Parliamentary Association Headquarters Secretariat marking the Association's 78th Anniversary—July 18, 1989.

That a vacancy has occurred:

—in the office of Deputy Chair of the Committee of the Whole House—October 10, 1989.

—in the membership of the House—March 26, 1990.

That, His Honour the Lieutenant Governor had assented to certain Bills in his Chambers/office—June 20; November 23, 1989; April 19; June 25, 1990.

Named:

—member for Welland-Thorold (Mr Kormos)—May 31, 1989.

—member for Windsor-Riverside (Mr Cooke)—June 19, 1990.

Reports:

—that he had obtained a copy of His Honour's speech on opening—April 25, 1989.

Ruling re:


Government Notice of Motion Number 6, allocation of time motion for proceedings on Bill 162, An Act to amend the Workers' Compensation Act, appealed, sustained on division—July 17, 1989.


Point of order raised by the member from Parry Sound (Mr. Eves) concerning the implications on the powers of the Legislative Assembly and its

Question raised by the member for Mississauga West (Mr Mahoney) with respect to certain allegations made in Question Period and statements made outside the House by the Honourable Leader of the Opposition—July 17, 1989.

Question raised by the member for Hastings-Peterborough (Mr Pollock) with respect to a constituent’s name and letter of complaint concerning an Ontario Hydro program, referred to the Chairman of Ontario Hydro by the Minister, being published in the “Letters to the Editor” section of two local newspapers—October 26, 1989.

Question raised by the member for Scarborough West (Mr Johnston) concerning public servants acting upon legislation before it had passed all the steps in the legislative process—December 20, 1989.

Question raised by the member for Markham (Mr Cousens) concerning the actions of the Chair of the Committee of the Whole House which arose on December 13, 1989—March 20, 1990.

Question raised by the member for Leeds-Grenville (Mr Runciman) concerning a matter arising out of proceedings before a committee—March 21, 1990.

Suspended sitting pursuant to Standing Order 16—June 8, 1989; April 23; June 19, 25, 1990.

**SPECIAL COMMITTEE ON THE PARLIAMENTARY PRECINCT:**

Co-Chairs: The Speaker (Mr Edighoffer) and the Chair of the Standing Committee on the Legislative Assembly (Mr Epp), appointed—May 25, 1989.


Substitutions—December 20, 1989; April 26, 1990.


**SPECIAL DEBATES:**

See *OPPOSITION DAY DEBATES* listed by Member and subject matter

**STANDING COMMITTEES:**

*Terms of Reference—See Standing Orders 104, 105, 106*


Meeting schedule established—May 8; October 10, 1989; amended—December 14, 1989.

Membership and substitutions—See *individual Committees*

Motion to:

—allow meetings at times other than those specified in the schedule tabled with the Clerk of the Assembly—July 26; December 20, 1989.
—allow meetings during the Summer Adjournment to consider matters referred to them by the House or matters designated pursuant to Standing Order 123—June 28, 1990.
—authorize committees to meet as required following Routine Proceedings on December 20, 1989—December 20, 1989.


STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE:
Chair: Mr Callahan, elected—May 9, 1989.
Mr Chiarelli, elected—October 16, 1989.
Mr McClelland, elected—December 19, 1989.
Vice-Chair: Mr Chiarelli, elected—May 9, 1989.
Mr Polsinelli, elected—October 16, 1989.
Membership—May 8; October 11, 1989.
Substitutions and/or additions—March 26, 1990.
Meeting schedule—May 8; October 10, 1989.
Meetings authorized—May 16, 17, 1990.

Bills referred and reports presented:
Automobile Insurance Rates Control Act, 1989 (Bill 10), referred June 12, 1989; reported without amendment June 21, 1989.
Court Reform Statute Law Amendment Act, 1989 (Bill 3), referred June 14, 1989; reported as amended October 10, 1989.
Police Services Act, 1989 (Bill 107), referred May 17, 1990; reported as amended June 20, 1990.

Trespass to Property Amendment Act, 1989 (Bill 149), referred February 14, 1989.

Other matters referred:


Reports:


STANDING COMMITTEE ON ESTIMATES:

Chair: Mr McCague, elected—October 11, 1989.

Vice-Chair: Mr Villeneuve, elected—October 11, 1989.

Membership—October 11, 1989.


Meeting schedule—October 10, 1989.

Authorized to consider the Estimates of not more than 6 ministries and offices in the Fall meeting period—October 10, 1989.


Main Estimates (1989-90) deemed to be referred—October 10, 1989.

Supplementary Estimates (1989-90) deemed to be referred and reported—December 14, 1989.

Main Estimates (1990-91) deemed to be referred—May 2; June 26, 1990.

Reports Estimates—October 18; November 16 and December 14, 1989; June 26, 1990.

Reports:


STANDING COMMITTEE ON FINANCE AND ECONOMIC AFFAIRS:

Chair: Mr Cooke (Kitchener), elected—May 11, 1989.

Mr Mahoney, elected—October 19, 1989.

Vice-Chair: Mr Pelissero, elected—May 11, 1989.

Mr Ferraro, elected—October 19, 1989.

Membership—May 8; October 11, 1989.


Meeting schedule—May 8; October 10, 1989.
Meetings authorized—November 9; December 7, 1989.

**Bills referred and reports presented:**


Development Charges Act, 1989 (Bill 20), referred June 26, 1989; reported as amended November 6, 1989.

Employer Health Tax Act, 1989 (Bill 47), referred October 26, 1989; reported as amended December 7, 1989.

Ontario Municipal Improvement Corporation Amendment Act, 1989 (Bill 18), referred June 20, 1989; reported without amendment July 6, 1989; referred back to Committee July 18, 1989; reported without amendment November 6, 1989.

**Reports:**


**STANDING COMMITTEE ON GENERAL GOVERNMENT:**

Chair: Mr Elliot, elected—May 11, 1989.
Mr Pelissero, elected—October 19, 1989.

Vice-Chair: Mr Faubert, elected—May 11, 1989.
Mr Furlong, elected—October 19, 1989.

Membership—May 8; October 11, 1989.
Meeting schedule—May 8; October 10, 1989.

Authorized to review the final progress reports to the Minister of the Environment of Inco, Falconbridge, Algoma Steel and Ontario Hydro on acid rain abatement programmes on June 15, 22 and 29, 1989—June 6, 1989.

Authorized to report to the House on its review of the final progress reports to the Minister of the Environment of Inco, Falconbridge, Algoma Steel and Ontario Hydro on acid rain abatement programmes—July 12, 1989.


**Bills referred and reports presented:**

Aggregate Resources Act, 1989 (Bill 170), referred March 1, 1989; reported as amended April 26, 1989.


Ontario Lottery Corporation Amendment Act, 1989 (Bill 119), referred March 1, 1989; reported as amended October 10, 1989.

Public Service Pension Act, 1989 (Bill 36), referred November 9, 1989; reported as amended December 11, 1989.

Reports:


Report with respect to an appeal from a decision of the Chair of the Standing Committee on General Government tabled—May 17, 1990. (Decision confirmed by Speaker in accordance with Standing Order 118(b)—May 17, 1990.)

STANDING COMMITTEE ON GOVERNMENT AGENCIES:

Chair: Mr McLean, elected—May 10, 1989.

Vice-Chair: Mrs Marland, elected—May 10, 1989.

Membership—May 8; October 11, 1989.

Substitutions—December 20, 1989; May 29; June 28, 1990.

Meeting schedule—May 8; October 10, 1989.


Reports:


STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY:

Chair: Mr Epp, elected—May 10, 1989.

Vice-Chair: Mr Campbell, elected—May 10, 1989.

Membership—May 8; October 11, 1989.


Meeting schedule—May 8; October 10, 1989.

Authorized to adjourn to Tulsa, Oklahoma—July 26, 1989.

Authorized to undertake review of the Report of the Chief Election Officer including recommended legislative changes—March 2, 1989.


Other matters referred:


Reports:


STANDING COMMITTEE ON THE OMBUDSMAN:

Chair: Miss Nicholas, elected—May 10, 1989.
Mr Velshi, elected—October 18, 1989.
Vice-Chair: Mr Bossy, elected—May 10, 1989.
Mr Cooke (Kitchener), elected—October 18, 1989.
Membership—May 8; October 11, 1989.
Meeting schedule—May 8; October 10, 1989.


Reports:


STANDING COMMITTEE ON PUBLIC ACCOUNTS:

Chair: Mr Philip (Etobicoke-Rexdale), elected—May 11, 1989.
Vice-Chair: Mr Poulion, elected—May 11; November 9, 1989.
Membership—May 8; October 11, 1989.
Substitutions—November 7; December 20, 1989; June 28, 1990.
Meeting schedule—May 8; October 10, 1989.
Authorized to adjourn to St. John’s, Newfoundland—June 7, 1990.
Chair, clerk and research officer of Committee authorized to attend Canadian Council of Public Accounts Committees Conference in Edmonton, Alberta—July 6, 1989.


Reports:

Special Report on Ministry of Housing Contract with Mr Dino Chiesa/
Rapport spéciale sur le contrat entre le ministère du Logement et M.
Dino Chiesa presented and debated—March 20, 1990.

STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS:
Chair: Mr Furlong, elected—May 10, 1989.
Mr Callahan, elected—October 18, 1989.
Vice-Chair: Mr Sola, elected—May 10, 1989.
Mr Ray (Windsor-Walkerville), elected—October 18, 1989.
Membership—May 8; October 11, 1989.
Meeting schedule—May 8; October 10, 1989.
Standing Order 78(e) concerning publication of notice waived with respect to
Bill Pr88—June 7, 1990.
Standing Order 85 respecting notice of Committee hearings suspended for
consideration of:
—Bills Pr59, Pr87, Pr90, Pr92, Pr93 and Pr97—June 26, 1990.
Summer Adjournment meetings authorized and orders of reference—June 28,
1990.

Bills referred and reports presented:
561239 Ontario Inc. Act, 1989 (Bill Pr10), referred May 2, 1989; reported
without amendment June 7, 1989.
393598 Ontario Limited Act, 1989 (Bill Pr49), referred December 11, 1989;
reported without amendment March 28, 1990.
Angelato Service Centre Ltd. Act, 1989 (Bill Pr26), referred June 8, 1989;
reported without amendment June 28, 1989.
Association of Municipal Tax Collectors Act, 1989 (Bill Pr25) referred May
23, 1989; reported without amendment June 28, 1989.
Association of Stoney Lake Cottagers Inc. Act, 1990 (Bill Pr55), referred
March 20, 1990; reported without amendment April 11, 1990.
Asteam Co. Limited Act, 1989 (Bill Pr51), referred October 16, 1989;
reported without amendment October 25, 1989.
AXA Home Insurance Company Act, 1990 (Bill Pr69), referred June 5,
1990; reported as amended June 13, 1990.
Bolsward Investments Limited Act, 1989 (Bill Pr20), referred June 29,
1989; reported without amendment July 12, 1989.
Brampton Act, 1990—City of (Bill Pr43), referred April 30, 1990; reported
without amendment May 9, 1990.
Brantford and Southern Railway Company Inc. Act, 1989 (Bill Pr54),
referred December 4, 1989; reported as amended December 13, 1989.

Centre culturel d'Orléans Act, 1989/Loi de 1989 sur le Centre culturel d'Orléans (Bill Pr6), referred July 5, 1989; reported as amended and recommendation for remission of fees and printing costs July 12, 1989.

City of Chatham Foundation Act, 1990 (Bill Pr61), referred March 21, 1990; reported without amendment April 4, 1990.

Dinorwic Metis Corporation Act, 1990 (Bill Pr93), referred June 20, 1990; reported without amendment June 27, 1990.


Empire Club Foundation Act, 1990 (Bill Pr87), referred June 20, 1990; reported without amendment June 27, 1990.

Etobicoke Act, 1989—City of (Bill Pr50), referred October 31, 1989; reported without amendment November 8, 1989.


Fort Erie Community Young Men's Christian Association Act, 1989 (Bill Pr18), referred June 6, 1989; reported without amendment and recommendation for remission of fees and printing costs June 28, 1989.

Fort Erie Lions Senior Citizens Complex Inc. Act, 1989 (Bill Pr37), referred November 29, 1989; reported without amendment and recommendation for remission of fees and printing costs December 13, 1989.


Gowganda Town Plot Land Act, 1989 (Bill Pr5), referred May 11, 1989; reported without amendment and recommendation for remission of fees and printing costs June 7, 1989.


Guelph Act, 1989—City of (Bill Pr42), referred October 12, 1989; reported without amendment October 25, 1989.

Guilford Act, 1990—Township of (Bill Pr79), referred May 17, 1990; reported without amendment June 6, 1990.

Gursikh Sabha Canada Act, 1990 (Bill Pr58), referred March 21, 1990; reported without amendment and recommendation for remission of fees and printing costs March 28, 1990.

Hamilton Act, 1989—City of (Bill Pr13), referred June 27, 1989; reported without amendment July 5, 1989.


Human Resources Professionals Association of Ontario Act, 1990 (Bill Pr70), referred May 15, 1990; reported as amended June 20, 1990.

Immanuel Christian School Society of East Toronto Act, 1990 (Bill Pr40), referred March 29, 1990; reported without amendment and recommendation for remission of fees and printing costs April 11, 1990.
Innomed Inc. Act, 1989 (Bill Pr27), referred June 8, 1989; reported without amendment June 28, 1989.

Iroquois Falls Act, 1989—Town of (Bill Pr31), referred October 18, 1989; reported as amended November 8, 1989.


Kingston and townships of Kingston, Pittsburgh and Ernestown Act, 1989—City of (Bill Pr24), referred June 7, 1989; reported without amendment June 28, 1989.

Kingston and townships of Kingston, Pittsburgh and Ernestown Act, 1990—City of (Bill Pr97), referred June 20, 1990; reported without amendment June 27, 1990.

Lake of the Woods District Hospital Act, 1989 (Bill Pr47), referred October 31, 1989; reported as amended March 28, 1990.


London Regional Art and Historical Museums Act, 1989 (Bill Pr16), referred June 27, 1989; reported as amended July 5, 1989.

Madawaska Club Limited Act, 1989 (Bill Pr12), referred May 9, 1989; reported without amendment June 7, 1989.

Mississauga Act, 1990—City of (Bill Pr78), referred June 5, 1990; reported without amendment June 20, 1990.

National Capital Children's Oncology Care Inc. Act, 1990 (Bill Pr8), referred March 21, 1990; reported without amendment and recommendation for remission of fees and printing costs March 28, 1990.

Niagara-on-the-Lake Act, 1990—Town of (Bill Pr88), referred June 7, 1990; reported as amended June 20, 1990.

North Bay Act, 1990—City of (Bill Pr57), referred March 20, 1990; reported without amendment April 4, 1990.

North York Act, 1990—City of (Bill Pr84), referred June 20, 1990.


Ontario Korean Businessmen's Association Act, 1990 (Bill Pr73), referred May 14, 1990; reported without amendment June 6, 1990.


Ontario Mortgage Brokers Association Act, 1989 (Bill Pr46), referred December 5, 1989; reported without amendment December 13, 1989.

Ontario Skeet Shooting Association Act, 1990 (Bill Pr64), referred May 2, 1990; reported as amended May 9, 1990.

Ottawa Act, 1989—City of (Bill Pr38), referred October 31, 1989; reported without amendment and recommendation for remission of fees November 8, 1989; recommendation for remission of printing costs December 13, 1989.
Ottawa Act, 1990—City of (Bill Pr60), referred May 28, 1990; reported as amended June 13, 1990.

Ottawa Arts Centre Foundation Act, 1990 (Bill Pr41), referred May 9, 1990; reported as amended and recommendation for remission of fees and printing costs June 6, 1990.

P & P Murray Foundation Act, 1990 (Bill Pr36), referred March 29, 1990; reported without amendment and recommendation for remission of fees and printing costs April 11, 1990.

Plympton Act, 1990—Township of (Bill Pr65), referred June 6, 1990; reported without amendment June 20, 1990.

Port Bruce Boat Club Act, 1989 (Bill Pr19), referred April 26, 1989; reported as amended June 7, 1989.

Regis College Act, 1989 (Bill Pr30), referred June 27, 1989; reported without amendment July 5, 1989; recommendation for remission of fees and printing costs April 4, 1990.


Royal Canadian Legion Act, 1990 (Bill Pr44), referred March 21, 1990; reported without amendment March 28, 1990.

St. George's Society of Toronto Act, 1990 (Bill Pr90), referred June 5, 1990; reported without amendment and recommendation for remission of fees and printing costs June 27, 1990.


Silyan Filipino Community Centre Act, 1990 (Bill Pr72), referred April 30, 1990; reported without amendment May 9, 1990.


Sioux Lookout District Health Centre Act, 1990 (Bill Pr59), referred June 20, 1990; reported without amendment June 27, 1990.

South Simcoe Railway Heritage Act, 1989 (Bill Pr21), referred May 1, 1989; reported without amendment July 12, 1989.

Thunder Bay Act, 1990—City of (Bill Pr92), referred June 20, 1990; reported without amendment June 27, 1990.

Times Change Women's Employment Service Inc. Act, 1989 (Bill Pr56), referred December 7, 1989; reported without amendment and recommendation for remission of fees and printing costs December 13, 1989.

Toronto Act, 1989—City of (Bill Pr1), referred April 26, 1989; reported as amended July 5, 1989.


Toronto Act, 1989—City of (Bill Pr32), referred July 18, 1989; reported as amended July 19, 1989.


Toronto Act, 1990—City of (Bill Pr62), referred March 29, 1990; reported without amendment April 11, 1990.
Toronto Baptist Seminary and Bible College Act, 1989 (Bill Pr29), referred October 11, 1989; reported without amendment October 25, 1989.
Victoria County Railway Company Limited Act, 1990 (Bill Pr63), referred April 17, 1990; reported without amendment May 9, 1990.
Windsor Act, 1989—City of (Bill Pr9), referred May 8, 1989; reported without amendment June 14, 1989.
Windsor Act, 1989—City of (Bill Pr11), referred May 8, 1989; recommended the Bill be not reported June 14, 1989.

Reports:

STANDING COMMITTEE ON RESOURCES DEVELOPMENT:
Chair: Mr Laughren, elected—May 11, 1989.
Vice-Chair: Mr Wildman, elected—May 11, 1989.
Membership—May 8; October 11, 1989.

Bills referred and reports presented:
Employment Equity Act, 1990, (Bill 172), referred June 14, 1990
Workers' Compensation Amendment Act, 1989 (Bill 162), referred November 23, 1988; reported as amended July 11, 1989.

Reports:
STANDING COMMITTEE ON SOCIAL DEVELOPMENT:

Chair: Mr Neumann, elected—May 11, 1989.
Mrs O'Neill (Ottawa-Rideau), elected—October 24, 1989.
Vice-Chair: Mrs O’Neill (Ottawa-Rideau), elected—May 11, 1989.
Mrs Fawcett, elected—October 24, 1989.

Membership—May 8; October 11, 1989.

Meeting schedule—May 8; October 10, 1989.

Authorized to conduct public hearings for a maximum of four days, concerning the grandfathering under Bill 147 of independent health facilities charging technical fees; and that the public hearings be concluded no later than Wednesday, November 8, 1989—October 19, 1989.

Meetings authorized—December 7, 1989.


Bills referred and reports presented:

Cemeteries Act, 1989 (Bill 31), referred June 21, 1989; transferred to Standing Committee on Resources Development July 20, 1989.

Children’s Law Reform Amendment Act, 1989 (Bill 124), referred March 1, 1989; reported as amended June 12, 1989.

Community Mental Health Services Act, 1989 (Bill 50), referred December 17, 1987.

Deaf Persons’ Rights Act, 1989 (Bill 143), referred June 16, 1988; reported without amendment May 2, 1990.

Education Amendment Act, 1989 (Bill 5), referred June 6, 1989 and Standing Order 63 waived with respect to consideration; reported without amendment June 21, 1989.

Education Statute Law Amendment Act, 1989 (Bill 64), referred November 8, 1989; Standing Order 72 waived with respect to consideration—November 9, 1989; reported as amended December 5, 1989.

Funeral Directors and Establishments Act, 1989 (Bill 30), referred June 21, 1989; transferred to Standing Committee on Resources Development July 20, 1989.


Mental Health Amendment Act, 1990 (Bill 173), referred June 14, 1990.


Ottawa-Carleton French-Language School Board Amendment Act, 1989—Loi de 1989 modifiant la Loi sur le Conseil scolaire de langue française d'Ottawa-Carleton (Bill 65), referred November 8, 1989; Standing Order 72 waived with respect to consideration November 9, 1989; reported as amended December 5, 1989.

Rental Housing Protection Act, 1989 (Bill 211), referred June 12, 1989; reported as amended June 28, 1989.
Smoking in the Workplace Act, 1989 (Bill 194), referred March 2, 1989; reported as amended April 26, 1989.

Teachers’ Pension Act, 1989 (Bill 66), referred November 27, 1989; reported as amended December 19, 1989.

Reports:

STANDING ORDERS:
Also see LEGISLATIVE ASSEMBLY—“Provisional Standing Orders” and RESOLUTIONS, GOVERNMENT—“Amending” and “Extending”
Extended to remain in effect—May 25; July 25, 1989.

SUPPLY:
Also see ESTIMATES and STANDING COMMITTEE ON ESTIMATES
Interim, April 1 to June 30, 1990, debated—March 26, 27, 1990; carried—March 27, 1990.
Interim July 1 to October 31, 1990, carried—June 27, 1990.

THRONE DEBATE:
Dates considered—April 27; May 1, 2, 3, 4, 8, 9, 15, 1989.
Motion for consideration—April 25, 1989.
Motion for an Address—April 27, 1989; carried on division—May 15, 1989.
Amendments moved—May 1, 2, 1989; lost on division—May 15, 1989.

TROTTER, JAMES B.:

W

WALKER, HAROLD WILLIAM:
LEGISLATION

PUBLIC BILLS INDEX

(Government and Private Members')

(B) Indicates Bill is printed in French and English

Aggregate Resources. Hon. V. Kerrio 170
Agreement between the Governments of Canada and
Ontario (see Indian Lands)
Agricorp. (B) Hon. D. Ramsay 234
Alarm Systems. Mr A. McLean 88
Amusement Devices. Hon. W. Wrye 205
Animals for Research. Mr B. Wildman 190
Arbitration. (B) Hon. I. Scott 226
Assessment. Hon. B. Grandmaître 37
Assessment. Mr E. Philip (Etobicoke-Rexdale) 123
Assessment. Hon. R. Mancini 176
Audiology and Speech-Language Pathology. Hon. E. Caplan 179
Automobile Insurance Rates Control. Hon. M. Elston 10
Avian Emblem. Mr Ballinger 27

Barristers. Hon. I. Scott 15
Beds of Navigable Waters. Mr R. Haggerty 142
Brucellosis Repeal. Hon. D. Ramsay 40
Building Code. Hon. J. Sweeney 103
Business Information Statute Law. Hon. G. Sorbara 79
Business Names. Hon. G. Sorbara 108

Care of Animals (see Zoo Licensing)
Cemeteries. Hon. G. Sorbara 31
Change of Name. (B) Mr D. Fleet 11
Change of Name. (B) Hon. G. Sorbara 148
Child and Family Services Statute Law. Hon. C. Beer 233
Children's Law Reform. Hon. I. Scott 124
Chiropody. Hon. E. Caplan 180
Chiropractic. Hon. E. Caplan 181
Class Proceedings. (B) Hon. I. Scott 213
Commercial Concentration Tax. Hon. R. Mancini 46
Community based services for Seniors (see Seniors' Independence)
Community Mental Health Services. Mr D. Reville 50
Construction Lien. Hon. W. Wrye 102
Construction Lien. Hon. T. Scott 215
Corporation to provide for Agricultural Insurance (see Agricorp) 102
Corporations and Limited Partnerships (see Business Information Statute Law) 215
Corporations Tax. Hon. R. Mancini 216
County of Simcoe. Hon. J. Sweeney 177
Court Reform Statute Law. Hon. I. Scott 3
Courts of Justice. Hon. I. Scott 2, 43, 62, 69, 81
Courts of Justice. Hon. M. Elston 100
Crop Insurance. (B) Hon. D. Ramsay 235

Deaf Persons' Rights. Mrs N. Stoner 143
Dental Hygiene. Hon. E. Caplan 182
Dental Technology. Hon. E. Caplan 183
Dentistry. Hon. E. Caplan 184
Denturism. Hon. E. Caplan 185
Development Charges. Hon. J. Sweeney 20
Dietetics. Hon. E. Caplan 186
District Municipality of Muskoka Statute Law. Hon. J. Sweeney 34

Easement Statute Law. Hon. G. Sorbara 106
East/Central Ontario Recreational Trails Commission. Mr J. Pollock 67
Education. Hon. C. Ward 5
Education. Mr R. Johnston (Scarborough West) 83, 112
Education. Mrs D. Cunningham 87
Education Statute Law. Hon. S. Conway. 64, 221
Election. Mr D. Cousens 76
Elevating Devices. Hon. W. Wrye 206
Employer Health Tax. Hon. R. Mancini 47
Employment Equity. Mr B. Rae (York South) 172
Employment Standards. Mr R. Johnston (Scarborough West) 28
Employment Standards. Mr C. Jackson 54
Employment Standards. Mr B. Mackenzie 82
Employment Standards. Mr B. Wildman 141
Endangered, Threatened and Vulnerable Species. Mr B. Wildman 232
Energy. Mr B. Wildman 130
Energy. Hon. W. Wrye 207
Environmental Harm. Mrs M. Marland 231
Environmental Protection. Mrs R. Grier 116
Environmental Protection. Mr R. Allen 165
Environmental Protection. Hon. J. Bradley 218
Environmental Protection Statute Law. Hon. J. Bradley 220
Environmental Rights (see Ontario)
Evidence. Hon. I. Scott 70
Executive Council. Hon. C. Ward 94

Facsimile Transmissions (see Unsolicited Facsimile Transmissions)
Farm Income Stabilization. (B) Hon. D. Ramsay 236
Financial Exploitation of Crime (see Profits from Crime)
Fines and Terms of Imprisonment (see Provincial
Penalties Adjustment)
Fire Marshals. Hon. S. Offer 228
Flag Day. Mr B. Wildman 128
Floral Emblem. Mr N. Sterling 227
Fraudulent Debtors Arrest Repeal. Hon. I. Scott 161
Freedom of Information (see Municipal)
Freedom of Information and Protection of Privacy. Hon. M. Elston 84
Freedom of Information and Protection of Privacy Statute Law.
Hon. M. Elston 169
Fuel Tax. Hon. B. Grandmaitre 21
Funeral Directors and Establishments. Hon. G. Sorbara 30

Gaming Services. Hon. G. Sorbara 237
Game and Fish. Mr B. Wildman 137
Gasoline Tax. Hon. B. Grandmaitre 24
Good Samaritan. Mr R. Haggerty 151
Gun Replica Sale Prohibition. Mr M. Farnan 145

Health Professions Regulation. Hon. E. Caplan 178
Health Protection and Promotion. Mrs R. Grier 26,135
Health Tax (see Employer)
Heritage Day. Mr A. McLean 7
Highway Traffic. Mr M. Breaugh 73
Highway Traffic. Mr B. Wildman 78, 126
Highway Traffic. Hon. W. Wrye 95, 96, 219
Highway Traffic. Mr D. Cooke (Windsor-Riverside) 138
Highway Traffic. Mrs D. Cunningham 166
Homes for the Aged and
Rest Homes. Mr D. Cooke (Windsor-Riverside) 127

Income Tax. Hon. R. Mancini 60,159
Independent Health Facilities. Hon. E. Caplan 147
Indian Lands Agreement Confirmation. Hon. I. Scott 200
Insurance Statute Law. Hon. M. Elston 68,155
International Development. Mr R. Johnston
(Scarborough West) 77
Intervenor Funding Project. (B) Mr R. Chiarelli 85
John Graves Simcoe Memorial Foundation Repeal.
Hon. H. O'Neil.
Justices of the Peace. (B) Hon. I. Scott 224

Labour Relations. Mr B. Mackenzie 89,133
Land Transfer Tax. Hon. R. Mancini 23,48
Landlord and Tenant. Ms M. Bryden 32
Landlord and Tenant. Mr E. Philip (Etobicoke-Rexdale) 38,56
Landlord and Tenant. Mr R. Kanter 51
Landlord and Tenant. Mr D. Fleet 111
Landlord and Tenant. Mr D. Reycraft 174
Landlord and Tenant (Animals). Hon. I. Scott 225
Law Society. Hon. I. Scott 97
Law Society (Insurance). Hon. I. Scott 164
Law Society (Class Proceedings Funding). Hon. I. Scott 214
Law Society (see Legal Profession Statute Law) 45
Legal Profession Statute Law. Hon. I. Scott 91
Liability in respect of voluntary Emergency Medical and First Aid Services. (see Good Samaritan) 57
Limitations. Mr D. Cooke (Kitchener) 175
Limited Partnerships (see Business Information Statute Law) Livestock, Poultry and Bees Damage Compensation. (B) Hon. D. Ramsay 223

Massage Therapy. Hon. E. Caplan 188
McMichael Canadian Art Collection. Hon. L. Oddie Munro 209
Medical Laboratory Technology. Hon. E. Caplan 191
Medical Radiation Technology. Hon. E. Caplan 192
Medicine. Hon. E. Caplan 193
Mental Health. Mr R. Callahan 173
Metropolitan Toronto Police Force Complaints. Hon. I. Scott 4
Midwifery. Hon. E. Caplan 195
Mining. Hon. L. McLeod 42
Mining. Hon. H. O'Neil 71
Mining Tax. Hon. R. Mancini 104
Ministry of the Environment. Mrs M. Marland 98
Ministry of Financial Institutions. (B) Hon. M. Elston 163
Ministry of Transportation and Communications. Hon. W. Wrye 99
Ministry of Transportation and Communications Creditors Payment. Hon. W. Wrye 101
Motor Boat Operators' Licensing. Mr A. McLean 8
Municipal. Hon. J. Eakins 201
Municipal. Mr B. Wildman 217
Municipal Elections Statute Law. Hon. J. Sweeney 230
Municipal Freedom of Information and Protection of Privacy. (B) Hon. M. Elston 49,171
Municipal Freedom of Information Statute Law. Hon. M. Elston 52
Municipal Smoking By-Law Authorization. Mr N. Sterling 157
Municipal Statute Law. Hon. J. Sweeney 90,152,229
Municipality of Metropolitan Toronto. Hon. J. Sweeney 53
Muskoka (see District Municipality)

Natural Death. Mr N. Sterling 132
Non-Unionized Workers Protection. Mr R. Haggerty 154
Notaries. Hon. I. Scott 63
Nuclear Weapons Economic Conversion.
   Mr R. Johnston (Scarborough West) 16
Nursing. Hon. E. Caplan 196

Occupational Therapy. Hon. E. Caplan 197
Ombudsman Statute Law. Hon. I. Scott 80
Ontario Energy Board. Mr B. Charlton 59,136
Ontario Environmental Rights. Mrs R. Grier 12,13
Ontario Food Terminal. Mr N. Sterling 167
Ontario Home Ownership Savings Plan. Hon. R. Mancini 105
Ontario Land Information. Mr P. Kormos 125
Ontario Loan. Hon. R. Nixon 17
Ontario Lottery Corporation. Hon. K. Black 114
Ontario Lottery Corporation. Hon. R. Nixon 119
Ontario Lottery Profits Awards Council. Mr F. Laughren 139
Ontario Mineral Exploration Program. Hon. S. Conway 33
Ontario Municipal Board. Hon. I. Scott 1
Ontario Municipal Improvement Corporation. Hon. R. Nixon 18
Ontario Safe Drinking Water. Mrs R. Grier 25
Ontario Water Resources. Mrs M. Marland 61
Opticianry. Hon. E. Caplan 198
Optometry. Hon. E. Caplan 199
Ottawa-Carleton (see Regional Municipality)
Ottawa-Carleton French-Language School Board. (B)
   Hon. S. Conway 65,222

Pharmacy. Hon. E. Caplan 202
Physiotherapy. Hon. E. Caplan 203
Planning. Mr R. Johnston (Scarborough West) 14
Planning. Mr M. Farnan. 117
Police and Sheriffs Statute Law. Hon. I. Scott 187
Police Services. Hon. S. Offer 107
Power Corporation. Hon. L. McLeod 19,204
Powers of Attorney. Mr N. Sterling 131
Profits from Crime. Mr. B. Wildman
Property Assessment Corporation. Hon. R. Mancini
Provincial Offences and Highway Traffic. Hon. I. Scott
Provincial Penalties Adjustment. Hon. I. Scott
Psychology. Hon. E. Caplan
Public Holidays Statute Law. Mr. D. Fleet
Public Lands. Hon. L. McLeod
Public Lands. Mr. R. Haggerty
Public Service Pension. Hon. M. Elston
Public Vehicles. Mr. P. Kormos

Quality of Drinking Water (see Ontario Safe Drinking Water)

Raising of Money on the Credit of the Consolidated Revenue Fund. (see Ontario Loan)
Regional Municipality of Ottawa-Carleton. Hon. J. Sweeney
Register of Ontario Land Information. (see Ontario Land Information)
Regulations Revision. (B) Hon. I. Scott
Rental Housing Protection. Hon. C. Hošek
Representation. Mr. K. MacDonald
Residential Rent Regulation. Mr. D. Fleet
Respiratory Therapy. Hon. E. Caplan
Retail Sales Tax. Hon. B. Grandmaître
Retail Sales Tax. Hon. R. Mancini
Rights of Non-Unionized Workers. (see Non-Unionized)

Sarnia-Lambton. Hon. J. Eakins
Seniors' Independence. Ms M. Bryden
Simcoe (see County)
Smoking in the Workplace. Hon. G. Sorbara
Smoking in the Workplace (see Municipal Smoking By-law)
Solicitors (see Legal Profession Statute Law)
South Dumfries (see Township)
Statutes Revision. (B) Hon. I. Scott
Supply Act. (B) Hon. R. Nixon

Teachers' Pension. Hon. S. Conway
Teachers' Superannuation. Mr. S. Cureatz
Terms of Imprisonment (see Provincial Penalties Adjustment)
Ticket Speculation. Mr. M. Farnan
Tobacco Sale Regulation. Mr. R. Allen
Tobacco Sale to Minors Statute Law. Mr. N. Sterling
Tobacco Tax. Hon. R. Mancini
<table>
<thead>
<tr>
<th>Bill Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tommy Douglas Day. Mr E. Philip (Etobicoke-Rexdale)</td>
<td>144</td>
</tr>
<tr>
<td>Toronto Transit Commission Labour Disputes Settlement. Hon. G. Phillips</td>
<td>58</td>
</tr>
<tr>
<td>Township of South Dumfries. Hon. J. Sweeney</td>
<td>55</td>
</tr>
<tr>
<td>Trespass to Property. Hon. I. Scott</td>
<td>149</td>
</tr>
<tr>
<td>Unclaimed Intangible Property. Hon. R. Nixon</td>
<td>86</td>
</tr>
<tr>
<td>Unsolicited Facsimile Transmissions. Mr D. Cousens</td>
<td>118</td>
</tr>
<tr>
<td>VDT Operators' Safety. Mr R. Johnston (Scarborough West)</td>
<td>121</td>
</tr>
<tr>
<td>Veterinarians. Hon. D. Ramsay</td>
<td>39</td>
</tr>
<tr>
<td>Victims' Bill of Rights. Mr C. Jackson</td>
<td>113</td>
</tr>
<tr>
<td>Vital Statistics. Hon. G. Sorbara</td>
<td>150</td>
</tr>
<tr>
<td>Workers' Compensation. Hon. G. Sorbara</td>
<td>162</td>
</tr>
<tr>
<td>Zoo Licensing. Mr E. Philip (Etobicoke-Rexdale)</td>
<td>129</td>
</tr>
</tbody>
</table>
PRIVATE BILLS INDEX

444610 Ontario Inc. Mr T. Ruprecht Pr34
561239 Ontario Inc. Mr R. Chiarelli Pr10
393598 Ontario Limited. Mrs Y. O'Neill (Ottawa-Rideau) Pr49

Angelato Service Centre Ltd. Mr N. Sterling Pr26
Association of Municipal Tax Collectors. Mr W. Ballinger Pr25
Association of Stoney Lake Cottagers Inc. Mr P. Adams Pr55
Astcam Co. Limited. Mr N. Sterling Pr51
AXA Home Insurance Company. Ms D. Poole Pr69

Bolsward Investments. Mr W. Ballinger Pr20
Brampton, City of. Mr R. Callahan Pr43
Brantford and Southern Railway Company Inc. Mr D. Neumann Pr54
Bruce Office Supply Limited. Mr M. Harris Pr23

Centre culturel d'Orléans. (B) Mr G. Morin Pr6
City of Chatham Foundation. Mr M. Bossy Pr61

Dinorwic Metis Corporation. Mr F. Miclash Pr93

East York, Borough of. Mr M. Velshi Pr96
East York-Scarborough Reading Association Inc. Mr C. Polsinelli Pr48
Empire Club Foundation. Mr C. Polsinelli Pr87
Etobicoke, City of. Mr J. Henderson Pr50, Pr83

Fort Erie Community Young Men's Christian Association.
    Mr R. Haggerty Pr18
Fort Erie Lions Senior Citizens Complex Inc. Mr R. Haggerty Pr37
Front of Leeds and Lansdowne, Township of. Mr R. Runciman Pr68

Gowganda Town Plot Land. Mr D. Fleet Pr5
Grand Valley Railway Co. Inc. Mr C. McClelland Pr33
Guelph, City of. Mr R. Ferraro Pr42
Guilford, Township of. Mr J. Eakins Pr79
Gursikh Sabha Canada. Mr A. Curling Pr58
Hamilton, City of. Ms S. Collins  Pr13
Harewood Park Association. Mr K. MacDonald  Pr67
Homes Unlimited (London) Inc. Mrs J. Smith (London South)  Pr52
Human Resources Professionals Association of Ontario. Mrs D. Cunningham  Pr70

Immanuel Christian School Society of East Toronto. Mr A. Curling  Pr40
Innomed Inc. Mrs L. LeBourdais  Pr27
Iroquois Falls, Town of. Mr A. Pope  Pr31

Jabko Holdings Ltd. Mr B. Owen  Pr76

Killaloe, Village of. Mr D. Reycraft  Pr22
Kingston and townships of Kingston, Pittsburgh and Ernestown, City of. Mr K. Keyes  Pr24, Pr97

Lake of the Woods District Hospital. Mr F. Miclash  Pr47
Lauramar Holdings. Mr J. Cordiano  Pr17
London Regional Art and Historical Museums. Mr D. Reycraft  Pr16

Madawaska Club Limited. Mr K. Black  Pr12
Mississauga, City of. Mrs M. Marland  Pr78

National Capital Children's Oncology Care Inc. Mr N. Sterling  Pr8
Niagara-on-the-Lake, Town of. Mr M. Dietsch  Pr88
North Bay, City of. Mr M. Harris  Pr57
North York, City of. Mr C. Polsinelli  Pr84

Oakville, Town of. Mr D. Carrothers  Pr98
Ontario Home Economics Association. Ms C. Hart  Pr35
Ontario Korean Businessmen's Association. Mr T. Ruprecht  Pr73
Ontario Midwestern Railway Company Limited. Mr R. Lipsett  Pr45
Ontario Mortgage Brokers Association. Mr M. Ray (Windsor-Walkerville)  Pr46
Ontario Skeet Shooting Association. Mr S. Cureatz  Pr64
Ottawa, City of. Mr R. Chiarelli  Pr38, Pr60
Ottawa Arts Centre Foundation. Mr B. Grandmaître  Pr41
Ottawa Charitable Foundation Board of Trustees (see Ottawa, City of)
P & P Murray Foundation. Ms D. Poole  Pr36
Plympton, Township of. Mr D. Smith (Lambton) Pr65
Port Bruce Boat Club. Miss M. Roberts  Pr19

Regis College. Mr D. Reyecraft  Pr30
Royal Botanical Gardens. Ms S. Collins  Pr7
Royal Canadian Legion. Mrs B. Sullivan  Pr44

St. George's Society of Toronto. Mr D. Reville  Pr90
Sarnia General Hospital. Mr A. Brandt  Pr3
Scarborough, City of. Mr F. Faubert  Pr91
Silayan Filipino Community Centre. Mr M. Velshi  Pr72
Simcoe, Town of. Mr G. Miller  Pr66
Sioux Lookout District Health Centre. Mr. F. Miclash  Pr59
South Simcoe Railway Heritage. Mr G. McCague  Pr21
Stoney Lake Cottagers (see Association)  

Thunder Bay, City of. Mr T. Kozyra  Pr92
Times Change Women's Employment Service Inc. Ms D. Poole  Pr56
Toronto Baptist Seminary and Bible College.
Mr R. Kanter  Pr29
Toronto, City of. Mr R. Kanter  Pr1, Pr4, Pr14, Pr15, Pr32, Pr62
Toronto, City of. Ms D. Poole  Pr77

Vanier, City of. Mr B. Grandmaître  Pr82
Victoria County Railway Company Limited. Mr J. Eakins  Pr63

Windsor, City of. Mr D. Cooke (Windsor-Riverside)  Pr9, Pr11
Windsor, City of. Mr M. Ray (Windsor-Walkerville)  Pr94
PUBLIC BILLS (Government and Private Members')


Bill 35, Sarnia-Lambton Act, 1989. Hon. J. Eakins (Minister of Municipal Affairs). First Reading June 20, 1989. Second Reading July 12. Ordered referred to the Committee of the Whole House. Considered and reported as amended July 12. Third Reading and Royal Assent July 13. Commencement - ss. 1 to 4, 8 to 12, 14 to 18, 22 to 53, 65 to 86, 88, 89 - Royal Assent; ss. 5, 13, Part IX (ss. 54 to 59), Part X (ss. 60 to 64), 87 - January 1, 1991; ss. 6, 7, 19, 20, 21 - December 1, 1991. S.O. 1989, Chapter 41.


Sections 1 to 14 inclusive, sections 16 to 38 inclusive, sections 41 to 43 inclusive, section 47, sections 66 to 79 inclusive, section 84, sections 88 to 93 inclusive proclaimed to come into force May 29, 1990. O.C. 1277/90 dated May 28, 1990.

Section 15, sections 39, 40, sections 44 to 46 inclusive, sections 48 to 65 inclusive, sections 80 to 83 inclusive, and sections 85 to 87 inclusive proclaimed to come into force June 22, 1990. O.C. 1415/90 dated June 14, 1990.


Bill 76, Election Amendment Act, 1989. Mr D. Cousens (P.C./Markham). First Reading November 6, 1989.


Subsections 70(1) and (2) of the Courts of Justice Act, 1984, as re-enacted by the Courts of Justice Amendment Act, 1989 (No. 3), S.O. 1989 c. 70, s. 16 proclaimed to come into force September 1, 1990. O.C. 1952/90 dated July 27, 1990.


Subsection 8(2) shall come into force as provided in the Act;
Bill 92, Provincial Penalties Adjustment Act, 1989, 1989. (cont'd)

Amendment to Subsection 8(3) of the Deposits Regulation Act contained in the Schedule set out in Section 36 of the Act shall not come into force; and

Amendment to Subsection 22(1) of the Provincial Parks Act contained in the Schedule set out in Section 90 of the Act shall not come into force. O.C. 486/90 dated February 23, 1990.


Proclaimed to come into force March 1, 1990 other than sections 14 and 20. O.C. 480/90 dated February 23, 1990.


Bill 127, Homes for the Aged and Rest Homes Amendment Act, 1990. Mr D. Cooke (N.D./Windsor-Riverside). First Reading on division March 29, 1990.


Bill 137, Game and Fish Amendment Act, 1990. Mr B. Wildman (N.D./Algoma). First Reading on division April 9, 1990.


Sections 3, 38, 43 proclaimed to come into force May 1, 1990. O.C. 892/90 dated April 4, 1990.


PRIVATE BILLS


Bill Pr8, National Capital Children's Oncology Care Inc. Act, 1990.
Mr N. Sterling (P.C./Carleton). First Reading March 21, 1990.
Referred to the Standing Committee on Regulations and Private Bills.
Considered and reported without amendment March 28. Second Reading and
Third Reading April 17. Royal Assent April 19. Commencement - Royal
Assent. S.O. 1990, Chapter Pr1.

Bill Pr9, Windsor Act, 1989 - City of. Mr D. Cooke
(N.D./Windsor-Riverside). First Reading May 8, 1989. Referred to the
Standing Committee on Regulations and Private Bills. Considered and
reported without amendment June 19. Second Reading and Third Reading
S.O. 1989, Chapter Pr14.

Bill Pr10, 561239 Ontario Inc. Act, 1989. Mr R. Chiarelli
(L./Ottawa West). First Reading May 2, 1989. Referred to the Standing
Committee on Regulations and Private Bills. Considered and reported
without amendment June 7. Second Reading and Third Reading June 19.
Royal Assent June 20. Commencement - Royal Assent. S.O. 1989,
Chapter Pr15.

Bill Pr11, Windsor Act, 1989 - City of. Mr D. Cooke
(N.D./Windsor-Riverside). First Reading May 8, 1989. Referred to the
Standing Committee on Regulations and Private Bills. Considered and
recommended that the Bill be not reported June 14.

Bill Pr12, Madawaska Club Limited Act, 1989. Mr K. Black
(L./Muskoka-Georgian Bay). First Reading May 9, 1989. Referred to the
Standing Committee on Regulations and Private Bills. Considered and
reported without amendment June 7. Second Reading and Third Reading
S.O. 1989, Chapter Pr16.

Bill Pr13, Hamilton Act, 1989 - City of. Ms S. Collins
(L./Wentworth East). First Reading June 27, 1989. Referred to the
Standing Committee on Regulations and Private Bills. Considered and
reported without amendment July 5. Second Reading, Third Reading and
Royal Assent July 13. Commencement - Royal Assent. S.O. 1989,
Chapter Pr23.

Bill Pr14, Toronto Act, 1990 - City of. Mr R. Kanter
(L./St. Andrew-St. Patrick). First Reading May 14, 1990. Referred to
the Standing Committee on Regulations and Private Bills.


Bill Pr43, Brampton Act, 1990 - City of. Mr R. Callahan
(L./Brampton South). First Reading April 30, 1990. Referred to the
Standing Committee on Regulations and Private Bills. Considered and
reported without amendment May 9. Second Reading, Third Reading and
Royal Assent May 31. Commencement - Royal Assent. S.O. 1990,
Chapter Pr13.

Bill Pr44, Royal Canadian Legion Act, 1990. Mrs B. Sullivan
(L./Halton Centre). First Reading March 21, 1990. Referred to the
Standing Committee on Regulations and Private Bills. Considered and
reported without amendment March 28. Second Reading and Third Reading
S.O. 1990, Chapter Pr4.

Mr R. Lipsett (L./Grey). First Reading December 4, 1989. Referred to the
Standing Committee on Regulations and Private Bills. Considered and
S.O. 1989, Chapter Pr45.

Bill Pr46, Ontario Mortgage Brokers Association Act, 1989. Mr M. Ray
(L./Windsor-Walkerville). First Reading December 5, 1989. Referred to the
Standing Committee on Regulations and Private Bills. Considered and
S.O. 1989, Chapter Pr46.

S.O. 1990, Chapter Pr5.


SESSIONAL PAPERS 1989/1990

FOR SESSIONAL PAPERS TABLED FROM JUNE 29, 1990 TO THE DISSOLUTION OF THE 34TH PARLIAMENT ON JULY 30, 1990 SEE APPENDIX

A -


Answers to written questions made Returns pursuant to Standing Order 95(e):-

Question No. 17 (No. 41) (Tabled May 25, 1989)
Question No. 68 (No. 34) (Tabled May 16, 1989)
Question No. 74 (No. 54) (Tabled June 20, 1989)
Question No. 75 (No. 55) (Tabled June 20, 1989)
Question No. 77 (No. 56) (Tabled June 20, 1989)
Question No. 78 (No. 56) (Tabled June 20, 1989)
Question No. 81 (No. 97) (Tabled July 26, 1989)
Question No. 84 (No. 85) (Tabled July 17, 1989)
Question No. 93 (No. 197) (Tabled November 7, 1989)
Question No. 95 (No. 142) (Tabled October 11, 1989)
Question No. 97 (No. 84) (Tabled July 17, 1989)
Question Nos. 98-103 (No. 63) (Tabled June 22, 1989)
Question No. 124 (No. 93) (Tabled July 24, 1989)
Question No. 125 (No. 210) (Tabled November 20, 1989)
Question No. 134 (No. 313) (Tabled May 7, 1990)
Question No. 135 (No. 57) (Tabled June 20, 1989)
Question No. 136 (No. 72) (Tabled June 29, 1989)
Question No. 138 (No. 44) (Tabled June 8, 1989)
Question No. 139 (No. 159) (Tabled October 17, 1989)
Question No. 144 (No. 143) (Tabled October 17, 1989)
Question No. 154 (No. 211) (Tabled November 20, 1989)
Question No. 158 (No. 157) (Tabled October 17, 1989)
Question No. 159 (No. 158) (Tabled October 17, 1989)
Question No. 160 (No. 192) (Tabled November 2, 1989)
Question No. 177 (No. 175) (Tabled October 24, 1989)
Question Nos. 178, 187, 190 (No. 212) (Tabled November 20, 1989)
Question No. 179 (No. 180) (Tabled October 31, 1989)
Question No. 180 (No. 181) (Tabled October 31, 1989)
Question No. 184 (No. 182) (Tabled October 31, 1989)
Question Nos. 185, 186 (No. 183) (Tabled October 31, 1989)
Question No. 188 (No. 184) (Tabled October 31, 1989)
Question No. 189 (No. 213) (Tabled November 20, 1989)
Question No. 191 (No. 188) (Tabled November 2, 1989)
Question No. 197 (No. 144) (Tabled October 11, 1989)
Question No. 200 (No. 145) (Tabled October 11, 1989)
Question No. 202 (No. 98) (Tabled July 26, 1989)
Question No. 241 (No. 146) (Tabled October 11, 1989)
Question No. 244 (No. 99) (Tabled July 26, 1989)
Question No. 253 (No. 147) (Tabled October 11, 1989)
Question No. 254 (No. 295) (Tabled March 21, 1990)
Answers to written questions made Returns pursuant to Standing Order 95(e) (cont'd):-

Question No. 255 (No. 313) (Tabled March 29, 1990)
Question No. 256 (No. 296) (Tabled March 21, 1990)
Question No. 259 (No. 204) (Tabled November 9, 1989)
Question No. 264 (No. 297) (Tabled March 21, 1990)
Question No. 265 (No. 313) (Tabled May 17, 1990)
Question No. 267 (No. 252) (Tabled December 18, 1989)
Question No. 268 (No. 298) (Tabled March 21, 1990)
Question No. 272 (No. 100) (Tabled July 26, 1989)
Question No. 277 (No. 234) (Tabled December 4, 1989)
Question No. 278 (No. 206) (Tabled November 9, 1989)
Question No. 285 (No. 313) (Tabled May 17, 1990)
Question No. 293 (No. 313) (Tabled May 28, 1990)
Question No. 294 (No. 189) (Tabled November 2, 1989)
Question No. 296 (No. 270) (Tabled December 20, 1989)
Question No. 297 (No. 219) (Tabled November 23, 1989)
Question No. 300 (No. 220) (Tabled November 23, 1989)
Question No. 301 (No. 232) (Tabled December 4, 1989)
Question No. 307 (No. 205) (Tabled November 9, 1989)
Question No. 314 (No. 196) (Tabled November 7, 1989)
Question No. 316 (No. 233) (Tabled December 4, 1989)
Question No. 326 (No. 299) (Tabled March 21, 1990)
Question No. 327 (No. 313) (Tabled April 3, 1990)
Question No. 329 (No. 300) (Tabled March 21, 1990)
Question No. 330 (No. 301) (Tabled March 21, 1990)
Question No. 335 (No. 313) (Tabled March 29, 1990)
Question No. 336 (No. 302) (Tabled March 21, 1990)
Question No. 337 (No. 313) (Tabled April 26, 1990)
Question No. 338 (No. 243) (Tabled December 11, 1989)
Question No. 339 (No. 313) (Tabled April 3, 1990)
Question No. 340 (No. 303) (Tabled March 21, 1990)
Question No. 341 (No. 304) (Tabled March 21, 1990)
Question No. 342 (No. 305) (Tabled March 21, 1990)
Question No. 343 (No. 313) (Tabled June 4, 1990)
Question No. 344 (No. 313) (Tabled May 28, 1990)
Question Nos. 345-352 (No. 313) (Tabled May 17, 1990)
Question Nos. 353-360 (No. 313) (Tabled April 3, 1990)
Question No. 361 (No. 313) (Tabled April 12, 1990)
Question No. 362 (No. 313) (Tabled April 12, 1990)
Question No. 363 (No. 313) (Tabled April 10, 1990)
Question Nos. 364-372 (No. 313) (Tabled May 29, 1990)
Question Nos. 373-384 (No. 313) (Tabled May 1, 1990)
Question Nos. 385-387 (No. 313) (Tabled April 23, 1990)
Question No. 388 (No. 313) (Tabled May 3, 1990)
Question No. 389 (No. 313) (Tabled May 31, 1990)
Question No. 390 (No. 313) (Tabled May 3, 1990)
Question No. 391 (No. 313) (Tabled April 12, 1990)
Answers to written questions made Returns pursuant to Standing Order 95(e) (cont'd):-

<table>
<thead>
<tr>
<th>Question No.</th>
<th>(No. 313)</th>
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Interim Answers to Questions (effective March 29, 1990, see Sessional Paper No. 313)

Question No. 343
Question Nos. 344, 345-360 inclusive
Question Nos. 364-372 inclusive
Question Nos. 373-384 inclusive, 394
Question Nos. 389, 399, 405, 407, 408, 409
Question No. 401
Question Nos. 412, 413, 429, 430
Question Nos. 433, 434, 435, 436
Question No. 438
Question No. 439
Question Nos. 440, 441, 445, 446
Question Nos. 455, 460, 463
Question No. 456

(Tabled April 3, 1990)
(Tabled March 29, 1990)
(Tabled April 23, 1990)
(Tabled April 10, 1990)
(Tabled April 5, 1990)
(Tabled April 24, 1990)
(Tabled May 7, 1990)
(Tabled May 17, 1990)
(Tabled June 4, 1990)
(Tabled May 31, 1990)
(Tabled May 28, 1990)
(Tabled June 28, 1990)
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Commissaire à l'information et à la protection de la vie privée/Ontario, Le rapport annuel pour l'exercice clos le 31 décembre 1989 (n° 420) (déposé le 25 juin 1990).


Commission de la fonction publique, Le rapport annuel pour l'exercice se terminant le 31 mars 1988 (n° 9) (déposé le 3 avril 1989).


Commission on Election Finances Twelfth Report containing recommendations in respect of the Indemnities and Allowances of the Members of the Legislative Assembly (No. 21) (Tabled May 1, 1989).

Commission on Election Finances Thirteenth Report containing recommendations in respect of the Indemnities and Allowances of the Members of the Legislative Assembly (No. 325) (Tabled April 11, 1990).


Commission Ontarienne des services téléphoniques, Le rapport annuel pour l'exercice qui s'est terminé le 31 décembre 1988 (n° 129) (déposé le 13 septembre 1989).


Committee meeting schedule for the Summer Adjournment of the Second Session of the 34th Parliament, 1989 (No. 95) (Tabled July 26, 1989).
Committee meeting schedule for the Winter Recess of the Second Session of the 34th Parliament, 1989 (No. 258) (December 20, 1989).

COMMITTEE REPORTS (Select and Standing)

Select Committee on Constitutional and Intergovernmental Affairs:


Select Committee on Education:


Select Committee on Energy:


Standing Committee on Administration of Justice:


Standing Committee on Finance and Economic Affairs:


Standing Committee on General Government:


Report with respect to an appeal from a decision of the Chair of the Standing Committee on General Government (Sessional Paper No. 353) (Tabled May 17, 1990).
COMMITTEE REPORTS (Select and Standing) (cont'd)

Standing Committee on Government Agencies:

Report (No. 15) on Agencies, Boards and Commissions (No. 27) (Tabled May 10, 1989).


Standing Committee on the Legislative Assembly:


Standing Committee on the Ombudsman:


Special Report on Farm "Q" Ltd. (No. 328) (Tabled April 19, 1990).

Standing Committee on Public Accounts:


Special Report on Ministry of Housing Contract with Mr Dino Chiesa/Rapport spécial sur le contrat entre le ministère du logement et M. Dino Chiesa (No. 293) (Tabled March 20, 1990).

COMMITTEE REPORTS (Select and Standing) (cont'd)

Standing Committee on Regulations and Private Bills:


Standing Committee on Resources Development:


Standing Committee on Social Development:


COMPENDIA:

Bill 1, An Act to amend the Ontario Municipal Board Act (No. 18) (Tabled April 25, 1989).

Bill 2, An Act to amend the Courts of Justice Act, 1984 (No. 22) (Tabled May 1, 1989).


Bill 5, An Act to amend the Education Act (No. 24) (Tabled May 1, 1989).


Bill 18, An Act to amend the Ontario Municipal Improvement Corporation Act (No. 35) (Tabled May 17, 1989).

Bill 19, An Act to amend the Power Corporation Act (No. 36) (Tabled May 17, 1989).


Bill 22, An Act to amend the Retail Sales Tax Act (No. 38) (Tabled May 17, 1989).

COMPENDIA (cont'd):


Bill 31, An Act to revise the Cemeteries Act (No. 48) (Tabled June 12, 1989).


Bill 34, An Act to amend the District Municipality of Muskoka Act and the Education Act (No. 51) (Tabled June 19, 1989).

Bill 35, An Act respecting the amalgamation of the City of Sarnia and the Town of Clearwater and the addition of the amalgamated City to the County of Lambton (No. 58) (Tabled June 20, 1989).

Bill 36, An Act to revise the Public Service Superannuation Act (No. 59) (Tabled June 20, 1989).

Bill 37, An Act to amend the Assessment Act (No. 60) (Tabled June 21, 1989).

Bill 39, An Act to revise the Veterinarians Act (No. 73) (Tabled June 29, 1989).

Bill 40, An Act to repeal the Brucellosis Act (No. 74) (Tabled June 29, 1989).

Bill 41, An Act to revise the Teachers' Superannuation Act 1983 and to make related amendments to the Teaching Profession Act (No. 75) (Tabled June 29, 1989).

Bill 42, An Act to amend the Mining Act (No. 78) (Tabled July 5, 1989).


Bill 45, An Act to amend the Law Society Act and the Solicitors Act (No. 81) (Tabled July 6, 1989).

Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act (No. 82) (Tabled July 10, 1989).
COMPENDIA (cont'd):

Bill 49, An Act to provide for Freedom of Information and Protection of Information and Protection of Individual Privacy in Municipalities and Local Boards / Projet de loi 49, Loi prévoyant l'accès à l'information et la protection de la vie privée dans les municipalités et les conseils locaux (No. 89) (Tabled July 20, 1989).


Bill 53, An Act to amend the Municipality of Metropolitan Toronto. (No. 91) (Tabled July 20, 1989).

Bill 55, An Act respecting the Township of South Dumfries. (No. 92) (Tabled July 20, 1989).

Bill 58, An Act respecting the Toronto Transit Commission Labour Disputes (No. 140) (Tabled October 10, 1989).


Bill 63, An Act to amend the Notaries Act (No. 161) (Tabled October 18, 1989).

Bill 64, An Act to amend the Education Act and certain other Acts related to Education Assessment (No. 169) (Tabled October 19, 1989).


Bill 70, An Act to amend the Evidence Act (No. 173) (Tabled October 24, 1989).

Bill 71, An Act to amend the Mining Act (No. 176) (Tabled October 24, 1989).
COMPENDIA (cont'd):

Bill 74, An Act to provide for the Consolidation and Revision of the Statutes of Ontario / Projet de loi 74, Loi prévoyant la codification et la refonte des lois de l'Ontario (No. 194) (Tabled November 6, 1989).

Bill 75, An Act to provide for the Consolidation and Revision of the Regulations of Ontario / Projet de loi 75, Loi prévoyant la codification et la refonte des règlements de l'Ontario (No. 193) (Tabled November 6, 1989).

Bill 79, An Act to amend Various Statutes in connection with information to be filed and records to be kept by Corporations and Limited Partnerships (No. 207) (Tabled November 9, 1989).


Bill 90, An Act to amend the Municipal Act and certain other Acts related to Municipalities (No. 238) (Tabled December 6, 1989).

Bill 91, An Act to amend the Legislative Assembly Act (No. 242) (Tabled December 11, 1989).


Bill 95, An Act to amend the Highway Traffic Act (No. 239) (Tabled December 7, 1989).

Bill 96, An Act to amend the Highway Traffic Act (No. 244) (Tabled December 13, 1989).

Bill 97, An Act to amend the Law Society Act (No. 245) (Tabled December 13, 1989).


COMPENDIA (cont'd):

Bill 104, An Act to amend the Mining Tax Act (No. 268) (Tabled December 20, 1989).


Bill 106, An Act to amend certain Acts with respect to Easements and other matters (No. 266) (Tabled December 20, 1989).

Bill 107, An Act to revise the Police Act and amend the law relating to Police Services (No. 265) (Tabled December 20, 1989).


Bill 140, An Act to amend the Public Lands Act (No. 324) (Tabled April 10, 1990).


COMPENDIA (cont'd):


Bill 175, An Act to revise the Liquor Licence Act and to amend the law relating to Liquor (No. 370) (Tabled June 4, 1990).


Bill 177, An Act respecting the Amalgamation of certain Municipalities in the County of Simcoe (No. 373) (Tabled June 6, 1990).

Bill 178, An Act respecting the regulation of Health Professions and other matters concerning Health Professions (No. 374) (Tabled June 6, 1990).

Bill 179, An Act respecting the regulation of the Professions of Audiology and Speech-Language Pathology (No. 375) (Tabled June 6, 1990).

Bill 180, An Act respecting the regulation of the Profession of Chiropody (No. 376) (Tabled June 6, 1990).


Bill 185, An Act respecting the regulation of the Profession of Denturism (No. 381) (Tabled June 6, 1990).

Bill 186, An Act respecting the regulation of the Profession of Dietetics (No. 382) (Tabled June 6, 1990).

Bill 188, An Act respecting the regulation of the Profession of Massage Therapy (No. 383) (Tabled June 6, 1990).

Bill 191, An Act respecting the regulation of the Profession of Medical Laboratory Technology (No. 384) (Tabled June 6, 1990).
COMPENDIA (cont'd):

Bill 192, An Act respecting the regulation of the Profession of Medical Radiation Technology (No. 385) (Tabled June 6, 1990).

Bill 193, An Act respecting the regulation of the Profession of Medicine (No. 386) (Tabled June 6, 1990).


Bill 196, An Act respecting the regulation of the Profession of Nursing (No. 388) (Tabled June 6, 1990).

Bill 197, An Act respecting the regulation of the Profession of Occupational Therapy (No. 389) (Tabled June 6, 1990).


Bill 203, An Act respecting the regulation of the Profession of Physiotherapy (No. 393) (Tabled June 6, 1990).

Bill 210, An Act respecting the regulation of the Profession of Psychology (No. 394) (Tabled June 6, 1990).


Bill 214, An Act to amend the Law Society Act to provide for Funding to Parties to Class Proceedings (No. 403) (Tabled June 12, 1990).


COMPENDIA (cont'd):

Bill 221, An Act to amend the Education Act and the Municipality of Metropolitan Toronto Act (No. 408) (Tabled June 14, 1990).


Bill 223, An Act to provide Compensation for Damage to Livestock, Poultry and Bees (No. 409) (Tabled June 14, 1990).


Bill 225, An Act to amend the Landlord and Tenant Act with respect to Animals (No. 411) (Tabled June 18, 1990).


Bill 228, An Act to amend the Fire Marshals Act (No. 417) (Tabled June 20, 1990).


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-D-


-E-


-F-

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the period April 1, 1988 to March 31, 1989 (No. 248) (Tabled
December 14, 1989).

Finances de l'Ontario, Ministère du Trésor et de l'Économie,

Finances de l'Ontario, Ministère du Trésor et de l'Économie,
troisième trimestre de 1989-90 (n° 281) (déposé le 1 février 1990).

Fondation de la recherche sur la toxicomanie, Le rapport annuel
pour l'exercice terminé le 31 mars 1989 (n° 309) (déposé le
23 mars 1990).

Fondation du Patrimoine Ontarien, Le rapport annuel 1987-1988
(n° 102) (déposé le 31 juillet 1989).

Forest Management Agreement Extension to No. 500800 Great West

Forest Management Agreement Extension to No. 501000 Quebec and
Ontario Paper Co. Ltd. - Pineland Forest (No. 117) (Tabled

Forest Management Agreement Extension to No. 501100 Pineland

Forest Management Agreement Extension to No. 501200 Boise Cascade
(Canada) Ltd. - Seine River Forest (No. 119) (Tabled August 25, 1989).

Forest Management Agreement Extension to No. 501300 Boise Cascade
(Canada) Ltd. - Manitou Forest (No. 120) (Tabled August 25, 1989).

Forest Management Agreement Extension to No. 501400 Waferboard
Corporation Ltd. - Romeo Malette Forest (No. 121) (Tabled August 25,
1989).

Forest Management Agreements Amendment to: No. 500800 Great West
Timber Ltd. - Black River Forest dated June 6, 1988 (No. 111) (Tabled

Forest Management Agreements Fourth Five-Year Review 1983-1988
(No. 257) (December 20, 1989).

Forest Management Agreements Nos. 500200 to 503100 Annual Reports
for the year ending March 31, 1988 pursuant to section 6(4)(b) of the

Funeral Services, Board of, Annual Report 1989 (No. 372) (Tabled
June 6, 1990).

-G-


-H-


-I-


Interim Answers to Questions (See Answers to written questions).

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La Société Ontarienne d'assurance des actions et dépôts, Le rapport annuel 1988 (n° 185) (déposé le 1 novembre 1989).


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McMaster University Audited Financial Statements for the year ended April 30, 1989 (No. 201) (Tabled November 9, 1989).


Médiation en droit de la famille, rapport du comité consultatif du procureur général sur la (n° 33) (déposé le 16 mai 1989).


Meech Lake Accord, Assessment of the Manitoba and New Brunswick reports on the (No. 187) (Tabled November 2, 1989).


Members' Individual Expenditures for the fiscal year 1988/89 (No. 50) (Tabled June 19, 1989).

Members' Individual Expenditures for the fiscal year 1989/90 (No. 419) (Tabled June 25, 1989).

Metropolitan Toronto Convention Centre Corporation Annual Report for the year ended March 31, 1988 (No. 26) (Tabled May 9, 1989).


Ministère de l'Agriculture et de l'Alimentation, Le rapport annuel pour l'exercice qui s'est terminé le 31 mars 1989 (n° 289) (déposé le 1 mars 1990).


Ministère de la Culture et des Communications, Le rapport annuel pour l'exercice clos au mars 1988 (n° 7) (déposé le 22 mars 1989).


Ministère de l'industrie, du commerce et de la technologie, Le rapport annuel pour l'exercice clos le 31 mars 1989 (n° 163) (déposé le 18 octobre 1989).

Ministère des Affaires municipales, Le rapport annuel pour l'exercice se terminant le 31 mars 1989 (n° 222) (déposé le 24 novembre 1989).


Ministère des Services correctionnels, Le rapport annuel pour l'exercice financier se terminant le 31 mars 1989 (n° 332) (déposé le 23 avril 1990).

Ministère des Services gouvernementaux, Le rapport annuel pour l'exercice qui a pris fin le 31 mars 1989 (n° 170) (déposé le 23 octobre 1989).

Ministère des Transports, Le rapport annuel pour l'année financière se terminant le 31 mars 1989 (n° 290) (déposé le 5 mars 1990).


Ministry of Culture and Communications Annual Report for the fiscal year ending March 31, 1988 (No. 7) (Tabled March 22, 1989).


Ministry of Municipal Affairs Annual Report for the fiscal year ending March 31, 1989 (No. 222) (Tabled November 24, 1989)

Ministry of Natural Resources Annual Report for the fiscal year beginning April 1, 1988 and ending March 31, 1989 (No. 256) (December 20, 1989).


Ministry of Transportation Annual Report for the fiscal year ending March 31, 1989 (No. 290) (Tabled March 5, 1990).


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Office de la télécommunication éducative de l'Ontario (TV Ontario), Le rapport annuel pour l'exercice clos le 31 mars 1989 (n° 368) (déposé le 1 juin 1990).

Office des affaires francophones, Le rapport annuel pour l'exercice commençant le 1er avril 1988 et se terminant le 31 mars 1989 (n° 344) (déposé le 8 mai 1990).


Ombudsman's opinion, report of the, reasons therefor, and recommendations following her investigation into the complaint of Ms W, September, 1989 (No. 128) (Tabled September 12, 1989).


Ontario Educational Communications Authority (TV Ontario) Annual Report for the year ended 31 March 1989 (No. 368) (Tabled June 1, 1990).


Ontario Film Development Corporation Annual Report for the year ended March 31, 1989 (No. 337) (Tabled April 26, 1990).


Ontario Finances, Ministry of Treasury and Economics First Quarter 1989-90 (No. 103) (Tabled August 1, 1989).


Ontario Pay Equity Commission, Report to the Minister of Labour on Options relating to the Achievement of Pay Equity in Sectors of the Economy which are Predominantly Female (No. 160) (Tabled October 18, 1989).


Ontario Science Centre (The Centennial Centre of Science and Technology) Annual Report for the year ended March 31, 1988 (No. 64) (Tabled June 23, 1989).


Order in Council deleting the name of Joan E. Smith, M.P.P. as a Commissioner to the Board of Internal Economy and substituting in lieu thereof Gerry Phillips, M.P.P. (No. 52) (Tabled June 19, 1989).

Order in Council deleting the name of Sean Conway, M.P.P. as a Commissioner to the Board of Internal Economy and substituting in lieu thereof Chris Ward, M.P.P. (No. 141) (Tabled October 10, 1989).


Pay Equity Commission, Report to the Minister of Labour by the Ontario (No. 230) (Tabled November 29, 1989)

Perspectives économiques et revue budgétaire, Ontario 1989 (n° 208) (déposé le 14 novembre 1989).

Petitions - See Appendix A.

Place Ontario, Le rapport annuel pour l'exercice terminé le 31 mars 1989 (n° 319) (déposé le 4 avril 1990).


Planning and Implementation Commission Annual Report for the period from July 1, 1987 to June 30, 1988 (No. 31) (Tabled May 15, 1989).


Provincial Electoral Districts, Profile of Ontario's, Ministry of Treasury and Economics (No. 17) (Tabled April 20, 1989).


Public Officers Act, Statement of the Treasurer pursuant to section 10 of the (No. 138) (Tabled October 2, 1989).

PUBLIC OPINION SURVEYS:

Attitudes toward Agriculture and Food. Ministry of Agriculture and Food (No. 397) (Tabled June 7, 1990).

Attitudes toward Air Travel in Ontario. Prepared for Ministry of Transportation (No. 87) (Tabled July 20, 1989).


Attitudes toward Speed Limits. Prepared for Ministry of Transportation (No. 177) (Tabled October 26, 1989).


PUBLIC OPINION SURVEYS: (cont'd)


Telephone Survey of Northern Ontario on behalf of the Ministry of Transportation (No. 264) (Tabled December 20, 1989).


Public Service Superannuation Board Annual Report for the year ending March 31, 1989 (No. 223) (Tabled November 27, 1989).


-R-


Regis College Financial Statements as at April 30, 1989 (No. 198) (Tabled November 9, 1989).


Registrar General, Office of the, Annual Report for the year ending December 31, 1987 (No. 5) (Tabled March 7, 1989).


Response to an Oral Question by Mr. Brandt to the Minister of Tourism and Recreation (No. 65) (Tabled June 26, 1989).


Ryerson Polytechnical Institute Financial Statements for the year ending March 31, 1989 (No. 149) (Tabled October 12, 1989).


Select Committee Reports (see COMMITTEE REPORTS)

Services offerts en anglais aux élèves sourds et malentendants (n° 260) (déposé le 20 décembre 1989).


Société de développement de l'industrie cinématographique Ontarienne, Le rapport annuel pour l'exercice terminé le 31 mars 1989 (n° 337) (déposé le 26 avril 1990).


Société Ontarienne de formation, Le rapport annuel pour l'exercice terminé le 31 mars 1989 (n° 276) (déposé le 17 janvier 1990).


Standing Committee Reports (see COMMITTEE REPORTS)


-T-

Task Force on Access to Professions and Trades in Ontario (No. 217) (Tabled November 22, 1989).


Technology Centres Annual Reports for year ended March 31, 1989 (No. 165) (Tabled October 19, 1989).
- Ontario Centre for Automotive Parts Technology
- Ontario Centre for Resource Machinery Technology
- Ontario Centre for Farm Machinery and Food Processing Technology
- Ontario Centre for Advanced Manufacturing
- Ontario Centre for Microelectronics


-U-

University of Toronto Financial Statements for the year ended April 30, 1989 (No. 200) (Tabled November 9, 1989).


University of Western Ontario Combined Annual Statements for the year ended April 30, 1989 (No. 231) (Tabled December 4, 1989).


Wilfrid Laurier University Financial Statements for the year ended April 30, 1989 (No. 199) (Tabled November 9, 1989).


Youth Correctional Services, A Review of Security and Staffing in Young Offender Community Residences (No. 29) (Tabled May 15, 1989).

APPENDIX

SESSIONAL PAPERS TABLED FROM JUNE 29, 1990 UNTIL THE DISSOLUTION OF THE 34TH PARLIAMENT ON JULY 30, 1990


APPENDIX A

PETITIONS

PETITIONS PRESENTED PURSUANT TO STANDING ORDER 35 RELATING TO:

No. P1: Naturopathy.

Mr Elliot
Mr Epp
   Tabled April 26, 1989.

Mr Heycraft
   Tabled May 10, 1989.

Mr Owen
   Tabled May 11, 1989.

Mrs Grier
   Tabled May 18, 1989.

Mr Polsinelli
   Tabled May 23, 1989.

Ms Bryden
   Tabled May 24, 1989.

Ms Bryden
   Tabled May 29, 1989.

Mr Daigeler
   Tabled June 6, 1989.

Mr Sterling
   Tabled June 7, 1989.
No. P1: Naturopathy (cont'd)

Ms Bryden
Tabled June 8, 1989.

Mr Beer
Tabled June 12, 1989.

Mrs Grier
Mr Reycraft
Tabled June 14, 1989.

Mr McLean
Ms Poole

Mrs Grier
Mr Lupusella
Mr Matrundola
Mr McCague
Miss Nicholas
Mr Owen
Tabled June 20, 1989.

Mr Carrothers
Mrs Cunningham
Mr Epp
Mr Kanter
Mr Reycraft

Mr Epp
Mr Farnan
Mr Henderson
Mr Reville
Mr Ruprecht
Mr Smith (Lambton)
No. P1: Naturopathy (cont'd)

Ms Bryden
Mr Cousens
Mr Faubert
Mrs Fawcett
  Tabled June 27, 1989.

Mr Beer
Mr Keyes

Mr Campbell
Mr Cooke (Windsor-Riverside)
Mr Fleet
Mr Nixon (York Mills)
Mr Ray (Windsor-Walkerville)
  Tabled June 29, 1989.

Mr Neumann

Mr Kanter
Mr Miller

Mr Lipsett
  Tabled July 10, 1989

Mr Johnston (Scarborough West)

Mr Epp
  Tabled July 12, 1989.

Mr Leone
No. P1: Naturopathy (cont'd)

Mr Beer
Mr Epp
Mr Kanter
Mr Nixon (York Mills)
  Tabled July 18, 1989.

Mr Fleet

Mr Beer

Mrs Smith (London South).
  Tabled July 24, 1989.

Mr Sterling

Mr Fleet
  Tabled July 26, 1989.

Mrs Smith (London South)
  Tabled October 12, 1989.

Mr Ballinger
Ms Bryden
Mr Johnston (Scarborough West)
Mr Kanter
Miss Nicholas
Mrs Smith (London South)
Mr Sterling
Mr Velshi

Mr Ballinger
Ms Bryden
  Tabled October 30, 1989.
No. P1: Naturopathy (cont'd)

Mrs Cunningham
Mr Henderson
  Tabled October 31, 1989.

Mr Kanter
  Tabled December 12, 1989.

Ms Bryden
  Tabled December 19, 1989.

No. P2: Teachers' Superannuation Act.

Miss Roberts
  Tabled April 26, 1989.

Mr Adams
  Tabled April 27, 1989.

Mrs Grier
Mr Pelissero
Mr Pollock
  Tabled May 2, 1989.

Mr Keyes

Mr Wiseman
  Tabled May 9, 1989.

Mr Morin-Strom
Mr Reycraft
  Tabled May 10, 1989.

Mr Hampton
Mr Pope
Mr South
  Tabled May 15, 1989.
No. P2: Teachers' Superannuation Act (cont'd)

Mr Pope
Tabled May 16, 1989.

Mrs LeBourdais
Tabled May 17, 1989.

Mr Cooke (Kitchener)
Mr Kormos
Mr Miller
Mr Reycraft
Tabled May 23, 1989.

Mrs Fawcett
Mr MacDonald
Mr Ray (Windsor-Walkerville)
Miss Roberts
Mr Tatham
Tabled May 24, 1989.

Mr Allen
Mr Dietsch
Mr Jackson
Mr Morin
Mr Poirier
Mr Reycraft
Miss Roberts
Tabled June 6, 1989.

Ms Bryden
Mr Jackson
Mr Kormos
Mr Tatham
Tabled June 7, 1989.

Mr MacKenzie
Mr Miller
Tabled June 8, 1989.
No. P2: Teachers’ Superannuation Act (cont'd)

Mr Faubert
   Tabled June 12, 1989.

Mr Johnston (Scarborough West)
Mr Morin-Strom

Mr Epp
Miss Nicholas
Mr Ray (Windsor-Walkerville)
Mr Reycraft
   Tabled June 14, 1989.

Mr Tatham

Mr Reycraft
Mr Runciman
Mr Villeneuve

Mr Haggerty
Mrs Sullivan

Mr Faubert
Mr Jackson
Mr Miclash

Mr Brandt
Mr Jackson
Mrs Marland
   Tabled June 27, 1989.
No. P2: Teachers' Superannuation Act (cont'd)

Mr Fleet
Miss Roberts

Mr Adams
Mr Johnston (Scarborough West)
Mr Nixon (York Mills)
Mr Velshi
Tabled June 29, 1989.

Mr Miclash

Mr Brandt
Mr Reycraft
Mr Runciman
Mr Tatham

Mr Fleet
Mr Miller
Tabled July 6, 1989.

Mr Miller
Mr Smith (Lambton)

Mr Farnan
Mr Jackson
Mr Johnston (Scarborough West)
Mr MacDonald
No. P2: Teachers' Superannuation Act (cont'd)

Mr Leone
Mr Reycraft
  Tabled July 12, 1989.

Mr Cooke (Kitchener)
Mrs Cunningham
Mr Cureatz
Mr Epp
Ms Hart
Mr Henderson
Mr Jackson
Mr Reycraft

Mr Cureatz
Mr Smith (Lambton)
  Tabled July 18, 1989.

Mr Epp
Ms Nicholas
Mr Smith (Lambton)

Mr Cousens
  Tabled July 24, 1989.

Mr Brandt
Mr Cooke (Kitchener)
Mr Epp
Mr Henderson
Mr McDonald
Mr Reycraft
Mr Ruprecht
Mr Smith (Lambton)
No. P2: Teachers' Superannuation Act (cont'd)

Mr Furlong
  Tabled July 26, 1989.

Mr Breauhg
Mr Furlong
  Tabled October 11, 1989.

Mrs Smith (London South)

Mr Brandt
  Tabled October 18, 1989.

Mr Adams
  Tabled November 15, 1989.

No. P3: Lord's Prayer.

Mr Pollock
  Tabled April 26, 1989.

Mr Pollock
  Tabled May 9, 1989.

Mr Reycraft
  Tabled May 11, 1989.

Mr Pollock
Mr Reycraft
  Tabled May 23, 1989.

Mr South
  Tabled June 7, 1989.
No. P3: Lord's Prayer (cont'd)

Mr Sterling

Mrs Fawcett

Mr South
Tabled October 31, 1989.

No. P4: Runnymede Development Corporation.

Mr Johnston (Scarborough West)
Tabled April 26, 1989.


Mr Adams
Tabled April 27, 1989.

Mr Wildman
Tabled October 25, 1989.

Mr Wildman
Tabled October 26, 1989.

No. P6: Size Limits on Game Fish.

Mr Adams
Tabled April 27, 1989.

No. P7: Workers' Compensation.

Mr Mackenzie
Miss Martel
No. P7: Workers' Compensation (cont'd)

Mr Charlton
Tabled May 4, 1989.

Miss Martel

Mr Kormos
Mr Mackenzie
Miss Martel
Tabled May 11, 1989.

Mr Hampton
Miss Martel
Tabled May 17, 1989.

Mr Charlton
Mr Wildman
Tabled May 18, 1989.

Mr Cooke (Windsor-Riverside)
Tabled May 23, 1989.

Miss Martel
Tabled May 29, 1989.

Ms Bryden
Tabled June 6, 1989.

Miss Martel
Tabled June 7, 1989.

Mr Kormos
Tabled June 8, 1989.
No. P7: Workers' Compensation (cont'd)

Ms Bryden
Mr Kormos
Tabled June 12, 1989.

Mr Kormos
Miss Martel

Mr Kormos
Tabled June 14, 1989.

Mr Kormos
Miss Martel
Mr Morin-Strom

Mr Kormos

Miss Martel

Mr Charlton
Mr Cooke (Windsor-Riverside)
Mr Farnan
Mrs Grier
Mr Hampton
Mr Kormos
Mr Mackenzie
Miss Martel
Mr Pouliot
Mr Wildman
No. P7: Workers' Compensation (cont'd)

Mr Charlton  
Mr Farnan  
Mrs Grier  
Mr Hampton  
Mr Mackenzie  
Miss Martel  
Mr Pouliot  

Mr Mackenzie  
Mr Reyrcraft  
  Tabled July 12, 1989.  

Mr Charlton  
Mr Cooke (Kitchener)  
Mr Farnan  
Mr Kormos  
Mr Mackenzie  

Mr Charlton  

No. P8: Water Supplies in Essex-Kent.

Mr McGuigan  
  Tabled May 4, 1989.  

Mr McGuigan  
  Tabled May 11, 1989.  

No. P9: Recycling of Phone Directories.

Mr Ferraro  
  Tabled May 4, 1989.  
No. P10: Victorian Order of Nurses.

Mr McLean

Mrs Sullivan
Mr Tatham
Tabled May 15, 1989.

Mr Owen
Tabled May 16, 1989.

Mr Cooke (Windsor-Riverside)
Tabled May 17, 1989.

Mr Elliot
Mrs Fawcett
Mr McCague
Mr Ray (Windsor-Walkerville)
Mr Reycraft
Tabled May 23, 1989.

Mr Black
Mr McCague
Tabled May 24, 1989.

Mr Pollock
Mr Sola

Mr Carrothers
Mrs Fawcett
Tabled May 29, 1989.

Mr Owen
Tabled June 6, 1989.

Mrs Sullivan
Tabled June 7, 1989.
No. P10: Victorian Order of Nurses (cont'd)

Mr Black
Mr McLean

Mr Ray (Windsor-Walkerville)
   June 14, 1989.

No. P11: Lower Insurance Rates.

Mr Reycraft
   Tabled May 11, 1989.

No. P12: Garbage Dumps in Durham.

Mrs Stoner
   Tabled May 15, 1989.

Mrs Stoner
   Tabled May 24, 1989.

Mrs Stoner

Mrs Stoner


Mr Adams
   Tabled May 17, 1989.

Mr Owen
Tabled May 18, 1989.  

Mr Morin-Strom
Mr Wildman
Tabled June 7, 1989.  

Mr Brown
Tabled June 14, 1989.  

Mr Campbell

Mr Runciman

Miss Martel
Tabled July 12, 1989.  

Mr MacDonald
Tabled October 11, 1989.  

Mr Eakins
Mrs Smith (London South)

Mr Faubert
Tabled November 6, 1989.  

Mr Owen
Tabled November 14, 1989.  
No. P14: French Language Services Act (cont'd)

Mr Laughren
Tabled November 15, 1989.

Mr Furlong
Miss Martel

Mrs Fawcett
Mr Fleet
Tabled November 22, 1989.

Mr Elliot
Mr Epp
Mrs Stoner

Mr Matrundola
Tabled December 12, 1989.

Mr Owen
Tabled December 13, 1989.

Mr Sterling
Mr Velshi
Tabled December 14, 1989.

Mr Breaugh
Tabled December 18, 1989.

Mr MacDonald
Mr Matrundola
Tabled December 19, 1989.

Mr McLean
Mr Owen
Tabled December 20, 1989.
No. P14: French Language Services Act (cont'd)

Mr Polsinelli
Tabled April 23, 1990.

Mr Wiseman
Tabled May 14, 1990.
Response Tabled June 14, 1990.

No. P15: Homes for the Aged.

Mr Adams
Tabled May 23, 1989.


Mr Morin-Strom
Tabled May 23, 1989.

Mr Johnston (Scarborough West)


Mr Ray (Windsor-Walkerville)
Tabled May 24, 1989.

Mr Carrothers
Tabled July 6, 1989.

Mr Wildman
Tabled November 2, 1989.

Mr Wildman
Tabled December 6, 1989.
No. P17: Animals in Product Testing (cont'd)

Mr Wildman
Tabled December 12, 1989.

Mr Brown
Tabled December 20, 1989.

Mr Wildman
Tabled March 22, 1990.
Response Tabled April 24, 1990.
See Sessional Paper No. P-17.

Mr Wildman

No. P18: Trespass to Property Act.

Mr Sterling
Tabled June 7, 1989.

Mr Sterling
Tabled June 8, 1989.

Mr Villeneuve
Tabled June 12, 1989.

Miss Roberts

Mr Villeneuve
Tabled June 20, 1989.

Mr Sterling

Mr Villeneuve
Tabled June 27, 1989.
No. P18: Trespass to Property Act (cont'd)

Mr Sterling
Tabled June 29, 1989.

Mr Sterling

Mr Sterling

Mr Dietsch
Tabled July 6, 1989.

Mr Sterling

Mr Sterling

Mr Sterling

Mr Sterling
Tabled July 26, 1989.

Mr Villeneuve
Tabled October 17, 1989.

Mr Sterling
Tabled March 26, 1990.
Response Tabled April 12, 1990.

Mr Sterling
Tabled April 19, 1990.
Response Tabled May 17, 1990.

Mr Sterling
Tabled June 28, 1990.
No. P19: Bounty System on Wolves.

Mr McLean
Tabled June 7, 1989.

No. P20: Meech Lake Accord.

Mr McLean


Mr Cousens
Tabled June 27, 1989.

No. P22: Babysitting in Lennox and Addington.

Mr MacDonald

No. P23: Highway 69.

Mr Campbell

No. P24: Evolutionism and Creationism.

Mr Smith (Lambton)

Mr Smith (Lambton)
Tabled July 18, 1989.

Mr Reycraft
Tabled March 29, 1990.
Response Tabled May 1, 1990.

Mrs Smith (London South)
Tabled April 23, 1990.
Response Tabled May 17, 1990.
No. P25: Adoption Fees.

Mr Beer
  Tabled July 12, 1989.

No. P26: Highways 638 and 561 Upgrade.

Mr Wildman
  Tabled July 18, 1989.

No. P27: Keele Valley Landfill Site.

Mr Beer
  Tabled July 24, 1989.

No. P28: Chronic Care Hospital.

Ms Bryden
Mr Cooke (Windsor-Riverside)
  Tabled July 24, 1989.

Mr Laughren
Mr Mackenzie
Mr Philip (Etobicoke-Rexdale)
Mr Reville
  Tabled July 24, 1989.

Mr Cooke (Windsor-Riverside)
  Tabled October 12, 1989.

Mr Cooke (Windsor-Riverside)
  Tabled October 30, 1989.

Mr Cooke (Windsor-Riverside)
  Tabled November 14, 1989.

Mr Cooke (Windsor-Riverside)
  Tabled November 22, 1989.
No. P28: Chronic Care Hospital (cont'd)

Mr Cooke (Windsor-Riverside)
Tabled December 11, 1989.

Mr Cooke (Windsor-Riverside)
Tabled December 18, 1989.

No. P29: Tobacco Sales to Minors.

Mr Allen
Tabled July 24, 1989.

Mr Allen
Tabled December 11, 1989.
Response Tabled March 29, 1990.

Mr Allen
Tabled December 12, 1989.
Response Tabled March 29, 1990.

No. P30: Commercial Concentration Tax.

Mr Philip (Etobicoke-Rexdale)
Tabled October 12, 1989.

Mr Philip (Etobicoke-Rexdale)
Tabled December 11, 1989.

No. P31: Water Disposal Site at Goulais River.

Mr Wildman
Tabled October 12, 1989.

No. P32: South Simcoe Local Government Study.

Mr McCague
Tabled October 12, 1989.
No. P33: Landfill Sites in Mississauga.

Miss Nicholas
Tabled October 17, 1989.

No. P34: Ontario Hydro.

Mr Smith (Lambton)
Tabled November 2, 1989.


Mr Charlton
Mr Kormos
Tabled November 8, 1989.

Mr Owen
Tabled December 13, 1989.

Mr Farnan
Tabled April 3, 1990.
Response Tabled April 23, 1990.

Mr Morin-Strom
Tabled April 4, 1990.
Response Tabled April 26, 1990.

Ms Bryden
Mr Charlton
Mr Laughren
Mr Pouliot
Tabled April 5, 1990.
Response Tabled April 26, 1990.
See Sessional Paper No. P-35

Mr Allen
Mr Ballinger
Tabled April 10, 1990.
No. P35: **Ontario Motorist Protection Plan (cont'd)**

Mr Ballinger  
Tabled May 8, 1990.  

Mr Cousens  
Tabled May 14, 1990.  

Mr Ballinger  

No. P36: **Private Water Systems.**

Mr Wildman  
Tabled November 15, 1989.  

No. P37: **"D" Class Liquor Stores.**

Mr Wildman  

No. P38: **Religious Freedom.**

Mr Pollock  

No. P39: **Farm Tax Rebate.**

Mr McCague  
Tabled December 4, 1989.  

No. P40: **Prince Edward Heights.**

Mr MacDonald  
Tabled December 6, 1989.  
No. P41: Tax Discrimination.

Mr Philip (Etobicoke-Rexdale)
Tabled December 11, 1989.

Mr Philip (Etobicoke-Rexdale)
Tabled December 13, 1989.
Response Tabled April 2, 1990.

Mr Philip (Etobicoke-Rexdale)
Tabled March 21, 1989.
Response Tabled April 12, 1990.

Mr Philip (Etobicoke-Rexdale)
Tabled April 11, 1990.

Mr Philip (Etobicoke-Rexdale)
Tabled April 19, 1990.
Response Tabled May 14, 1990.

Mr Philip (Etobicoke-Rexdale)
Tabled April 24, 1990.
Response Tabled May 17, 1990.

Mr Philip (Etobicoke-Rexdale)
Tabled April 26, 1990.

Mr Philip (Etobicoke-Rexdale)
Tabled May 8, 1990.

No. P42: French Language Catholic School

Mr Cooke (Windsor-Riverside)
Mr Pouliot
Tabled December 20, 1989.
No. P43: Landfill Site in Plympton

Mr Smith (Lambton)
Tabled March 26, 1990.
Response Tabled April 12, 1990.

Mr Brandt
Tabled April 2, 1990.

Mr Smith (Lambton)
Tabled April 9, 1990.
Response Tabled May 17, 1990.

No. P44: Traffic Signals on Highway 7 at Union Villa.

Mr Cousens
Tabled March 26, 1990.
Response Tabled April 12, 1990.
See Sessional Paper No. P-44.

No. P45: Independent Public Inquiry into Joel Bondy's Death.

Mr Cooke (Windsor-Riverside)
Tabled March 26, 1990.


Mr Cooke (Windsor-Riverside)
Tabled March 26, 1990.
Response Tabled April 24, 1990.

Mr Kormos
Tabled March 29, 1990.
Response Tabled April 24, 1990.

Mr Allen
Mr Kormos
Ms Martel
Mr Morin-Strom
Mr Philip (Etobicoke-Rexdale)
    Tabled April 3, 1990.
    Response Tabled April 24, 1990.

Ms Bryden
Mr Farnan
Mr Laughren
Mr Mackenzie
Miss Martel
Mr Philip (Etobicoke-Rexdale)
Mr Wildman
    Tabled April 4, 1990.
    Response Tabled April 24, 1990.

Mr Mackenzie
Mr Philip (Etobicoke-Rexdale)
    Tabled April 5, 1990.
    Response Tabled April 24, 1990.

Miss Martel
Mr Morin-Strom
    Tabled April 9, 1990.
    Response Tabled May 7, 1990.

Mr Hampton
    Tabled April 10, 1990.

No. P47: Representation Act

Mr MacDonald
    Tabled April 3, 1990.

Mr Morin-Strom
Tabled April 5, 1990.


Mr Cousens
Tabled April 5, 1990.

No. P50: Threshold Definition of Bill 68.

Ms Bryden
Mr Charlton
Mr Cooke (Windsor-Riverside)
Mr Morin-Strom
Mr Philip (Etobicoke-Rexdale)
Mr Wildman
Tabled April 9, 1990.

Mr Cooke (Windsor-Riverside)
Tabled April 23, 1990.
Response Tabled May 17, 1990.

Mr Cooke (Windsor-Riverside)
Tabled May 7, 1990.

No. P51: Adult Moose Tag.

Mr Wildman
Tabled April 9, 1990.
Response Tabled May 7, 1990.

No. P52: Demande d'une nouvelle école primaire à Limoges.

M. Poirier
Déposée le 19 avril 1990.
Réponse déposée le 19 juin 1990.
Voir document parlementaire n° P-52.
No. P53: Reconstruction de l'école Sainte-Euphémie, Casselman.

M. Poirier
Déposée le 19 avril 1990.
Réponse déposée le 19 juin 1990.
Voir document parlementaire n° P-53.

No. P54: Disposable Diapers.

Mrs Grier
Tabled May 1, 1990.
See Sessional Paper No. P-54.

Mr Kormos
Tabled May 7, 1990.
See Sessional Paper No. P-54.

No. P55: Demande d'un conseil scolaire de langue française dans Prescott-Russell.

M. Poirier
Déposée le 8 mai 1990.
Réponse déposée le 14 juin 1990.
Voir document parlementaire n° P-55.

M. Poirier
Déposée le 14 juin 1990.
Réponse déposée le 28 juin 1990.
Voir document parlementaire n° P-55.

M. Poirier
Déposée le 27 juin 1990.

M. Daigeler
Déposée le 28 juin 1990.


Mr Cordiano
Tabled May 8, 1990.


Mr Ray (Windsor-Walkerville)
Tabled May 14, 1990.
No. P58: Funding to Local School Boards.

Mr Cooke (Windsor-Riverside)
Tabled May 14, 1990.

Mr Allen
Mr Wildman

Mr Bossy
Tabled June 27, 1990.

No. P59: Religious Education in Public Schools.

Miss Roberts
Tabled May 29, 1990.

Miss Roberts
Tabled May 31, 1990.

Miss Roberts

Miss Roberts

Miss Roberts

Mr Cooke (Kitchener)
Tabled June 27, 1990.
No. P60: Municipal Organization of Sault North Communities.

Mr Wildman
See Sessional Paper No. P-60.

Mr Wildman
Tabled June 12, 1990.
See Sessional Paper No. P-60.

Mr Wildman


Mr Wildman
Tabled June 6, 1990.


Mr Kozyra
Tabled June 7, 1990.

No. P63: Dental Care for Seniors.

Ms Poole
Tabled June 7, 1990.

No. P64: Marmoraton Mine Site for Waste Disposal.

Mr Pollock
Tabled June 7, 1990.
See Sessional Paper No. P-64.

No. P65: Affordable Housing.

Mr Cooke (Windsor-Riverside)
Tabled June 12, 1990.

Mr Morin-Strom

No. P67: Buckhorn Wilderness Centre.

Mr Adams
Tabled June 27, 1990.

No. P68: Support and Custody Orders Enforcement Program.

Mr Hampton
Tabled June 28, 1990.

No. P69: Northern Health Travel Grant Program.

Mr Hampton
Tabled June 28, 1990.
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

WHEREAS it is expedient for certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario WE DO WILL THAT you and each of you and all others in this behalf interested, on Tuesday, the twenty-fifth day of April, 1989 now next, at 3.00 o'clock p.m., at Our City of Toronto, personally be
and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT

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

WITNESS:

THE HONOURABLE 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 fourth day of April, in the year of Our Lord one thousand nine hundred and eighty-nine and in the thirty-eighth year of Our Reign.

BY COMMAND

RICHARD PATTEN
Minister of Government Services.

3.00 P.M.

This being the first day of the Second Session of the Thirty-fourth Parliament convoked by Proclamation of the Lieutenant Governor for the despatch of business, and the members of the House having assembled:—

His Honour the Lieutenant Governor entered the Legislative Chamber and, having taken his seat on the Throne, was pleased to open the Session by making the following gracious speech:—

Speaker and Members of the Legislative Assembly:

Bienvenue à l'ouverture de la Deuxième Session de la Trente-quatrième Législature de la Province de l'Ontario.

Since taking office, my Government has charted a course for securing a better future for the people of Ontario. We will continue to be guided by our reform agenda.

This Session, my Government will address the following priorities:

1. Building on our economic strengths to ensure tomorrow's growth.

2. Investing in the future of our children by making our education system a more effective springboard to opportunity.
3. Reforming social assistance to help people move from dependence to self-reliance.

4. Keeping our communities and neighbourhoods safe and secure.

5. Promoting healthy lifestyles and preserving quality health care.

6. Providing leadership in environmental protection.

Today, my Government will outline in general terms its approach for meeting these priorities. In the days ahead, Cabinet Ministers will provide details with respect to these initiatives as well as other important areas of government policy.

To achieve many of our objectives, the Government of Canada must honour its funding commitments to joint programs. My Government is deeply disturbed by past cutbacks and the erosion of federal commitments to joint programs in areas such as Health, Environment, Post-secondary Education, Training, Housing, and Forestry.

These programs are basic to Canada's unique character. Further cutbacks in federal participation and commitment will weaken our ability to achieve economic and social priorities.

1. BUILDING ON OUR ECONOMIC STRENGTHS TO ENSURE TOMORROW'S GROWTH

We must continue to have a dynamic and growing economy to preserve and enhance our quality of life.

Ontario has outpaced the industrialized world in economic expansion since 1982. Our economy has grown by 41 percent and has created 800,000 new jobs.

We cannot take this success for granted, we must continue to provide the leadership to build on our economic strengths and ensure tomorrow's growth.

The Premier's Council on Technology has presented an action plan for competing in the international marketplace. We must adjust to a global economy that is characterized by greater competition, rapid technological innovation and diffusion, explosive growth of service industries, and the emergence of new trading blocs.

My Government will provide leadership by:

• Aggressively pursuing new markets for our goods and services.

• Targeting assistance to industries that provide maximum benefits for both workers and the economy.

• Supporting the growth of Ontario-based companies as they compete in the global economy.

• Fostering an entrepreneurial culture that promotes the growth of new businesses.
Our primary emphasis will be placed on improving Education, Training and Adjustment Programs.

To invest in developing the skills of our people, my Government will:

• Support apprenticeship and other training arrangements that combine education and on-the-job training.

• Help our workers to overcome barriers to training and employment.

• Assist the re-employment efforts of workers, particularly older workers, affected by layoffs and plant closures.

• Address present and anticipated shortages of skilled workers.

Next year, 1990, will be the International Year of Literacy. The inability to read is both a human and economic tragedy, whether reflected in the eyes of a parent unable to read a bedtime story to a child, or a worker unable to pursue career advancement. My Government will act to improve the basic literacy skills of our workforce.

2. EDUCATION: A SPRINGBOARD TO OPPORTUNITY

A purposeful and relevant education system is the key to realizing both the economic potential of our Province and the individual potential of our people.

Our elementary schools must assist our children to develop basic learning and social skills in their early years. They must build on that foundation by setting high standards for achievement in subsequent years.

Our secondary schools must give our students the chance to acquire advanced knowledge, and provide them with bridges to post-secondary education and the world of work.

At each of these levels a sense of excellence must be instilled.

My Government is determined to improve the quality of education for our children. New initiatives will refocus our education system from kindergarten to the end of secondary school.

THE FOUNDATION YEARS—JUNIOR AND SENIOR KINDERGARTEN

The early childhood years are the most important years for acquiring basic learning and social skills. The quality of education that our children receive in these critical foundation years will largely determine their ability to succeed at school and in later years.

My Government believes that children have the capacity to benefit from education at an earlier age. Our education system must build on their natural curiosity and their capacity for early learning.

My Government's long-term vision is to make the opportunity for full-day junior and senior kindergarten available to all four and five-year-olds.
As a first step, my Government will:

- Ensure that all school boards offer half-day junior kindergarten for four-year-olds as well as half-day senior kindergarten for five-year-olds.
- Provide funding for school boards to offer full-day senior kindergarten programs, where classroom space permits.

These two initiatives will, over the next five years, provide parents with an opportunity to place their children in a stimulating learning environment at an early age.

**THE FORMATIVE YEARS—GRADES ONE TO SIX**

As students move through the school system they must continue to develop a wider range of learning and life skills.

As part of an ongoing effort to improve the standard of education, my Government has introduced a wide variety of initiatives, including a commitment to reduce class sizes in grades one and two. That initiative will be completed next year.

My Government will also:

- Revitalize the curriculum from grades one to six by focusing on the development of literacy, analytical, and communications skills.
- Place a greater emphasis on assessing student performance and providing remedial help.

**THE TRANSITION YEARS—GRADES SEVEN TO NINE**

Grades seven to nine are critical years for helping students make the transition from the basic learning years in elementary school to more advanced and specialized studies in secondary school. My Government will restructure those years to ensure a smoother transition.

My Government is particularly concerned that we are requiring students to make career choices at an age when they have not yet discovered their full potential.

Therefore, my Government will:

- Ensure a core curriculum in grades seven, eight and nine that emphasizes the development of basic skills and progressive problem-solving.
- Eliminate streaming in grade nine.

**THE SPECIALIZATION YEARS—GRADES TEN TO TWELVE**

Our secondary school programs must build on the foundation of acquired learning skills. They must assist students to make informed career choices, and address the broader economic needs of our Province for a highly-skilled workforce.
My Government will:

- Develop the final years of secondary school, grades 10-12, as years of specialization.
- Redesign technological education through updating and consolidating curriculum as well as renewal of teaching equipment. This will be undertaken in partnership with business, labour and our communities.

Grâce à ces mesures, nos enfants auront la possibilité d’acquérir les connaissances et compétences indispensables pour réussir sur le marché du travail ou dans leurs études postsecondaires.

We are determined to invest in the future of our children by making our school system a more effective springboard to opportunity.

3. SOCIAL ASSISTANCE: MOVING FROM DEPENDENCE TO SELF-RELIANCE

In 1988-89, Ontario provided $2 billion for social assistance—an increase of more than 60 percent since 1984-85. Yet the number of people needing social assistance continues to grow.

In the midst of great wealth, many single mothers must rely upon the generosity of others to help provide for their children. Many children are unable to reap the benefits of schooling because the pangs of hunger override the thirst for knowledge.

Poverty is often the lead domino in a chain of problems that encompasses poor health, a shorter life, and lower educational achievement.

As a caring society, we cannot stand by and allow this tremendous loss of individual potential.

My Government recognizes that a new approach is needed. We must do a better job of providing all children with the possibility of a better way of life and the means of attaining it.

We must assist individuals to move from a life of dependence to a life of self-sufficiency.

We will continue to meet the needs of those who are unable to be self-sufficient. For those on social assistance who are capable of being self-reliant, we must do a better job of helping them to move into the mainstream by transforming welfare cheques into pay cheques.

Accordingly, my Government’s reforms to the social assistance system will include:

- Increased payments for shelter support to persons on social assistance.
- Removal of barriers which serve as disincentives to work.
• Expansion of the network of employment counselling, referral, basic training and job preparation programs.

• increased children’s benefits.

My Government recognizes that social assistance reform must be viewed as a shared responsibility. Progress in this area will require the financial support and cooperation of all levels of government and the community at large.

4. SAFE AND SECURE COMMUNITIES

We all take pride in the safety of our communities. Maintaining this sense of security is critical to our Province’s future well-being and development.

My Government is concerned about the recent adverse effects on the quality of life in our communities caused by drug and alcohol abuse, racial tension, and incidents of violence.

My Government will introduce a comprehensive anti-drug strategy which will consist of:

• Education and prevention programs, including anti-drug education in primary and secondary schools, and community-based programs in high-risk neighbourhoods.

• A wider range of treatment programs including employee assistance programs.

• Expansion of Ontario’s drug enforcement capacity, including a strengthened OPP Drug Enforcement Unit.

My Government will undertake a number of other measures to protect the quality of life in our communities, including:

• Expanding our efforts to prevent violence against women and children.

• Providing enhanced race relations training to better equip police to respond to the diverse needs of the community they serve.

• Working with the OPP and all municipal police forces to promote racial equality in employment.

• Urging the Federal Government to effect immediate changes to the Young Offenders Act.

• Reforming our court system to provide improved access to justice.

5. PROMOTING HEALTHY LIFESTYLES AND PRESERVING QUALITY HEALTH CARE

My Government believes that, as a matter of principle, every person is entitled to have access to quality health care regardless of ability to pay.
We are determined to preserve that principle despite the pressures of an aging population, the rapidly escalating cost of medical technology, and the emergence of new diseases.

In 1987, my Government established the Premier’s Council on Health Strategy. The Council—which represents a partnership among business, labour, government, universities, health care professionals and consumers—is providing advice on how to better meet our future health needs.

The Council has developed a broader vision of health for Ontario. This vision recognizes that good health is dependent upon: a safe, non-violent environment; adequate income, housing, food and education; and, a person’s valued role in family, work and the community.

The Council has identified five health goals:

• Shifting the emphasis from treatment after-the-fact to health promotion and disease prevention.

• Fostering strong and supportive families and communities.

• Ensuring a safe and high-quality physical environment.

• Increasing the number of years of good health for Ontarians by reducing illness, disability and premature death.

• Providing accessible, affordable, appropriate health services for all.

My Government will introduce a number of initiatives to help realize these goals, including specific measures to address specialty care needs in areas such as emergency services, cancer care, cardiovascular services, dialysis, trauma, aids and maternal and infant health.

6. CONTINUING LEADERSHIP IN ENVIRONMENTAL PROTECTION

A clean and safe environment is one of the cornerstones of our effort to promote better health. Ontario will continue to demonstrate leadership in environmental protection to ensure the quality of our air, water and food.

We recognize that this will require a broad effort that involves individuals, business and all levels of government. Environmental protection must be a shared responsibility.

As part of a global effort, we will encourage everyone to reduce, re-use, recycle and recover waste. In addition to preventing future environmental abuse, we will continue to restore environmentally damaged areas.

My Government will introduce measures such as:

• Requiring that vapours produced by automobile fuels, which contribute to air pollution, be reduced.

• Strict control standards to cut automobile-produced acid rain emissions by one-third by the year 2000.
• A comprehensive Ontario Waste Reduction Strategy designed to meet the target of reducing Ontario's solid waste by 50 percent by the year 2000.

• Programs to stimulate the development of pollution abatement technologies.

• A new lottery fund, "CLEANTARIO", to help finance our ongoing efforts to protect our environment.

• Programs to encourage more efficient water use and conservation by both industries and individuals.

• Educational programs to help students develop a greater sense of personal responsibility for environmental protection.

BUILDING A BETTER FUTURE FOR OUR CHILDREN

My Government's foremost concern is to build a better future for our children.

We want to ensure that every child is nurtured in an environment that provides adequate food, clothing and shelter. We know that we must attend to those basic needs if our children are to realize their full potential.

We want our children to grow up in communities that are safe and secure—free of the fear of crime, free of physical abuse, and free of the tyranny of drug and alcohol abuse.

We want our children to grow up in a society that promotes healthy living—in its homes, in its schools, and in its places of work.

We want our children's individual efforts at living healthy lifestyles to be matched by a greater shared responsibility for our environment. We know that we must ensure that economic growth and environmental protection go hand in hand.

We want to provide our children with the basic knowledge and learning skills needed to seize the opportunities offered by the very different world of the 21st century.

Nous voulons qu'en envisageant l'avenir nos enfants aient confiance en leurs aptitudes, soient fiers de leur diversité et n'éprouvent aucune inquiétude quant à leur qualité de vie.

Ontario is a prosperous society. Our Province is a safe, clean and healthy place in which to live. We must make sure that it remains that way—for all Ontarians.

Puissethe Divine Providence vous guider dans vos délibérations.

In our Sovereign's name, I thank you.

God Bless the Queen and Canada.
His Honour was then pleased to retire.


PRAYERS

3.25 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 amend the Ontario Municipal Board Act.  Mr Scott.

On motion by Mr Conway,

Ordered, That the Speech of His Honour the Lieutenant Governor to this House be taken into consideration tomorrow, Wednesday, April 26, 1989.

In accordance with the Order of the House of Thursday, March 2, 1989, the following Orders were continued at the same stage of business for the House and its committees as at the prorogation of the First Session of the Thirty-fourth Parliament:—

GOVERNMENT BILLS AND ORDERS

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

Second Reading Bill 93, An Act to revise the Justices of the Peace Act.  Mr Scott.

Deuxième lecture Projet de loi 93, Loi portant révision de la Loi sur les juges de paix.  M. Scott.

Second Reading Bill 99, An Act to amend the Ministry of Transportation and Communications Act.  Mr Fulton.

Second Reading Bill 101, An Act to repeal the Ministry of Transportation and Communications Creditors Payment Act.  Mr Fulton.

Second Reading Bill 102, An Act to amend the Construction Lien Act, 1983.  Mr Fulton.

Second Reading Bill 155, An Act to amend certain Acts respecting Insurance.  Mr Elston.

Deuxième lecture Projet de loi 163, Loi portant création du ministère des Institutions financières.  M. Elston.


Second Reading Bill 200, An Act to confirm a certain Agreement between the Governments of Canada and Ontario.  Mr Scott.

Second Reading Bill 201, An Act to amend the Municipal Act.  Mr Eakins.

Second Reading Bill 204, An Act to amend the Power Corporation Act.  Mr Wong.


Second Reading Bill 211, An Act to revise the Rental Housing Protection Act, 1986.  Ms Hošek.

Second Reading Bill 218, An Act to amend the Environmental Protection Act.  Mr Bradley.


Resuming the Adjourned Debate on the Motion for Adoption of the Recommendations contained in the Sixteenth Report 1988 of the Standing Committee on the Ombudsman.

Resuming the Adjourned Debate on the Motion for Adoption of the Recommendations contained in the First Report of the Select Committee on Education.

Suite du débat ajourné sur la motion pour l’adoption des recommandations contenues dans le premier rapport du Comité spécial sur l’Éducation.

Resuming the Adjourned Debate on the Motion for Adoption of the Recommendations contained in the Seventeenth Report 1989 of the Standing Committee on the Ombudsman.
Resuming the Adjourned Debate on the Motion for Adoption of the Recommendations contained in the Report on Ontario Hydro's Draft/Demand Planning Strategy of the Select Committee on Energy.


BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE


Bill 145, An Act to prohibit the Sale of Gun Replicas.  Mr Farnan.

Bill 149, An Act to amend the Trespass to Property Act.  Mr Scott.

Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs.  Mr Scott.

STANDING COMMITTEE ON GENERAL GOVERNMENT

Bill 119, An Act to amend the Ontario Lottery Corporation Act.  Mr Nixon. (Brant-Haldimand)

Bill 170, An Act to revise several Acts related to Aggregate Resources.  Mr Kerrio.

STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bill Pr15, An Act respecting the City of Toronto.  Mr Kanter.

STANDING COMMITTEE ON RESOURCES DEVELOPMENT


Bill 129, An Act to regulate the Care of Animals kept for Exhibition or Entertainment.  Mr Philip (Etobicoke-Rexdale).
Bill 162, An Act to amend the Workers' Compensation Act.  Mr Sorbara.

Bill 190, An Act to amend the Animals for Research Act.  Mr Wildman.

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 50, An Act to provide for Community Mental Health Services.  Mr Reville.

Bill 124, An Act to amend the Children's Law Reform Act.  Mr Scott.

Bill 143, An Act to provide for Certain Rights for Deaf Persons.  Mrs Stoner.

Bill 147, An Act respecting Independent Health Facilities.  Mrs Caplan.

Bill 157, An Act to authorize Municipalities to pass By-laws respecting smoking in the Workplace and in Enclosed Public Places.  Mr Sterling.

Bill 194, An Act to restrict Smoking in Workplaces.  Mr Sorbara.

MATTERS REFERRED TO SELECT COMMITTEES

SELECT COMMITTEE ON EDUCATION

Consider and report on the role of the formal elementary and secondary school system in the successful transition of young students to adulthood.

MATTERS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY


Review of the Report of the Chief Election Officer including recommended legislative changes 1988 (Sessional Paper No. 325) and other areas related to the election process.

The House then adjourned at 3.27 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:—


Association of Professional Engineers of Ontario Annual Report 1987 (No. 20) (Tabled April 25, 1989)—Referred to the Administration of Justice Committee.

Civil Service Commission Annual Report for the fiscal year ending March 31, 1988 (No. 9) (Tabled April 3, 1989)—Referred to the Government Agencies Committee.


Compendium:—

Bill 1, An Act to amend the Ontario Municipal Board Act (No. 18) (Tabled April 25, 1989).


Ministry of Culture and Communications Annual Report for the fiscal year ending March 31, 1988 (No. 7) (Tabled March 22, 1989)—Referred to the Administration of Justice Committee.


Provincial Electoral Districts, Profile of Ontario's, Ministry of Treasury and Economics (No. 17) (Tabled April 20, 1989).

Registrar General, Office of the, Annual Report for the year ending December 31, 1987 (No. 5) (Tabled March 7, 1989)—Referred to the Administration of Justice Committee.


SECOND DAY
WEDNESDAY, APRIL 26, 1989

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 26, 1989).  Mr Elliot and Mr Epp.
Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled April 26, 1989). Miss Roberts.

Petition relating to Lord’s Prayer (Sessional Paper No. P-3) (Tabled April 26, 1989). Mr Pollock.

Petition relating to Runnymede Development Corporation (Sessional Paper No. P-4) (Tabled April 26, 1989). Mr Johnston (Scarborough West).

Mrs O’Neill (Ottawa-Rideau) 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 194, An Act to restrict Smoking in Workplaces. Ordered referred to the Committee of the Whole House.

Mr Elliot 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 170, An Act to revise several Acts related to Aggregate Resources. Ordered for Third Reading.

Pursuant to the Order of the House of March 2, 1989, Mr Cooke (Kitchener) from the Standing Committee on Finance and Economic Affairs presented the Committee’s Report on Pre-Budget Consultation, 1989 and moved the adoption of its recommendations (Sessional Paper No. 11) (Tabled April 5, 1989).

On motion by Mr Cooke (Kitchener),

Ordered, That the debate be adjourned.

On motion by Mr Conway,

Ordered, That the appointment of Michael C. Ray, member for the Electoral District of Windsor-Walkerville, as Deputy Chairman of the Committees of the Whole House be continued for the 2nd Session of the 34th Parliament.

On motion by Mr Conway,
Ordered. That, notwithstanding Standing Order 71, private members' public business not be considered until the first Thursday following the completion of the Throne Debate and that the requirement for notice be waived with respect to ballot items 1 to 4 inclusive.

On motion by Mr Conway,

Ordered, That, notwithstanding Standing Order 2 (a), the House shall meet at 1.30 p.m. on Thursday, April 27, 1989 and Thursday, May 4, 1989.

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

Bill Pr1, An Act respecting the City of Toronto. Mr Kanter.

Bill Pr19, An Act to revive the Port Bruce Boat Club. Miss Roberts.

Pursuant to Standing Order 37 (a), Mr Kormos moved that the ordinary business of the House be set aside to discuss a matter of urgent and pressing concern, namely: the crisis in auto insurance for Ontario drivers created by the government's incompetent and incoherent response to rapidly increasing insurance rates, namely its rejection of public insurance in favour of an Auto Insurance Board, which the government continues to undermine in the face of growing refusals by the industry to write insurance policies in Ontario.

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.

THIRD DAY
THURSDAY, APRIL 27, 1989

PRAYERS

1.30 P.M.

Following remarks by Mr Sorbara, Mr Mackenzie and Mr Brandt, the House, with unanimous consent, observed a minute of silence in remembrance of Worker Memorial Day.
Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled April 27, 1989) Mr Adams.


Petition relating to Size Limits on Game Fish (Sessional Paper No. P-6) (Tabled April 27, 1989) Mr Adams.

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,

Mrs Fawcett moved, seconded by Mr Velshi,

The 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.

And a debate having ensued, it was,

On motion by Mr Pouliot,

Ordered, that the debate be adjourned.

The House then adjourned at 4.50 p.m.

FOURTH DAY
MONDAY, MAY 1, 1989

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 Twelfth Report of the Commission on Election Finances containing recommendations in respect of the Indemnities and Allowances of the Members of the Legislative Assembly (Sessional Paper No. 21) (Tabled May 1, 1989). Referred to the Government Agencies Committee.

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


Bill 5, An Act to amend the Education Act.  Mr Ward.

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 South Simcoe Railway Heritage Corporation. Mr McCague.

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

The debate was resumed, and after some time,

Mr Rae (York South) moved,

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

This House, however, regrets that the Speech from the Throne simply confirms the slide of this government into the complacent drift of a huge majority, and condemns the government for:

• failing utterly to address the issue of tax justice, despite the predictably draconian tax unfairness of the federal Tory budget, while continuing its unprecedented financial squeeze on municipalities;

• ignoring the garbage crisis in Ontario, while trivializing our environmental problems with its proposed lottery;

• continuing its attack on the rights of working people through its proposed changes to workers’ compensation and its broken promises on pensions;
- playing politics with social assistance, proposing much, much less than the first phase of the Thomson Report's recommendations while signalling buck-passing on the costs;

- making empty promises on education reform by failing to back up commitments with financial support.

- and leaving untouched and unmentioned an extraordinary range of issues facing the people of Ontario, including car insurance, home care, the North, housing, energy, the nursing shortage, the teacher shortage, post-secondary education, employment equity, health and safety, agriculture, and employment standards, among others.

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

And, after some time, it was,

On motion by Mr Harris,

Ordered, that the debate be adjourned.

The House then adjourned at 5.00 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 2, An Act to amend the Courts of Justice Act, 1984 (No. 22) (Tabled May 1, 1989).


Bill 5, An Act to amend the Education Act (No. 24) (Tabled May 1, 1989).
Pursuant to Standing Order 31 (b), the following Petition was presented:

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 2, 1989)  Mrs Grier, Mr Pelissero and Mr Pollock.

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

Bill Pr10, An Act to revive 561239 Ontario Inc.  Mr Chiarelli.

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

The debate was resumed, and after some time,

Mr Brandt moved,

That 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 be further amended by striking out everything after the phrase, “and leaving untouched and unmentioned an extraordinary range of issues facing the people of Ontario” and substituting the following:

“In particular:

• The continued mismanagement of the provincial taxpayer's dollars and lack of planning for fiscally responsible public policies;

• The failure on the part of the government to come to grips with the serious shortage of affordable housing in the large urban centres of the Province;

• The confusion and lack of leadership demonstrated by the government with respect to automobile insurance;

• The lack of financial commitment and planning to continue the move toward increasing community based health care begun by the previous government and the failure to mention home care in particular;

• The aging of our society and the need for public policy initiatives to assist the seniors of the Province;
The continuing practice of the government to offload its responsibilities to other levels of government. In particular their attitude toward worker training, retraining and work force management and their continued delegating of provincial responsibilities to the municipalities;

The total absence of any acknowledgement of the vital role of resource policies for the provincial economy including agriculture, mining, forestry, tourism and, energy;

The failure on the part of the government to present a program which recognizes and would address the problems of regional disparities of the North and the East;

The government's willful blindness to the growing shortage of nurses, teachers and other professionals and skilled trades persons, which if they persist will threaten the viability of our economy, the competitiveness of our industries, and the quality of our public services.

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

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.

SIXTH DAY
WEDNESDAY, MAY 3, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 3, 1989)  Mr Keyes.

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 3, 1989)  Mr Mackenzie and Miss Martel.

Debate was resumed on the Amendment to 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,
And, after some time, it was,

On motion by Mr Offer,

Ordered, that the debate be adjourned.

The House then adjourned at 6.00 p.m.

SEVENTH DAY
THURSDAY, MAY 4, 1989

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 4, 1989)  Mr Charlton.


Petition relating to Recycling of Phone Directories (Sessional Paper No. P-9) (Tabled May 4, 1989)  Mr Ferraro.

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

Bill 6, An Act to amend certain Statutes to create Heritage Day and Civic Holiday as Public Holidays.  Mr Fleet.

Bill 7, An Act respecting Heritage Day.  Mr McLean.

Debate was resumed on the Amendment to 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,

And, after some time, it was,

On motion by Mr Mackenzie,

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:—


EIGHTH DAY
MONDAY, MAY 8, 1989

Prayers 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 8, 1989) Miss Martel.

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 8, 1989) Mr McLean.

On motion by Mr Conway,

Ordered, That Mr Miclash and Mr Owen, Mr Dietsch and Mr Matrundola, and Mr Pouliot and Mrs Grier exchange places respectively in the order of precedence for private members' public business.

The following Bill was introduced and read the first time:—
Bill 8, An Act to provide for the Licensing of Motor Boat Operators. **Mr McLean.**

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

Bill Pr9, An Act respecting the City of Windsor. **Mr Cooke** (Windsor-Riverside).

Bill Pr11, An Act respecting the City of Windsor. **Mr Cooke** (Windsor-Riverside).

On motion by Mr Conway,

**Ordered,** That the membership on the standing committees of the House for the 2nd Session of the 34th Parliament be as follows:

**Standing Committee on Administration of Justice**

Mr Callahan
Mr Chiarelli
Mr Hampton
Mr Kanter
Mr Kormos
Mr Mahoney
Mr McGuinty
Mr Offer
Mr Polsinelli
Mr Runciman
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 Pope

**Standing Committee on General Government**

Ms Bryden
Mr Callahan
Mr Charlton
Mr Cordiano
Mr Cureatz
Mr Elliot
Mr Faubert
Mr Fleet
Mr McLean
Mr Ruprecht
Mr Sola

Standing Committee on Government Agencies

Mr Ballinger
Mr Breaugh
Mr Farnan
Mrs Marland
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 Farnan
Mr Johnson (Wellington)
Mr Matrundola
Mr McClelland
Mr Morin
Mr Sterling
Mrs Stoner
Mrs Sullivan

Standing Committee on the Ombudsman

Mr Bossy
Ms Bryden
Mr Carrothers
Mr Cousens
Mr Henderson
Mrs LeBourdais
Mr Lupusella
Mr MacDonald
Miss Nicholas
Mr Philip (Etobicoke-Rexdale)
Mr Pollock
Standing Committee on Public Accounts

Mr Adams
Mr Ballinger
Mr Charlton
Ms Collins
Mr Cousens
Mrs Fawcett
Miss Nicholas
Mr Nixon (York Mills)
Mr Philip (Etobicoke-Rexdale)
Mr Pouliot
Mr Villeneuve

Standing Committee on Regulations and Private Bills

Mr Black
Mr Furlong
Mr Keyes
Mr Leone
Mr Mackenzie
Mr McCague
Mr Miclash
Mr Morin-Strom
Mr Pollock
Mr Smith (Lambton)
Mr Sola

Standing Committee on Resources Development

Mr Brown
Mr Dietsch
Mr Laughren
Mr Lipsett
Mrs Marland
Miss Martel
Mr McGuigan
Mrs Stoner
Mr Tatham
Mr Wildman
Mr Wiseman

Standing Committee on Social Development

Mr Allen
Mr Beer
Mr Carrothers
Mrs Cunningham
Mr Daigeler
Mr Jackson
Mr Johnston (Scarborough West)
Mr Neumann
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 following Routine Proceedings; 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 Thursday afternoons following Routine Proceedings; the Standing Committee on Government Agencies may meet on Wednesday mornings; the Standing Committee on the Legislative Assembly may meet on Wednesday afternoons following Routine Proceedings; 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 following Routine Proceedings; and the Standing Committee on Social Development may meet on Monday, Tuesday and Thursday afternoons following Routine Proceedings; 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 Amendment to the Motion for an Address in Reply to the Speech of His Honour the Lieutenant Governor at the Opening of the Session,

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.
Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 9, 1989)  Mr Wiseman.

Petition relating to Lord's Prayer (Sessional Paper No. P-3) (Tabled May 9, 1989)  Mr Pollock.

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

Bill Pr12, An Act respecting The Madawaska Club Limited.  Mr Black.

Debate was resumed on the Amendment to 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,

And, after some time, it was,

On motion by Miss Nicholas,

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:—

Metropolitan Toronto Convention Centre Corporation Annual Report for the year ended March 31, 1988 (No. 26) (Tabled May 9, 1989)—Referred to the Government Agencies Committee.
TENTH DAY
WEDNESDAY, MAY 10, 1989

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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 10, 1989) Mr Reycraft.

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 10, 1989) Mr Morin-Strom and Mr Reycraft.

---

Mr McLean from the Standing Committee on Government Agencies presented the Committee's Report on Agencies, Boards and Commissions (No. 15) and moved its adoption (Sessional Paper No. 27) (Tabled May 10, 1989).

On motion by Mr McLean,

Ordered, That the debate be adjourned.

---

The following Bill was introduced and read the first time:

Bill 9, An Act to amend certain Statutes to create Heritage Day and Civic Holiday as Public Holidays. Mr Fleet.

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Before the Orders of the Day, in the absence of Mrs Grier,

Mr Rae (York South) moved, pursuant to Standing Order 37 (a), that the ordinary business of the House be set aside to discuss a matter of urgent and pressing concern, namely: the public health threat that exists in Ontario as a result of the illegal distribution and sale of contaminated fuels and the failure of the Minister of the Environment to move to protect public health, although knowing of this threat for several months.

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.

---

With unanimous consent, the House reverted to "Motions".

On motion by Mr Conway,
Ordered, That notwithstanding the Order of the House of April 26, 1989, private members' public business shall be considered tomorrow, Thursday, May 11, 1989, at 10.00 a.m.

The House then adjourned at 6.00 p.m.

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ELEVENTH DAY
THURSDAY, MAY 11, 1989

PRAYERS 10.00 A.M.

Mr Owen moved,

That, in the opinion of this House, recognizing the unique nature of owned-home leased lot retirement communities, the Government of Ontario should undertake a review of these communities that would include: the apportionment of common amenities and services; tenure arrangements including leaseholds, life leases and condominiums; verification of maintenance and operating expenditures; contractual restrictions on the right of resale of units; the absence of fiduciary regulation; the registrability of leases and the role of rent regulation for these communities.

A debate arising, at 10.55 a.m., further proceedings were reserved until 12.00 noon.

Mr Cooke (Windsor-Riverside) then moved,

That, in the opinion of this House, recognizing the inability of the Liberal government to ensure auto insurance protection for Ontarians or progressive reform of the workers' compensation system, and recognizing that numerous government studies have supported the concept of a universal sickness and accident system; the Government of Ontario should introduce legislation during its current mandate to implement a universal sickness and accident insurance program; and further that this legislation should be based on the results of a widespread open public consultation held between now and the introduction of a bill.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Owen's Resolution Number 6, the question, having been put, was declared carried, and it was,

Resolved That, in the opinion of this House, recognizing the unique nature of owned-home leased lot retirement communities, the Government of Ontario should undertake a review of these communities that would include: the apportionment of common amenities and services; tenure arrangements including leaseholds, life leases and condominiums; verification of maintenance and operating expenditures; contractual restrictions on the right of resale of units; the absence of
fiduciary regulation; the registrability of leases and the role of rent regulation for these communities.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Cooke's Resolution Number 4, the question, having been put, was lost on the following division:—

**AYES**

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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 May 11, 1989) **Mr Owen.**

Petition relating to Lord's Prayer (*Sessional Paper No. P-3*) (Tabled May 11, 1989) **Mr Reycraft.**

Petitions relating to Workers' Compensation (*Sessional Paper No. P-7*) (Tabled May 11, 1989) **Mr Kormos, Mr Mackenzie and Miss Martel.**


On motion by Mr Conway,

Ordered, That Mr Villeneuve and Mr Runciman and Mr Pope and Mr McLean exchange places respectively in the order of precedence for private members' public business.

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

Bill 10, An Act to control Automobile Insurance Rates. Mr Elston.

Bill 11, An Act to amend the Change of Name Act, 1986. Mr Fleet.

Projet de loi 11, Loi portant modification de la Loi de 1986 sur le changement de nom. M. Fleet.

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

Bill Pr5, An Act respecting Certain Land in the Town Plot of Gowganda in the District of Timiskaming. Mr Fleet.

Bill Pr22, An Act to continue The Corporation of the Village of Killaloe Station under the name of The Corporation of the Village of Killaloe. Mr Reycraft.

Before the Orders of the Day, in the absence of Mr Brandt,

Mr Harris moved, pursuant to Standing Order 37 (a), that the ordinary business of the House be set aside to discuss a matter of urgent importance, that being the crisis facing Ontario citizens as a result of the Minister of the Environment's failure to fulfill his duties and responsibilities as a Minister of the Crown as defined by legislative act 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?" 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:


TWELFTH DAY
MONDAY, MAY 15, 1989

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 15, 1989) Mr Hampton, Mr Pope and Mr South.

Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 15, 1989) Mrs Sullivan and Mr Tatham.

Petition relating to Garbage Dumps in Durham (Sessional Paper No. P-12) (Tabled May 15, 1989) Mrs Stoner.

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


Bill 14, An Act to amend the Planning Act, 1983. Mr Johnston (Scarborough West).

Bill 16, An Act to provide for the Conversion of Technologies and Skills used in the Nuclear Weapons Industry to Civilian Use. Mr Johnston (Scarborough West).

Debate was resumed on the Amendment to 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,
And after some time, the amendment to the amendment to the motion as follows:

That 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 be further amended by striking out everything after the phrase, "and leaving untouched and unmentioned an extraordinary range of issues facing the people of Ontario" and substituting the following:

"In particular:

- The continued mismanagement of the provincial taxpayer's dollars and lack of planning for fiscally responsible public policies;
- The failure on the part of the government to come to grips with the serious shortage of affordable housing in the large urban centres of the Province;
- The confusion and lack of leadership demonstrated by the government with respect to automobile insurance;
- The lack of financial commitment and planning to continue the move toward increasing community based health care begun by the previous government and the failure to mention home care in particular;
- The aging of our society and the need for public policy initiatives to assist the seniors of the Province;
- The continuing practice of the government to offload its responsibilities to other levels of government. In particular their attitude toward worker training, retraining and work force management and their continued delegating of provincial responsibilities to the municipalities;
- The total absence of any acknowledgement of the vital role of resource policies for the provincial economy including agriculture, mining, forestry, tourism and energy;
- The failure on the part of the government to present a program which recognizes and would address the problems of regional disparities of the North and the East;
- The governments willful blindness to the growing shortages of nurses, teachers and other professionals and skilled trades persons, which if they persist will threaten the viability of our economy, the competitiveness of our industries and the quality of our public services.

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

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

**Ayes**  
Allen  
Brandt  
Breaugh  
Bryden  
Charlton  
Cooke  
Cunningham  
Eves  
Farnan  
(Windsor-Riverside)
The amendment to the motion as follows:

That the motion for an Address in Reply to the Speech of His Honour the Lieutenant Governor at the opening of the session be amended by adding the following words:

"This House, however, regrets that the Speech from the Throne simply confirms the slide of this government into the complacent drift of a huge majority and condemns the government for:
“Failing utterly to address the issue of tax justice, despite the predictably draconian tax unfairness of the federal Tory budget, while continuing its unprecedented financial squeeze on municipalities;

“Ignoring the garbage crisis in Ontario while trivializing our environmental problems with its proposed lottery;

“Continuing its attack on the rights of working people through its proposed changes to workers’ compensation and its broken promises on pensions;

“Playing politics with social assistance, proposing much, much less than the first phase of the Thomson report’s recommendations, while signalling buck-passing on the costs;

“Making empty promises on education reform by failing to back up commitments with financial support; and

“Leaving untouched and unmentioned an extraordinary range of issues facing the people of Ontario, including car insurance, home care, the north, housing, energy, the nursing shortage, the teacher shortage, post-secondary education, employment equity, health and safety, agriculture and employment standards, among others.

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

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 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.

The response to the following Petition was laid upon the Table:—
Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled April 26, 1989) Miss Roberts (See Hansard May 15, 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:—

Planning and Implementation Commission Annual Report for the period from July 1, 1986 to June 30, 1987 (No. 30) (Tabled May 15, 1989)—Referred to the Government Agencies Committee.

Planning and Implementation Commission Annual Report for the period from July 1, 1987 to June 30, 1988 (No. 31) (Tabled May 15, 1989)—Referred to the Government Agencies Committee.


Youth Correctional Services, A Review of Security and Staffing in Young Offender Community Residences (No. 29) (Tabled May 15, 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 1, 19 and 20 (See Hansard May 15, 1989).

Questions Numbers 23 to 52 inclusive Interim Answers (See Hansard May 15, 1989).
THIRTEENTH DAY
TUESDAY, MAY 16, 1989

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 16, 1989)  Mr Pope.

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 16, 1989)  Mr Owen.

On motion by Mr Conway,

Ordered, That the Select Committee on Education be authorized to meet following Routine Proceedings on Wednesday, May 24, 1989.

On motion by Mr Conway,

Ordered, That, notwithstanding Standing Order 71 (h), the requirement for notice be waived with respect to ballot items 5, 6, 7 and 8.

The following Bills were read the second time:—


Bill 218, An Act to amend the Environmental Protection 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 as amended:—

Bill 218, An Act to amend the Environmental Protection Act.
Also, as directed by the Committee, reported progress on the following Bill:—

Bill 194, An Act to restrict Smoking in Workplaces.

Ordered, That the report be now received and adopted.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Runnymede Development Corporation (Sessional Paper No. P-4) (Tabled April 26, 1989) Mr Johnston (Scarborough West) (See Hansard May 16, 1989).


Petition relating to Size Limits on Game Fish (Sessional Paper No. P-6) (Tabled April 27, 1989) Mr Adams (See Hansard May 16, 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:—

Médiation en droit de la famille, rapport du comité consultatif du procureur général sur la (no 33) (déposé le 16 mai 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 68 was made a Return (See Sessional Paper No. 34) (Tabled May 16, 1989).

Questions Numbers 8, 9 and 10 (See Hansard May 16, 1989).
FOURTEENTH DAY
WEDNESDAY, MAY 17, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 17, 1989) Mrs LeBourdais.

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 17, 1989) Mr Hampton and Miss Martel.

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 17, 1989) Mr Cooke (Windsor-Riverside).


At 2.55 p.m., the sitting was suspended until 4.00 p.m.

Mr Nixon (Brant-Haldimand) moved, seconded by Mr Peterson, That this House approves in general the Budgetary Policy of the Government, and in doing so presented his Budget and Budget papers (Sessional Papers No. 2) (Tabled May 17, 1989).

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

Ordered, That the debate be adjourned.

By unanimous consent, the House reverted to "Introduction of Bills".

The following Bills were introduced and read the first time:

Bill 17, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr Nixon (Brant-Haldimand).

Bill 18, An Act to amend the Ontario Municipal Improvement Corporation Act. Mr Nixon (Brant-Haldimand).

Bill 19, An Act to amend the Power Corporation Act. Mr Wong.

Bill 20, An Act to provide for the Payment of Development Charges. Mr Eakins.

Bill 22, An Act to amend the Retail Sales Tax Act. Mr Grandmaître.


The House then adjourned at 5.00 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 18, An Act to amend the Ontario Municipal Improvement Corporation Act (No. 35) (Tabled May 17, 1989).

Bill 19, An Act to amend the Power Corporation Act (No. 36) (Tabled May 17, 1989).


Bill 22, An Act to amend the Retail Sales Tax Act (No. 38) (Tabled May 17, 1989).


FIFTEENTH DAY
THURSDAY, MAY 18, 1989

Prayers 10.00 A.M.

Mr Runciman moved,

That, in the opinion of this House, recognizing that there have been twenty-eight bank branch closures across Ontario between 1982 and 1986 which have left
many small communities without adequate banking services, the Government of Ontario should review all requests for satellite banking services and establish Province of Ontario Savings Offices in those areas where population levels demonstrate a need for them and where financial benefits can be determined.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Matrundola then moved,

That, in the opinion of this House, recognizing the benefit of having the elderly, disabled and chronically ill remain in their own homes, the Government of Ontario should establish a framework to allow for the relatives of frail elderly, chronically ill and disabled persons to care for them at home, where mutually agreeable and medically possible, by compensating the caregiver at the same rate as qualified homemakers, and that the Government of Canada be urged to allow the caregiver to maintain Canada Pension Plan and Unemployment Insurance contributions.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Runciman's Resolution Number 5, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, recognizing that there have been twenty-eight bank branch closures across Ontario between 1982 and 1986 which have left many small communities without adequate banking services, the Government of Ontario should review all requests for satellite banking services and establish Province of Ontario Savings Offices in those areas where population levels demonstrate a need for them and where financial benefits can be determined.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Matrundola’s Resolution Number 9, the question, having been put, was declared lost.

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 May 18, 1989) Mrs Grier.

Petitions relating to Workers’ Compensation (Sessional Paper No. P-7) (Tabled May 18, 1989) Mr Charlton and Mr Wildman.

Petition relating to French Language Services Act (Sessional Paper No. P-14) (Tabled May 18, 1989) Mr Owen.
The following Bills were introduced and read the first time:—

Bill 25, An Act to protect and enhance the Quality of Drinking Water in Ontario. *Mrs Grier.*


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 Bruce Office Supply Limited. *Mr Harris.*

The Order of the Day for resuming the Adjourned Debate on the Motion that this House approves in general the Budgetary Policy of the Government having been read,

The debate was resumed, and after some time,

Mr 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 1989 budget fails the fundamental test of tax fairness, condemns the government for:

Refusing to implement a minimum corporate income tax on profits, and instead taxing payrolls and jobs,

Failing to distribute taxes fairly with an inheritance tax or other wealth tax for the richest of our citizens,

Sheltering the banks and financial institutions from any new capital taxes,

Introducing virtually no relief for low-income families, and continuing the absurdity of taxing families that earn $10,000 below the poverty line,

Broadening and increasing consumption taxes that hit low and middle-income people the hardest,

Ignoring the North when it comes to investment and jobs, and instead using it as a source of tax revenue,

Continuing to starve municipalities and school boards of much needed funding, while simply piggybacking on the pain of the unfair tax increases of the Wilson budget,
Failing to address adequately the needs of those on social assistance,

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

The debate continued, on the amendment to the motion,

And after some time,

On motion by Mr Johnson (Wellington),

Ordered, That the debate be adjourned.

The House then adjourned at 4.35 p.m.

SIXTEENTH DAY
TUESDAY, MAY 23, 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 May 23, 1989) Mr Polsinelli.

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 23, 1989) Mr Cooke (Kitchener), Mr Kormos, Mr Miller and Mr Reycraft.

Petitions relating to Lord's Prayer (Sessional Paper No. P-3) (Tabled May 23, 1989) Mr Pollock and Mr Reycraft.

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 23, 1989) Mr Cooke (Windsor-Riverside).

Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 23, 1989) Mr Elliot, Mrs Fawcett, Mr McCague, Mr Ray (Windsor-Walkerville) and Mr Reycraft.


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

Bill 27, An Act to designate an Avian Emblem for Ontario.  Mr Ballinger.

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

Bill Pr3, An Act respecting Sarnia General Hospital.  Mr Brandt.


Bill Pr25, An Act respecting the Association of Municipal Tax Collectors of Ontario.  Mr Ballinger.

Debate was resumed on 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 Morin-Strom,

Ordered, That the debate be adjourned.

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 Number 2 to 7 inclusive  (See Hansard.)

SEVENTEENTH DAY
WEDNESDAY, MAY 24, 1989

P R A Y E R S

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Elizabeth II

MAY 24 AND 25

47

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 24, 1989) Mrs Fawcett, Mr MacDonald, Mr Ray (Windsor-Walkerville), Miss Roberts and Mr Tatham.

Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 24, 1989) Mr Black and Mr McCague.

Petition relating to Garbage Dumps in Durham (Sessional Paper No. P-12) (Tabled May 24, 1989) Mrs Stoner.


Debate was resumed on 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 Pouliot,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

EIGHTEENTH DAY
THURSDAY, MAY 25, 1989

Prayers

10.00 A.M.

Mr Laughren moved,

That, in the opinion of this House, recognizing that Northern Ontario faces particular problems in the delivery of health care due in large part to the sparse population spread over great distances and the nature of the resource based economy, the Government of Ontario should immediately take special measures to provide needed health care to Northerners, including, but not limited to:

the creation of a medical school in the North providing training for a wide range of health professionals and with a focus on community and preventative care as a key way of dealing with the problems of recruitment and retention;
the provision of more community based care and more non-physician health care providers as a key way to deal with the problems of delivery of services;

more homecare and chronic care resources to meet the challenge of an aging population;

culturally appropriate delivery of services particularly for francophones and natives; and

improvements to the medically necessary travel grants.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr McLean then moved,

Second Reading of Bill 7, An Act respecting Heritage Day.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Laughren's Resolution Number 7, the question, having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, recognizing that Northern Ontario faces particular problems in the delivery of health care due in large part to the sparse population spread over great distances and the nature of the resource based economy, the Government of Ontario should immediately take special measures to provide needed health care to Northerners, including, but not limited to:

the creation of a medical school in the North providing training for a wide range of health professionals and with a focus on community and preventative care as a key way of dealing with the problems of recruitment and retention;

the provision of more community based care and more non-physician health care providers as a key way to deal with the problems of delivery of services;

more homecare and chronic care resources to meet the challenge of an aging population;

culturally appropriate delivery of services particularly for francophones and natives; and

improvements to the medically necessary travel grants.

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 7, An Act respecting Heritage Day, 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 31 (b), the following Petitions were presented:—

Petitions relating to Victorian Order of Nurses (*Sessional Paper No. P-10*) (Tabled May 25, 1989) *Mr Pollock* and *Mr Sola*.

On motion by Mr Conway,

Ordered, That the order of precedence for private members' public business be amended as follows:—

Ballot Item 7—*Mrs Sullivan* in place of *Mr Cleary*
Ballot Item 10—*Mr Ballinger* in place of *Mrs Sullivan*
Ballot Item 16—*Ms Collins* in place of *Mr Campbell*
Ballot Item 78—*Mr Cleary* in place of *Mr Ballinger*
Ballot Item 92—*Mr Campbell* in place of *Ms Collins*.

On motion by Mr Conway,

Ordered, That the membership on the Special Committee on the Parliamentary Precinct shall be the Speaker and the Chairman of the Standing Committee on the Legislative Assembly as Co-Chairmen and *Mr Breaugh*, *Mr Reycraft* and *Mr Sterling*.

On motion by Mr Conway,

Ordered, That the provisional Standing Orders be extended to remain in effect until 12.00 midnight on Monday, July 31, 1989.

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


Debate was resumed on 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 Faubert,

*Ordered*, That the debate be adjourned.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Naturopathy (*Sessional Paper No. P-1*) (*Tabled April 26, 1989*) Mr Elliot and Mr Epp. *See Hansard.*


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 Number 17 was made a Return (*See Sessional Paper No. 41*) (*Tabled May 25, 1989.*)

Question Numbers 14, 15, 16, 18, 61, 108, 109 and 173 (*See Hansard.*)

Question Numbers 66, 67, 77, 78, 82 to 89 inclusive, 92, 93, 125, 134, 139, 147 to 161 inclusive Interim Answers (*See Hansard.*)
PRAYERS

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 1990, and recommends them to the Legislative Assembly.


(Sessional Paper No. 3, 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, 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, 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.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—


Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 29, 1989)  Mr Carrothers and Mrs Fawcett.

The following Bill was introduced and read the first time:—
Bill 29, An Act to amend the Teachers' Superannuation Act, 1983. Mr. Cureatz.

Mr. Runciman moved,

That leave be given to introduce a Bill entitled An Act to amend the Executive Council Act, and that the same be now read the first time, and

The question having been put, the Speaker declared his opinion that the Nays 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, through Tuesday, May 30, and Wednesday, May 31.

At 4.15 p.m., Wednesday, May 31, the question having been put was lost on the following division:—

**AYES**

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<tr>
<th>Allen</th>
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<td>Brandt</td>
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<td>Wiseman—31.</td>
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<td>Grier</td>
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**NAYS**

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<td>Faubert</td>
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<td>(Windsor-Walkerville)</td>
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With unanimous consent the House reverted to "Motions".

On motion by Mr Harris,

Ordered, That this sitting be extended to permit the Treasurer to move, at this time, Government Notice of Motion Number 4 standing in his name on the Orders and Notices paper, and that debate on the motion for interim supply conclude after each Party has had up to 5 minutes to speak at which time the Speaker shall put the question forthwith.

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 June 1, 1989, and ending July 31, 1989, such payments to be charged to the proper appropriation following the voting of supply.

Following the debate on Interim Supply, the Speaker requested the Member for Welland-Thorold (Mr Kormos) 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.

The Speaker's direction having then been challenged, a recorded vote was demanded, and,

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, through Thursday, June 1 and at 6:30 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 9.00 a.m. on Friday, the 2nd of June. I am, therefore, suspending the sitting and the bells are deemed to be ringing until the sitting is resumed at 9.00 a.m. on Friday.
At 9.00 a.m. on Friday, June 2, the sitting resumed and the bells continued to ring and at 12.30 p.m.,

The Speaker addressed the House as follows:

I have again been advised by representatives of all three parties in the House, that a vote will not take place before at least 9.00 a.m. on Monday, the 5th of June. I am, therefore, suspending the sitting and the bells are deemed to be ringing until the sitting is resumed at 9.00 a.m. on Monday.

At 9.00 a.m. on Monday, June 5, the sitting resumed and the bells continued to ring and at 6.00 p.m.,

The Speaker addressed the House as follows:

Again, I have been advised by representatives of all three parties in the House, that a vote will not take place before at least 9.00 a.m. on Tuesday, the 6th of June. I am, therefore, suspending the sitting and the bells are deemed to be ringing until the sitting is resumed at 9.00 a.m. on Tuesday.

At 9.00 a.m. on Tuesday, June 6, the sitting resumed and the bells continued to ring and,

At 1.15 p.m., Tuesday, June 6, the question having been put, was carried on the following division:

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The House then adjourned at 1.20 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:**


Prayers


Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 6, 1989) Mr Daigeler.

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 6, 1989) Mr Allen, Mr Dietsch, Mr Jackson, Mr Morin, Mr Poirier, Mr Reycraft and Miss Roberts.

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled June 6, 1989) Ms Bryden.

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled June 6, 1989) Mr Owen.

On motion by Mr Conway,

Ordered, That, notwithstanding Standing Order 2 (a), the House shall meet at 1.30 p.m. on Thursday, June 8, 1989 and that Mrs Sullivan and Mr Ballinger exchange places in the order of precedence for private members' public business.

On motion by Mr Conway,

Ordered, That the Standing Committee on General Government be authorized to review the final progress reports to the Minister of the Environment of Inco, Falconbridge, Algoma Steel and Ontario Hydro on acid rain abatement programmes on June 15, 22 and 29, 1989.

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 Fort Erie Community Young Men's Christian Association. Mr Haggerty.
A debate arose on the motion for Second Reading of Bill 5, An Act to amend the Education 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 Social Development.

At the request of the Minister of Education the House agreed to waive Standing Order 63 with respect to the date when Bill 5, An Act to amend the Education Act, may be considered in the Standing Committee on Social Development.

The House then adjourned at 6.00 p.m.

__________________________

TWENTY-FIRST DAY
WEDNESDAY, JUNE 7, 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 June 7, 1989) Mr Sterling.

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 7, 1989) Ms Bryden, Mr Jackson, Mr Kormos and Mr Tatham.

Petition relating to Lord's Prayer (Sessional Paper No. P-3) (Tabled June 7, 1989) Mr South.

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled June 7, 1989) Miss Martel.


Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled June 7, 1989) Mr Morin-Strom and Mr Wildman.

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 7, 1989) Mr Sterling.

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 Pr5, An Act respecting Certain Land in the Town Plot of Gowganda in the District of Timiskaming.

Bill Pr10, An Act to revive 561239 Ontario Inc.

Bill Pr12, An Act respecting The Madawaska Club Limited.

Bill Pr22, An Act to continue The Corporation of the Village of Killaloe Station under the name of The Corporation of the Village of Killaloe.

Your Committee begs to report the following Bill as amended:—

Bill Pr19, An Act to revive the Port Bruce Boat Club.

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 Pr5, An Act respecting Certain Land in the Town of Gowganda in the District of Timiskaming.

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

Bill Pr24, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown. Mr Keyes.

A debate arose on the motion for Second Reading of Bill 10, An Act to control Automobile Insurance Rates.

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.
TWENTY-SECOND DAY
THURSDAY, JUNE 8, 1989

PRAYERS

1.30 P.M.


During “Oral Questions” grave disorder arose, and after some time, the Speaker recessed the House for 10 minutes pursuant to Standing Order 10.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—


Petitions relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled June 8, 1989) Mr Mackenzie and Mr Miller.

Petition relating to Workers’ Compensation (Sessional Paper No. P-7) (Tabled June 8, 1989) Mr Kormos.

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 8, 1989) Mr Sterling.

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

Bill Pr26, An Act to revive Angelato Service Centre Ltd. Mr Sterling.

Bill Pr27, An Act to revive Innomed Inc. Mrs LeBourdais.

Debate was resumed on the motion for Second Reading of Bill 10, An Act to control Automobile Insurance Rates.

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 12, 1989.
The responses to the following Petitions were laid upon the Table:

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled April 27, 1989)  Mr. Adams. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 2, 1989)  Mrs. Grier, Mr. Pellisero and Mr. Pollock. (See Hansard.)

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 3, 1989)  Mr. Keyes. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 15, 1989)  Mr. Hampton, Mr. Pope and Mr. South. (See Hansard.)

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 17, 1989)  Mrs. LeBourdais. (See Hansard.)

Petition relating to Lord's Prayer (Sessional Paper No. P-3) (Tabled April 26, 1989)  Mr. Pollock. (See Hansard.)

Petition relating to Lord's Prayer (Sessional Paper No. P-3) (Tabled May 9, 1989)  Mr. Reycraft. (See Hansard.)

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 4, 1989)  Mr. Charlton. (See Hansard.)

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 8, 1989)  Miss Martel. (See Hansard.)

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 11, 1989)  Mr. Kormos, Mr. Mackenzie and Miss Martel. (See Hansard.)

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 17, 1989)  Mr. Hampton and Miss Martel. (See Hansard.)

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 18, 1989)  Mr. Charlton and Mr. Wildman. (See Hansard.)

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 23, 1989)  Mr. Cooke (Windsor-Riverside). (See Hansard.)

Petition relating to Water Supplies in Essex-Kent (Sessional Paper No. P-8) (Tabled May 4, 1989)  Mr. McGuigan. (See Hansard.)

Petition relating to Water Supplies in Essex-Kent (Sessional Paper No. P-8) (Tabled May 11, 1989)  Mr. McGuigan. (See Hansard.)
Elizabeth II

JUNE 8 AND 12

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 Number 138 was made a Return (See Sessional Paper No. 44) (Tabled June 8, 1989.)

Questions Numbers 53 to 60 inclusive, 62 to 65 inclusive, 79 and 80, 90 and 91, 106 and 107, 110 to 112 inclusive, 127, 137, 162 and 163, 166 to 172 inclusive, 174 and 175 (See Hansard.)

Questions Numbers 81, 94 to 97 inclusive, 98 to 103 inclusive, 128 to 133 inclusive, 145 and 146, 164 and 165 and 176 Interim Answers (See Hansard.)

TWENTY-THIRD DAY

MONDAY, JUNE 12, 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 June 12, 1989) Mr Beer.

Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled June 12, 1989) Mr Faubert.

Petitions relating to Workers’ Compensation (Sessional Paper No. P-7) (Tabled June 12, 1989) Ms Bryden and Mr Kormos.

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 12, 1989) Mr Villeneuve.

Mr Neumann 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:—

Bill 30, An Act respecting Funeral Directors and Establishments.  Mr Wrye.

Bill 31, An Act to revise the Cemeteries Act.  Mr Wrye.


A debate arose on the motion for Second Reading of Bill 211, An Act to revise the Rental Housing Protection Act, 1986.

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.

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 10, An Act to control Automobile Insurance Rates, was carried on the following division:—

Ayes

Adams  Fawcett  Neumann  Nixon
Beer  Fleet  Nixon (Brant-Haldimand)
Bossy  Fontaine
Brown  Furlong
Callahan  Grandmaître
Campbell  Haggerty
Caplan  Hošek
Carrothers  Kanter
Cleary  Kerrio
Collins  Keyes
Conway  Kozyra
Cooke  LeBourdais
  (Kitchener)  Leone
  (Scarborough-Agincourt)
Cordiano  Lipsett  Poole
Curling  Matrundola  Ramsay
Daigeler  McClelland  Reycraft
Elliot  McGuigan  Riddell
Elston  McLeod  Roberts
Faubert  Miller  Scott
AYES — Continued

Smith  
(Lambton)  
Sola  
Sorbara  
South  
Sullivan  
Sweeney  
Tatham  
Velshi  
Wilson  
Wong  
Wrye—63.

NAYS

Allen  
Breaugh  
Bryden  
(Charlton)  
(Cook)  
(Windsor-Riverside)  
Cunningham  
Cureatz  
Eves  
Farnan  
Grier  
Harris  
Johnson  
(Wellington)  
Kormos  
Laughren  
Mackenzie  
Marland  
Martel  
McLean  
Morin-Strom  
Philip  
(Poilio)  
Rae  
(York South)  
Reville  
Runciman  
Sterling  
Villeneuve  
Wildman—27.

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 6.00 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:


TWENTY-FOURTH DAY
TUESDAY, JUNE 13, 1989

PRAYERS

1.30 P.M.

The House expressed its condolence on the death of Captain Charles Smith Rutherford, V.C., M.C., M.M., Sergeant-at-Arms of the Ontario Legislature from 1934 to 1941.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 13, 1989) Mr Johnston (Scarborough West) and Mr Morin-Strom.

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled June 13, 1989) Mr Kormos and Miss Martel.

Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled June 13, 1989) Mr Black and Mr McLean.


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 as amended:—

Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs.

And a debate arising, after some time,

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

AYES

Ballinger Charlton Daigeler
Beer Cleary Elliot
Black Collins Epp
Bossy Conway Eves
Breaugh Cooke Fawcett
Brown (Kitchener) Fleet
Callahan Cooke Fulton
Campbell (Windsor-Riverside) Haggerty
Caplan Cousens Hampton
Carrothers Curling Harris
AYES — Continued

Hart
Henderson
Hošek
Jackson
Johnson
 (Wellington)
Johnston
 (Scarborough West)
Kanter
Kormos
Kozyra
Laughren
Lipsett
Lupusella
MacDonald
Mahoney
Martel
McGuinty
Morin-Strom
Neumann
Nicholas
Nixon
 (York Mills)
O’Neill
 (Ottawa-Rideau)
Offer
Philip
 (Etobicoke-Rexdale)
Phillips
 (Scarborough-Agincourt)
Poirier
Polsinelli
Poole
Pouliot
Ryecraft
Roberts
Ruprecht
Smith
 (Lambton)
South
Sterling
Sullivan
Tatham
Villeneuve
Wildman
Wong—67.

NAYS

—0.

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

A debate arose on the motion for Second Reading of Bill 204, An Act to amend the Power Corporation Act,

And, after some time, it was,

On motion by Mr Cureatz,

Order, That the debate be adjourned.

The House then adjourned at 6.00 p.m.
TWENTY-FIFTH DAY
WEDNESDAY, JUNE 14, 1989

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 June 14, 1989) Mrs Grier and Mr Reycraft.

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 14, 1989) Mr Epp, Miss Nicholas, Mr Ray (Windsor-Walkerville) and Mr Reycraft.

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled June 14, 1989) Mr Kormos.

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled June 14, 1989) Mr Ray (Windsor-Walkerville).


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 Pr9, An Act respecting the City of Windsor.

Your Committee recommends that Bill Pr11, An Act respecting the City of Windsor be not reported.

Debate was resumed on the motion for Second Reading of Bill 204, An Act to amend the Power Corporation 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 Select Committee on Energy (when constituted).

The following Bills were read the second time:—


Bill 93, An Act to revise the Justices of the Peace Act / Projet de loi 93, Loi portant révision de la Loi sur les juges de paix. Ordered referred to the Committee of the Whole House.


Bill 200, An Act to confirm a certain Agreement between the Governments of Canada and Ontario. Ordered for Third Reading.

The House then adjourned at 6.00 p.m.

TWENTY-SIXTH DAY
THURSDAY, JUNE 15, 1989

PRAYERS

10.00 A.M.

Mr Ballinger moved,

Second Reading of Bill 27, An Act to designate an Avian Emblem for Ontario.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Miss Martel then moved,

That, in the opinion of this House, recognizing that those directly affected by the government's attempt to reform workers' compensation—labour groups, injured workers and their advocates—are overwhelmingly opposed to Bill 162 and want it scrapped, the Government of Ontario should immediately withdraw Bill 162 and begin a real process of consultation with the stakeholders to bring in needed progressive reform to workers' compensation in Ontario.

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 27, An Act to designate an Avian Emblem for Ontario, 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 Miss Martel's Resolution Number 11, the question, having been put, was lost on the following division:—

**AYES**

Allen  
Bryden  
Charlton  
Cooke  
(Cook)  
(Windsor-Riverside)  
Cousens  
Cunningham  
Grier  
Jackson  
Johnson  
(Wellington)  
Johnston  
(Scarborough West)  
Martel  
McLean  
Morin-Strom  

**NAYS**

Adams  
Ballinger  
Bossy  
Campbell  
Cleary  
Collins  
Cooke  
(Kitchener)  
Elliot  
Epp  
Faubert  
Ferraro  
Fleet  
Furlong  
Henderson  
Leone  
Lipsett  
Lupusella  
Mancini  
Matrundola  
McClelland  
Neumann  
Nicholas  
Oddie Munro  
Offer  
Owen  
Pelissero  
Polsinelli  
Poole  
Reycraft  
Roberts  
Sola  
South  
Sullivan  
Ward—34.

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**THE AFTERNOON SITTING**

1.30 P.M.

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


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


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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:—
Elizabeth II

JUNE 15 69

Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs.

Also, as directed by the Committee, reported progress on the following Bill:

Bill 194, An Act to restrict Smoking in Workplaces.

Ordered, That the report be now received and adopted.

The responses to the following Petitions were laid upon the Table:

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 23, 1989)  Mr Cooke (Kitchener), Mr Kormos, Mr Miller and Mr Reycraft. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 24, 1989)  Mrs Fawcett, Mr MacDonald, Mr Ray (Windsor-Walkerville), Miss Roberts and Mr Tatham. (See Hansard.)

Petitions relating to Lord's Prayer (Sessional Paper No. P-3) (Tabled May 23, 1989)  Mr Pollock and Mr Reycraft. (See Hansard.)

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled May 29, 1989)  Miss Martel. (See Hansard.)

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 16, 1989)  Mr Owen. (See Hansard.)

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 17, 1989)  Mr Cooke (Windsor-Riverside). (See Hansard.)

Petition relating to Lower Insurance Rates (Sessional Paper No. P-11) (Tabled May 11, 1989)  Mr Reycraft. (See Hansard.)

Petition relating to Garbage Dumps in Durham (Sessional Paper No. P-12) (Tabled May 15, 1989)  Mrs Stoner. (See Hansard.)

Petition relating to Garbage Dumps in Durham (Sessional Paper No. P-12) (Tabled May 24, 1989)  Mrs Stoner. (See Hansard.)

Petition relating to Homes for the Aged (Sessional Paper No. P-15) (Tabled May 23, 1989)  Mr Adams. (See Hansard.)

Petition relating to Animals in Product Testing (Sessional Paper No. P-17) (Tabled May 24, 1989)  Mr Ray (Windsor-Walkerville). (See Hansard.)

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:


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 12, 13, 21, 22, 66, 67, 119 to 123 inclusive, 126, 140 to 143 inclusive, 145 and 146 (See Hansard.)

Questions Numbers 124, 144, 177 to 191 inclusive Interim Answers (See Hansard.)

TWENTY-SEVENTH DAY

MONDAY, JUNE 19, 1989

PRAYERS

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 1988/89 (Sessional Paper No. 50) (Tabled June 19, 1989).

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 Joan E. Smith, M.P.P., as a Commissioner to the Board of Internal Economy and substituting in lieu thereof Gerry Phillips, M.P.P. (Sessional Paper No. 52) (Tabled June 19, 1989).

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 19, 1989) Mr McLean and Ms Poole.


On motion by Mr Conway,

*Ordered*, That Mr Nixon (York Mills) and Mr Black and Mr Bossy and Mr Furlong exchange places respectively in the order of precedence for private members’ public business.

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


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

Bill 170, An Act to revise several Acts related to Aggregate Resources.

Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs.


Bill 200, An Act to confirm a certain Agreement between the Governments of Canada and Ontario.


Bill 206, An Act to amend the Elevating Devices Act.

Bill 207, An Act to amend the Energy Act.

Bill 218, An Act to amend the Environmental Protection Act.

The following Bills were read the second time and *Ordered for Third Reading*:—

Bill Pr5, An Act respecting Certain Land in the Town Plot of Gowganda in the District of Timiskaming.

Bill Pr9, An Act respecting the City of Windsor.
Bill Pr10, An Act to revive 561239 Ontario Inc.

Bill Pr12, An Act respecting The Madawaska Club Limited.

Bill Pr19, An Act to revive Port Bruce Boat Club.

Bill Pr22, An Act to continue The Corporation of the Village of Killaloe Station under the name of The Corporation of the Village of Killaloe.

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

Bill Pr5, An Act respecting Certain Land in the Town Plot of Gowganda in the District of Timiskaming.

Bill Pr9, An Act respecting the City of Windsor.

Bill Pr10, An Act to revive 561239 Ontario Inc.

Bill Pr12, An Act respecting The Madawaska Club Limited.

Bill Pr19, An Act to revive Port Bruce Boat Club.

Bill Pr22, An Act to continue The Corporation of the Village of Killaloe Station under the name of The Corporation of the Village of Killaloe.

A debate arose on the motion for Third Reading of Bill 124, An Act to amend the Children’s Law Reform Act,

And, after some time, the motion, having been put, was carried on the following division:—

Ayes

Adams
Ballinger
Beer
Black
Bossy
Bradley
Callahan
Carrothers
Chiarelli
Cleary
Collins
Conway
Cooke
(Kitchener)
Cordiano

Dietsch
Eakins
Elliot
Elston
Faubert
Fleet
Fulton
Kanter
Keyes
LeBourdais
Lipsett
Lupusella
McClelland
McGuigan
McGuinty

Miclash
Morin
Neumann
Nixon
(York Mills)
Offer
Owen
Pelissero
Polsinelli
Poole
Reycraft
Riddell
Roberts
Sola
South
AYES — Continued

Stoner
Sweeney

Sullivan
Tatham

Velshi

Wrye—49.

NAYS

Breaugh
Hampton

Laughren

Bryden
Harris

Mackenzie

Cooke
Jackson

Martel

(Windsor-Riverside)
Johnson

Morin-Strom

(Cunningham
(Wellington)

Philip

Cureatz
Johnston

(Etobicoke-Rexdale)

Rae

(Eves
(Scarborough West)

(York South)—19.

Grier
Kormos

And the Bill was accordingly read the third time and was passed.

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:—

Compendium:

Bill 34, An Act to amend the District Municipality of Muskoka Act and the Education Act (No. 51) (Tabled June 19, 1989).

TWENTY-EIGHTH DAY
TUESDAY, JUNE 20, 1989

PRAYERS

1.30 P.M.

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 Bills in his Chambers:—


Bill 170, An Act to revise several Acts related to Aggregate Resources.

Bill 187, An Act to amend certain Acts as they relate to Police and Sheriffs.

Bill 200, An Act to confirm a certain Agreement between the Governments of Canada and Ontario.


Bill 206, An Act to amend the Elevating Devices Act.

Bill 207, An Act to amend the Energy Act.

Bill 218, An Act to amend the Environmental Protection Act.

Bill Pr5, An Act respecting Certain Land in the Town Plot of Gowganda in the District of Timiskaming.

Bill Pr9, An Act respecting the City of Windsor.

Bill Pr10, An Act to revive 561239 Ontario Inc.

Bill Pr12, An Act respecting The Madawaska Club Limited.

Bill Pr19, An Act to revive Port Bruce Boat Club.

Bill Pr22, An Act to continue The Corporation of the Village of Killaloe Station under the name of The Corporation of the Village of Killaloe.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 20, 1989) Mrs Grier, Mr Lupusella, Mr Matrundola, Mr McCague, Miss Nicholas and Mr Owen.

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 20, 1989) Mr Villeneuve.

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

Bill 35, An Act respecting the amalgamation of the City of Sarnia and the Town of Clearwater and the addition of the amalgamated City to the County of Lambton. Mr Eakins.

Bill 36, An Act to revise the Public Service Superannuation Act. Mr Elston.

The following Bills were read the second time:—
Bill 17, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.  *Ordered for Third Reading.*

Bill 18, An Act to amend the Ontario Municipal Improvement Corporation Act.  *Ordered referred to the Standing Committee on Finance and Economic Affairs.*

A debate arose on the motion for Second Reading of Bill 20, An Act to provide for the Payment of Development Charges.

And after some time, it was,

On motion by Mr McCague,

*Ordered*, That the debate be adjourned.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Workers’ Compensation (*Sessional Paper No. P-7*) (Tabled June 6, 1989) *Ms Bryden. (See Hansard.)*

Petition relating to Ontario Lottery Corporation (*Sessional Paper No. P-13*) (Tabled May 17, 1989) *Mr Adams. (See Hansard.)*

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 35, An Act respecting the amalgamation of the City of Sarnia and the Town of Clearwater and the addition of the amalgamated City to the County of Lambton (*No. 58*) (Tabled June 20, 1989).

Bill 36, An Act to revise the Public Service Superannuation Act (*No. 59*) (Tabled June 20, 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 74 was made a Return (See Sessional Paper No. 54) (Tabled June 20, 1989.)

Question Number 75 was made a Return (See Sessional Paper No. 55) (Tabled June 20, 1989.)

Question Number 77 was made a Return (See Sessional Paper No. 56) (Tabled June 20, 1989.)

Question Number 78 was made a Return (See Sessional Paper No. 56) (Tabled June 20, 1989.)

Question Number 135 was made a Return (See Sessional Paper No. 57) (Tabled June 20, 1989.)

Questions Numbers 11, 69, 71, 72, 73, 76, 113 to 118 inclusive, 155, 156, 164 and 165 (See Hansard.)

Question Number 70 Interim Answer (See Hansard.)

TWENTY-NINTH DAY
WEDNESDAY, JUNE 21, 1989

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 June 21, 1989) Mr Carrothers, Mrs Cunningham, Mr Epp, Mr Kanter and Mr Reycraft.

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 21, 1989) Mr Reycraft, Mr Runciman and Mr Villeneuve.

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled June 21, 1989) Mr Kormos, Miss Martel and Mr Morin-Strom.

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 without amendment:—

Bill 10, An Act to control Automobile Insurance Rates.  Ordered for Third Reading.

Mrs O’Neill (Ottawa-Rideau) 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 5, An Act to amend the Education Act.  Ordered for Third Reading.

Mr Furlong from the Standing Committee on Regulations and Private Bills presented the Committee’s First Report 1989 and moved its adoption. (Sessional Paper No. 61) (Tabled June 21, 1989).

On motion by Mr Furlong,

Ordered, That the debate be adjourned.

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

Bill 37, An Act to amend the Assessment Act.  Mr Grandmaitre.

The following Bills were read the second time:—

Bill 1, An Act to amend the Ontario Municipal Board Act.  Ordered for Third Reading.

Bill 30, An Act respecting Funeral Directors and Establishments.  Ordered referred to the Standing Committee on Social Development.

Bill 31, An Act to revise the Cemeteries Act.  Ordered referred to the Standing Committee on Social Development.

Bill 201, An Act to amend the Municipal 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 as amended:—
Bill 201, An Act to amend the Municipal 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:—

Compendium:

Bill 37, An Act to amend the Assessment Act (No. 60) (Tabled June 21, 1989).

Public Opinion Survey:


THIRTIETH DAY
THURSDAY, JUNE 22, 1989

PRAYERS

Mr Cousens moved,

That, in the opinion of this House, recognizing the negative environmental impact that the proposed East Metro Transportation Corridor may have on the Rouge River Valley System, the Government of Ontario and in particular, the Ministry of Transportation, should conduct a detailed study, in conjunction with Metro Toronto, the City of Scarborough, the Town of Markham, and the Region of York, to determine an appropriate East Metro transportation strategy whereby transportation needs for the Greater Toronto Area and environmental concerns are not mutually exclusive.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mrs Sullivan then moved,

That, in the opinion of this House, recognizing that the Government of Canada has initiated a Royal Commission on Reproductive Technologies, and that
people in Ontario should be represented in the discussion of current and potential developments in the medical and scientific issues related to human fertilization and embryology, the Government of Ontario should co-operate to the fullest extent, and should encourage participation with the Royal Commission by Ontario institutions which are engaged in the delivery of any aspect of reproductive technology in considering the social, ethical and legal implications of medical and scientific developments in this field, and to recommend policies and safeguards to address the issues raised by these developments.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Cousins’ Resolution Number 12, the question, having been put, was declared carried, and it was:—

Resolved, That, in the opinion of this House, recognizing the negative environmental impact that the proposed East Metro Transportation Corridor may have on the Rouge River Valley System, the Government of Ontario and in particular, the Ministry of Transportation, should conduct a detailed study, in conjunction with Metro Toronto, the City of Scarborough, the Town of Markham, and the Region of York, to determine an appropriate East Metro transportation strategy whereby transportation needs for the Greater Toronto Area and environmental concerns are not mutually exclusive.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mrs Sullivan’s Resolution Number 14, the question, having been put, was declared carried, and it was:—

Resolved, That, in the opinion of this House, recognizing that the Government of Canada has initiated a Royal Commission on Reproductive Technologies, and that people in Ontario should be represented in the discussion of current and potential developments in the medical and scientific issues related to human fertilization and embryology, the Government of Ontario should co-operate to the fullest extent, and should encourage participation with the Royal Commission by Ontario institutions which are engaged in the delivery of any aspect of reproductive technology in considering the social, ethical and legal implications of medical and scientific developments in this field, and to recommend policies and safeguards to address the issues raised by these developments.

THE AFTERNOON SITTING

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 June 22, 1989) Mr Epp, Mr Farnan, Mr Henderson, Mr Reville, Mr Ruprecht and Mr Smith (Lambton).

Petitions relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled June 22, 1989) Mr Haggerty and Mrs Sullivan.


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


By unanimous consent, it was agreed that any divisions required pursuant to Standing Order 120 (a) on the Second Reading of Bills 19, 20, 21, 22, 23 and 24 be deferred until the conclusion of the debate on all these Bills.

Debate was resumed on the motion for Second Reading of Bill 20, An Act to provide for the Payment of Development Charges,

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred.

A debate arose on the motion for Second Reading of Bill 19, An Act to amend the Power Corporation Act,

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 Naturopathy (*Sessional Paper No. P-1*) (Tabled May 10, 1989) *Mr Reycraft.* (See Hansard.)

Petition relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled May 11, 1989) *Mr Owen.* (See Hansard.)

Petition relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled May 18, 1989) *Mrs Grier.* (See Hansard.)
Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled May 23, 1989) Mr Polsinelli. (See Hansard.)

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled May 24, 1989) Ms Bryden. (See Hansard.)

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 6, 1989) Mr Daigeler. (See Hansard.)

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 98 to 103 inclusive (Sessional Paper No. 63) (Tabled June 22, 1989).

Questions Numbers 195 to 200 inclusive Interim Answers (See Hansard).

THIRTY-FIRST DAY
MONDAY, JUNE 26, 1989

PRAYERS 1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled June 26, 1989) Mr Faubert, Mr Jackson and Mr Miclash.

Debate was resumed on the motion for Second Reading of Bill 19, An Act to amend the Power Corporation Act,

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred.

A debate arose on the motion for Second Reading of Bill 22, 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.

A debate arose on the motion for Second Reading of Bill 23, An Act to amend the Land Transfer Tax Act,

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred.

A debate arose on the motion for Second Reading of Bill 24, 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.

A debate arose on the motion for Second Reading of Bill 21, An Act to amend the Fuel Tax Act, 1981,

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 120 (a) be deferred.

By agreement, at 6.00 p.m., the members having been called in.

The question, having been put, on the motion for Second Reading of Bill 20, An Act to provide for the Payment of Development Charges, was carried on the following division:—

**AYES**

<table>
<thead>
<tr>
<th>Beer</th>
<th>Chiarelli</th>
<th>Elliot</th>
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<td>Bossy</td>
<td>Cleary</td>
<td>Elston</td>
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<td>Bradley</td>
<td>Collins</td>
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<td>Brown</td>
<td>Conway</td>
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<td>Grandmaitre</td>
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<tr>
<td>Carrothers</td>
<td>Dietsch</td>
<td>Haggerty</td>
</tr>
</tbody>
</table>
AYES — Continued

Hart
Hošek
Keyes
Kozyra
Lupusella
Mahoney
Mancini
Matrundola
McGuigan
Miclash
Morin
Neumann
Nixon
(York Mills)

O’Neil
O’Neill
Offer
Owen
Patten
Pelissero
Phillips
Polsinelli
Poole
Ray

(Quinte)
(Ottawa-Rideau)

(Lambton)
(London South)

South
Stoner
Sullivan
Sweeney
Velshi
Wong—53.

NAYS

Allen
Brandt
Breaugh
Bryden
Charlton
Cooke
(Cooke-Riverside)

Eves
Grier
Hampton
Harris
Jackson
Johnson

(Martel)
(McLean)
Philip
(Phil)
(Pope)
(Reville)
(Fleming)
(Wildman—21).

And the Bill was accordingly read the second time and **Ordered referred to the Standing Committee on Finance and Economic Affairs.**

The question, having been put, on the motion for Second Reading of Bill 21, An Act to amend the Fuel Tax Act, 1981, was carried on the same vote,

And the Bill was accordingly read the second time and **Ordered referred to the Committee of the Whole House.**

The question, having been put, on the motion for Second Reading of Bill 22, 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 Committee of the Whole House.**

The question, having been put, on the motion for Second Reading of Bill 23, An Act to amend the Land Transfer Tax Act, was carried on the same vote,

And the Bill was accordingly read the second time and **Ordered referred to the Committee of the Whole House.**
The question, having been put, on the motion for Second Reading of Bill 24, An Act to amend the Gasoline Tax Act, was carried on the same vote,

And the Bill was accordingly read the second time and *Ordered referred to the Committee of the Whole House.*

The question, having been put, on the motion for Second Reading of Bill 19, An Act to amend the Power Corporation Act, was carried on the following division:

**AYES**

- Beer
- Bossy
- Bradley
- Brandt
- Brown
- Callahan
- Campbell
- Carrothers
- Chiarelli
- Cleary
- Collins
- Conway
- Cordiano
- Cousens
- Curling
- Dietsch
- Elliot
- Elston
- Eves
- Faubert
- Fleet
- Fulton
- Grandmaitre
- Haggerty

*Offer*  
*Owen*  
*Patten*  
*Pelissero*  
*Phillips*  
*(Wellington)*  
*Polsinelli*  
*Poole*  
*Pope*  
*Ray*  
*(Windsor-Walkerville)*  
*Roberts*  
*Smith*  
*(Lambton)*  
*Smith*  
*(London South)*  
*South*  
*Stoner*  
*Sullivan*  
*Sweeney*  
*Velshi*  
*Villeneuve*  
*Wong—63.*

**NAYS**

- Allen
- Breaugh
- Bryden
- Charlton
- Cooke

*Grier*  
*Hampton*  
*Martel*  
*Philip*  
*(Etobicoke-Rexdale)*

*Reville*  
*Wildman—11.*

*(Windsor-Riverside)*

And the Bill was accordingly read the second time and *Ordered for Third Reading.*
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 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 1988 (n° 64) (déposé le 23 juin 1989)—Renvoyé au Comité des organismes gouvernementaux.

Ontario Science Centre (The Centennial Centre of Science and Technology) Annual Report for the year ended March 31, 1988 (No. 64) (Tabled June 23, 1989)—Referred to the Government Agencies Committee.

Response to an Oral Question by Mr Brandt to the Minister of Tourism and Recreation (No. 65) (Tabled June 26, 1989).

THIRTY-SECOND DAY
TUESDAY, JUNE 27, 1989

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 First Annual Report of the Information and Privacy Commissioner of Ontario for the year ending December 31, 1988 (Sessional Paper No. 66) (Tabled June 27, 1989).

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 27, 1989)  Ms Bryden, Mr Cousens, Mr Faubert and Mrs Fawcett.

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 27, 1989)  Mr Brandt, Mr Jackson and Mrs Marland.

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 27, 1989)  Mr Villeneuve.

On motion by Mr Conway,

 Ordered, That Mr Johnson (Wellington) and Mrs Grier exchange places in the order of precedence for private members' public business.

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

Bill Pr13, An Act respecting the City of Hamilton.  Ms Collins.

Bill Pr16, An Act respecting London Regional Art and Historical Museums. Mr Reycraft.

Bill Pr30, An Act respecting Regis College.  Mr Reycraft.

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:—


Also, as directed by the Committee, reported progress on the following Bill:—

Bill 22, An Act to amend the Retail Sales Tax Act.

 Ordered, That the report be now received and adopted.

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:—

Comité des normes en matière de maladies professionnelles, Le rapport annuel pour l'exercice qui s'est terminé le 31 décembre 1988 ((n° 67) (déposé le 27 juin 1989)—Renvoyé au Comité des organismes gouvernementaux.

THIRTY-THIRD DAY
WEDNESDAY, JUNE 28, 1989

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 June 28, 1989) Mr Beer and Mr Keyes.

Petitions relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled June 28, 1989) Mr Fleet and Miss Roberts.


Mr Sola 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 Pr3, An Act respecting Sarnia General Hospital.

Bill Pr7, An Act respecting Royal Botanical Gardens.

Bill Pr18, An Act respecting Fort Erie Community Young Men’s Christian Association.

Bill Pr23, An Act to revive Bruce Office Supply Limited.

Bill Pr24, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown.

Bill Pr25, An Act respecting the Association of Municipal Tax Collectors of Ontario.

Bill Pr26, An Act to revive Angelato Service Centre Ltd.

Bill Pr27, An Act to revive Innomed Inc.
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 Pr18, An Act respecting Fort Erie Community Young Men’s Christian Association.

__________

Mr Neumann 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 211, An Act to revise the Rental Housing Protection Act, 1986. *Ordered for Third Reading.*

__________

On motion by Mr Conway,

*Ordered, That the Order of the House referring Bill 13, An Act respecting Environmental Rights in Ontario, to the Standing Committee on Resources Development be discharged and the Bill withdrawn.*

__________

Pursuant to Standing Order 70 (a), Mr Harris moved, in the absence of Mr Brandt,

That the Government lacks the confidence of the House because of the failure of the Premier to establish and enforce ethical standards of conduct for members of his government, including Ministers of the Crown and senior appointed officials, because of the questionable relationship among members of the government, the Liberal Party of Ontario, political appointees and financial supporters, because of the allegations of favouritism in the awarding of contracts to friends of government, and because of the Premier’s failure to assume full responsibility for the actions of those whom he has appointed.

And a debate arising, after some time, the motion, having been put, was lost on the following division:—

**AYES**

<table>
<thead>
<tr>
<th>Brandt</th>
<th>Jackson</th>
<th>Pope</th>
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<tr>
<td>Breaugh</td>
<td>Johnson</td>
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<td>Charlton</td>
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<td>Cooke</td>
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<td>Harris</td>
<td>Philip</td>
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<td></td>
<td>(Etobicoke-Rexdale)</td>
<td>24.</td>
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</tbody>
</table>
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:


Mr Johnson (Wellington) moved,

That, in the opinion of this House, recognizing the importance of sports fishing to the economic well-being of the province, and the need to improve the management and quality of the aquatic resources in the Great Lakes fishery; the Government of Ontario should implement changes in the regulation and management of the Great Lakes fishery to ensure that sport fishing remains viable in Ontario by immediately initiating plans to eliminate the use of commercial gill-nets and provide assistance to the commercial fishing industry in converting to trap nets and by accelerating its fish-stocking program.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mrs Grier then moved,

Second Reading of Bill 12, An Act respecting Environmental Rights in Ontario.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Johnson's Resolution Number 13, the question, having been put, was lost on the following division:—

AYES

Adams
Allen
Brandt
Bryden
Callahan
Charlton
Cooke
(Coquitlam)
Cousens
Dietsch

Ferraro
Harris
Jackson
Johnson
(Wellington)
Johnston
(Scarborough West)
Keyes
Lupusella
Mahoney

Marland
Martel
McClelland
McLean
Philip
(Rutland)
Runciman
Sterling
Villeneuve

NAYS

Ballinger
Black
Bossy
Carrothers
Chiarelli
Collins
Cooke
(Windsor-Riverside)

Elliot
Epp
Faubert
Fawcett
Fleet
Gier
Hart

Henderson
LeBourdais
Lipsett
Mancini
Matrundola
McGuigan
Miller
NAYS — Continued

Nicholas Pelissero Ruprecht
Nixon Pouliot Sola
(York Mills) Ray Sullivan
O’Neill (Windsor-Walkerville) Wildman—34.
( Ottawa-Rideau) Reycraft
Oddie Munro Roberts

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 respecting Environmental Rights in Ontario, the question, having been put, was carried on the following division:—

AYES

Adams Ferraro Nicholas
Allen Fleet Nixon
Ballinger Grier (York Mills)
Black Harris O’Neill
Bosny Hart (Ottawa-Rideau)
Bradley Henderson Oddie Munro
Brandt Jackson Pelissero
Breaugh Johnson Philip
Bryden (Wellington) Polsinelli
Callahan Johnston Pouliot
Carrothers (Scarborough West) Rae
(York South)
Charlton Keyes Ray
( Windsor-Walkerville)
Chiarelli LeBourdais Reycraft
Collins Lipsett Roberts
Cooke Lupusella Ruprecht
(Kitchener) Mahoney Sola
Cooke Mancini South
(Windsor-Riverside) Marland Sterling
Cordiano Martel Sullivan
Cousens Matrundola Villeneuve
Dietsch McClelland Wildman
Elliot McGuigan Wilson—66.
Epp McLean
Faubert Miller
Fawcett Morin-Strom

NAYS —0.

and the Bill was accordingly read the second time and Ordered referred to the Committee of the Whole House.
The Speaker addressed the House as follows:—

I beg to inform the House that I have today laid upon the Table the Fourteenth Annual Report of the Commission on Election Finances for the year 1988 (Sessional Paper No. 69) (Tabled June 29, 1989)—Referred to the Government Agencies Committee / Le quatorzième rapport annuel de la Commission sur le financement des élections, pour l’année 1988 (Document parlementaire no 69) (déposé le 29 juin 1989)—Renvoyé au Comité des organismes gouvernementaux.

The Speaker addressed the House as follows:—

I beg to inform the House that I have today laid upon the Table the Sixteenth Annual Report 1988-89 of the Ombudsman of Ontario (Sessional Paper No. 70) (Tabled June 29, 1989)—Referred to the Ombudsman Committee.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 29, 1989) Mr Campbell, Mr Cooke (Windsor-Riverside), Mr Fleet, Mr Nixon (York Mills) and Mr Ray (Windsor-Walkerville).

Petitions relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled June 29, 1989) Mr Adams, Mr Johnston (Scarborough West), Mr Nixon (York Mills) and Mr Velshi.

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 29, 1989) Mr Sterling.

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

Bill 39, An Act to revise the Veterinarians Act. Mr Riddell.

Bill 40, An Act to repeal the Brucellosis Act. Mr Riddell.

Bill 41, An Act to revise the Teachers’ Superannuation Act 1983 and to make related amendments to the Teaching Profession Act. Mr Ward.

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

Bill Pr17, An Act to revive Lauramar Holdings Limited. Mr Cordiano.
Bill Pr20, An Act to revive Bolsward Investments Limited.  Mr Ballinger.

A debate arose on the motion for Third Reading of Bill 211, An Act to revise the Rental Housing Protection Act, 1986.

And, after some time, the motion, having been put was declared carried 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 a certain Bill 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 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 211, An Act to revise the Rental Housing Protection Act, 1986.

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 responses to the following Petitions were laid upon the Table:—

Petition relating to Social Assistance Review Committee Report (Sessional Paper No. P-16) (Tabled May 23, 1989)  Mr Morin-Strom. (See Hansard.)

Petition relating to Bounty System on Wolves (Sessional Paper No. P-19) (Tabled June 7, 1989)  Mr McLean. (See Hansard.)

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 39, An Act to revise the Veterinarians Act (No. 73) (Tabled June 29, 1989).

Bill 40, An Act to repeal the Brucellosis Act (No. 74) (Tabled June 29, 1989).

Bill 41, An Act to revise the Teachers' Superannuation Act 1983 and to make related amendments to the Teaching Profession Act (No. 75) (Tabled June 29, 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 128 to 133 inclusive and 204 to 207 inclusive (See Hansard).

Question Number 136 was made a Return (See Sessional Paper No. 72) (Tabled June 29, 1989).

Question Number 192 Interim Answer (See Hansard).

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THIRTY-FIFTH DAY

TUESDAY, JULY 4, 1989

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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 July 4, 1989) Mr Neumann.

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 4, 1989) Mr Miclash.

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 4, 1989) Mr Sterling.
Petition relating to Babysitting in Lennox and Addington (Sessional Paper No. P-22) (Tabled July 4, 1989)  Mr MacDonald.

Mr Mahoney from the Select Committee on Education presented the Committee's Second Report / le deuxième rapport du Comité spécial sur l'Éducation and moved the adoption of its recommendations (Sessional Paper No. 77) (Tabled July 4, 1989).

On motion by Mr Mahoney,

Ordered, That the debate be adjourned.

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

Bill 42, An Act to amend the Mining Act.  Mr Kerrio.

A debate arose on the motion for Second Reading of Bill 37, An Act to amend the Assessment Act.

And, after some time,

On motion by Mr Charlton,

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 June 8, 1989)  Ms Bryden. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 14, 1989)  Mr Epp, Miss Nicholas, Mr Ray (Windsor-Walkerville) and Mr Reycraft. (See Hansard.)

Petition relating to Lord's Prayer (Sessional Paper No. P-3) (Tabled June 7, 1989)  Mr South. (See Hansard.)

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled June 14, 1989)  Mr Kormos. (See Hansard.)

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 82, 83, 92, 149 and 150 (See Hansard.)

THIRTY-SIXTH DAY
WEDNESDAY, JULY 5, 1989

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 July 5, 1989) Mr Kanter and Mr Miller.

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 5, 1989) Mr Brandt, Mr Reycraft, Mr Runciman and Mr Tatham.


Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 5, 1989) Mr Sterling.


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 Pr13, An Act respecting the City of Hamilton.

Bill Pr30, An Act respecting the Regis College.

Your Committee begs to report the following Bills as amended:—

Bill Pr1, An Act respecting the City of Toronto.

Bill Pr16, An Act respecting London Regional Art and Historical Museums.
On motion by Mr Conway,

Ordered, That, notwithstanding any Standing Order, the House shall meet in the afternoon tomorrow, Thursday, July 6, 1989, from 1.15 p.m. to 2.15 p.m. and from 3.30 p.m. to 6.00 p.m.

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


Bill 44, An Act to amend certain Acts concerning the Sale of Tobacco to Minors.  Mr Sterling.

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 Centre culturel d’Orléans.  Mr Morin.

Projet de loi Pr6, Loi concernant le Centre culturel d’Orléans.  M. Morin.

Debate was resumed on the motion for Second Reading of Bill 37, An Act to amend 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 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 37, An Act to amend the Assessment 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 42, An Act to amend the Mining Act (No. 78) (Tabled July 5, 1989).


THIRTY-SEVENTH DAY
THURSDAY, JULY 6, 1989

PRAYERS

10.00 A.M.

Mr Black moved,

That, in the opinion of this House, recognizing that much of the criminal drug activity involving young people is initiated by adults and yet, since the abolition of the Juvenile Delinquents Act, which included an offence of “contributing to the delinquency of a juvenile”, there is no adequate legislative provision by which to discourage or punish adults who recruit children for drug-related purposes, the Government of Ontario should pursue discussions with Federal Justice officials concerning an amendment to the Criminal Code to create a specific offence of counselling, aiding, or abetting a youth to commit any offence under the Narcotics Control Act, Food and Drugs Act, Criminal Code, or certain provincial regulatory statutes. Such an offence should carry a greater penalty than a similar offence committed by an adult in relation to another adult.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Philip (Etobicoke-Rexdale) then moved,

That, in the opinion of this House, the Government of Canada should implement immediately effective storm water quality management measures at Pearson International Airport to eliminate potential water quality impairment in Etobicoke Creek and Mimico Creek due to airport runoff containing deicing chemicals, spilled fuels, or other waterborne pollutants generated by airport operations.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Black’s Resolution Number 15, the question, having been put, was declared carried, and it was:—

Resolved, That, in the opinion of this House, recognizing that much of the criminal drug activity involving young people is initiated by adults and yet, since the abolition of the Juvenile Delinquents Act, which included an offence of “contributing to the delinquency of a juvenile”, there is no adequate legislative provision by which to discourage or punish adults who recruit children for drug-related
purposes, the Government of Ontario should pursue discussions with Federal Justice officials concerning an amendment to the Criminal Code to create a specific offence of counselling, aiding, or abetting a youth to commit any offence under the Narcotics Control Act, Food and Drugs Act, Criminal Code, or certain provincial regulatory statutes. Such an offence should carry a greater penalty than a similar offence committed by an adult in relation to another adult.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Philip's Resolution Number 16, the question, having been put, was declared carried, and it was:

Resolved, That, in the opinion of this House, the Government of Canada should implement immediately effective storm water quality management measures at Pearson International Airport to eliminate potential water quality impairment in Etobicoke Creek and Mimico Creek due to airport runoff containing deicing chemicals, spilled fuels, or other waterborne pollutants generated by airport operations.

THE AFTERNOON SITTING

1.15 P.M.

Pursuant to the Order of the House on July 5, 1989, at 2.15 p.m., the sitting was suspended until 3.30 p.m.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 6, 1989) Mr Fleet and Mr Miller.


Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 6, 1989) Mr Dietsch.

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 18, An Act to amend the Ontario Municipal Improvement Corporation Act. Ordered for Third Reading.
Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee's First Interim Report 1989 and moved the adoption of its recommendations (Sessional Paper No. 80) (Tabled July 6, 1989).

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

On motion by Mr Conway,

Ordered, That the Chairman, clerk and research officer of the Standing Committee on Public Accounts be authorized to attend the Canadian Council of Public Accounts Committees Conference in Edmonton, Alberta.

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

Bill 45, An Act to amend the Law Society Act and the Solicitors Act. Mr Scott.

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 37, An Act to amend the Assessment Act.

Also, as directed by the Committee, reported the following Bill as amended:—

Bill 22, An Act to amend the Retail Sales Tax Act.

Also, as directed by the Committee, reported progress on the following Bill:—


Ordered, That the report be now received and adopted.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled May 29, 1989) Ms Bryden. (See Hansard.)

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 7, 1989) Mr Sterling. (See Hansard.)
Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 12, 1989) Mr Beer. (See Hansard.)

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 14, 1989) Mrs Grier and Mr Reycraft. (See Hansard.)

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 19, 1989) Mr McLean and Ms Poole. (See Hansard.)

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 20, 1989) Mrs Grier, Mr Lupusella, Mr Matrundola, Mr McCague, Miss Nicholas and Mr Owen. (See Hansard.)

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 21, 1989) Mr Carrothers, Mrs Cunningham, Mr Epp, Mr Kanter and Mr Reycraft. (See Hansard.)

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled June 22, 1989) Mr Epp, Mr Farnan, Mr Henderson, Mr Reville, Mr Ruprecht and Mr Smith (Lambton). (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 10, 1989) Mr Morin-Strom and Mr Reycraft. (See Hansard.)

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled May 16, 1989) Mr Pope. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 6, 1989) Mr Allen, Mr Dietsch, Mr Jackson, Mr Morin, Mr Poirier, Mr Reycraft and Miss Roberts. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 7, 1989) Ms Bryden, Mr Jackson, Mr Kormos and Mr Tatham. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 8, 1989) Mr Mackenzie and Mr Miller. (See Hansard.)

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 12, 1989) Mr Faubert. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 13, 1989) Mr Johnston (Scarborough West) and Mr Morin-Strom. (See Hansard.)

Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 23, 1989) Mr Elliot, Mrs Fawcett, Mr McCague, Mr Ray (Windsor-Walkerville) and Mr Reycraft. (See Hansard.)

Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 24, 1989) Mr Black and Mr McCague. (See Hansard.)
Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 25, 1989) Mr Pollock and Mr Sola. (See Hansard.)

Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled May 29, 1989) Mr Carrothers and Mrs Fawcett. (See Hansard.)

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled June 6, 1989) Mr Owen. (See Hansard.)

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled June 7, 1989) Mrs Sullivan. (See Hansard.)

Petition relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled June 14, 1989) Mr Ray (Windsor-Walkerville). (See Hansard.)

Petition relating to Social Assistance Review Committee Report (Sessional Paper No. P-16) (Tabled June 13, 1989) Mr Johnston (Scarborough West). (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 7, 1989) Mr Sterling. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 8, 1989) Mr Sterling. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 12, 1989) Mr Villeneuve. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 19, 1989) Miss Roberts. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 20, 1989) Mr Villeneuve. (See Hansard.)

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 45, An Act to amend the Law Society Act and the Solicitors Act (No. 81) (Tabled July 6, 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 104, 105, 147, 148, 176, 193, 194 and 201 (See Hansard).

Questions Numbers 208 to 240 inclusive Interim Answers (See Hansard).

THIRTY-EIGHTH DAY
MONDAY, JULY 10, 1989

PRAYERS 1.30 P.M.

The House expressed its condolence on the death of Harold William Walker member for the Electoral District of Welland from 1948 to 1951.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—


Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 10, 1989) Mr Miller and Mr Smith (Lambton).

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled July 10, 1989) Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Kormos, Mr Mackenzie, Miss Martel, Mr Pouliot and Mr Wildman.

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 10, 1989) Mr Sterling.

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


Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act. Mr. Grandmaitre.
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 93, An Act to revise the Justices of the Peace Act.

Projet de loi 93, Loi portant révision de la Loi sur les juges de paix.

Ordered, That the report be now received and adopted.

The House then adjourned at 6.00 p.m.

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

Sessional Paper:—

Compendium:

Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act (No. 82) (Tabled July 10, 1989).

THIRTY-NINTH DAY
TUESDAY, JULY 11, 1989

PRAYERS

The Speaker addressed the House as follows:—

I beg to inform the House that I have today laid upon the Table the Annual Report of the Executive Director of the Legislative Library for the year ended 31 March 1989 / Le rapport annuel, du directeur général de la Bibliothèque de l'Assemblée législative, pour l'exercice se terminant le 31 mars 1989 (No. 76) (Tabled July 11, 1989).

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled July 11, 1989) Mr Johnston (Scarborough West).
Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 11, 1989) Mr Farnan, Mr Jackson, Mr Johnston (Scarborough West) and Mr MacDonald.

Petition relating to Lord's Prayer (Sessional Paper No. P-3) (Tabled July 11, 1989) Mr Sterling.

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled July 11, 1989) Mr Charlton, Mr Farnan, Mrs Grier, Mr Hampton, Mr Mackenzie, Miss Martel and Mr Pouliot.


Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 11, 1989) Mr Sterling.

Mr Wildman from the Standing Committee on Resources Development presented the Committee's Report as follows and moved its adoption:

Your Committee begs to report the following Bill as amended:

Bill 162, An Act to amend the Workers' Compensation Act.

And a debate arising,

And the House, having continued to sit until twelve of the clock midnight,

WEDNESDAY, JULY 12, 1989

The debate continued and, after some time, the motion for the adoption of the report having been put was carried on the following division:

AYES

Ballinger          Elliot          LeBourdais
Beer              Elston          Leone
Bradley           Epp             MacDonald
Brown             Faubert         Mahoney
Callahan          Fawcett         Mancini
Caplan            Fontaine        Matrundola
Chiarelli         Fulton          McClelland
Cleary            Furlong         McGuinty
Collins           Grandmaître     McLeod
Conway            Hart            Miclash
Cooke             Hošek           Miller
                  (Kitchener)    Morin
Curling           Kerrio          Neumann
Dietsch           Kozyra          Nicholas
Eakins            Kwinter         Nixon
                  (Brant-Haldimand)
AYES — Continued

Nixon
(York Mills)
O’Neil
(Quinte)
O’Neill
(Ottawa-Rideau)
Oddie Munro
Offer
Peterson
Phillips
(Scarborough-Agincourt)
Ramsay
Reycraft
Riddell
Roberts
Smith
(Lambton)
Sorbara

South
Stoner
Sweeney
Tatham
Velshi
Wilson
Wong
Wrye—65.

NAYS

Brandt
Charlton
Cooke
(Windsor-Riverside)
Cunningham
Eves
Farnan
Grier
Hampton
Harris
Johnston
(Scarborough West)
Mackenzie
Marland
Martel
Pouliot
Rae
(York South)
Reville
Runciman
Sterling
Wildman
Wiseman—20.

And the report was adopted and the Bill *Ordered referred to the Committee of the Whole House.*

At 9.50 a.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 10.00 a.m.

FORTIETH DAY
WEDNESDAY, JULY 12, 1989

PRAYERS

Pursuant to Standing Order 31 (b), the following Petitions were presented:—

Petitions relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled July 12, 1989) Mr Leone and Mr Reycraft.

Petitions relating to Workers’ Compensation (Sessional Paper No. P-7) (Tabled July 12, 1989) Mr Mackenzie and Mr Reycraft.


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 Pr20, An Act to revive Bolsward Investments Limited.

Bill Pr21, An Act respecting South Simcoe Railway Heritage Corporation.

Your Committee begs to report the following Bill as amended:

Bill Pr6, An Act respecting the Centre culturel d’Orléans / Projet de loi Pr6, Loi concernant le Centre culturel d’Orléans.

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 Pr6, An Act respecting the Centre culturel d’Orléans / Projet de loi Pr6, Loi concernant le Centre culturel d’Orléans.

On motion by Mr Conway,

Ordered, That the Standing Committee on General Government be authorized to report to the House on its review of the final progress reports to the Minister of the Environment of Inco, Falconbridge, Algoma Steel and Ontario Hydro on acid rain abatement programmes.

The following Bill was read the second time:

Bill 35, An Act respecting the amalgamation of the City of Sarnia and the Town of Clearwater and the addition of the amalgamated City to the County of Lambton. 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:


Also, as directed by the Committee, reported the following Bill as amended:

Bill 35, An Act respecting the amalgamation of the City of Sarnia and the Town of Clearwater and the addition of the amalgamated City to the County of Lambton.

Also, as directed by the Committee, reported progress on the following Bill:

Bill 24, An Act to amend the Gasoline Tax Act.

*Ordered*, That the report be now received and adopted.

The following Bill was read the second time:


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:*


PRAYERS

Mr Wiseman moved,

That, in the opinion of this House, recognizing that municipalities with populations under 10,000 people do not have the financial tax base to purchase modern, effective and reliable fire protection equipment, the Government should subsidize these communities with unconditional per household grants for this purpose. And, recognizing as well that it is inconvenient and expensive to send volunteer firefighters to train in Gravenhurst, that the Ministry of the Solicitor General provide training for these forces in their own regions of the province.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Ms Collins then moved,

That, in the opinion of this House, recognizing that the protection of individual liberty and well-being, within a framework of legal rights and protections, is, and shall continue to be, the goal of Ontario's mental health policy; and, that the timely and appropriate treatment of acute mental illnesses, like schizophrenia and manic depression, is the only way to guarantee the liberty and well-being of those who suffer from such illnesses, and, that the failure to provide timely and appropriate treatment of acute mental illness causes enormous, but preventable human suffering, therefore, the Government of Ontario should guarantee the right of treatment to all persons suffering from acute mental illness.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Wiseman’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 municipalities with populations under 10,000 people do not have the financial tax base to purchase modern, effective and reliable fire protection equipment, the Government should subsidize these communities with unconditional per household grants for this purpose. And, recognizing as well that it is inconvenient and expensive to send volunteer firefighters to train in Gravenhurst, that the Ministry of the Solicitor General provide training for these forces in their own regions of the province.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Ms Collins’ Resolution Number 18, the question, having been put, was declared carried, and it was:—

Resolved, That, in the opinion of this House, recognizing that the protection of individual liberty and well-being, within a framework of legal rights and protections, is, and shall continue to be, the goal of Ontario’s mental health policy; and, that the timely and appropriate treatment of acute mental illnesses, like
schizophrenia and manic depression, is the only way to guarantee the liberty and well-being of those who suffer from such illnesses, and, that the failure to provide timely and appropriate treatment of acute mental illness causes enormous, but preventable human suffering, therefore, the Government of Ontario should guarantee the right of treatment to all persons suffering from acute mental illness.

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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 July 13, 1989) Mr Leone.

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 13, 1989) Mr Cooke (Kitchener), Mrs Cunningham, Mr Cureatz, Mr Epp, Ms Hart, Mr Henderson, Mr Jackson and Mr Reycraft.

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled July 13, 1989) Mr Charlton, Mr Cooke (Kitchener), Mr Farnan, Mr Kormos and Mr Mackenzie.

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

Bill 5, An Act to amend the Education Act.

---

The following Bill was read the second time:—


---

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

Bill Pr1, An Act respecting the City of Toronto.

Bill Pr3, An Act respecting Sarnia General Hospital.

Bill Pr6, An Act respecting the Centre culturel d'Orléans.

Projet de loi Pr6, Loi concernant le Centre culturel d'Orléans.

Bill Pr7, An Act respecting Royal Botanical Gardens.
Bill Pr13, An Act respecting the City of Hamilton.

Bill Pr16, An Act respecting London Regional Art and Historical Museums.

Bill Pr18, An Act respecting Fort Erie Community Young Men’s Christian Association.

Bill Pr20, An Act to revive Bolsward Investments Limited.

Bill Pr21, An Act respecting South Simcoe Railway Heritage Corporation.

Bill Pr23, An Act to revive Bruce Office Supply Limited.

Bill Pr24, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown.

Bill Pr25, An Act respecting the Association of Municipal Tax Collectors of Ontario.

Bill Pr26, An Act to revive Angelato Service Centre Ltd.

Bill Pr27, An Act to revive Innomed Inc.

Bill Pr30, An Act respecting Regis College.

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

Bill Pr1, An Act respecting the City of Toronto.

Bill Pr3, An Act respecting Sarnia General Hospital.

Bill Pr6, An Act respecting the Centre culturel d’Orléans.

Projet de loi Pr6, Loi concernant le Centre culturel d’Orléans.

Bill Pr7, An Act respecting Royal Botanical Gardens.

Bill Pr13, An Act respecting the City of Hamilton.

Bill Pr16, An Act respecting London Regional Art and Historical Museums.

Bill Pr18, An Act respecting Fort Erie Community Young Men’s Christian Association.

Bill Pr20, An Act to revive Bolsward Investments Limited.

Bill Pr21, An Act respecting South Simcoe Railway Heritage Corporation.

Bill Pr23, An Act to revive Bruce Office Supply Limited.
Bill Pr24, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown.

Bill Pr25, An Act respecting the Association of Municipal Tax Collectors of Ontario.

Bill Pr26, An Act to revive Angelato Service Centre Ltd.

Bill Pr27, An Act to revive Innomed Inc.

Bill Pr30, An Act respecting Regis College.

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

Bill 1, An Act to amend the Ontario Municipal Board Act.

Bill 10, An Act to control Automobile Insurance Rates.

Bill 17, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 19, An Act to amend the Power Corporation Act.


Bill 22, An Act to amend the Retail Sales Tax Act.


Bill 35, An Act respecting the amalgamation of the City of Sarnia and the Town of Clearwater and the addition of the amalgamated City to the County of Lambton.

Bill 37, An Act to amend the Assessment Act.

Bill 201, An Act to amend the Municipal Act.


Debate was resumed on the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government.

And, after some time,

On motion by Mr Reycraft,

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 1, An Act to amend the Ontario Municipal Board Act.

Bill 5, An Act to amend the Education Act.

Bill 10, An Act to control Automobile Insurance Rates.

Bill 17, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 19, An Act to amend the Power Corporation Act.


Bill 22, An Act to amend the Retail Sales Tax Act.


Bill 35, An Act respecting the amalgamation of the City of Sarnia and the Town of Clearwater and the addition of the amalgamated City to the County of Lambton.

Bill 37, An Act to amend the Assessment Act.

Bill 201, An Act to amend the Municipal Act.


Bill Pr1, An Act respecting the City of Toronto.

Bill Pr3, An Act respecting Sarnia General Hospital.

Bill Pr6, An Act respecting the Centre culturel d'Orléans."
Projet de loi Pr6, Loi concernant le Centre culturel d'Orléans.

Bill Pr7, An Act respecting Royal Botanical Gardens.

Bill Pr13, An Act respecting the City of Hamilton.

Bill Pr16, An Act respecting London Regional Art and Historical Museums.

Bill Pr18, An Act respecting Fort Erie Community Young Men's Christian Association.

Bill Pr20, An Act to revive Bolsward Investments Limited.

Bill Pr21, An Act respecting South Simcoe Railway Heritage Corporation.

Bill Pr23, An Act to revive Bruce Office Supply Limited.

Bill Pr24, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown.

Bill Pr25, An Act respecting the Association of Municipal Tax Collectors of Ontario.

Bill Pr26, An Act to revive Angelato Service Centre Ltd.

Bill Pr27, An Act to revive Innomed Inc.

Bill Pr30, An Act respecting Regis 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.

Au nom de Sa Majesté, Son Honneur le lieutenant-gouverneur sanctionne ces projets de lois."

His Honour was then pleased to retire.

The House then adjourned at 6.00 p.m.
PRAYERS

Before “Members’ Statements” the Speaker ruled as follows:—

Last Wednesday, the Honourable Member for Mississauga West, Mr Mahoney, raised a question of privilege with respect to allegations that had been made by the Honourable Leader of the Opposition in Question Period the day before. I listened carefully to the Honourable Member the other day, as well as to the Honourable Leader of the Opposition and I have read over attentively the notes used by the Honourable Member for Mississauga West when he was speaking on this point last week.

After examining the words of the Leader of the Opposition in Question Period last Tuesday, when he was asking a Supplementary Question of the Premier on the activities of the Member for Mississauga West, I find that at most there exists a disagreement between the two Honourable Members as to the facts. As for the main part of the Member for Mississauga West’s presentation which deals with a Press Release issued by the Leader of the Opposition, I must find that this pertains to statements made outside the House and therefore cannot form the basis of privilege inside the House. I am certain that the Honourable Member knows what his rights are in relation to statements made outside the House.

In support of these two reasons I quote Beauchesne’s 6th Edition, page 13, numbers 31 (1) and (3) which read as follows:

“(1) A dispute arising between two Members, as to allegations of facts, does not fulfill the conditions of parliamentary privilege.

(3) Statements made outside the House by a Member may not be used as the basis for a question of privilege”.

In conclusion therefore, I cannot find a prima facie case of privilege.

After “Oral Questions” the Speaker delivered the following ruling:—

On Thursday last, the Opposition House Leader, Mr Cooke (Windsor-Riverside) raised a point of order with respect to Government Notice of Motion Number 6 which had been moved by the Government House Leader, Mr Conway. The motion in question is one for the allocation of time and sets out in detail the provisions which are to be made for further proceedings on Bill 162, An Act to amend the Workers’ Compensation Act. The member for Windsor-Riverside cited 4 reasons for the motion being out of order. First, there is no provision in the Standing Orders for such a motion; second, the deeming provisions of the motion affecting amendments are unprecedented and amount to an abuse of the minority; third, the time allocated to the Committee of the Whole House stage is inadequate
and does not allow the opposition to adequately perform its role of holding government accountable; and fourth, it prejudges the members of the Legislature and their role in dealing with legislation. The House Leader for the Progressive Conservative Party, Mr Harris, maintained that the deeming provisions of the motion affecting amendments prejudicially affect the ability of the opposition to put forward its arguments on particular amendments and would have the effect of deeming each amendment to be in order. The members for Scarborough West, Hamilton Mountain and the Government House Leader also offered advice on matters I should consider in determining if the motion is in order.

As I stated in my ruling to the House on the 23rd of January of this year, it has been settled that a motion for the allocation of time, although it forms no part of the general procedure of the House, is a substantive motion and may be moved and debated upon proper notice being given. In this case, proper notice was given and I find the motion to be in order on this ground.

I have considered carefully the arguments of members concerning the deeming provisions of the motion which would treat amendments tabled before 6.00 p.m. of the first Sessional day in Committee of the Whole House and not yet moved by 5.45 p.m. on the second Sessional day in Committee of the Whole House as if they had been moved. I have looked at the precedents and practices of this House and other jurisdictions to assist me in determining if such a provision is in order. Since 1985, in dealing with the Estimates, it has been a common practice of the House to deem that the Estimates not yet passed by the committees and reported to the House to be passed and all Estimates not yet concurred in to be concurred in. At the House of Commons at Westminster provision has been made in time allocation motions to deem parts of a bill to stand part of the bill without question put and it is a recognized technique in legislative drafting that a bill may be deemed to have come into force on a day prior to passage through the House and Royal Assent.

Also, at the House of Commons in Ottawa, at that stage of the legislative process which they call the Report stage, which is an equivalent to our Committee of the Whole stage, it is often the case that time allocation will affect this stage in the very same way as is proposed here. In that case, sometimes a very large number of amendments will be put to the House seriatim without having been debated.

If the Chairman of the Committee of the Whole House determines that an amendment which is deemed to be moved by the provisions of the time allocation order is out of order, it is the duty of the Chairman to rule accordingly before the question is put on the amendment. The effect of the time allocation order is not to deem any amendment affected by its provisions to be in order.

I therefore find this provision in the motion to be in order.

By its very nature, an allocation of time order is a means by which debate on a matter is curtailed by allocating a specified number of days to the various stages of a bill. Such a procedure is, as stated in Erskine May’s *Treatise on the Law, Privileges, Proceedings and Usage of Parliament*, 20th Edition at pages 454 to 455, “the extreme limit to which procedure goes in affirming the rights of the majority at the expense of the minorities of the House” and is “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.” In my opinion, the allocation of time order moved by the Government House Leader does not infringe the rights of the minority.

On appeal, the ruling of the Speaker was sustained on the following division:—

**AYES**

Beer
Black
Bradley
Brandt
Brown
Callahan
Caplan
Carrothers
Chiarelli
Collins
Conway
Cooke (Kitchener)
Cordiano
Cureatz
Daigeler
Dietsch
Eakins
Elliot
Elston (York Mills)
Epp
Faubert
Fleet

Fontaine
Furlong
Grandmaitre
Harris
Hošek
Kanter
Kerrio
Keyes
LeBourdais
Leone
Mahoney
Matrundola
McCague
McClelland
McGuinty
McLean
Miller
Morin
Nixon
O'Neil (Quinte)
Offer

Owen
Pelissero
Phillips
(Scarborough-Agincourt)
Polsinelli
Poole
Reycraft
Riddell
Roberts
Smith
Smith (Lambton)

**NAYS**

Charlton
Cooke (Windsor-Riverside)
Kormos (Etobicoke-Rexdale)

Laughren
Mackenzie
Philip

Rae (York South)
Reville—8.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Workers’ Compensation (*Sessional Paper No. P-7*)
(Tabled June 7, 1989) **Miss Martel. (See Hansard.)**

Petition relating to Workers’ Compensation (*Sessional Paper No. P-7*)
(Tabled June 8, 1989) **Mr Kormos. (See Hansard.)**

Petitions relating to Workers’ Compensation (*Sessional Paper No. P-7*)
(Tabled June 12, 1989) **Ms Bryden and Mr Kormos. (See Hansard.)**
Petitions relating to Workers’ Compensation (Sessional Paper No. P-7) (Tabled June 13, 1989)  Mr Kormos and Miss Martel. (See Hansard.)

Petitions relating to Workers’ Compensation (Sessional Paper No. P-7) (Tabled June 21, 1989)  Mr Kormos, Miss Martel and Mr Morin-Strom. (See Hansard.)

Petition relating to Workers’ Compensation (Sessional Paper No. P-7) (Tabled June 22, 1989)  Mr Kormos. (See Hansard.)

Petition relating to Meech Lake Accord (Sessional Paper No. P-20) (Tabled June 15, 1989)  Mr McLean. (See Hansard.)

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 Number 84 was made a Return (See Sessional Paper No. 85) (Tabled July 17, 1989.)

Question Number 97 was made a Return (See Sessional Paper No. 84) (Tabled July 17, 1989.)

Questions Numbers 26 to 52 inclusive, 85 and 86 (See Hansard.)

Questions Numbers 203 and 241 Interim Answers (See Hansard.)

FORTY-THIRD DAY
TUESDAY, JULY 18, 1989

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:

I wish to inform the House that I have received notice from the Commonwealth Parliamentary Association Headquarters Secretariat that July 18, 1989 marks the 78th Anniversary of the Commonwealth Parliamentary Association.

The Chairman of the Executive Committee of the Commonwealth Parliamentary Association, The Honourable Lavu Mulimba, of Zambia, has stated in his message:
"As we celebrate our 78th birthday let us re-dedicate ourselves once again to the cause of our Association. Let us all work towards achieving within our lifetime a happier world for all mankind in which love, truth, social justice and fair-play are part of our common heritage.

I wish everyone of you a very happy 78th Anniversary."

As all members of this House are members of the Ontario Branch of the Commonwealth Parliamentary Association, I felt it important to bring this occasion to your attention.

Pursuant to Standing Order 31 (b), the following Petitions were presented:

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled July 18, 1989)  Mr Beer, Mr Epp, Mr Kanter and Mr Nixon (York Mills).

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 18, 1989)  Mr Cureatz and Mr Smith (Lambton).


On motion by Mr Conway,

Ordered, That Standing Order 79 respecting notice of committee hearings be suspended for the consideration of Bill Pr32, An Act respecting the City of Toronto, by the Standing Committee on Regulations and Private Bills on Wednesday, July 19, 1989.

On motion by Mr Conway,

Ordered, That the Order of the House for third reading of Bill 18, An Act to amend the Ontario Municipal Improvement Corporation Act, be discharged and the Bill be referred back to the Standing Committee on Finance and Economic Affairs.

On motion by Mr Conway,

Ordered, That, notwithstanding Standing Order 71 (h), the requirement for notice for private members public business be waived with respect to ballot items 17 and 18.
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 Pr32, An Act respecting the City of Toronto.  Mr Kanter.

Mr Conway moved,

That, notwithstanding any order of the House, when the Order of the Day is called for the consideration of Bill 162, An Act to amend the Workers’ Compensation Act by the Committee of the Whole House there shall be two Sessional days allocated to the consideration of this Bill. On the first of these Sessional days, all amendments proposed to be moved to Bill 162 shall be laid on the Table before the normal adjournment hour of 6.00 p.m. On the second of these Sessional days, at 5.45 p.m., the Chairman of the Committee of the Whole House shall put all questions necessary to dispose of every section of the Bill and any amendments thereto, not yet passed, including those proposed amendments not yet moved which shall be deemed to be moved, as well as the title, and shall report the Bill forthwith to the House, and that the question for the adoption of the Report of the Committee of the Whole House shall be put forthwith and decided without amendment or debate.

Further, that there shall be one Sessional day allocated to the consideration of Bill 162, at third reading and that at 5.45 p.m. on that Sessional day the Speaker shall interrupt the proceedings and put all questions necessary to dispose of the motion for third reading.

And finally, that in the case of any division requested during the time that this Bill is being considered, the Bells shall be limited to 15 minutes.

And a debate arising, after some time,

Mr Harris moved,

That the motion be amended by deleting the words “and any amendments thereto, not yet passed, including those proposed amendments not yet moved which shall be deemed to be moved” on the ninth, tenth and eleventh lines, and replacing them with the following words “and any amendments thereto moved, but not yet passed,”

The debate continued, and after some time, the amendment to the motion, having been put, was declared lost.

The motion, having been put, was carried on the following division:—
And it was,

Resolved, That, notwithstanding any order of the House, when the Order of the Day is called for the consideration of Bill 162, An Act to amend the Workers’ Compensation Act by the Committee of the Whole House there shall be two Sessional days allocated to the consideration of this Bill. On the first of these Sessional days, all amendments proposed to be moved to Bill 162 shall be laid on the Table before the normal adjournment hour of 6.00 p.m. On the second of these Sessional days, at 5.45 p.m., the Chairman of the Committee of the Whole House shall put all questions necessary to dispose of every section of the Bill and any amendments thereto, not yet passed, including those proposed amendments not yet moved which shall be deemed to be moved, as well as the title, and shall report the Bill forthwith to the House, and that the question for the adoption of the Report of the Committee of the Whole House shall be put forthwith and decided without amendment or debate.

Further, that there shall be one Sessional day allocated to the consideration of Bill 162, at third reading and that at 5.45 p.m. on that Sessional day the Speaker shall interrupt the proceedings and put all questions necessary to dispose of the motion for third reading.
And finally, that in the case of any division requested during the time that this Bill is being considered, the Bells shall be limited to 15 minutes.

The House then adjourned at 6.10 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 87 and 242 (See Hansard.)

FORTY-FOURTH DAY
WEDNESDAY, JULY 19, 1989

PRAYERS

Pursuant to Standing Order 31 (b), the following Petitions were presented:—


Petitions relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled July 19, 1989) Mr Epp, Ms Nicholas and Mr Smith (Lambton).


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 Pr32, An Act respecting the City of Toronto.

Mr Epp from the Standing Committee on the Legislative Assembly presented the Committee’s First Report on Election Laws and Process and requested that the Government table a comprehensive response within 120 days pursuant to Standing Order 32 (d) (Sessional Paper No. 86) (Tabled July 19, 1989).
On motion by Mr Conway,

*Ordered*, That the Standing Committee on the Ombudsman be authorized to meet today following Routine Proceedings.

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 162, An Act to amend the Workers’ Compensation Act.

*Ordered*, That the report be now received and adopted.

The House then adjourned at 6.00 p.m.

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**FORTY-FIFTH DAY**

**THURSDAY, JULY 20, 1989**

**PRAYERS**

10.00 A.M.

Mr Kormos moved,

That in the opinion of this House, the Government of Ontario should immediately amend the *Ontario Drug Benefit Act*, S.O. 1986 and relevant regulations so that eligible persons who require hypodermic syringes for the self-administration of prescription drugs or medication are deemed when purchasing hypodermic syringes to be purchasing a *drug* or *listed drug product*; further, that a *drug* or *listed drug product* purchased by an eligible person, outside of the Province of Ontario, be deemed to have been purchased in the Province of Ontario.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Cureatz then moved,

That, in the opinion of this House, recognizing the importance of a reliable supply of electricity to individuals in their homes and to the economy in general for job creation, industry, and commercial establishments, and recognizing that several studies and reports have shown Ontario Hydro does not have the capacity to supply forecasted demands of electricity for the year 2000, and that it will take at least eight years to approve and construct a new generating station, and that this Government has known since 1986 it will need a new generating station to meet the demands of the mid- to late-1990s; the Government of Ontario, and in particular, the Minister of Energy, should direct Ontario Hydro to initiate any aspects of
the process to establish a new generating station that can be approved in advance, such as the site-selection process, with consideration that it could be a station using one or more sources of fuel to ensure Ontario Hydro meets its obligations to provide all Ontarians with a reliable supply of power in the next decade.

Pursuant to Standing Order 71 (e), no objection having been made to the putting of the question on Mr Kormos' Resolution Number 22, the question, having been put, was carried on the following division:—

AYES

Bryden
Charlton
Cooke
(Kitchener)
Cooke
(Windsor-Riverside)
Cureatz
Eves
Hampton
Henderson
Jackson
Kormos
Kozyra
Laughren
LeBourdais
Leone
Mackenzie
Matrundola
McLean
Morin-Strom
Offer

NAYS

Ballinger
Brown
Callahan
Collins
Cousens
Elliott
Epp
Faubert
Fawcett
Fleet
Furlong
Kanter
Keyes
Lipsett
Mahoney
Mancini
Mclash
Nixon

(Ottawa-Carleton)
(Palasota-Raydon)
(Windsor South)
(Rockland-Carleton)
(Barrhaven-Danforth)
(Rothsay-Brown)
AYES

Callahan
Cooke
(Kitchener)
Cousens
Cureatz
Epp
Faubert
Fawcett
Henderson
Kozyra
LeBourdais
Leone
Matrundola
McLean
Miclash
Nicholas
Pope
Roberts
Runciman
Sullivan
Tatham—20.

NAYS

Ballinger
Brown
Bryden
Charlton
Collins
Cooke
(Windsor-Riverside)
Elliot
Fleet
Furlong
Hampton
Kanter
Keyes
Kormos
Laughren
Lipsett
Mackenzie
Mancini
Morin-Strom
Nixon
(York Mills)
Oddie Munro
Offer
Philip
Polsinelli
Poole
Rae
(York South)
Reville
Reycraft
Ruprecht
South
Wildman
Wilson—31.

THE AFTERNOON SITTING

1.30 P.M.

Mr Elston delivered to the Speaker a message from His Honour the Administrator signed by his own hand, and the said message was read by the Speaker and is as follows:—

The Administrator of the Government transmits Estimates of certain sums required for the services of the Province for the year ending 31st March 1990, and recommends them to the Legislative Assembly.


(Sessional Paper No. 3, Office of the Assembly, Office of the Chief Election Officer, Office of the Ombudsman and Office of the Provincial Auditor.)

Ordered, That the message of the Administrator together with the Estimates accompanying same be referred to the committees as Ordered by the House.

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

On motion by Mr Conway,

Ordered, That Bill 30, An Act respecting Funeral Directors and Establishments, and Bill 31, An Act to revise the Cemeteries Act, be transferred from the Standing Committee on Social Development to the Standing Committee on Resources Development.

On motion by Mr Conway,

Ordered, That a Select Committee on Energy be appointed to consider Bill 204, An Act to amend the Power Corporation Act, and that the Committee be composed of the following members: Mr Carrothers (Chairman), Mr Brown, Mr Charlton, Mr Cureatz, Mrs Grier, Mr McGuigan, Mr Matrundola, Mr Ray (Windsor-Walkerville), Mr Runciman, Mr South, Mrs Sullivan.

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


Projet de loi 49, Loi prévoyant l’accès à l’information et la protection de la vie privée dans les municipalités et les conseils locaux. M. Elston.

Bill 51, An Act to amend the Landlord and Tenant Act. Mr Kanter.


Bill 53, An Act to amend the Municipality of Metropolitan Toronto. Mr Eakins.

Bill 54, An Act to amend the Employment Standards Act. Mr Jackson.

Bill 55, An Act respecting the Township of South Dumfries. Mr Eakins.

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

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 162, An Act to amend the Workers' Compensation Act.

Ordered, That the report be now received and 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:

Compendia:

Bill 49, An Act to provide for Freedom of Information and Protection of Information and Protection of Individual Privacy in Municipalities and Local Boards / Projet de loi 49, Loi prévoyant l'accès à l'information et la protection de la vie privée dans les municipalités et les conseils locaux (No. 89) (Tabled July 20, 1989).


Bill 53, An Act to amend the Municipality of Metropolitan Toronto (No. 91) (Tabled July 20, 1989).

Bill 55, An Act respecting the Township of South Dumfries (No. 92) (Tabled July 20, 1989).

FORTY-SIXTH DAY
MONDAY, JULY 24, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:


Petitions relating to Chronic Care Hospital (*Sessional Paper No. P-28*) (Tabled July 24, 1989) Ms Bryden, Mr Cooke (Windsor-Riverside), Mr Laughren, Mr Mackenzie, Mr Philip (Etobicoke-Rexdale) and Mr Reville.


A debate arose on the motion for Third 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:—

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AYE—69.
And the Bill was accordingly read the third time and was passed.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Victorian Order of Nurses (Sessional Paper No. P-10) (Tabled June 13, 1989)  Mr Black and Mr McLean. (See Hansard.)

Petition relating to Garbage Dumps in Durham (Sessional Paper No. P-12) (Tabled June 28, 1989)  Mrs Stoner. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 22, 1989)  Mr Sterling. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 27, 1989)  Mr Villeneuve. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled June 29, 1989)  Mr Sterling. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 4, 1989)  Mr Sterling. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 5, 1989)  Mr Sterling. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 6, 1989)  Mr Dietsch. (See Hansard.)

Petition relating to Highway 69 (Sessional Paper No. P-23) (Tabled July 5, 1989)  Mr Campbell. (See Hansard.)

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:—

Attitudes toward Air Travel in Ontario, Prepared for Ministry of Transportation (No. 87) (Tabled July 20, 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 124 was made a Return (Sessional Paper No. 93) (Tabled July 24, 1989.)

Questions Numbers 192, 243, 257 and 258 (See Hansard.)

Questions Numbers 248 to 253 inclusive Interim Answers (See Hansard.)

FORTY-SEVENTH DAY

TUESDAY, JULY 25, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 31 (b), the following Petitions were presented:—


Petitions relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled July 25, 1989) Mr Brandt, Mr Cooke (Kitchener), Mr Epp, Mr Henderson, Mr MacDonald, Mr Reycraft, Mr Ruprecht and Mr Smith (Lambton).


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

Bill 56, An Act to amend the Landlord and Tenant Act. Mr Philip (Etobicoke-Rexdale).
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 August 1, 1989, and ending October 31, 1989, such payments to be charged to the proper appropriation following the voting of supply.

On motion by Mr Conway,

Ordered, That the provisional Standing Orders be extended to remain in effect until 12.00 midnight on Monday, October 9, 1989.

On motion by Mr Conway,

Ordered, That in view of the fact that in 1985 the Standing Committee on Procedural Affairs and Agencies, Boards and Commissions reviewed the work of the Ontario Human Rights Commission and made proposals for reform; that following further reviews and amendments to the Ontario Human Rights Code, the government introduced major changes in the mandate and structure of the Commission and provided substantial added resources to the Commission to implement these changes; that a report was prepared recently for the Ministry of Citizenship that reviewed and responded to allegations regarding certain staffing and financial decisions made by the Commission; that the Chief Commissioner resigned in May, 1989 and Catherine Frazee has been appointed as Acting Chief Commissioner; and that a new interim Executive Director has been appointed, the Standing Committee on Government Agencies is authorized to review the operation of the Commission, including the report prepared for the Ministry of Citizenship, taking into consideration its new mandate, structure and increased resources and to review and assess the future mandate, role and structure of the Commission with a view to making recommendations to strengthen the Commission's ability to carry out its mandate; And, for the purposes of this Order, the Committee has the power to retain the services of such staff as it may deem necessary and to adjourn from place to place in Ontario, subject to budgetary approval of the Board of Internal Economy, and the Assembly doth command and compel the attendance before the said Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which the Speaker may issue his Warrant pursuant to section 35 (2) of the Legislative Assembly Act.

Mr Conway moved,

That the provisional and permanent Standing Orders be amended as follows and be adopted as the permanent Standing Orders of the House:—

1. Standing Order 34 be amended by adding the following clause:
34. (e) If a recorded vote is requested, the division bells shall be limited to 5 minutes.

Standing Order 120 (f) be amended by striking out “where the time for a vote in the House is pre-arranged by agreement of all parties” in the first and second lines.

Standing Order 120 be further amended by adding the following clauses:

(g) During the ringing of division bells as provided in clause (f), the vote may be deferred at the request of any Chief Whip of a recognized Party in the House. The Speaker shall then defer the taking of the vote to a specified time, but not later than 6.00 p.m. on the next Sessional day, at which time the bells shall be rung for not more than 5 minutes.

(h) Divisions requested on motions to adjourn the House or the debate, that the Chair of a Committee of the Whole House report progress and ask for leave to sit again or leave the chair, and for closure shall not be deferred.

2. Standing Order 31 be deleted and the following substituted therefor:

31. (a) A petition to the House may be presented at any time during the Session by a member filing it with the Clerk of the House or in the manner set out in clause (b).

(b) A member may present a petition in the House during routine proceedings under the proceeding “Petitions”. The member may make a brief statement summarizing the contents of the petition and indicating the number of signatures attached thereto.

(c) Every petition shall:

(i) be addressed to the Parliament, Legislature or Legislative Assembly of Ontario;

(ii) contain a clear, proper and respectful request that the House take some action within its authority;

(iii) be written, typewritten or printed, without erasures or insertions;

(iv) have its request appear at the top of every sheet, if it consists of more than one sheet of signatures; and

(v) contain the names, addresses and original signatures written directly on the face of the petition and not pasted thereon or otherwise transferred to it.

(d) Every member presenting a petition shall ensure that the petition conforms with the Standing Orders.
(e) The signature of every member presenting a petition shall be affixed to the petition.

(f) No debate shall be allowed on the presentation of a petition.

(g) The period for “Petitions” shall be limited to 15 minutes.

(h) Within 8 Sessional days of its presentation, the Government shall file a response to a petition with the Clerk of the House and shall provide a copy of the response to the member who presented the petition.

3. Standing Order 26 be deleted and the following substituted therefor:

26. The Routine Proceedings before the Orders of the Day are as follows:

- Members’ Statements
- Statements by the Ministry and Responses
- Oral Questions
- Motions
- Petitions
- Reports by Committees
- Introduction of Bills

Standing Order 38 (a) be deleted and the following substituted therefor:

38. (a) Motions to adjourn the House or the debate may not be moved until after the Oral Question Period except upon unanimous consent of the House. Such motions do not require notice.

4. Standing Order 2 be renumbered as Standing Order 2a.

The Standing Orders be amended by adding the following new Standing Order:

2. (a) During a Parliament, the House shall meet:

(i) from the second Monday in March to the Thursday preceding Victoria Day and from the first Monday following Victoria Day to the fourth Thursday in June; and

(ii) from the fourth Monday in September to the Thursday preceding the week in which Remembrance Day falls and from the Monday of the week following Remembrance Day to the Third Thursday in December.
(b) (i) During the last 8 Sessional days in June and December, a motion to extend the hours of meeting during the remaining days in each period provided for in clause (a) may be proposed, with notice, by a minister of the Crown.

(ii) No such motion may specify that the House meet beyond 12.00 midnight.

(iii) Not more than 2 hours after the commencement of proceedings on such a motion, the Speaker shall put every question necessary to dispose of the motion. If a recorded vote is requested by 5 members, the division bells shall be limited to 15 minutes.

(c) As soon as possible after New Year’s Day, the Clerk of the House shall publish a calendar which shows the days on which the House shall meet, according to the Standing Orders, and the remaining time available for committee meetings, during the calendar year.

Standing Order 2a (d) be amended by inserting after “meet” in the first line “during the week prescribed by the Regulations made under the Education Act for the school holiday in March or”.

The Standing Orders be amended by adding the following new Standing Order:

57a. No government public Bill, other than the Supply Bill, introduced during the last 8 Sessional days in June in the period provided for in paragraph (i) of Standing Order 2 (a) or during the last 8 Sessional days in December in the period provided for in paragraph (ii) of Standing Order 2 (a) shall be called for second reading in the same period.

5. Standing Order 37 be deleted.

The Standing Orders be amended by adding the following new Standing Order:

54a. (a) In each of the 2 periods provided for in Standing Order 2 (a), there shall be 5 Sessional days to be known as Opposition Days.

(b) The Opposition Days referred to in clause (a) shall be distributed among the recognized Opposition Parties in proportion to their membership in the House.

(c) On the last Sessional day of a week during which the House meets, notice, having been given by a member of a recognized Opposition Party, shall be printed on the Orders and Notices paper specifying,

(i) the day in the following week which is to be designated as an Opposition Day; and

(ii) the text of a motion to be debated in the House or a subject-matter to be considered in the Committee of the Whole House.
In all cases, the notice shall indicate the minister of the Crown to whom it is addressed.

(d) If more than one notice of an Opposition Day is received, the Speaker shall select one for consideration, taking into account the order in which they were received.

(e) A matter to be debated or considered on an Opposition Day shall be taken up immediately following Routine Proceedings on such day.

(f) The Speaker or the Chair of the Committee of the Whole House, as the case may be, shall apportion the time available for any matter to be debated or considered under this Standing Order equally among the recognized Parties in the House. The time for a reply by the mover of a motion under this Standing Order shall be included in the time apportioned to the Party of which the mover is a member.

(g) Debate on a motion shall be limited to one Sessional Day. At 5 minutes before the ordinary hour of daily adjournment, the Speaker shall interrupt the proceedings and shall put the question without debate. If a recorded vote is requested, the division bells shall be limited to 5 minutes.

(h) Where notice has been given of a subject-matter to be considered in the Committee of the Whole House, the House shall resolve itself into a Committee of the Whole House to consider the matter. At the time for the daily adjournment of the House, the Chair shall interrupt the proceedings before the Committee of the Whole House and shall rise and report that consideration of the subject-matter has concluded pursuant to this Standing Order.

(i) No motion under this Standing Order may be for second or third reading of a Bill.

(j) No amendment may be made to a motion under this Standing Order.

(k) Only one Opposition Day may be designated during any week the House meets.

(l) No motion shall be debated nor subject-matter considered,

(i) on any day on which the Treasurer has given notice of his intention to present the Budget; or

(ii) during the last 8 Sessional days in each of the 2 periods provided for in Standing Order 2 (a).

(m) No motion under this Standing Order shall be a motion of want of confidence in the Government.

6. Standing Orders 48, 49, 50, 51, 52, 53 and 54 be deleted and the following substituted therefor:
48. All main Estimates shall be presented to the House not later than 5 Sessional days following the presentation of the Budget and shall be deemed to be referred to the Standing Committee on Estimates.

49. (a) The Standing Committee on Estimates shall consider the Estimates of not fewer than 6 and not more than 12 ministries and offices.

(b) (i) The Estimates of the ministries and offices to be considered by the Committee shall be selected in 2 rounds by members of the Committee such that in each round the members of the Party forming the Official Opposition shall choose first, the members of a recognized Party having the third largest membership in the House shall choose second and the members of the Party forming the Government shall choose third.

(ii) In each round, the members of each Party may choose the Estimates of one or 2 ministries or offices to be considered.

(c) The Estimates of the ministries and offices shall be considered in the order in which they were selected as provided in clause (b).

(d) The time for the consideration of the Estimates of each ministry or office shall be determined by the members of the Committee who selected such Estimates for consideration. If the members of a Party choose the Estimates of one ministry or office in a round not more than 15 hours shall be allocated to the consideration of the Estimates of that ministry or office and if the members of a Party choose 2 ministries or offices in a round, not more than 15 hours shall be allocated to the consideration of the Estimates of both.

(e) No Estimates shall be considered in the Committee while any matter relating to the same policy field is being considered in the House.

50. (a) All other Estimates not selected for consideration by the Standing Committee on Estimates shall be deemed to be passed by the Committee and shall be reported back to the House.

(b) The report of the Committee shall be deemed to be received and the Estimates for the ministries and offices named in the report shall be deemed to be concurred in.

51. (a) All Supplementary Estimates shall be deemed to be referred to the Standing Committee on Estimates as they are presented to the House.

(b) The Committee shall consider the Supplementary Estimates of the ministries and offices selected within the time allocated pursuant to Standing Order 49 for the consideration of the main Estimates.

(c) All other Supplementary Estimates shall be reported back to the House. The report of the Committee shall be deemed to be received and the Supplementary Estimates for the ministries and offices named in the report shall be deemed to be concurred in.
52. (a) The Standing Committee on Estimates shall present one report with respect to all of the Estimates and Supplementary Estimates considered pursuant to Standing Orders 49 and 51 no later than the third Thursday in November of each calendar year.

(b) In the event the Committee fails to report the said Estimates on the date provided for in clause (a), the Estimates and Supplementary Estimates shall be deemed to be passed by the Committee and shall be deemed to be reported to and received by the House.

(c) There shall be an Order for Concurrence placed on the Orders and Notices paper for each of the Estimates reported from the Committee. A maximum of 6 hours shall be allotted for a debate at a later meeting on the Orders for Concurrence. At the expiration of 6 hours, or when all members who wish to take part in the debate have spoken, whichever shall come first, the Speaker shall put every question necessary to dispose of the Order for Concurrence in Supply for each of the ministries and offices named in the Committee’s report. No amendment to any question may be moved; such debate shall be in the House with the Speaker in the chair and subject to the normal Standing Orders.

53. The minister or person answerable for the Estimates considered by the Standing Committee on Estimates shall provide each member of the Committee and the Clerk of the Committee with advance briefing material which shall include such information as growth rates, interim expenditures for the previous fiscal year, and an explanation of the programmes and funding by particular item.

54. (a) On the first item of the first vote of each set of Estimates, a representative of each recognized Party may speak for not more than 30 minutes and the minister or person answerable for the Estimates is allowed not more than 30 minutes for a right of reply. Thereafter, the Chair of the Standing Committee on Estimates shall ensure that the members adhere strictly to the vote and item under consideration and shall apportion the remaining time among the recognized Parties on the Committee.

(b) When the Committee has concluded its consideration of the Estimates of a ministry or office or the time established for the consideration of such Estimates has expired, the Chair shall put without further amendment or debate every question necessary to dispose of the Estimates.

Clauses (e), (f), (g), (h), (i) and (j) of Standing Order 90 be renumbered as clauses (f), (g), (h), (i), (j), and (k) respectively.

Standing Order 90 be amended by adding the following clause:

90. (e) Standing Committee on Estimates;

Standing Order 95 (b) be deleted and the following substituted therefor:

95. (b) The Chair of the Standing Committee on Estimates shall be a member of a recognized Party in opposition to the Government, the
Chair of the Standing Committee on Finance and Economic Affairs shall be a member of the Party forming the Government and the Chair of the Standing Committee on Public Accounts shall be a member of the Party forming the Official Opposition.

7. The Standing Orders be amended by adding the following new Standing Order:

105a. Following the election of a Chair and Vice-Chair at its first meeting in each Session, a standing committee shall appoint a sub-committee on committee business, consisting of the Chair of the standing committee as Chair and one member from each of the recognized Parties on the committee, to meet from time to time at the call of the Chair or at the request of any member thereof and to report to the committee on the business of the committee.

8. The Standing Orders be amended by adding the following new Standing Order thereto:

54b. (a) In any calendar year, each member, other than the Chair, of a sub-committee on committee business for a committee set out in clauses (a), (b), (c) and (d) of Standing Order 90, shall be entitled to designate,

(i) matters to be considered by the committee relating to the mandate, management, organization or operation of a ministry, office or agency board or commission assigned to the committee; and

(ii) the time for consideration of each matter, provided that not more than a total of 12 hours may be devoted by the committee to the consideration of matters designated by each member of the sub-committee.

(b) The sub-committee shall make a report to the committee on a matter designated pursuant to clause (a) which shall include a precise statement of the matter to be considered, the time to be allocated for the consideration of the matter, the date on which consideration of the matter is to commence, and the names of any witnesses to be invited to appear before the committee.

(c) A report under this Standing Order from the sub-committee on committee business shall be deemed to be adopted and shall take precedence over all other business before the standing committee except government public Bills referred to the committee by the House. No such report shall be received by any standing committee during the last 8 Sessional days in each of the 2 periods provided for in Standing Order 2 (a).

(d) During the consideration of any matter under this Standing Order, the Chair of the standing committee shall apportion the time among the recognized Parties on the committee. At the expiration of the time provided for the consideration of the matter, the Chair shall put forthwith, without further debate or amendment, every question necessary to dispose of any item relating to the matter under consideration.
(e) Notwithstanding clause (c), where consideration of a government public Bill prevents a matter from being considered by a standing committee for a reasonable time, the committee shall appoint a sub-committee consisting of the Vice-Chair of the standing committee as Chair and one member from each of the recognized Parties on the committee to hold meetings to receive evidence and to report thereon to the standing committee.

9. Standing Order 27 be deleted and the following substituted therefor:

27. (a) A member, other than a Leader of a recognized Party in the House or a minister of the Crown, may be recognized to make a statement for not more than one and one-half minutes.

(b) Up to 3 members from each of the recognized Parties in the House may make a statement during the period for “Members’ Statements”.

(c) Members shall be recognized as follows: the Official Opposition first, followed by other recognized Opposition Parties in order of their membership in the House and finally the Government, and then in rotation starting with the Official Opposition.

10. Standing Order 12 be deleted and the following substituted therefor:

12. (a) At the commencement of the first Session of a Parliament, or from time to time as may be required, a member shall be appointed by the House to be Deputy Speaker and Chair of the Committees of the Whole House.

(b) The Deputy Speaker shall, whenever the Speaker is absent or otherwise unable to act, perform the duties and exercise the authority of the Speaker and shall otherwise assist and relieve the Speaker as directed by the Speaker.

(c) At the commencement of every Parliament, or from time to time as may be required, the House shall appoint 2 Deputy Chairs of the Committees of the Whole House, to be known respectively as the First and Second Deputy Chair of the Committees of the Whole House, either of whom shall, whenever the Chairman of the Committee of the Whole House is absent or otherwise unable to act, be entitled to exercise all the powers vested in the Chair of the Committees of the Whole House including those powers as Deputy Speaker.

11. The Standing Orders be amended by adding the following new Standing Order:

12a. On the advice of the House Leader of each of the recognized Opposition Parties in the House given to the Government House Leader, up to 2 of the 4 presiding officers of the House shall be chosen from recognized Opposition Parties.

12. Standing Order 17 be deleted and the following substituted therefor:
17. Before a Session is prorogued, the Government House Leader shall announce the approximate date upon which the Assembly will be reconvened.

13. Standing Order 25 be deleted.

14. Standing Order 29 (f) be deleted and the following substituted therefor:

29. (f) A minister to whom an oral question is directed may refer the question to another minister who is responsible for the subject-matter to which the question relates.

15. Standing Order 46 be amended by striking out “8” in the first line and substituting “6” therefor and by deleting “not fewer than” in the first line.

Standing Order 46 be further amended by adding the following clause:

46. (b) Only an amendment and an amendment to the amendment may be moved to the motion for an Address in Reply to the Speech from the Throne.

16. Standing Order 67 be amended by striking out “by the Committee of the Whole House” in the first line and substituting “in a committee” therefor.

17. Standing Order 71 (c) be deleted and the following substituted therefor:

71. (c) The time available for debate on each item of business under this Standing Order shall be apportioned as follows:

(i) 10 minutes for the member moving a motion;

(ii) a period of 15 minutes to be allotted in rotation for a representative or representatives of each of the recognized Parties in the House. The mover of the motion may speak a second time during the time provided for a representative or representatives of the Party of which he or she is a member;

(iii) 2 minutes for a reply by the member moving the motion.

Standing Order 71 (f) be deleted and the following substituted therefor:

71. (f) When the time allotted for the consideration of private members' public business has expired or at 12.00 noon, whichever is later, the Speaker shall put the question to the House on items on which a vote has not been blocked under clause (e). Divisions under this Standing Order shall be deferred and taken in succession. In such cases, the division bells shall be limited to 5 minutes. The House will continue to meet until the necessary votes have been completed at which time the Speaker shall leave the chair until 1.30 p.m.
Standing Order 71 (j) be deleted and Standing Orders 71 (k) and 71 (l) be renumbered as Standing Orders 71 (j) and 71 (k) respectively.

18. Standing Order 118 be deleted and the following substituted therefor:

118. (a) The Speaker shall establish a reasonable sum per diem and a reasonable allowance for travelling expenses which may be paid, at the discretion of a committee or the Chair thereof, to a witness summoned by a Speaker’s Warrant or specifically invited to attend before any committee of the House.

(b) The claim of a witness for payment shall state the number of days during which he or she was in attendance, the days necessary to travel to and from the committee meeting and the amount of his or her travelling expenses, and shall be supported by all necessary receipts. Before being paid, such a claim shall be certified by the Chair and Clerk of the Committee before which the witness attended.

19. Standing Order 131 be deleted and the following substituted therefor:

131. The management of the Legislative Library, including the regulation of admission, hours of operation, maintenance of a catalogue of books, and security and preservation of the collection, is the responsibility of the Executive Director of the Legislative Library, subject to such orders as the Executive Director may receive from time to time from the Speaker or the House.

20. Standing Order 108 be deleted and the following substituted therefor:—

108. (a) Immediately after the Chair of a standing or select committee has put the question on any motion, there shall be, if requested by a member of the committee, a wait of up to 20 minutes before the vote is recorded.

(b) Votes shall be taken by a show of hands unless a member of the committee requests a recorded vote immediately after the question is put.

(c) When a vote takes place in a standing or select committee, the Clerk of the Committee shall record in the Minutes of Proceedings the question proposed, the name of the proposer and, if requested by a member of the committee, the vote of each member present.

21. The Standing Orders be amended by adding the following new Standing Order:—

1a. The election of the Speaker shall be conducted in the following manner:

(a) At the opening of the first Session of a Parliament, or whenever the office of the Speaker becomes vacant, a member, other than a Leader of a recognized Party in the House or a minister of the Crown, addressing the Clerk, shall propose some member to the House to be Speaker and
shall move that such member "Do take the chair of this House as Speaker".

(b) A member when nominated and seconded shall inform the House whether he or she accepts the nomination.

(c) The Clerk shall then ask "Are there any further nominations?", and if there are no further nominations, the Clerk shall say "I declare the nominations closed". The Clerk shall then, without question put, declare the member so proposed and seconded to be elected as Speaker. Such member shall be conducted to the chair by the proposer and seconder of the motion, and shall take the chair of the House as Speaker.

(d) If more than one member is proposed as Speaker, the Clerk shall, after the second nomination and after each subsequent nomination, if any is made and seconded, ask: "Are there any further nominations?", and if there are no further nominations, the Clerk shall say, "I declare the nominations closed".

(e) Members present in the Chamber shall be provided with ballot papers by the Clerk.

(f) When only 2 members are nominated and seconded as Speaker, the election shall be conducted as follows:

(i) Each member wishing to do so shall deposit in a ballot box on the Table a ballot paper on which is printed the name of the candidate for whom the member votes.

(ii) Once all members wishing to vote have deposited their ballot papers, the votes shall be counted by the Clerks-at-the-Table in the presence of one member of each of the recognized Parties in the House. The results of the vote shall be kept in confidence by all those persons present. The Clerk Assistant shall provide the Clerk with the name of the member who has received the greater number of votes.

(iii) The Clerk shall then declare such member to be elected as Speaker.

(g) When more than 2 members are nominated and seconded as Speaker, the votes shall be conducted in the manner prescribed in clauses (e) and (f) and the member who has received a majority of the votes cast shall be Speaker. In the event of no member having received a majority of the votes cast, the name of the candidate having the smallest number of votes shall be excluded from subsequent ballots, and a further ballot shall take place. This balloting shall continue until one candidate is declared to be elected as Speaker by such majority.

(h) In the event of an equality of votes, the Clerk shall cause a further ballot to be taken.

(i) At any time after the result of the first ballot is declared, but before the commencement of a second or subsequent ballot, a candidate may
withdraw his or her name from the election, which shall then proceed as if such member had not been nominated. Whenever at any stage a withdrawal leaves only one candidate remaining, such candidate shall, without further voting, be declared elected as Speaker.

(j) During the election of a Speaker there shall be no debate and no questions of privilege may be raised.

(k) No Leader of a recognized Party in the House or minister of the Crown shall be eligible to be nominated to the office of Speaker.

(l) The election of Speaker shall take precedence over all other business and no motion for adjournment nor any other motion shall be accepted while it is proceeding and the House shall continue to meet if necessary beyond its ordinary daily time of adjournment, notwithstanding any Standing or Special Order, until a Speaker is declared elected, provided that if the House has continued to sit beyond its ordinary daily time of adjournment, the Speaker shall thereupon adjourn the House until the next Sessional day.

22. Standing Order 9 be repealed and the following substituted therefor:—

9. (a) The Speaker shall preserve order and decorum, and shall decide questions of privilege and points of order. In making a decision on a question of privilege or point of order or explaining a practice, the Speaker may state the applicable Standing Order or authority.

(b) No debate shall be permitted on any such decision, and no such decision shall be subject to an appeal to the House.

(c) No motion may be moved which reflects on any such decision by the Speaker.

Standing Order 19 (c) be deleted and the following substituted therefor:—

19. (c) A member called to order shall sit down, but may afterwards explain. The Speaker shall decide on the case, without debate, and the decision of the Speaker shall be final.

Standing Order 102 be deleted and the following substituted therefor:—

102. (a) The Chair of a standing or select committee shall maintain order in the committee and decide all questions of order subject to any appeal by the majority of the members of the committee to the Speaker. No debate shall be permitted on any decision of the Chair.

(b) If the majority of the members of a standing or select committee appeal the decision of the Chair of the committee to the Speaker, the Chair shall at the next meeting of the House present a report which accurately states the matter on which the Chair decided, the arguments raised
by members of the committee and the decision made by the Chair and the Speaker shall confirm or vary any decision of the Chair.

(c) If the House is adjourned, in recess or is not otherwise meeting on a day on which a decision of the Chair of a standing or select committee is appealed to the Speaker, the Chair shall deliver a copy of the report to the Speaker and shall file a copy of the report with the Clerk of the House. The decision of the Speaker shall be in writing, shall be delivered to the Chair and the Clerk of the Committee and shall be entered in the Votes and Proceedings on the first day on which the House next meets.

(d) Disorder in a standing or select committee can only be censured by the House on receiving a report from the committee.

Standing Order 113 be deleted and the following substituted therefor:—

113. (a) The Chair shall maintain order in a Committee of the Whole House and decide all questions of order subject to an appeal by any member to the Speaker. No debate shall be permitted on any decision of the Chair.

(b) If an appeal of a decision of the Chair of the Committee of the Whole House is made to the Speaker, the Chair shall rise and report immediately thereon to the Speaker without any question being put to the Committee. On receiving a report from the Chair and reviewing the proceedings, the Speaker shall confirm or vary any decision of the Chair.

(c) Disorder in a Committee of the Whole House can only be censured by the House on receiving a report from the Committee.

Standing Order 119 be repealed and the following substituted therefor:—

119. (a) Except where all strangers have been excluded on a motion properly moved and adopted by the House or a Committee of the Whole House, a full Hansard service shall be provided for all sittings of the House or the Committee as the case may be.

(b) A full Hansard service shall be provided for all standing and select committees, except as may be otherwise ordered by a committee.

Standing Order 35 (c) be deleted and Standing Orders 35 (d) and (e) be renumbered as 35 (c) and (d) respectively.

The Standing Orders be amended by adding the following new Standing Order:—

90a. (a) Standing committees set out in clauses (a), (b), (c) and (d) of Standing Order 90, shall, in addition to any other powers granted to them, be authorized to study and report on all matters relating to the mandate, management, organization or operation of the ministries and offices which are assigned to them from time to time, as well as the agencies, boards and commissions reporting to such ministries and offices.
(b) The Standing Committee on the Legislative Assembly shall prescribe the ministries and offices assigned to the standing committees for the purposes of this Standing Order and shall make a report thereon to the House.

Initially, it is recommended that the ministries and offices of the government be assigned to the standing committees as follows:

**Standing Committee on Administration of Justice:**

- Ministry of the Attorney General
- Ministry of Consumer and Commercial Relations
- Ministry of Correctional Services
- Ministry of the Solicitor General

**Standing Committee on General Government:**

- Management Board of Cabinet
- Ministry of Citizenship
- Ministry of Culture and Communications
- Ministry of Financial Institutions
- Ministry of Government Services
- Ministry of Housing
- Ministry of Intergovernmental Affairs
- Ministry of Municipal Affairs
- Ministry of Revenue
- Ministry of Treasury and Economics
- Office for Francophone Affairs
- Office for Native Affairs
- Office for Women’s Issues
- Office of the Premier and Cabinet Office

**Standing Committee on Resources Development:**

- Ministry of Agriculture and Food
- Ministry of Energy
- Ministry of the Environment
- Ministry of Industry, Trade and Technology
- Ministry of Labour
- Ministry of Northern Development and Mines
- Ministry of Natural Resources
- Ministry of Tourism and Recreation
- Ministry of Transportation

**Standing Committee on Social Development:**

- Ministry of Colleges and Universities
- Ministry of Community and Social Services
- Ministry of Education
- Ministry of Health
- Ministry of Skills Development
- Office for Disabled Persons
Office for Senior Citizens' Affairs

25. Standing Order 20 (a) (iv) be amended by inserting after "recognized" in the fourth line "Opposition".

26. Standing Order 61 (c) be amended by striking out "20" in the third line and substituting "12" therefor.

27. Standing Order 3 (a) be amended by striking out "sitting" in the third line and substituting "Sessional" therefor.

Standing Order 5 (b) be amended by striking out "sitting" wherever it appears and substituting "Sessional" therefor.

Standing Order 5 (c) be amended by striking out "sitting" in the last line and substituting "Sessional day" therefor.

Standing Order 10 be amended by striking out "sitting" in the third line and substituting "meeting" therefor.

Standing Order 14 be amended by inserting after "one" in the second line "Sessional".

Standing Order 16 be deleted and the following substituted therefor:

16. The term "Sessional day" means any day on which the House meets.

Standing Order 21 (b) be amended by striking out "day's sitting" in the third line and substituting "Sessional day" therefor.

Standing Order 29 (a) be amended by striking out "at a later sitting" in the ninth and tenth lines and substituting "on a future Sessional day" therefor.

Standing Order 35 (d) be amended by striking out "sitting" in the fifth, ninth and tenth lines and substituting "Sessional" therefor.

Standing Order 40 (a) be amended by striking out "in allotted sittings" in the fifth line and substituting "on allotted days" therefor.

Standing Order 56 be amended by striking out "sitting" in the third and fourth lines and substituting "Sessional" therefor.

Standing Order 70 (b) be amended by striking out "sitting" and substituting "Sessional day" therefor.

Standing Order 90 be amended by striking out "sitting" in the first line and substituting "Sessional" therefor.

Standing Order 94 be amended by striking out "sitting" in the first line and substituting "Sessional" therefor.
Standing Order 97 be amended by striking out "sitting" in the third line and substituting "Sessional" therefor.

Standing Order 99 (c) be amended by striking out "sitting" in the first and sixth lines and substituting "meeting" therefor.

Standing Order 100 (b) be amended by striking out "sit" in the second line and substituting "meet" therefor.

Standing Order 32 (d) be amended by inserting after "120" in the first line "calendar".

Standing Order 58 (b) be amended by inserting after "second" in the fifth line "Sessional".

Standing Order 63 be amended by inserting after "5" in the second line "calendar".

Standing Order 66 (c) be amended by inserting after "second" in the third line "calendar".

Standing Order 71 (h) be amended by striking out "2 weeks' " in the first line and substituting "14 calendar days' ".

Standing Order 88 (d) be amended by inserting after "14" in the first line "calendar".

28. These permanent Standing Orders come into force at 12.00 midnight on the 9th day of October, 1989.

29. The Clerk of the House is authorized and instructed to print a revised edition of the Standing Orders of the House, renumbering as may be deemed necessary and making such technical and consequential changes as may be necessary.

And a debate arising, after some time,

Mr Reycraft moved,

That paragraph 26 of Government notice of motion Number 9 be amended by adding the following:

Standing Order 32 (b) be amended by striking out "20" in the fourth line and substituting "12" therefor.

Standing Order 63 be amended by striking out "20" in the fifth line and substituting "12" therefor.

Standing Order 68 (b) be amended by striking out "20" in the second line and substituting "12" therefor.
Standing Order 71 (e) (ii) be amended by striking out "Twenty" in the first line and substituting "Twelve" therefor.

Standing Order 3 (c) be deleted and the following substituted therefor.

3. (c) The House may meet beyond the hours set out in clause (a) on the passage of a government motion for that purpose. The question on such a motion shall be put forthwith and without debate. However, the motion shall not be voted upon if 12 members stand in their places when the question is about to be put. If a recorded vote is requested by 5 members, the division bells shall be limited to 15 minutes.

The debate continued, and after some time, the amendment to the motion, having been put, was declared carried.

The main motion, as amended, having then been put, was declared carried.

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 24, An Act to amend the Gasoline Tax Act.

Also, as directed by the Committee, reported progress on the following Bill:—

Bill 93, An Act to revise the Justices of the Peace Act.

Projet de loi 93, Loi portant révision de la Loi sur les juges de paix.

Ordered, That the report be now received and adopted.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 21, 1989) Mr Reycraft, Mr Runciman and Mr Villeneuve. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 22, 1989) Mr Haggerty and Mrs Sullivan. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 26, 1989) Mr Faubert, Mr Jackson and Mr Mielash. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 27, 1989) Mr Brandt, Mr Jackson and Mrs Marland. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 28, 1989) Mr Fleet and Miss Roberts. (See Hansard.)
Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 29, 1989)  Mr Adams, Mr Johnston (Scarborough West), Mr Nixon (York Mills) and Mr Velshi. (See Hansard.)

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 4, 1989)  Mr Miclash. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 5, 1989)  Mr Brandt, Mr Reycraft, Mr Runciman and Mr Tatham. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 6, 1989)  Mr Fleet and Mr Miller. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 10, 1989)  Mr Miller and Mr Smith (Lambton). (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 11, 1989)  Mr Farnan, Mr Jackson, Mr Johnston (Scarborough West) and Mr MacDonald. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 12, 1989)  Mr Leone and Mr Reycraft. (See Hansard.)

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled July 10, 1989)  Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Farnan, Mrs Grier, Mr Hampton, Mr Kormos, Mr Mackenzie, Miss Martel, Mr Pouliot and Mr Wildman. (See Hansard.)

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled July 11, 1989)  Mr Charlton, Mr Farnan, Mrs Grier, Mr Hampton, Mr Mackenzie, Miss Martel and Mr Pouliot. (See Hansard.)

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled July 12, 1989)  Mr Mackenzie and Mr Reycraft. (See Hansard.)

Petitions relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled July 13, 1989)  Mr Charlton, Mr Cooke (Kitchener), Mr Farnan, Mr Kormos and Mr Mackenzie. (See Hansard.)

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 23, 24 and 25 (See Hansard.)

Questions Numbers 264, 268, 273, 274 and 293 Interim Answers (See Hansard.)
FORTY-EIGHTH DAY
WEDNESDAY, JULY 26, 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 July 26, 1989)  Mr Fleet.

Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled July 26, 1989)  Mr Furlong.

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 26, 1989)  Mr Sterling.

Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee’s Second Interim Report 1989 and moved the adoption of its recommendations (Sessional Paper No. 94) (Tabled July 26, 1989).

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

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

Bill 57, An Act to amend the Limitations Act.  Mr Cooke (Kitchener).

On motion by Mr Conway,

Ordered, That the following committees be authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:

• Select Committee on Education to consider the future of education financing relating to equity, accountability and adequacy of operating and capital finances.

• Select Committee on Energy to consider Bill 204, An Act to amend the Power Corporation Act.

• Special Committee on the Parliamentary Precinct to meet from time to time at the call of the Co-Chairs of the Committee to consider matters related to the restoration of the Parliament Building.

Standing Committee on Finance and Economic Affairs to consider Bill 18, An Act to amend the Ontario Municipal Improvement Corporation Act, and Bill 20, An Act to provide for the Payment of Development Charges.

Standing Committee on General Government to consider Bill 119, An Act to amend the Ontario Lottery Corporation Act, and the final progress reports to the Minister of the Environment of Inco, Falconbridge, Algoma Steel and Ontario Hydro on acid rain abatement programmes.

Standing Committee on Government Agencies to consider the operation of the Ontario Human Rights Commission and of certain other agencies, boards and commissions of the government of Ontario.

Standing Committee on the Legislative Assembly to consider matters related to the administration of the House and services to members and the Freedom of Information and Protection of Privacy Act, 1987.

The Committee shall have authority to adjourn to Tulsa, Oklahoma, to attend the Annual Meeting of the National Conference of State Legislatures.

Standing Committee on the Ombudsman to consider the denied cases of Farm “Q” Ltd. and Mrs “H”, the report of the Ombudsman on denied cases, and the Ombudsman of Ontario Annual Report 1988/89.

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 30, An Act respecting Funeral Directors and Establishments, and Bill 31, An Act to revise the Cemeteries Act.

Standing Committee on Social Development to consider Bill 147, An Act respecting Independent Health Facilities.

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.

On motion by Mr Conway,
Ordered, That the committees be authorized to release their reports during the Summer Adjournment by depositing a copy of any report with the Clerk of the Assembly, and upon the resumption of the meetings of the House, the Chairs of such committees shall bring any such reports before the House in accordance with the Standing Orders.

The following Bill was read the third time and was passed:—
Bill 24, An Act to amend the Gasoline Tax Act.

The following Bill was read the second time and Ordered for Third Reading:—
Bill Pr32, An Act respecting the City of Toronto.

The following Bill was read the third time and was passed:—
Bill Pr32, An Act respecting the City of Toronto.

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 93, An Act to revise the Justices of the Peace Act.
Projet de loi 93, Loi portant révision de la Loi sur les juges de paix.

Also, as directed by the Committee, reported the following Bill without amendment:—
Bill 194, An Act to restrict Smoking in Workplaces.

Ordered, That the report be now received and adopted.

The following Bills were read the third time and were passed:—
Bill 93, An Act to revise the Justices of the Peace Act.
Projet de loi 93, Loi portant révision de la Loi sur les juges de paix.
Bill 194, An Act to restrict Smoking in Workplaces.
His Honour the Administrator 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 the 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 24, An Act to amend the Gasoline Tax Act.
Bill 93, An Act to revise the Justices of the Peace Act.
Projet de loi 93, Loi portant révision de la Loi sur les juges de paix.
Bill 162, An Act to amend the Workers’ Compensation Act.
Bill 194, An Act to restrict Smoking in Workplaces.
Bill Pr32, An Act respecting the City of Toronto.”

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 Administrator of the Province doth assent to these Bills.

Au nom de Sa Majesté, Son Honneur l’Administrateur 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 1.30 p.m. on Tuesday, October 10, 1989.

The responses to the following Petitions were laid upon the Table:—
Petition relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled June 8, 1989)  *Ms Bryden. (See Hansard.)*

Petition relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled June 27, 1989)  *Ms Bryden, Mr Cousens, Mr Faubert and Mrs Fawcett. (See Hansard.)*

Petitions relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled June 28, 1989)  *Mr Beer and Mr Keys. (See Hansard.)*

Petitions relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled June 29, 1989)  *Mr Campbell, Mr Cooke (Windsor-Riverside), Mr Fleet, Mr Nixon (York Mills) and Mr Ray (Windsor-Walkerville). (See Hansard.)*

Petitions relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled July 5, 1989)  *Mr Kanter and Mr Miller. (See Hansard.)*

Petition relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled July 10, 1989)  *Mr Lipsett. (See Hansard.)*

Petition relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled July 11, 1989)  *Mr Johnston (Scarborough West). (See Hansard.)*

Petition relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled July 12, 1989)  *Mr Epp. (See Hansard.)*

Petition relating to Naturopathy (*Sessional Paper No. P-1*) (Tabled July 13, 1989)  *Mr Leone. (See Hansard.)*


Petition relating to Trespass to Property Act (*Sessional Paper No. P-18*) (Tabled July 10, 1989)  *Mr Sterling. (See Hansard.)*

Petition relating to Trespass to Property Act (*Sessional Paper No. P-18*) (Tabled July 11, 1989)  *Mr Sterling. (See Hansard.)*

The House then adjourned at 6.25 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 Summer Adjournment of the Second Session of the 34th Parliament, 1989 (No. 95) (Tabled July 26, 1989).
Registrar General, Office of the, Annual Report for the year ending December 31, 1988 (No. 96) (Tabled July 26, 1989).—Referred to the Administration of Justice Committee.

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 81 was made a Return (Sessional Paper No. 97) (Tabled July 26, 1989.)

Question Number 202 was made a Return (Sessional Paper No. 98) (Tabled July 26, 1989.)

Question Number 244 was made a Return (Sessional Paper No. 99) (Tabled July 26, 1989.)

Question Number 272 was made a Return (Sessional Paper No. 100) (Tabled July 26, 1989.)

Questions Numbers 245, 246, 247, 270, 271, 280, 281, 282 and 283 (See Hansard.)

Questions Numbers 269, 296, 297, 300 and 301 Interim Answers (See Hansard.)

FORTY-NINTH DAY
TUESDAY, OCTOBER 10, 1989

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 office of Deputy Chair of the Committee of the Whole House by reason of the resignation of Michael C. Ray, member for the Electoral District of Windsor-Walkerville.

The Speaker addressed the House as follows:—

I beg to inform the House that I have today laid upon the Table a copy of an Order in Council deleting the name of Sean Conway, M.P.P. as a Commissioner to the Board of Internal Economy and substituting in lieu thereof Chris Ward, M.P.P. (Sessional Paper No. 141) (Tabled October 10, 1989).
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 without amendment:—


Your Committee begs to report the following Bill as amended:—


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 Bills as amended:—

Bill 30, An Act respecting Funeral Directors and Establishments. *Ordered for Third Reading.*

Bill 31, An act to revise the Cemeteries Act. *Ordered for Third Reading.*

Mr Carrothers from the Select Committee on Energy presented the Committee’s Report which was read as follows and adopted:—

Your Committee begs to report the following Bill as amended:—

Bill 204, An Act to amend the Power Corporation Act. *Ordered for Third Reading.*

Mr Neumann 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 147, An Act respecting Independent Health Facilities. *Ordered referred to the Committee of the Whole House.*

Mr Elliot 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 119, An Act to amend the Ontario Lottery Corporation Act. Ordered referred to the Committee of the Whole House.


On motion by Mr Callahan,

Ordered, That the debate be adjourned.

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

Bill 58, An Act respecting the Toronto Transit Commission Labour Disputes. Mr Phillips (Scarborough-Agincourt).

Bill 59, An Act to amend the Ontario Energy Board Act. Mr Charlton.

On motion by Mr Ward,

Ordered, That Mr Breaugh, member for the Electoral District of Oshawa, be appointed First Deputy Chair of the Committee of the Whole House for the remainder of the Parliament and that Mr Cureatz, member for the Electoral District of Durham East, be appointed Second Deputy Chair of the Committee of the Whole House for the remainder of the Parliament.

On motion by Mr Ward,

Ordered, That, notwithstanding any Standing Order, the House (a) not meet on the morning of Thursday, October 19, 1989; (b) meet during the week of the 5th of November, 1989; and (c) not meet on Monday, November 13, 1989.

On motion by Mr Ward,

Ordered, That, notwithstanding any Standing Order or previous Order of the House, the following changes be made to the order of precedence for private members’ public business:—

(a) Mr Hampton and Mr Charlton exchange places;
(b) Ms Hart and Messrs. Offer, Beer, and Morin be deleted from the order of precedence and all members of the Liberal caucus listed thereafter be advanced by one place in their turn; and

(c) the requirement for notice be waived with respect to Ballot Item 20.

On motion by Mr Ward,

Ordered, That, notwithstanding Standing Order 57, the Standing Committee on Estimates shall consider in the Fall meeting period the Estimates of not more than 6 ministries and offices to be selected in one round by members of the Committee.

On motion by Mr Ward,

Ordered, That, notwithstanding any previous Order of the House, the following schedule for committee meetings be established for the remainder of this Session:— the Standing Committee on Administration of Justice may meet on Monday and Tuesday afternoons following Routine Proceedings; the Standing Committee on Estimates may meet on Tuesday afternoons and Wednesday afternoons following Routine Proceedings; the Standing Committee on Finance and Economic Affairs may meet on Thursday mornings and Thursday afternoons following Routine Proceedings; the Standing Committee on General Government may meet on Thursday mornings and Thursday afternoons following Routine Proceedings; the Standing Committee on Government Agencies may meet on Wednesday mornings; the Standing Committee on the Legislative Assembly may meet on Wednesday afternoons following Routine Proceedings; 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 following Routine Proceedings; and the Standing Committee on Social Development may meet on Monday and Tuesday afternoons following Routine Proceedings; and that no standing or select committee may meet except in accordance with this schedule or as ordered by the House.

On motion by Mr Ward,

Ordered, That the Select Committee on Education be authorized to meet during the week of October 15, 1989.

The following Bills were read the second time:—

Bill 49, An Act to provide for Freedom of Information and Protection of Information and Protection of Individual Privacy in Municipalities and Local
Boards / Projet de loi 49, Loi prévoyant l'accès à l'information et la protection de la vie privée dans les municipalités et les conseils locaux.  Ordered referred to the Standing Committee on Administration of Justice.


Bill 55, An Act respecting the Township of South Dumfries.  Ordered for Third Reading.


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 38 (c):

Sessional Papers:—

Compendium:

Bill 58, An Act respecting the Toronto Transit Commission Labour Disputes (No. 140) (Tabled October 10, 1989).


Commission Ontarienne des services téléphoniques, Le rapport annuel pour l'exercice qui s'est terminé le 31 décembre 1988 (n° 129) (déposé le 13 septembre 1989).


Forest Management Agreements Nos. 500200 to 503100 Annual Reports for the year ending March 31, 1988 pursuant to section 6 (4) (b) of the Crown Timber Act (No. 112) (Tabled August 25, 1989).


Forest Management Agreement Extension to No. 501300 Boise Cascade (Canada) Ltd. — Manitou Forest (No. 120) (Tabled August 25, 1989).

Forest Management Agreement Extension to No. 501400 Waferboard Corporation Ltd. — Romeo Malette Forest (No. 121) (Tabled August 25, 1989).

Forest Management Agreement Extension to No. 500800 Great West Timber Ltd. — Black River Forest (No. 122) (Tabled August 25, 1989).


Ombudsman's opinion, Report of the, reasons therefor, and recommendations following her investigation into the complaint of Ms W, September, 1989 (No. 128) (Tabled September 12, 1989).


Ontario Finances, Ministry of Treasury and Economics First Quarter 1989-90 (No. 103) (Tabled August 1, 1989).


Public Officers Act, Statement of the Treasurer pursuant to section 10 of the (No. 138) (Tabled October 2, 1989).


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FI FIFTIETH DAY

WEDNESDAY, OCTOBER 11, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 35 (b), the following Petitions were presented:—

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled October 11, 1989)  Mr Breaugh and Mr Furlong.

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


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

Bill Pr29, An Act to amend the Toronto Baptist Seminary Act, 1982.  Mr Kanter.

Bill Pr33, An Act respecting Grand Valley Railway Co. Inc.  Mr McClelland.

On motion by Mr Ward,

Ordered, That the membership on the select and standing committees be as follows:

Select Committee on Education

Mr Campbell (Chair)
Mr Cooke (Windsor-Riverside)
Mr Furlong
Mr Jackson
Mr Johnston (Scarborough West)
Mr Keyes
Mr Mahoney
Mr Miclash
Mrs O’Neill (Ottawa-Rideau)
Ms Poole
Mr Villeneuve

Standing Committee on Administration of Justice

Mr Chiarelli
Mr Hampton
Mr Kanter
Mr Kormos
Mr McClelland
Mr McGuinty
Miss Nicholas
Mr Polsinelli
Mr Runciman
Mr Smith (Lambton)
Mr Sterling
Standing Committee on Estimates

Mr Charlton
Mr Cleary
Mr Cooke (Kitchener)
Mr Eves
Mr Matrundola
Mr McCague
Mr Miclash
Mr Neumann
Mr Philip (Etobicoke-Rexdale)
Miss Roberts
Mr Villeneuve

Standing Committee on Finance and Economic Affairs

Mr Carrothers
Mrs Cunningham
Mr Daigeler
Mr Ferraro
Mr Haggerty
Ms Hošek
Mr Mackenzie
Mr Mahoney
Mr Morin-Strom
Mr Raycraft
Mr Runciman

Standing Committee on General Government

Ms Bryden
Mr Charlton
Mr Cureatz
Mr Furlong
Mrs LeBourdais
Mr McLean
Mr Nixon (York Mills)
Ms Oddie Munro
Mr Pelissero
Mr Sola
Mr Velshi

Standing Committee on Government Agencies

Mr Breaugh
Mr Farnan
Mr Fulton
Mr Kozyra
Mr Lupusella
Mrs Marland
Mr McLean
Mr Nixon (York Mills)
Mr Owen
Mr Pope
Mr South

**Standing Committee on the Legislative Assembly**

Mr Breaugh
Mr Brown
Mr Campbell
Mr Epp
Mr Eakins
Mr Farnan
Mr Faubert
Mr Johnson (Wellington)
Mr Kerrio
Mr Sterling
Mrs Sullivan

**Standing Committee on the Ombudsman**

Mr Bossy
Ms Bryden
Mr Carrothers
Mr Cooke (Kitchener)
Mr Cousens
Mr Henderson
Mr MacDonald
Mr Philip (Etobicoke-Rexdale)
Mr Pollock
Mrs Smith (London South)
Mr Velshi

**Standing Committee on Public Accounts**

Mr Adams
Mr Ballinger
Mr Charlton
Mr Cordiano
Mr Cousens
Mr Curling
Mr Leone
Miss Martel
Mr Philip (Etobicoke-Rexdale)
Ms Poole
Mr Villeneuve

**Standing Committee on Regulations and Private Bills**

Mr Callahan
Mr Bossy
Mr Jackson
Mr Kanter
Mr MacDonald
Mr Mackenzie
Mr Morin-Strom
Mr Pollock
Mr Ray (Windsor-Walkerville)
Mr Ruprecht
Mr Tatham

Standing Committee on Resources Development

Mr Dietsch
Mr Fleet
Mr Laughren
Mr Lipsett
Mrs Marland
Mr McGuigan
Mr Miller
Mr Pouliot
Mr Riddell
Mr Wildman
Mr Wiseman

Standing Committee on Social Development

Mr Allen
Mrs Cunningham
Mr Elliot
Mrs Fawcett
Mr Grandmaitre
Mr Henderson
Mr Jackson
Mr Johnston (Scarborough West)
Mr Keyes
Mrs O’Neill (Ottawa-Rideau)
Mrs Stoner

The following Bill was read the second time:—

Bill 58, An Act respecting the Toronto Transit Commission Labour Disputes. Ordered referred to the Committee of the Whole House.

The responses to the following Petitions were laid upon the Table:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled July 18, 1989)  Mr Bcer, Mr Epp, Mr Kanter and Mr Nixon (York Mills). (See Hansard.)

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled July 19, 1989)  Mr Fleet. (See Hansard.)
Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled July 20, 1989)  Mr Beer. (See Hansard.)

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled July 24, 1989)  Mrs Smith (London South). (See Hansard.)

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled July 25, 1989)  Mr Sterling. (See Hansard.)

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled July 26, 1989)  Mr Fleet. (See Hansard.)

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled June 19, 1989)  Mr Tatham. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 13, 1989)  Mr Cooke (Kitchener), Mrs Cunningham, Mr Cureatz, Mr Epp, Ms Hart, Mr Henderson, Mr Jackson, and Mr Reycraft. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 18, 1989)  Mr Cureatz and Mr Smith (Lambton). (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 19, 1989)  Mr Epp, Ms Nicholas and Mr Smith (Lambton). (See Hansard.)

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 24, 1989)  Mr Cousens. (See Hansard.)

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled July 25, 1989)  Mr Brandt, Mr Cooke (Kitchener), Mr Epp, Mr Henderson, Mr MacDonald, Mr Reycraft, Mr Ruprecht and Mr Smith (Lambton). (See Hansard.)

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled June 28, 1989)  Miss Martel. (See Hansard.)

Petition relating to Workers' Compensation (Sessional Paper No. P-7) (Tabled July 19, 1989)  Mr Charlton. (See Hansard.)

Petition relating to Garbage Dumps in Durham (Sessional Paper No. P-12) (Tabled July 11, 1989)  Mrs Stoner. (See Hansard.)

Petition relating to Animals in Product Testing (Sessional Paper No. P-17) (Tabled July 6, 1989)  Mr Carrothers. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 25, 1989)  Mr Sterling. (See Hansard.)

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled July 26, 1989)  Mr Sterling. (See Hansard.)
Petition relating to Health Care Access (Sessional Paper No. P-21) (Tabled June 27, 1989) Mr Cousens. (See Hansard.)

Petition relating to Babysitting in Lennox and Addington (Sessional Paper No. P-22) (Tabled July 4, 1989) Mr MacDonald. (See Hansard.)

Petition relating to Evolutionism and Creationism (Sessional Paper No. P-24) (Tabled July 5, 1989) Mr Smith (Lambton). (See Hansard.)

Petition relating to Evolutionism and Creationism (Sessional Paper No. P-24) (Tabled July 18, 1989) Mr Smith (Lambton). (See Hansard.)

Petition relating to Adoption Fees (Sessional Paper No. P-25) (Tabled July 12, 1989) Mr Beer. (See Hansard.)

Petition relating to Highways 638 and 561 Upgrade (Sessional Paper No. P-26) (Tabled July 18, 1989) Mr Wildman. (See Hansard.)

Petition relating to Tobacco Sales to Minors (Sessional Paper No. P-29) (Tabled July 24, 1989) Mr Allen. (See Hansard.)

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 38 (c):—

Sessional Papers:—

Compendium:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95 (e):—

Questions Numbers 70, 96, 161, 195, 196, 198, 203, 248, 249, 251, 263, 269, 295, 298, 299, 302, 303, 305 and 312 (See Hansard.)

Question Number 95 was made a Return (See Sessional Paper No. 142) (Tabled October 11, 1989).

Question Number 144 was made a Return (See Sessional Paper No. 143) (Tabled October 11, 1989).

Question Number 197 was made a Return (See Sessional Paper No. 144) (Tabled October 11, 1989).
Question Number 200 was made a Return (See Sessional Paper No. 145) (Tabled October 11, 1989).

Question Number 241 was made a Return (See Sessional Paper No. 146) (Tabled October 11, 1989).

Question Number 253 was made a Return (See Sessional Paper No. 147) (Tabled October 11, 1989).

Erratum:—

Votes and Proceedings Number 49 for Tuesday, October 10, 1989, page 392, Bill 3, was reported as amended.

FIFTY-FIRST DAY
THURSDAY, OCTOBER 12, 1989

PRAYERS

10.00 A.M.

Mr Furlong moved,

That, in the opinion of this House, recognizing that existing insurance legislation has not undergone a comprehensive review in many years and that the realities of international competition require the updating of the statutes to insure both consumer protection and fair competition in the insurance field, and recognizing that the breakdown of the so called four pillars necessitates the updating of our statutes to insure continued confidence in Ontario's commercial marketplace and that continued discussions concerning insurance issues at both the Federal and Provincial levels are necessary, and further recognizing the desire by the Banks to enter the field of marketing insurance products, the Minister of Financial Institutions should immediately embark upon a comprehensive review of existing insurance legislation to ensure consumer protection and continued competitiveness in the marketing of insurance products in Ontario.

A debate arising, at 10.55 a.m., further proceedings were reserved until 12.00 noon.

Mr Charlton then moved,

Second Reading of Bill 59, An Act to amend the Ontario Energy Board Act.

Pursuant to Standing Order 94 (e), no objection having been made to the putting of the question on Mr Furlong's Resolution Number 20, the question, having been put, was declared carried, and it was:—
Resolved. That, in the opinion of this House, recognizing that existing insurance legislation has not undergone a comprehensive review in many years and that the realities of international competition require the updating of the statutes to insure both consumer protection and fair competition in the insurance field, and recognizing that the breakdown of the so called four pillars necessitates the updating of our statutes to insure continued confidence in Ontario's commercial marketplace and that continued discussions concerning insurance issues at both the Federal and Provincial levels are necessary, and further recognizing the desire by the Banks to enter the field of marketing insurance products, the Minister of Financial Institutions should immediately embark upon a comprehensive review of existing insurance legislation to ensure consumer protection and continued competitiveness in the marketing of insurance products in Ontario.

Pursuant to Standing Order 94 (e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 59, An Act to amend the Ontario Energy Board Act, the question, having been put, was lost on the following division:—

**AYES**

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THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 35 (b), the following Petitions were presented:—

Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled October 12, 1989) Mr Cooke (Windsor-Riverside).


Petition relating to Water Disposal Site at Goulais River (Sessional Paper No. P-31) (Tabled October 12, 1989) Mr Wildman.


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

Bill Pr42, An Act respecting the City of Guelph. Mr Ferraro.

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 58, An Act respecting the Toronto Transit Commission Labour Disputes.

Ordered, That the report be now received and adopted.

A debate arose on the motion for second reading of Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers' Compensation Act.

And, after some time, it was,

On motion by Mr Wildman,

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 38 (c):—

Sessional Papers:—

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, 1989 (No. 150) (Tabled October 12, 1989).


Ryerson Polytechnical Institute Financial Statements for the year ending March 31, 1989 (No. 149) (Tabled October 12, 1989).

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FIFTY-SECOND DAY
MONDAY, OCTOBER 16, 1989

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PRAYERS 1.30 P.M.

Pursuant to Standing Order 35 (b), the following Petitions were presented:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 16, 1989) Mr Ballinger, Ms Bryden, Mr Johnston (Scarborough West), Mr Kantor, Miss Nicholas, Mrs Smith (London South), Mr Sterling and Mr Velshi.

Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled October 16, 1989) Mrs Smith (London South).

Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled October 16, 1989) Mr Eakins and Mrs Smith (London South).

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

Bill Pr48, An Act to revive East York—Scarborough Reading Association Inc. Mr Polsinelli.

Bill Pr51, An Act to revive Astcam Co. Limited. Mr Sterling.

---

On motion by Mr Ward,

Ordered, 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 Roberta Louise Jamieson as Ombudsman for the Province of Ontario, as provided in sec-
tion 3 of the *Ombudsman Act*, R.S.O. 1980, chapter 325, to hold office under the terms and conditions of the said Act;

and that the Address be engrossed and presented to the Lieutenant Governor in Council by the Speaker.

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

Bill 30, An Act respecting Funeral Directors and Establishments.

Bill 31, An Act to revise the Cemeteries Act.

Bill 55, An Act respecting the Township of South Dumfries.

Bill 58, An Act respecting the Toronto Transit Commission Labour Disputes.

Bill 204, An Act to amend the Power Corporation Act.


Debate was resumed on the Motion for Second Reading of Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers' Compensation Act.

And, after some time, it was,

On motion by Mr Laughren,

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 30, An Act respecting Funeral Directors and Establishments.

Bill 31, An Act to revise the Cemeteries Act.

Bill 55, An Act respecting the Township of South Dumfries.

Bill 58, An Act respecting the Toronto Transit Commission Labour Disputes.

Bill 204, An Act to amend the Power Corporation 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."

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 38 (c):—

Sessional Papers:—


Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petition relating to Trespass to Property Act (*Sessional Paper No. P-18*) (Tabled October 17, 1989)  *Mr Villeneuve*.

Petition relating to Landfill Sites in Mississauga (*Sessional Paper No. P-33*) (Tabled October 17, 1989)  *Miss Nicholas*.

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


With unanimous consent, Mr Kormos moved, in the absence of Mr Cooke (Windsor-Riverside),

That this House condemns the government for its mismanagement of its responsibility for automobile insurance—specifically, its failure to make automobile insurance more affordable, more accessible and fairer and its failure to institute a system of driver-owned insurance for the people of Ontario.

And a debate arising, after some time, the motion having been put, was lost on the following division:—

**AYES**

Breaugh  
Bryden  
Charlton  
Cooke  
(Fisher-River)  
Farnan  
Grier  
(Burson-South)

Hampton  
Kormos  
Laughren  
Mackenzie  
Martel  
Morin-Strom  
Philip  
(Etobicoke-Rexdale)

**NAYS**

Ballinger  
Bossy  
Brandt  
Brown  
Callahan  

Campbell  
Carrothers  
Chiarelli  
Cleary  
Cooke  
(Kitchener)

Cordiano  
Cousens  
Cunningham  
Cureatz  
Elliot
NAYS — Continued

Elston            Lupusella  Reycraft
Eves             MacDonald  Riddell
Faubert          Matrundola Roberts
Fawcett          McCague    Runciman
Ferraro          McClelland Smith
Fleet            McGuigan   (Lambton)
Furlong          McGuinty   Smith
                  (London South)
Grandmaître      McLash     —
Haggerty         Morin      Sola
Harris           Neumann    South
Hart             Nicholas   Sterling
Henderson        Nixon      Stoner
Jackson          (York Mills) Sullivan
                  (Ottawa-Rideau) Sweeney
Johnson          O’Neill    Tatham
                  (Wellington) Velshi
Kanter           Offer      Villeneuve
Kerrio           Owen       Ward
Keyes            Patten     Wong
Kozyra           Polsinelli Wrye—70.
Lipsett

The responses to the following Petitions were laid upon the Table:—

Petition relating to Lord’s Prayer (Sessional Paper No. P-3) (Tabled July 25, 1989) Mrs Fawcett. (See Hansard.)

Petitions relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled July 24, 1989) Mr Laughtren, Mr Mackenzie, Mr Philip (Etobicoke-Rexdale) and Mr Reville. (See Hansard.)

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 95(e):—

Questions Numbers 152, 153, 157, 199, 252, 310 and 311 (See Hansard.)

Question Number 139 was made a Return (See Sessional Paper No. 159) (Tabled October 17, 1989).

Question Number 158 was made a Return (See Sessional Paper No. 157) (Tabled October 17, 1989).

Question Number 159 was made a Return (See Sessional Paper No. 158) (Tabled October 17, 1989).
FIFTY-FOURTH DAY
WEDNESDAY, OCTOBER 18, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petition was presented:

Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled October 18, 1989) Mr Brandt.

Mr McCague from the Standing Committee on Estimates presented the Committee’s report as follows:

Pursuant to Standing Order 57, your Committee has selected the Estimates of the following ministries and offices for consideration:

- Ministry of Municipal Affairs ................................................................. 5 hours
- Ministry of Transportation ................................................................. 5 hours
- Ministry of the Environment ............................................................... 15 hours
- Office for Disabled Persons ............................................................... 7.5 hours
- Office Responsible for Senior Citizens’ Affairs ................................. 7.5 hours

Pursuant to Standing Order 58, the Estimates of the following ministries and offices not selected for consideration are deemed passed by the committee and reported to the House in accordance with the terms of the Standing Order and are deemed to be received and concurred in:

MINISTRY OF AGRICULTURE AND FOOD:
- Ministry Administration Program ......................................................... $26,520,050
- Agricultural and Food Marketing and Standards Program .................. 66,129,300
- Agricultural Technology, Development and Field Services Program .................. 175,341,750
- Financial Assistance to Agriculture Program ........................................... 238,801,200

MINISTRY OF THE ATTORNEY GENERAL:
- Law Officer of the Crown Program ....................................................... $134,723,700
- Administrative Services Program ......................................................... 22,282,400
- Guardian and Trustee Services Program .............................................. 19,360,100
- Crown Legal Services Program ........................................................... 59,271,300
- Legislative Counsel Services Program ............................................... 3,890,600
- Courts Administration Program ......................................................... 216,269,000
- Administrative Tribunals Program ....................................................... 22,856,700

CABINET OFFICE:
- Cabinet Office Program ........................................................................ $5,650,700
- Francophone Affairs Program .............................................................. 3,687,900

MINISTRY OF CITIZENSHIP
- Ministry Administration Program ......................................................... $3,337,000
<table>
<thead>
<tr>
<th>Ministry</th>
<th>Program</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Citizenship Support Program</td>
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<td>Human Rights Commission Program</td>
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<td>$11,069,300</td>
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<tr>
<td><strong>MINISTRY OF COLLEGES AND UNIVERSITIES:</strong></td>
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<tr>
<td>Ministry Administration Program</td>
<td></td>
<td>$6,634,200</td>
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<tr>
<td>University Support Program</td>
<td></td>
<td>1,772,493,900</td>
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<tr>
<td>College Support Program</td>
<td></td>
<td>747,474,500</td>
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<tr>
<td>Student Affairs Program</td>
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<td>219,321,700</td>
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<td><strong>MINISTRY OF COMMUNITY AND SOCIAL SERVICES:</strong></td>
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<td>Ministry Administration Program</td>
<td></td>
<td>$42,623,200</td>
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<td>Adults’ and Children’s Services Program</td>
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<td>4,964,517,300</td>
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<td><strong>MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS:</strong></td>
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<td>Ministry Administration Program</td>
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<td>Business Practices Program</td>
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<td>12,305,700</td>
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<td>Technical Standards Program</td>
<td></td>
<td>15,566,200</td>
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<td>Regulation of Horse Racing Program</td>
<td></td>
<td>36,247,300</td>
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<td>Registration Program</td>
<td></td>
<td>62,951,200</td>
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<td>Liquor Licence Program</td>
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<td>9,252,900</td>
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<td><strong>MINISTRY OF CORRECTIONAL SERVICES:</strong></td>
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<tr>
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<td>Operations Program</td>
<td></td>
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<td><strong>MINISTRY OF CULTURE AND COMMUNICATIONS:</strong></td>
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<td>Cultural Development and Institutions Program</td>
<td></td>
<td>184,009,700</td>
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<td>Communications Program</td>
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<td>3,789,000</td>
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<td>Libraries and Community Information Program</td>
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<td>43,632,600</td>
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<td>Capital Support and Regional Services Program</td>
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<td>Education Program</td>
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<td>Services to Education Program</td>
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<td><strong>MINISTRY OF ENERGY:</strong></td>
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<td>Ministry Administration Program</td>
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<td>$11,988,800</td>
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<td>Policy and Planning Program</td>
<td></td>
<td>4,900,300</td>
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<td>Energy Development and Management Program</td>
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<td><strong>MINISTRY OF FINANCIAL INSTITUTIONS:</strong></td>
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<td>Financial Standards Program</td>
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<td>35,577,400</td>
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<td><strong>MINISTRY OF GOVERNMENT SERVICES:</strong></td>
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<td>Ministry Administration Program</td>
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<td>Realty Services Program</td>
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<td>570,436,300</td>
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<td>Supply and Services Program</td>
<td></td>
<td>117,847,400</td>
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### Computer and Telecommunication Services Program

<table>
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<tr>
<th>Program</th>
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<tr>
<td>Ministry Administration Program</td>
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<tr>
<td>Institutional Health Program</td>
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<td>Health Benefits Program</td>
<td>$5,029,354,600</td>
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<tr>
<td>Community and Personal Health Program</td>
<td>$1,266,460,300</td>
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### Ministry of Health:

<table>
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<tr>
<th>Program</th>
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<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$24,681,600</td>
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<tr>
<td>Building Services Program</td>
<td>$3,984,800</td>
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<tr>
<td>Social Housing Program</td>
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<td>Housing Advocacy Program</td>
<td>$7,063,100</td>
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<tr>
<td>Housing Supply Policy and Rent Review Program</td>
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### Ministry of Housing:

<table>
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<th>Program</th>
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<tbody>
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<td>Ministry Administration Program</td>
<td>$12,987,200</td>
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<tr>
<td>Policy and Technology Program</td>
<td>$105,128,700</td>
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<tr>
<td>Small Business, Services and Industrial Assistance Program</td>
<td>$72,378,800</td>
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<tr>
<td>Industry and Trade Expansion Program</td>
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<td>Northern Industry Program</td>
<td>$1,971,000</td>
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<tr>
<td>Ontario Development Corporations Program</td>
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### Ministry of Industry, Trade, and Technology:

<table>
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<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$23,492,300</td>
</tr>
<tr>
<td>Industrial Relations Program</td>
<td>$11,709,400</td>
</tr>
<tr>
<td>Labour Relations Board Program</td>
<td>$8,548,300</td>
</tr>
<tr>
<td>Occupational Health and Safety Program</td>
<td>$58,660,700</td>
</tr>
<tr>
<td>Employment Standards Program</td>
<td>$20,347,100</td>
</tr>
<tr>
<td>Workers’ Compensation Advisory Program</td>
<td>$7,257,800</td>
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<tr>
<td>Pay Equity Commission Program</td>
<td>$581,100</td>
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### Ministry of Intergovernmental Affairs:

<table>
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<tr>
<th>Program</th>
<th>Amount</th>
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<tr>
<td>Intergovernmental Relations Program</td>
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### Ministry of Labour:

<table>
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<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$23,492,300</td>
</tr>
<tr>
<td>Industrial Relations Program</td>
<td>$11,709,400</td>
</tr>
<tr>
<td>Labour Relations Board Program</td>
<td>$8,548,300</td>
</tr>
<tr>
<td>Occupational Health and Safety Program</td>
<td>$58,660,700</td>
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<tr>
<td>Employment Standards Program</td>
<td>$20,347,100</td>
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<td>Workers’ Compensation Advisory Program</td>
<td>$8,233,100</td>
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<tr>
<td>Pay Equity Commission Program</td>
<td>$6,781,000</td>
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### Office of the Lieutenant Governor:

<table>
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<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Office of the Lieutenant Governor Program</td>
<td>$581,100</td>
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### Management Board of Cabinet:

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Ministry Administration Program</td>
<td>$128,693,600</td>
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<tr>
<td>Financial and Administrative Policy Program</td>
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<td>Human Resources Secretariat Administration Program</td>
<td>$5,096,300</td>
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<tr>
<td>Corporate Services Program</td>
<td>$15,427,100</td>
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<tr>
<td>Employee Relations and Compensation Program</td>
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</tr>
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### Office Responsible for Native Affairs:

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Ontario Native Affairs Directorate Program</td>
<td>$6,313,700</td>
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### Ministry of Natural Resources:

<table>
<thead>
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<tr>
<td>Program</td>
<td>Amount</td>
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<tr>
<td>------------------------------------------------------------------------</td>
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<tr>
<td>Lands and Waters Program</td>
<td>$163,290,400</td>
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<tr>
<td>Outdoor Recreation Program</td>
<td>$122,375,300</td>
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<tr>
<td>Resource Products Program</td>
<td>$194,221,800</td>
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<tr>
<td>Resource Experience Program</td>
<td>$8,586,400</td>
</tr>
</tbody>
</table>

**MINISTRY OF NORTHERN DEVELOPMENT AND MINES:**
- Ministry Administration Program                                      | $17,025,600  |
- Northern Development and Transportation Program                        | $260,441,200|
- Mines and Minerals Program                                             | $44,534,700  |

**OFFICE OF THE PREMIER:**
- Office of the Premier Program                                         | $2,349,300  |

**MINISTRY OF REVENUE:**
- Ministry Administration Program                                        | $24,874,800  |
- Tax Revenue and Grants Program                                         | $716,778,900|
- Property Assessment Program                                            | $98,024,800  |

**MINISTRY OF SKILLS DEVELOPMENT:**
- Ministry Administration Program                                        | $15,828,800  |
- Skills Development Program                                             | $407,728,600|

**MINISTRY OF THE SOLICITOR GENERAL:**
- Ministry Administration Program                                        | $21,745,100  |
- Public Safety Program                                                  | $41,033,900  |
- Policing Services Program                                              | $13,733,100  |
- Ontario Provincial Police Program                                      | $393,390,300|

**MINISTRY OF TOURISM AND RECREATION:**
- Ministry Administration Program                                        | $12,213,400  |
- Tourism Development Program                                            | $44,862,000  |
- Agencies Program                                                       | $41,058,500  |
- Recreation, Sports and Fitness Program                                 | $27,102,000  |
- Tourism and Recreation Operations Program                              | $74,812,600  |

**MINISTRY OF TREASURY AND ECONOMICS:**
- Ministry Administration Program                                        | $8,583,400   |
- Treasury Program                                                       | $5,493,400   |
- Budget and Intergovernmental Finance Policy Program                    | $7,906,400   |
- Economic Policy Program                                                | $78,325,100  |

**OFFICE RESPONSIBLE FOR WOMEN’S ISSUES:**
- Office Responsible for Women’s Issues Program                          | $16,711,300  |

**OFFICE OF THE ASSEMBLY:**
- Office of the Assembly Program                                         | $93,570,700  |

**OFFICE OF THE CHIEF ELECTION OFFICER:**
- Office of the Chief Election Officer Program                           | $645,400     |

**OFFICE OF THE OMBUDSMAN:**
- Office of the Ombudsman Program                                        | $7,471,100   |
Office of the Provincial Auditor:
Administration of the Audit Act and Statutory Audits Program .................................. $ 7,333,000

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


Bill 63, An Act to amend the Notaries Act. Mr Scott.

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 Town of Iroquois Falls. Mr Pope.

Debate was resumed on the Motion for Second Reading of Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers' Compensation Act.

And, after some time, it was,

On motion by Mr Campbell,

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 38(c):—

Sessional Papers:—

Compendia:


Bill 63, An Act to amend the Notaries Act (No. 161) (Tabled October 18, 1989).


Ontario Pay Equity Commission, Report to the Minister of Labour on Options relating to the Achievement of Pay Equity in Sectors of the Economy which are Predominantly Female (No. 160) (Tabled October 18, 1989).

FIFTY-FIFTH DAY
THURSDAY, OCTOBER 19, 1989

PRAYERS

On motion by Mr Ward,

Ordered, That Mr MacDonald and Mrs Smith (London South) exchange places in the order of precedence for private members' public business.

On motion by Mr Ward,

Ordered, That the order for Second Reading of Bill 41, An Act to revise the Teachers’ Superannuation Act, 1983 and to make related amendments to the Teaching Profession Act, be discharged and the Bill withdrawn.

Mr Epp from the Standing Committee on the Legislative Assembly presented the Committee’s Report on Confidentiality Provisions and moved the adoption of its recommendations (Sessional Paper No. 167) (Tabled October 19, 1989).

On motion by Mr Epp,

Ordered, That the debate be adjourned.

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

Bill 64, An Act to amend the Education Act and certain other Acts related to Education Assessment.  Mr Conway.


On motion by Mr Ward,

Ordered, That the Standing Committee on Social Development be authorized to conduct public hearings concerning the grandfathering under Bill 147 of independent health facilities charging technical fees that were set out in a column denoted by the letter “T” in Regulation 452 of Revised Regulations of Ontario 1980, made under the Health Insurance Act; that the Committee consider the matter for a maximum of four days; and that the public hearings be concluded no later than Wednesday, November 8, 1989.

Debate was resumed on the Motion for Second Reading of Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers' Compensation Act.

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 documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

Sessional Papers:—

Compendia:

Bill 64, An Act to amend the Education Act and certain other Acts related to Education Assessment (No. 169) (Tabled October 19, 1989).


Technology Centres Annual Reports for year ended March 31, 1989 (No. 165) (Tabled October 19, 1989).

— Ontario Centre for Automotive Parts Technology
— Ontario Centre for Resource Machinery Technology
— Ontario Centre for Farm Machinery and Food Processing Technology
— Ontario Centre for Advanced Manufacturing
— Ontario Centre for Microelectronics

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FIFTY-SIXTH DAY
MONDAY, OCTOBER 23, 1989

PRAYERS

1.30 P.M.

On motion by Mr Ward,

(Ordered, That Mrs Smith (London South) and Mr Reycraft exchange places in the order of precedence for private members' public business.

The following Bills were introduced and read the first time:

Bill 68, An Act to amend certain Acts respecting Insurance.  Mr Elston.


Debate was resumed on the Motion for Second Reading of Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers' Compensation 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 Resources Development.
By unanimous consent, the House reverted to "Introduction of Bills".

The following Bill was introduced and read the first time:

Bill 70, An Act to amend the Evidence Act.  Mr Scott.

A debate arose on the motion for Second Reading of Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act.

And, after some time, it was,

On motion by Ms Bryden,

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 38(c):

Sessional Papers:—

Compendia:


Ministère des Services gouvernementaux, Le rapport annuel pour l'exercice qui a pris fin le 31 mars 1989 (n° 170) (déposé le 23 octobre 1989).

The following Bill was introduced and read the first time:

Bill 71, An Act to amend the Mining Act.  *Mr O'Neil* (Quinte).

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 November 1, 1989, and ending December 31, 1989, such payments to be charged to the proper appropriation following the voting of supply.

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 38(c):

*Sessional Papers:*

Compendia:

Bill 70, An Act to amend the Evidence Act (*No. 173*) (Tabled October 24, 1989).

Bill 71, An Act to amend the Mining Act (*No. 176*) (Tabled October 24, 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 95(e):

Questions Numbers 151, 181, 182, 183, 261, 262, 275, 276 and 286 to 292 inclusive (*See Hansard.*)

Question Number 177 was made a Return (*See Sessional Paper No. 175*) (Tabled October 24, 1989).
Pursuant to Standing Order 35(b), the following Petition was presented:—


Mr Callahan 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 Pr29, An Act to amend the Toronto Baptist Seminary Act, 1982.

Bill Pr33, An Act respecting Grand Valley Railway Co. Inc.


Bill Pr42, An Act respecting the City of Guelph.

Bill Pr48, An Act to revive East York-Scarborough Reading Association Inc.

Bill Pr51, An Act to revive Astcam Co. Limited.

Debate was resumed on the motion for Second Reading of Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance 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.
Mr Villeneuve moved.

That in the opinion of this House, recognizing that the Government of Ontario has failed Ontario's agricultural sector by:

1. not providing a higher budgetary and program priority to agriculture;
2. not consulting with agricultural organizations prior to instituting major program changes;
3. having a dismal record of co-operation and consultation with the federal government;
4. providing no leadership within the government to promote alternate crop uses;
5. cancelling interest rate relief as interest rates have risen;
6. ignoring its own report concerning free trade;
7. failing to recognize in a timely manner the importance and implication of the current GATT round;
8. retreating from announced intentions to protect agricultural land; and
9. not having the policies and means to ensure a healthy agricultural industry for Ontario on the 1990's and beyond;

the Government of Ontario should: provide a program to replace OFFIRR while interest rates remain high; abandon the changes to the Farm Property Tax Rebate Program at least until after consultations take place with the farm community; take a more active role on alternate crop uses, particularly in co-ordinating with other Ministries; and establish a pre-budgetary hearing process to better set agricultural spending priorities.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Ray (Windsor-Walkerville) then moved,

That, in the opinion of this House, a Select Committee on Urban Growth should be established to examine and report on urban growth patterns in Ontario and to recommend a long-range provincial policy on urban growth. The Select Committee should consider:
1. variations in urban growth patterns in Ontario;

2. causes of this variation in urban growth patterns;

3. economic, financial, social and environmental consequences of such patterns;

4. short-range and long-range policy options available to the government and,

5. legislative, institutional and program changes required to implement an Ontario government policy on urban growth.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Villeneuve’s Resolution Number 29, the question, having been put, was lost on the following division:—

A Y E S

Allen
Breaugh
Bryden
Charlton
Cooke
(Coastal-Riverside)
Cousens
Cunningham

cureatz
Eves
Grier
Johnson
Laughren
Marland
Martel

M e c L e a n
Philip
(Windsor-Riverside)

Pollock
Pouliot
Villeneuve
Wildman—20.

N A Y S

Adams
Ballinger
Callahan
Cleary
Cooke
(Kitchener)
Cordiano
Curling
Eakins
Faubert
Fawcett
Ferraro
Fulton
Henderson
Hošek

Keyes
Kozyra
LeBourdais
Lipsett
Mahoney
Mancini
McGuigan
Miclash
Miller
Nicholas
Nixon
(Ottawa-Rideau)

Owen
Pelissero
Polsinelli
Poole
Ray
(Windsor-Walkerville)
Reycraft
Roberts
Smith
(South London)
Sola
Sullivan
Tatham
Velshi—39.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Ray’s Resolution Number 27, the question, having been put, was declared carried and it was:—

R e s o l v e d, That, in the opinion of this House, a Select Committee on Urban Growth should be established to examine and report on urban growth patterns in
Ontario and to recommend a long-range provincial policy on urban growth. The Select Committee should consider:

1. variations in urban growth patterns in Ontario;

2. causes of this variation in urban growth patterns;

3. economic, financial, social and environmental consequences of such patterns;

4. short-range and long-range policy options available to the government and,

5. legislative, institutional and program changes required to implement an Ontario government policy on urban growth.

THE AFTERNOON SITTING

1.30 P.M.

During Routine Proceedings, the Speaker delivered the following ruling:—

On Thursday last, the Honourable Member for Hastings-Peterborough, Mr Pollock, rose to bring a Question of Privilege to my attention.

The Honourable Member stated that upon receiving a complaint from a constituent about a program put forward by Ontario Hydro, he had passed on the complaint to the Minister. The matter had then been referred to Ontario Hydro by the Minister and the Chairman and President of Ontario Hydro had then answered the Honourable Member directly. Finally, that same letter appeared in two local newspapers in the “Letters to the Editor” section approximately two weeks later.

The Honourable Member is complaining that his privileges have been abused because someone in the Ministry caused those letters to be published and the name of his constituent appears in the letter, thereby having an embarrassing effect on the person who complained to the Member in the first place. As well, the Member feels this may have a restraining effect in the future upon his constituents who might fear that their names would be published in local newspapers if they seek redress from their M.P.P.

Before I rule on this matter I would like first of all to recommend to members that in the future, as has been our practice, they give the Speaker at least one hour’s notice of a proposed Question of Privilege, unless the matter that is being complained about is something that arises out of the Proceedings of the House and in that case, the Question of Privilege shall be presented immediately. Also, it is incumbent on Members to present their case fully to the Speaker in the Chamber and it is not satisfactory to present written submissions. The reason for this is to give other Members the chance to participate if that is their wish.
As far as the case presented to the House by the Honourable Member last Thursday is concerned, I well understand the Member's concerns. In his presentation he quoted Erskine May's Twentieth Edition at page 167 as follows:

"... the special position of a person providing information to a Member for the exercise of his parliamentary duties has been regarded by the courts as enjoying qualified privilege at law."

What the Honourable Member forgot to quote was the beginning of the sentence which reads as follows:

"But while it appears unlikely that any question of an actual or constructive breach of parliamentary privilege could arise in these cases . . ."

This full quotation implies two things. Firstly, that the breach complained about does not constitute a question of privilege and secondly, that the relationship between a member and his or her constituent is a special one to the point where members in a court of law have been able to use the defence that their communication with constituents was privileged.

In the present case, I cannot identify who gave the letters to the newspapers and have no intention of pursuing the matter, but I do want to emphasize the dual responsibility made clear by this case. First, the Public Service should treat matters dealing with constituents with the utmost discretion. Second, it might be useful if members ascertained from their constituents whether or not they wish the matter to remain confidential.

In order to emphasize this I would like to quote the Right Honourable Winston Churchill from March 9, 1954 in Westminster who said:

"The matter cannot be dealt with by a general rule against disclosure. But clearly Departments must exercise great discretion as to the circumstances in which disclosure is appropriate; and a reminder is being issued to Departments in this sense.

If I might make a practical suggestion, Honourable Members might also consider on occasion asking their correspondent, in the case of a letter on which they are contemplating an inquiry from the Government, whether he is willing that it should be disclosed to a wider circle."

Therefor, I thank the Honourable Member for bringing this matter to the attention of the House but I must find that there is no *prima facie* case of privilege.

Pursuant to Standing Order 35(b), the following Petition was presented:—

Debate was resumed on the Motion for Second Reading of Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance 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 Finance and Economic Affairs.

A debate arose on the Motion for Second Reading of Bill 46, An Act to establish a Commercial Concentration Tax.

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 38(c):

Sessional Papers:—

PUBLIC OPINION SURVEYS:

Attitudes Toward Speed Limits, Prepared for Ministry of Transportation (No. 177) (Tabled October 26, 1989).


SIXTIETH DAY
MONDAY, OCTOBER 30, 1989

PRAYERS 1.30 P.M.

On motion by Mr Ward,

Ordered, That Mr Reville and Mr Breaugh exchange places in the order of precedence for private members' public business and that, notwithstanding
Standing Order 94(h), the requirement for notice be waived with respect to Ballot Item 26.

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 30, 1989)  Mr Ballinger and Ms Bryden.

Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled October 30, 1989)  Mr Cooke (Windsor-Riverside).

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

Bill 72, An Act to amend the Ticket Speculation Act.  Mr Farnan.

Bill 73, An Act to amend the Highway Traffic Act.  Mr Breaugh.

Debate was resumed on the Motion for Second Reading of Bill 46, An Act to establish a Commercial Concentration Tax.

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 Finance and Economic Affairs.

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 document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 38(c):—

Sessional Paper:—

SIXTY-FIRST DAY
TUESDAY, OCTOBER 31, 1989

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PRAYERS

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 31, 1989)  Mrs Cunningham and Mr Henderson.

Petition relating to Lord's Prayer (Sessional Paper No. P-3) (Tabled October 31, 1989)  Mr South.

---

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

Bill Pr38, An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation.  Mr Chiarelli.

Bill Pr47, An Act respecting Lake of the Woods District Hospital.  Mr Miclash.

Bill Pr50, An Act respecting the City of Etobicoke.  Mr Henderson.

---

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 response to the following Petition was laid upon the Table:

Petition relating to Keele Valley Landfill Site (Sessional Paper No. P-27) (Tabled July 24, 1989)  Mr Beer.  (See Hansard.)

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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 38(c):

Sessional Papers:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e):

Questions Numbers 88, 304, 308 and 309 (See Hansard.)

Question Number 179 was made a Return (See Sessional Paper No. 180) (Tabled October 31, 1989).

Question Number 180 was made a Return (See Sessional Paper No. 181) (Tabled October 31, 1989).

Question Number 184 was made a Return (See Sessional Paper No. 182) (Tabled October 31, 1989).

Questions Numbers 185 and 186 were made a Return (See Sessional Paper No. 183) (Tabled October 31, 1989).

Question Number 188 was made a Return (See Sessional Paper No. 184) (Tabled October 31, 1989).

SIXTY-SECOND DAY
WEDNESDAY, NOVEMBER 1, 1989

PRAYERS

Mr Eves moved,

That this House condemns the government for its failure to address the deterioration of our health care system—specifically its underfunding of hospital operating budgets resulting in the closing of hospital beds; its failure to keep its commitment to fund 4,400 new chronic and acute care hospital beds; its insensitivity to the increased waiting lists for health services forcing Ontarians to seek health care outside the province and resulting in the suffering of patients; its inability to foster a cooperative relationship and trust with health care providers; its inadequate support and funding for a more community-based approach to health care delivery;
and, its attempts to blame individual doctors and health care professionals 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**

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<th>Brandt</th>
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<td>Bryden</td>
<td>Johnson (Wellington)</td>
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**NAYS**

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<td>Chiarelli</td>
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<td>Cleary</td>
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<td>Smith (London South)</td>
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<td>(Scarborough-Agincourt)</td>
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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 38(c):—
Sessional Papers:—

La Société Ontarienne d’assurance des actions et dépôts. Le rapport annuel 1988 (n° 185) (déposé le 1 novembre 1989).


SIXTY-THIRD DAY
THURSDAY, NOVEMBER 2, 1989

Prayers 10.00 A.M.

Mr Hampton moved,

That in the opinion of this House, the Government of Canada should be condemned for its recent policies regarding native Education, and its failure to restore the funding of native Education to a level which will ensure that all native persons who want to enrol in a post secondary program of education will have the financial resources to do so; and calls upon the Government of Canada to open negotiations with First Nations representatives to establish a process which will provide adequate funding for Native post secondary education in the future.

And a debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mrs Marland then moved,

Second Reading of Bill 61, An Act to amend the Ontario Water Resources Act.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Hampton’s Resolution Number 21, the question, having been put, was declared carried and it was:—

Resolved, That in the opinion of this House, the Government of Canada should be condemned for its recent policies regarding native Education, and its failure to restore the funding of native Education to a level which will ensure that all native persons who want to enrol in a post secondary program of education will have the financial resources to do so; and calls upon the Government of Canada to open negotiations with First Nations representatives to establish a process which will provide adequate funding for Native post secondary education in the future.
Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 61, An Act to amend the Ontario Water Resources 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 35(b), the following Petitions were presented:

Petition relating to Animals in Product Testing (Sessional Paper No. P-17) (Tabled November 2, 1989) Mr Wildman.

Petition relating to Ontario Hydro (Sessional Paper No. P-34) (Tabled November 2, 1989) Mr Smith (Lambton).

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:


Ordered, That the report be now received and adopted.

A debate arose on the Motion for Second Reading of Bill 36, An Act to revise the Public Service Superannuation Act.

And, after some time, it was,

On motion by Mr Morin-Strom,

Ordered, That the debate be adjourned.

The responses to the following Petitions were laid upon the Table:

Petitions relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled October 11, 1989) Mr Breaugh and Mr Furlong. (See Hansard.)

Petition relating to Commercial Concentration Tax (Sessional Paper No. P-30) (Tabled October 12, 1989) Mr Philip (Etobicoke-Rexdale). (See Hansard.)
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 38(c):

Sessional Papers:

Meech Lake Accord, Assessment of the Manitoba and New Brunswick reports on the (No. 187) (Tabled November 2, 1989).

PUBLIC OPINION SURVEYS:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e):

Question Number 313 (See Hansard.)

Question Number 160 was made a Return (See Sessional Paper No. 192) (Tabled November 2, 1989).

Question Number 191 was made a Return (See Sessional Paper No. 188) (Tabled November 2, 1989).

Question Number 294 was made a Return (See Sessional Paper No. 189) (Tabled November 2, 1989).

Questions Numbers 254, 255 and 256 Interim Answers (See Hansard.)

SIXTY-FOURTH DAY
MONDAY, NOVEMBER 6, 1989

PRAYERS
1.30 P.M.

Pursuant to Standing Order 35(b), the following Petition was presented:
Petition relating to French Language Services Act (Sessional Paper No. P-14) (Tabled November 6, 1989)  Mr Faubert.

Mr Mahoney from the Standing Committee on Finance and Economics Affairs presented the Committee's Report which was read as follows and adopted:—

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

Bill 18, An Act to amend the the Ontario Municipal Improvement Corporation Act.  *Ordered referred to the Committee of the Whole House.*

Your Committee begs to report the following Bill as amended:—

Bill 20, An Act to provide for the Payment of Development Charges.  *Ordered referred to the Committee of the Whole House.*

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

Bill 74, An Act to provide for the Consolidation and Revision of the Statutes of Ontario.  *Mr Scott.*

Projet de loi 74, Loi prévoyant la codification et la refonte des lois de l'Ontario.  *M. Scott.*

Bill 75, An Act to provide for the Consolidation and Revision of the Regulations of Ontario.  *Mr Scott.*

Projet de loi 75, Loi prévoyant la codification et la refonte des règlements de l'Ontario.  *M. Scott.*


Bill 77, An Act respecting International Development.  *Mr Johnston* (Scarborough West).

Debate was resumed on the Motion for Second Reading of Bill 36, An Act to revise the Public Service Superannuation Act.

And, after some time, it was,

On motion by Ms Bryden,

*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 38(c):—

Sessional Papers:—

Compendia:

Bill 74, An Act to provide for the Consolidation and Revision of the Statutes of Ontario / Projet de loi 74, Loi prévoyant la codification et la refonte des lois de l'Ontario. (No. 194) (Tabled November 6, 1989).

Bill 75, An Act to provide for the Consolidation and Revision of the Regulations of Ontario / Projet de loi 75, Loi prévoyant la codification et la refonte des règlements de l'Ontario. (No. 193) (Tabled November 6, 1989).

SIXTY-FIFTH DAY

TUESDAY, NOVEMBER 7, 1989

PRAYERS 1.30 P.M.

On motion by Mr Ward,

Ordered, That on the membership of the Standing Committee on Public Accounts Mr Pouliot be substituted for Mr Charlton.

Debate was resumed on the Motion for Second Reading of Bill 36, An Act to revise the Public Service Superannuation Act.

And, after some time, the motion having been put, the Acting Speaker (Mr Breaugh) declared his opinion that the Ayes had it, and a recorded vote having been demanded,

The Acting Speaker directed that the Members be called in, for which purposes the division bells were rung.

During the ringing of the bells, the Acting Speaker addressed the House as follows:—

I have received a request from the Chief Government Whip, under Standing Order 27(g), that the vote on the motion for Second Reading of Bill 36, An Act to revise the Public Service Superannuation Act, be deferred until after “Routine Proceedings” on Wednesday, November 8, 1989.
Therefore the vote is accordingly deferred.

A debate arose on the Motion for Second Reading of Bill 64, An Act to amend the Education Act and certain other Acts related to Education Assessment.

And, after some time, it was,

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 Naturopathy (Sessional Paper No. P-1) (Tabled October 12, 1989) Mrs Smith (London South). (See Hansard.)

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 16, 1989) Mr Ballinger, Ms Bryden, Mr Johnston (Scarborough West), Mr Kanter, Miss Nicholas, Mrs Smith (London South), Mr Sterling and Mr Velshi. (See Hansard.)

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 38(c):

Sessional Papers:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e):

Questions Numbers 260 and 315. (See Hansard.)

Question Number 93 was made a Return (See Sessional Paper No. 197) (Tabled November 7, 1989).
Question Number 314 was made a Return *(See Sessional Paper No. 196)* (Tabled November 7, 1989).

Questions Numbers 264 and 268 Interim Answers. *(See Hansard.)*

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**SIXTY-SIXTH DAY**

**WEDNESDAY, NOVEMBER 8, 1989**

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**PRAYERS**

1.30 P.M.

On motion by Mr Ward,

*Ordered*, That, notwithstanding any Standing Order, the House shall not meet on Thursday, November 30, 1989.

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Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petitions relating to Ontario Motorist Protection Plan *(Sessional Paper No. P-35)* (Tabled November 8, 1989)  *Mr Charlton* and *Mr Kormos*.

---

Mr Callahan 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 Pr38, An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation.

Bill Pr50, An Act respecting the City of Etobicoke.

Your Committee begs to report the following Bill as amended:—

Bill Pr31, An Act respecting the Town of Iroquois Falls.

Your Committee further recommends that the fees, less the actual cost of printing, be remitted on Bill Pr38, An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation.

---

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

At 3.10 p.m. the question having been put on the deferred vote on the Motion for Second Reading of Bill 36, An Act to revise the Public Service Superannuation Act, the motion was carried on the following division:—

**AYES**

Adams  
Ballinger  
Beer  
Black  
Bradley  
Brown  
Callahan  
Campbell  
Carrothers  
Chiarelli  
Cleary  
Collins  
Conway  
Cooke  
Cordiano  
Daigeler  
Elliot  
Elston  
Epp  
Ferraro  
Fleet  
Fulton  
Furlong  

Grandmaître  
Haggerty  
Hart  
Kerrio  
LeBourdais  
MacDonald  
Mahoney  
Mancini  
McClelland  
McGuinty  
Miclash  
Morin  
Neumann  
Nicholas  
Nixon  
(Brant-Haldimand)  
(Ontario—Quinte)  
(Ottawa-Rideau)  
Oddie Munro  
Offer  
Owen  
Patten  

**NAYS**

Allen  
Bryden  
Charlton  
Cooke  
Cousens  
Grier  
Hampton  
Jackson  
Johnson  

Johnston  
Kormos  
Kormos  
Laughren  
Mackenzie  
Marland  
Martel  
McCague  
Morin-Strom  
Philip  

(Scarborough-West)  
(York South)  
(Scarborough West)  
(York South)  
(Wellington)  
(Scarborough-Riverside)  
(Wellington)  

Pollock  
Rae  
Pouliot  
Reville  
Sterling  
Wildman  
Wiseman—25.  

PAIR: Breaugh and Cureatz

And the Bill was accordingly read the second time and *Ordered for Third Reading.*
Debate was resumed on the Motion for Second Reading of Bill 64, An Act to amend the Education Act and certain other Acts related to Education Assessment.

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.

The following Bill was read the second time:—


And, after some time, it was,

On motion by Mr Kormos,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

SIXTY-SEVENTH DAY
THURSDAY, NOVEMBER 9, 1989

PRAYERS 10.00 A.M.

Mr Reycraft moved,

That, in the opinion of this House, recognizing that the federal government’s decision to close down the Canadian Forces Base in London, Ontario, will result in a significant loss of employment and dislocation of individuals and families in the community; and further recognizing that there is no significant cost-saving in closing down the base; therefore, the Government of Ontario should urge the Government of Canada to immediately reconsider its decision.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.
Mr Breaugh then moved,

Second Reading of Bill 73, An Act to amend the Highway Traffic Act.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Reycraft’s Resolution Number 30, the question, having been put, was declared carried and it was:—

Resolved, That in the opinion of this House, recognizing that the federal government’s decision to close down the Canadian Forces Base in London, Ontario, will result in a significant loss of employment and dislocation of individuals and families in the community; and further recognizing that there is no significant cost-saving in closing down the base; therefore, the Government of Ontario should urge the Government of Canada to immediately reconsider its decision.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 73, An Act to amend the Highway Traffic Act, 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 AFTERNOON SITTING

1.30 P.M.

Following remarks by Messrs Eakins, Mackenzie and Johnson (Wellington) in respect of Remembrance Day, the House observed a minute’s silence.

On motion by Mr Ward,

Ordered, That the Order for Third Reading of Bill 36, An Act to revise the Public Service Superannuation Act, be discharged and the Bill be referred to the Standing Committee on General Government.

On motion by Mr Ward,

Ordered, That in addition to its regular meeting days the Standing Committee on Finance and Economic Affairs be authorized to meet on any two days agreed upon by all of the recognized Parties on the Committee to consider Bill 46, An Act to establish a Commercial Concentration Tax, and Bill 47 An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act.

On motion by Mr Ward,
Ordered, That Standing Order 72 be waived with respect to the consideration of Bill 64, An Act to amend the Education Act and certain other Acts related to Education Assessment, and Bill 65, An Act to amend the Ottawa-Carleton French-Language School Board Act, 1988, by the Standing Committee on Social Development.

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

Bill 79, An Act to amend Various Statutes in connection with information to be filed and records to be kept by Corporations and Limited Partnerships. Mr Sorbara.

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

Bill Pr29, An Act to amend the Toronto Baptist Seminary Act, 1982.
Bill Pr31, An Act respecting the Town of Iroquois Falls.
Bill Pr33, An Act respecting Grand Valley Railway Co. Inc.
Bill Pr38, An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation.
Bill Pr42, An Act respecting the City of Guelph.
Bill Pr48, An Act to revive East York - Scarborough Reading Association Inc.
Bill Pr50, An Act respecting the City of Etobicoke.
Bill Pr51, An Act to revive Astcam Co. Limited.

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

Bill Pr29, An Act to amend the Toronto Baptist Seminary Act, 1982.
Bill Pr31, An Act respecting the Town of Iroquois Falls.
Bill Pr33, An Act respecting Grand Valley Railway Co. Inc.
Bill Pr38, An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation.
Bill Pr42, An Act respecting the City of Guelph.

Bill Pr48, An Act to revive East York - Scarborough Reading Association Inc.

Bill Pr50, An Act respecting the City of Etobicoke.

Bill Pr51, An Act to revive Astcam Co. Limited.

Debate was resumed on the motion for Third Reading of Bill 2, An Act to amend the Courts of Justice Act, 1984.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 27(a) be deferred until 5.45 p.m. on Tuesday, November 14, 1989.


And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 27(a) be deferred until 5.45 p.m. on Tuesday, November 14, 1989.

Debate was resumed on 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 Ms Hart,

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 38(c):—

Sessional Papers:—

Compendium:
Bill 79, An Act to amend Various Statutes in connection with information to be filed and records to be kept by Corporations and Limited Partnerships (No. 207) (Tabled November 9, 1989).

McMaster University Audited Financial Statements for the year ended April 30, 1989 (No. 201) (Tabled November 9, 1989).


Regis College Financial Statements as at April 30, 1989 (No. 198) (Tabled November 9, 1989).

University of Toronto Financial Statements for the year ended April 30, 1989 (No. 200) (Tabled November 9, 1989).


Wilfrid Laurier University Financial Statements for the year ended April 30, 1989 (No. 199) (Tabled November 9, 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 95(e):

Question Number 259 was made a Return (See Sessional Paper No. 204) (Tabled November 9, 1989).

Question Number 278 was made a Return (See Sessional Paper No. 206) (Tabled November 9, 1989).

Question Number 307 was made a Return (See Sessional Paper No. 205) (Tabled November 9, 1989).

SIXTY-EIGHTH DAY
TUESDAY, NOVEMBER 14, 1989

PRAYERS

1.30 P.M.

On motion by Mr Ward,

Ordered, That, notwithstanding Standing Order 41, the notice of an Opposition Day on today's Orders and Notices paper in the name of Mrs Marland be debated on Monday, November 20, 1989 and that, notwithstanding Standing Order 41(k), a second Opposition Day may be designated during the week of November 19, 1989.
Pursuant to Standing Order 35(b), the following Petitions were presented:


Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled November 14, 1989) Mr Cooke (Windsor-Riverside).

A debate arose on the Motion for Second Reading of Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was.

On motion by Mr Kormos,

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 deferred vote on the Motion for Third Reading of Bill 2, An Act to amend the Courts of Justice Act, 1984, was carried on the following division:

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AYES — Continued

Smith
   (London South)
Sola
South
Sterling

Stoner
Sullivan
Sweeney
Tatham
Velshi

Ward
Wilson
Wiseman
Wong
Wrye—73.

NAYS

Bryden
Charlton
Cooke
   (Windsor-Riverside)
Grier

Hampton
Kormos
Mackenzie
Martel
Morin-Strom

Philip
(Etobicoke-Rexdale)
Pouliot
Reville
Wildman—13.

PAIR: Breaugh and Cureatz.

And the Bill was accordingly read the third time and was passed.

The question, having been put, on the deferred vote on the Motion for Third Reading of Bill 3, An Act to amend certain Statutes of Ontario Consequent upon Amendments to the Courts of Justice Act, 1984, was carried on the same vote.

And the Bill was accordingly read the third time and was passed.

At 6.00 p.m., the question “That this House do now adjourn” was deemed to have been proposed pursuant to Standing Order 33(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 38(c):

Sessional Papers:—


Perspectives économiques et revue budgétaire, Ontario 1989 (no 208) (déposé le 14 novembre 1989).
PRAYERS

1.30 P.M.

On motion by Mr Ward,

Ordered, That, notwithstanding Standing Order 94(h), the requirement for notice be waived with respect to Ballot Item 29.

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petition relating to Teachers' Superannuation Act (Sessional Paper No. P-2) (Tabled November 15, 1989) Mr Adams.


Debate was resumed on the Motion for Second Reading of Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

On motion by Mr Runciman,

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 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 Pr29, An Act to amend the Toronto Baptist Seminary Act, 1982.

Bill Pr31, An Act respecting the Town of Iroquois Falls.

Bill Pr33, An Act respecting Grand Valley Railway Co. Inc.


Bill Pr38, An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation.

Bill Pr42, An Act respecting the City of Guelph.

Bill Pr48, An Act to revive East York - Scarborough Reading Association Inc.

Bill Pr50, An Act respecting the City of Etobicoke.

Bill Pr51, An Act to revive Astcam Co. 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."

His Honour was then pleased to retire.

The House then adjourned at 6.00 p.m.

SEVENTIETH DAY
THURSDAY, NOVEMBER 16, 1989

PRAYERS 10.00 A.M.

Mr McCague moved,

That, in the opinion of this House, recognizing that the Municipal Elections Statute Law Amendment Act, 1988 setting out new rules for municipal elections
was introduced and passed hastily by the Liberal government less than a year before the 1988 municipal elections, and given that there have been numerous problems arising from the 1988 municipal elections; the Government of Ontario should immediately initiate a review of the Act, of the problems of administration of same, and should consider establishing some mechanism, such as a Municipal Election Finance Commission, which would ensure uniform application of the Act.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Dietsch then moved,

That in the opinion of this House, recognizing that credit card purchases are not permitted in winery stores; and that purchasing by credit card is a socially accepted method of payment; and that wine beverages can be purchased at hotels, restaurants and duty free stores using a credit card, the Government of Ontario should make changes to the appropriate provincial government policies in order to allow for the purchase of wine by credit card in wineries and wine store outlets.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr McCague's Resolution Number 25, the question, having been put, was lost on the following division:

**AYES**

Bryden
Cooke (Windsor-Riverside)
Cousens
Eves
Grier
Harris
Laughren

Martel
McCague
McLean
Morin-Strom
Nixon
Philip

**NAYS**

Adams
Ballinger
Carrothers
Cleary
Collins
Cooke (Kitchener)
Curling
Daigeler
Dietsch
Eakins
Elliot

Epp
Faubert
Furlong
Keyes
Kozyra
LeBourdais
McCleland
McGuigan
Miller
Nicholas
Oddie Munro

Patten
Poole
Ray
Reycraft
Riddell
Roberts
Sola
Tatham
Velshi—32.
Resolved, That in the opinion of this House, recognizing that credit card purchases are not permitted in winery stores; and that purchasing by credit card is a socially accepted method of payment; and that wine beverages can be purchased at hotels, restaurants and duty free stores using a credit card, the Government of Ontario should make changes to the appropriate provincial government policies in order to allow for the purchase of wine by credit card in wineries and wine store outlets.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:


Mr McCague from the Standing Committee on Estimates reported the following Resolutions:

Resolved that supply in the following amounts and to defray the expenses of the following ministries and offices be granted to Her Majesty for the fiscal year ending March 31, 1990:

MINISTRY OF THE ENVIRONMENT:
- Ministry Administration Program $36,670,000
- Environmental Services Program 95,369,400
- Environmental Control Program 99,232,900
- Utility Planning and Operations Program 297,183,900

MINISTRY OF MUNICIPAL AFFAIRS:
- Ministry Administration Program $7,063,400
- Municipal Affairs Program 508,321,500
- Community Planning Program 43,836,300
- Municipal Education and Training Program 3,097,100
- Niagara Escarpment Commission Program 1,899,600
- Ontario Municipal Audit Program 1,684,200
- Waterfront Development Program 564,900

MINISTRY OF TRANSPORTATION:
- Ministry Administration Program $52,353,200
- Provincial Transportation Program 20,077,400
- Transportation Regulation Program 103,510,700
- Provincial Highways Program 789,906,900
- Provincial Transit Program 251,284,500
- Municipal Transit Program 395,656,000
- Municipal Roads Program 700,261,800
OFFICE FOR DISABLED PERSONS:
Office for Disabled Persons Program .................................$ 7,859,000

OFFICE RESPONSIBLE FOR SENIOR CITIZENS' AFFAIRS:
Office Responsible for Senior Citizens' Affairs Program ......$ 9,392,100

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 18, An Act to amend the Ontario Municipal Improvement Corporation Act.

Bill 20, An Act to provide for the Payment of Development Charges.

Also, as directed by the Committee, reported progress on the following Bill:—

Bill 147, An Act respecting Independent Health Facilities.

Ordered, That the report be now received and adopted.

The House then adjourned at 6.00 p.m.

SEVENTY-FIRST DAY
MONDAY, NOVEMBER 20, 1989

Prayers

Mrs Marland moved,

That given the need to preserve greenspace in the Greater Toronto Area, given the unique character of the Rouge Valley, given the financial commitment of the federal government in support of the Save the Rouge efforts, given the threat to the Rouge of the province’s plans for highway construction, and given that approximately 90% of the Rouge Valley lands are presently owned by the provincial government, this House is of the view that the provincial government should immediately take all appropriate steps to designate the Rouge Valley as a provincial park.

And a debate arising, after some time, the motion, having been put, was declared carried and it was:—
Resolved. That given the need to preserve greenspace in the Greater Toronto Area, given the unique character of the Rouge Valley, given the financial commitment of the federal government in support of the Save the Rouge efforts, given the threat to the Rouge of the province’s plans for highway construction, and given that approximately 90% of the Rouge Valley lands are presently owned by the provincial government, this House is of the view that the provincial government should immediately take all appropriate steps to designate the Rouge Valley as a provincial park.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Lord’s Prayer (Sessional Paper No. P-3) (Tabled October 31, 1989)  Mr South. (See Hansard.)

Petitions relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled July 24, 1989)  Ms Bryden and Mr Cooke (Windsor-Riverside). (See Hansard.)

Petition relating to South Simcoe Local Government Study (Sessional Paper No. P-32) (Tabled October 12, 1989)  Mr McCague. (See Hansard.)

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 38(e):—

Sessional Papers:—


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e):—

Questions Numbers 89, 94, 250, 273, and 274. (See Hansard).

Question Number 125 was made a Return (See Sessional Paper No. 210) (Tabled November 20, 1989).

Question Number 154 was made a Return (See Sessional Paper No. 211) (Tabled November 20, 1989).
Questions Numbers 178 and 187 were made a Return (See Sessional Paper No. 212) (Tabled November 20, 1989).

Question Number 189 was made a Return (See Sessional Paper No. 213) (Tabled November 20, 1989).

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SEVENTY-SECOND DAY
TUESDAY, NOVEMBER 21, 1989

PRAYERS

1.30 P.M.

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

Bill 80, An Act to amend the Ombudsman Act and the Child and Family Services Act, 1984. Mr Scott.

Mr Laughren moved,

This House resolves that given the regressive nature of the Federal Goods and Services Tax, this Liberal government will, under no circumstances participate in a joint Federal-Provincial sales tax on goods and services.

And a debate arising, after some time, the motion, having been put, was lost on the following division:—

AYES

Allen
Bryden
Charlton
Cooke
Farnan
Grier
Hampton
Johnston
(Scarborough West)
Laughren
Mackenzie
Martel
Morin-Strom

Philip
(Rae
(Etobicoke-Rexdale)
(York South)

Rae
Reville
Wildman—16.

NAYS

Ballinger
Beer
Bossey
Brandt
Brown
Campbell
Caplan
Cleary
Collins
Conway
Cooke
(Kitchener)
Cordiano
Cousens
Dietsch
Eakins
Elston
Epp

Eves
Faubert
Fawcett
Fleet
Fontaine
Grandmaître
Haggerty
Hart
Henderson
The responses to the following Petitions were laid upon the Table:—

Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled July 26, 1989)  Mr Furlong. (See Hansard.)

Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled October 16, 1989)  Mrs Smith (London South). (See Hansard.)

Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled October 18, 1989)  Mr Brandt. (See Hansard.)

Petition relating to Water Disposal Site at Goulais River (Sessional Paper No. P-31) (Tabled October 12, 1989)  Mr Wildman. (See Hansard.)

Petition relating to Ontario Hydro (Sessional Paper No. P-34) (Tabled November 2, 1989)  Mr Smith (Lambton). (See Hansard.)

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

Sessional Papers:—

Compendium:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e):—

Questions Numbers 284 and 306. (See Hansard).

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SEVENTY-THIRD DAY

WEDNESDAY, NOVEMBER 22, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled November 22, 1989) Mrs Fawcett and Mr Fleet.

Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled November 22, 1989) Mr Cooke (Windsor-Riverside).

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 147, An Act respecting Independent Health Facilities.

Ordered, That the report be now received and adopted.

The following Bills were read the second time:—


Bill 40, An Act to repeal the Brucellosis 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 40, An Act to repeal the Brucellosis Act.

Ordered, That the report be now received and adopted.

A debate arose on the Motion for Third Reading of Bill 147, An Act respecting Independent Health Facilities.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 27(a) be deferred until the completion of Third Reading of Bill 20, An Act to provide for the Payment of Development Charges.

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

Bill 18, An Act to amend the Ontario Municipal Improvement Corporation Act.

A debate arose on the Motion for Third Reading of Bill 20, An Act to provide for the Payment of Development Charges.

And, after some time, the question, having been put, was carried on the following division:—

**AYES**

AYES — Continued

Patten
Phillips
(Scarborough-Agincourt)
Roberts

Smith
Sola
Sullivan

Tatham
Ward
Wilson
Wong—54.

NAYS

Allen
Charlton
Cooke
(Windsor-Riverside)
Cousens
Cunningham
Eves
Grier

Jackson
Johnson
Laughren
Mackenzie
Martel
McCague
McLean

Morin-Strom
Philip
Pollock
Pope
Pouliot
Sterling
Wildman—21.

And the Bill was accordingly read the third time and was passed.

By unanimous consent, the question having been put, on the deferred vote on
the Motion for Third Reading of Bill 147, An Act respecting Independent Health
Facilities, was carried on the same vote,

And the Bill was accordingly 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 38(c):

Sessional Papers:—

Government House Leader's Response to the First Report of the Standing
Committee on the Legislative Assembly on Election Laws and Process (No. 216)
(Tabled November 22, 1989).

Task Force on Access to Professions and Trades in Ontario (No. 217) (Tabled
November 22, 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 95(e):

Question Number 190 was made a Return (See Sessional Paper No. 212)
(Tabled November 20, 1989).
SEVENTY-FOURTH DAY
THURSDAY, NOVEMBER 23, 1989

PRAYERS

10.00 A.M.

Mr Farnan moved,

That in the opinion of this House, the Government of Canada should strike a distinctive Canadian Volunteer Korean Service Medal to be awarded to those Canadians who served in the Korean War—25th of June, 1950 to 27th of July, 1953.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Eves then moved,

That, in the opinion of this House, recognizing the shortages of health manpower in certain health care sectors in this province, including nurses, physician specialists, technologists and technicians, and the shortages in all types of health professions in Northern Ontario, and recognizing that there is no effective means presently available to monitor the Province-wide supply of health professionals, and recognizing that government and all health care professions should work cooperatively to remedy these shortages and to identify the short-term and long-term needs for the supply of health manpower; the government of Ontario should support the establishment and funding of an independent Health Manpower Planning Institute with representatives of the health care professions, the Ministry of Colleges and Universities and the Ministry of Health to plan the future health manpower needs of the province.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Farnan’s Resolution Number 32, the question, having been put, was declared carried and it was:—

Resolved. That in the opinion of this House, the Government of Canada should strike a distinctive Canadian Volunteer Korean Service Medal to be awarded to those Canadians who served in the Korean War—25th of June, 1950 to 27th of July, 1953.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Eves’ Resolution Number 26, the question, having been put, was lost on the following division:—

AYES

Allen
Bryden
Charlton
Cousens
Elliot

Eves
Farnan
Faubert
Grier
Jackson

Johnson
(Wellington)
Kormos
Laughren
Mackenzie
A Y E S — Continued
Marland  McLean    Poulion
Martel     Morin-Strom   Wildman—22.
McCague     Philip
(Etobicoke-Rexdale)

N A Y S
Ballinger       Keyes    Oddie Munro
Cooke  (Kitchener) Kozyra    Owen
Cordiano      LeBourdais  Ray
Curling           Leone    (Windsor-Walkerville)
Daigeler       Mahoney  Rycraft
Eakins            McClelland Roberts
Epp                 McIiash    Ruprecht
Fawcett       Neumann        Sola
Furlong           Nicholas  Sullivan
Grandmaître      Nixon     Tatham—30.
(York Mills)

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 Bills in his Chambers:

Bill 18, An Act to amend the Ontario Municipal Improvement Corporation Act.

Bill 20, An Act to provide for the Payment of Development Charges.

Bill 147, An Act respecting Independent Health Facilities.

T H E  A F T E R N O O N  S I T T I N G

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:

Petitions relating to French Language Services Act (*Sessional Paper No. P-14*)
(Tabled November 23, 1989)  *Mr Elliot, Mr Epp and Mrs Stoner.*

Mr Velshi from the Standing Committee on the Ombudsman presented the Committee’s Report on Expansion of Jurisdiction of the Office of the Ombudsman and moved the adoption of its recommendations. (*Sessional Paper No. 221*)
(Tabled November 23, 1989).
On motion by Mr Velshi,

Ordered, That the debate be adjourned.

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


A debate arose on the Motion for Second Reading of Bill 71, An Act to amend the Mining Act.

And, after some time, it was,

On motion by Mr Ward,

Ordered, That the debate be adjourned.

A debate arose on the Motion for Second Reading of Bill 66, An Act to revise the Teachers' Superannuation Act, 1983 and to make related amendments to the Teaching Profession Act.

And, after some time, it was,

On motion by Mr Morin-Strom,

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 38(c):—

Sessional Papers:—

Compendium:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e):—
Question Number 297 was made a Return (See Sessional Paper No. 219) (Tabled November 23, 1989).

Question Number 300 was made a Return (See Sessional Paper No. 220) (Tabled November 23, 1989).

Question Number 336 Interim Answer. (See Hansard).

SEVENTY-FIFTH DAY
MONDAY, NOVEMBER 27, 1989

1.30 P.M.

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


Bill 83, An Act to amend the Education Act. Mr Johnston (Scarborough West).

Debate was resumed on the Motion for Second Reading of Bill 71, An Act to amend the Mining 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 Committee of the Whole House.

Debate was resumed on the Motion for Second Reading of Bill 66, An Act to revise the Teachers' Superannuation Act, 1983 and to make related amendments to the Teaching Profession Act.

And after some time, the question, having been put, was carried on the following division:—

**AYES**

Ballinger  
Beer  
Black  
Bossy  
Campbell  
Caplan  
Carrothers  
Chiarelli  
Conway  
Cordiano  
Daigeler  
Eakins  
Elliot  
Elston  
Faubert  
Fawcett  
Fleet  
Grandmaître  
Haggerty  
Henderson  
Hošek  
Kanter  
Kerrio  
Keyes
And the Bill was accordingly read the second time and *Ordered referred to the Standing Committee on Social Development.*

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

*Sessional Papers:—*


Public Service Superannuation Board Annual Report for the year ending March 31, 1989 (No. 223) (Tabled November 27, 1989).

SEVENTY-SIXTH DAY
TUESDAY, NOVEMBER 28, 1989

PRAYERS

1.30 P.M.

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, 1989/Le rapport annuel du vérificateur provincial de l'Ontario, pour l'exercice se terminant le 31 mars 1989 (Sessional Paper No. 1) (Tabled November 28, 1989).

Pursuant to Standing Order 35(b), the following Petition was presented:—


Mr Pelissero from the Standing Committee on General Government presented the Committee's Report on the Acid Rain Abatement Programmes and moved the adoption of its recommendations (Sessional Paper No. 229) (Tabled November 28, 1989).

On motion by Mr Pelissero,

Ordered, That the debate be adjourned.

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


Projet de loi 85, Loi portant modification de la Loi de 1988 sur le projet d'aide financière aux intervenants.  M. Chiarelli.
Debate was resumed on the Motion for Second Reading of Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

On motion by Mrs Marland,

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 38(c):—

Sessional Papers:—

Compendium:


SEVENTY-SEVENTH DAY
WEDNESDAY, NOVEMBER 29, 1989

PRAYERS

Pursuant to Standing Order 35(b), the following Petition was presented:—

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

Bill Pr37, An Act respecting Fort Erie Lions Senior Citizens Complex Inc. Mr Haggerty.

Bill Pr52, An Act to revive Homes Unlimited (London) Inc. Mrs Smith (London South).

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

Bill 39, An Act to revise the Veterinarians Act.

Bill 40, An Act to repeal the Brucellosis 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 71, An Act to amend the Mining Act.

Ordered, That the report be now received and adopted.

A debate arose on the Motion for Second Reading of Bill 53, An Act to amend the Municipality of Metropolitan Toronto Act.

And, after some time, it was,

On motion by Mr Kwinter,

Ordered, That the debate be adjourned.

Debate was resumed on 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 Curling,

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 38(c):—

Sessional Papers:—


SEVENTY-EIGHTH DAY
MONDAY, DECEMBER 4, 1989

PRAYERS 1.30 P.M.

Pursuant to Standing Order 35(b), the following Petition was presented:—


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


Bill Pr54, An Act respecting Brantford and Southern Railway Company Inc. Mr Neumann.

A debate arose on the Motion for Second Reading of Bill 68, An Act to amend certain Acts respecting Insurance,

And, after some time, it was,

On motion by Mrs Cunningham,

Ordered, That the debate be adjourned.

The responses to the following Petitions were laid upon the Table:—
Petition relating to Landfill Sites in Mississauga (Sessional Paper No. P-33) (Tabled October 17, 1989) Miss Nicholas. (See Hansard.)

Petitions relating to Ontario Motorist Protection Plan (Sessional Paper No. P-35) (Tabled November 8, 1989) Mr Charlton and Mr Kormos. (See Hansard.)

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 38(c):—

Sessional Paper:—

University of Western Ontario Combined Annual Statements for the year ended April 30, 1989 (No. 231) (Tabled December 4, 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 277 was made a Return (See Sessional Paper No. 234) (Tabled December 4, 1989).

Question Number 301 was made a Return (See Sessional Paper No. 232) (Tabled December 4, 1989).

Question Number 316 was made a Return (See Sessional Paper No. 233) (Tabled December 4, 1989).

Questions Numbers 317, 318, 319 Interim Answers (See Hansard).

SEVENTY-NINTH DAY
TUESDAY, DECEMBER 5, 1989

PRAYERS

1.30 P.M.

Mrs O’Neill (Ottawa-Rideau) 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 Bills as amended:—
Bill 64, An Act to amend the Education Act and certain other Acts relating to Education Assessment.  *Ordered for Third Reading.*


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


Bill 87, An Act to amend the Education Act.  *Mrs Cunningham*.


Bill 89, An Act to amend the Labour Relations Act.  *Mr Mackenzie*.

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 68, An Act to amend certain Acts respecting Insurance,

And, after some time, the question, having been put, was carried on the following division:—

**AYES**

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*(Kitchener)*
AYES — Continued

Mahoney  O’Neil  Reycraft
Mancini  O’Neill  Riddell
Matrundola  (Ottawa-Rideau)  Roberts
McClelland  Oddie Munro  Ruprecht
McGuigan  Owen  Smith
McGuinty  Patten  (Lambton)
McLeod  Pelissere  Smith
McLash  Peterson  (London South)
Miller  Phillips  South
Morin  (Scarborough-Agincourt)  Sweeney
Neumann  Polsinelli  Tatham
Nicholas  Poole  Velshi
Nixon  Ramsay  Ward
(Brant-Haldimand)  Ray  Wilson

NAYS

Allen  Johnson  Pollock
Brandt  (Wellington)  Pope
Bryden  Kormos  Pouliot
Charlton  Laughren  Rae
Cooke  (Windsor-Riverside)  (York South)
Cousens  Mackenzie  Reville
Eves  Marland  Runciman
Farnan  Martel  Sterling
Grier  McCague  Villeneuve
Hampton  McLean  Wildman
Jackson  Morin-Strom  Wiseman—31.
(Stobiecoke-Rexdale)

And the Bill was accordingly read the second time and Ordered referred to the Standing Committee on General Government.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):

Sessional Papers:—


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 320, 321, 322 Interim Answers (See Hansard).

EIGHTIETH DAY

WEDNESDAY, DECEMBER 6, 1989

PRAYERS

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


Petition relating to Prince Edward Heights (Sessional Paper No. P-40) (Tabled December 6, 1989). Mr MacDonald.

Mr Velshi from the Standing Committee on the Ombudsman presented the Committee's Eighteenth Report 1990 and moved the adoption of its recommendations (Sessional Paper No. 237) (Tabled December 6, 1989).

On motion by Mr Velshi,

Ordered, That the debate be adjourned.

Mr Polsinelli 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 49, An Act to provide for Freedom of Information and Protection of Individual Privacy in Municipalities and Local Boards / Projet de loi 49, Loi prévoyant l'accès à l'information et la protection de la vie privée dans les municipalités et les conseils locaux. Ordered referred to the Committee of the Whole House.

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

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

Bill 90, An Act to amend the Municipal Act and certain other Acts related to Municipalities.  Mr Sweeney.

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

Bill 71, An Act to amend the Mining Act.

The following Bill was 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 as amended:—


Ordered, That the report be now received and adopted.

The following Bill was 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 as amended:—

Bill 48, An Act to amend the Land Transfer Tax 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 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 39, An Act to revise the Veterinarians Act.
Bill 40, An Act to repeal the Brucellosis Act.
Bill 71, An Act to amend the Mining 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."

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 38(c):—

*Sessional Papers:*—

**Compendium:**

Bill 90, An Act to amend the Municipal Act and certain other Acts related to Municipalities (*No. 238*) (Tabled December 6, 1989).

MR. HENDERSON moved,

That in the opinion of this House, recognizing that the best interests of the child can be fulfilled by ensuring the child’s access to love and emotional nurturance of each caring parent, and recognizing that a mother and a father are likelier to participate more fully in the growth and emotional development of their child through a nurturing parent-child relationship when child care and child nurturing responsibilities are shared with another caring adult, and recognizing that children benefit from a caring relationship with grandparents who bring a wealth of life experience to a nurturant relationship with a grandchild, and recognizing that society at large can benefit from the creative energies of mothers, fathers and children who are facilitated in their pursuit of vocational, academic, recreational and social opportunities and who are freed from the painful and demoralizing personal struggles that occur when matters of child custody and access are determined through adversarial process. Every effort should be made to foster mediative rather than adversarial process to resolve disputes about custody and access, and every administrative effort should be made to bring together services designed to facilitate the cooperative mediation and resolution of custody and access disputes as a preferable alternative to adversarial court process, and efforts should be made, after family dissolution, to allow a child to have a frequent and continued nurturing and care-taking relationship with each parent unless the court determines that such a relationship with a particular parent will have a destructive influence on a particular child’s healthy development and sense of well-being.

And a debate arising, at 11.04 a.m., further proceedings were reserved until 12.00 noon.

MR. POULIOT then moved,

That in the opinion of this House, recognizing that health care is totally inadequate for Ontario’s First Nations People, and recognizing that aboriginal people’s requests for improvements are often not met because of jurisdictional disputes between the federal and provincial governments and further recognizing that Ontario’s indigenous peoples want some control over the provision and delivery of their health care, the Government of Ontario should immediately take whatever measures necessary to ensure that:

the level of health care services to Ontario’s First Nations is at the same level as other Ontarians;

the jurisdictional disputes between the federal and provincial levels of government are reduced and eventually eliminated; and

a process of giving control over the provision and delivery of health care services to the First Nations is developed and implemented.
Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Henderson’s Resolution Number 34, the question, having been put, was declared lost.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Pouliot’s Resolution Number 33, the question, having been put, was declared carried and it was:—

Ordered, That in the opinion of this House, recognizing that health care is totally inadequate for Ontario’s First Nations People, and recognizing that aboriginal people’s requests for improvements are often not met because of jurisdictional disputes between the federal and provincial governments and further recognizing that Ontario’s indigenous peoples want some control over the provision and delivery of their health care, the Government of Ontario should immediately take whatever measures necessary to ensure that:

the level of health care services to Ontario’s First Nations is at the same level as other Ontarians;

the jurisdictional disputes between the federal and provincial levels of government are reduced and eventually eliminated; and

a process of giving control over the provision and delivery of health care services to the First Nations is developed and implemented.

THE AFTERNOON SITTING

1.30 P.M.

Following remarks by Mr Sterling, Mrs Wilson and Mr Rae (York South), the House observed a moment of silence in respect of the tragic events at the University of Montreal, Quebec.

On motion by Mr Ward,

Ordered, That the Standing Committee on Finance and Economic Affairs be authorized to meet following Routine Proceedings on Wednesday, 20 December 1989.

On motion by Mr Ward,

Ordered, That the Standing Committee on Social Development be authorized to meet in the evening on December 11, 12, 18 and 19, 1989 and to meet from 7.00 p.m. to 9.00 p.m. on December 13, 1989 to consider Bill 66, An Act to revise the Teachers’ Superannuation Act, 1983 and to make related amendments to the Teaching Profession Act.
The following Bills were introduced and read the first time:

Bill 91, An Act to amend the Legislative Assembly Act.  Mr Ward.

Bill 92, An Act to amend fines and terms of imprisonment contained in certain Acts.  Mr Scott.


Bill 95, An Act to amend the Highway Traffic Act.  Mr Wrye.

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

Bill Pr56, An Act to revive Times Change Women's Employment Service Inc.  Ms Poole.

Mrs Grier moved,

Recognizing that Ontario faces a serious crisis in disposing of garbage; and that the government has stated that its goal is to divert 25% of municipal solid waste from landfills by 1992 and 50% by 2000; and that the government has so far failed to establish policies which would enable these targets to be met; and that by regulating the control of ozone-depleting substances Ontario has shown a willingness to act in advance of federal initiatives; the Government of Ontario should:

(i) adopt waste reduction at source as the overriding first priority of the "3 Rs" garbage strategy (first reduce, then re-use, lastly recycle);

(ii) establish a Waste Reduction Office with a statutory mandate to achieve a 50% reduction of solid waste within the next decade;

(iii) legislate mandatory waste reduction programs for municipalities;

(iv) legislate mandatory source separation for all waste generators and for all types of waste for which reduction, re-use and recycling opportunities exist;

(v) pass regulations to prevent the disposal of materials and products for which waste reduction alternatives exist;

(vi) phase out containers and packaging products that cannot be diverted from the waste stream;

(vii) establish warranty conditions to extend product life;

(viii) use financial incentives and disincentives such as a graduated waste management surcharge system to favour reduction and re-use of products; and
(ix) introduce the needed legislation and establish the required policies at
the opening of the March 1990 session of the Legislature, without wait-
ing for a report on new federal packaging legislation expected later in
1990.

And a debate arising, after some time, the motion, having been put, was car-
ried on the following division:—

**AYES**

Adams
Allen
Beer
Brown
Bryden
Campbell
Carrothers
Charlton
Cleary
Collins
Cooke
(Cordiano)
Cousens
Curling
Daigeler
Dietsch
Elliot
Elston
Eves
Faubert
Ferraro
Fleet
Fulton
Grier
Hart
Henderson
Johnson
(Windsor-Riverside)
Kwinter
Laughren
LeBourdais
Leone
(Lambton)
Lipsett
Mackenzie
Marland
Matrundola
McClelland
McGuigan
Miller
Morin
Nixon
(York Mills)
O’Neill
(Ottawa-Rideau)

**NAYS**

—0.

By unanimous consent, the House reverted to “Reports by Committees.”

Mr Ferraro from the Standing Committee on Finance and Economic Affairs
then presented the Committee’s Report which was read as follows and adopted:—

Your Committee begs to report the following Bills as amended:—


**Bill 47**, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act. *Ordered referred to the Committee of the Whole House.*
The responses to the following Petitions were laid upon the Table:—

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled October 17, 1989).  Mr Villeneuve. (See Hansard.)


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 38(c):—

Sessional Papers:—

Compendia:


Bill 95, An Act to amend the Highway Traffic Act (No. 239) (Tabled December 7, 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 323, 324, 325 Interim Answers (See Hansard).

EIGHTY-SECOND DAY
MONDAY, DECEMBER 11, 1989

PRAYERS

1.30 P.M.

On motion by Mr Ward,

Ordered, That Standing Order 85 respecting notice of committee hearings be suspended for the consideration of Bill Pr56, An Act to revive Times Change Women's Employment Service Inc., by the Standing Committee on Regulations and Private Bills on Wednesday, December 13, 1989.
On motion by Mr Ward,

Ordered, That the following substitutions be made to the membership of the standing committees:—

On the Standing Committee on Estimates
Mr Henderson for Mr Neumann

On the Standing Committee on Finance and Economic Affairs
Mr Faubert for Mr Carrothers

On the Standing Committee on General Government
Mr Carrothers for Ms Oddie Munro

On the Standing Committee on the Legislative Assembly
Mr Ray (Windsor-Walkerville) for Mr Faubert

On the Standing Committee on the Ombudsman
Mr Kanter for Mrs Smith (London South)

On the Standing Committee on Regulations and Private Bills
Ms Oddie Munro for Mr Ray (Windsor-Walkerville)

On the Standing Committee on Social Development
Mr Neumann for Mr Henderson

Pursuant to Standing Order 35 (b), the following Petitions were presented:—

Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled December 11, 1989). Mr Cooke (Windsor-Riverside).


Mrs LeBourdais 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 36, An Act to revise the Public Service Superannuation Act. *Ordered for Third Reading.*

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


Mr Ward moved,

Pursuant to Standing Order 6 (b)—That, notwithstanding Standing Order 9, the House shall continue to meet from 8.00 p.m. to 12.00 midnight on December 13, 18, 19 and 20, 1989, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

And a debate arising, after some time, the motion having been put, was declared carried.

The following Bills were read the second time:—


Bill 70, An Act to amend the Evidence 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 as amended:—

Bill 70, An Act to amend the Evidence Act.

Also, as directed by the Committee, reported progress on the following Bill:—

Bill 119, An Act to amend the Ontario Lottery Corporation Act.

*Ordered*, That the report be now received and adopted.

The responses to the following Petitions were laid upon the Table:—
Petition relating to Teachers’ Superannuation Act (Sessional Paper No. P-2) (Tabled November 15, 1989).  Mr Adams. (See Hansard.)

Petition relating to Waste Disposal (Sessional Paper No. P-5) (Tabled October 26, 1989).  Mr Wildman. (See Hansard.)

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 38(c):—

Sessional Papers:—

Compendia:

Bill 91, An Act to amend the Legislative Assembly Act (No. 242) (Tabled December 11, 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 338 was made a Return (See Sessional Paper No. 243) (Tabled December 11, 1989).

EIGHTY-THIRD DAY
TUESDAY, DECEMBER 12, 1989

PRAYERS 1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled December 12, 1989).  Mr Kanter.


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:—


Also, as directed by the Committee, reported progress on the following Bill:—

Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act.

 Ordered, That the report be now received and adopted.

The House then adjourned at 6.00 p.m.

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**EIGHTY-FOURTH DAY**  
**WEDNESDAY, DECEMBER 13, 1989**

**PRAYERS**  
1:30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


Mr Callahan 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 Pr37, An Act respecting Fort Erie Lions Senior Citizens Complex Inc.


Bill Pr52, An Act to revive Homes Unlimited (London) Inc.

Bill Pr56, An Act to revive Times Change Women's Employment Service Inc.

Your Committee begs to report the following Bill as amended:—

Bill Pr54, An Act respecting The Brantford and Southern Railway Company Inc.

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 Pr37, An Act respecting Fort Erie Lions Senior Citizens Complex Inc.

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 Pr38, An Act to dissolve the Board of Trustees of the Ottawa Charitable Foundation.

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 Pr56, An Act to revive Times Change Women's Employment Service Inc.

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


Bill 97, An Act to amend the Law Society Act.  Mr Scott.

The following Bills were read the second time:—

Bill 79, An Act to amend Various Statutes in connection with information to be filed and records to be kept by Corporations and Limited Partnerships.  Ordered for Third Reading.

Bill 86, An Act respecting the Custody of Unclaimed Intangible Property.  Ordered referred to the Committee of the Whole House.

Bill 95, An Act to amend the Highway Traffic 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 119, An Act to amend the Ontario Lottery Corporation Act.

Ordered, That the report be now received and adopted.

The following Bill was read the second time:—

Bill 92, An Act to amend Fines and Terms of Imprisonment contained in certain Acts. 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 92, An Act to amend Fines and Terms of Imprisonment contained in certain Acts.

Ordered, That the report be now received and adopted.

The EVENING SITTING

8.00 P.M.

The following Bill was read the second time:—


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 46, An Act to establish a Commercial Concentration Tax.

Bill 49, An Act to provide for Freedom of Information and Protection of Individual Privacy in Municipalities and Local Boards.

Projet de loi 49, Loi prévoyant l'accès à l'information et la protection de la vie privée dans les municipalités et les conseils locaux.


Ordered, That the report be now received and adopted.

The House then adjourned at 12.00 midnight.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

Sessional Papers:—

Compendia:

Bill 96, An Act to amend the Highway Traffic Act (No. 244) (Tabled December 13, 1989).

Bill 97, An Act to amend the Law Society Act (No. 245) (Tabled December 13, 1989).

EIGHTY-FIFTH DAY
THURSDAY, DECEMBER 14, 1989

PRAYERS

10.00 A.M.

Mr Pollock moved,

That in the opinion of this House, the Ministry of Health should pay for prosthetic hair replacements for persons under 18, or those enrolled as full time students in any school, college or university that have hair loss due to accidents, conditions such as Alopecia Areata, and treatments such as chemotherapy.

A debate arising, at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Chiarelli then moved,


Deuxième lecture Projet de loi 85, Loi portant modification de la Loi de 1988 sur le projet d'aide financière aux intervenants.
Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Pollock's Resolution Number 36, the question having been put, was declared carried and it was:—

Resolved, That, in the opinion of this House, the Ministry of Health should pay for prosthetic hair replacements for persons under 18, or those enrolled as full time students in any school, college or university that have hair loss due to accidents, conditions such as Alopecia Areata, and treatments such as chemotherapy.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 85, An Act to amend the Intervenor Funding Project Act, 1988 / Projet de loi 85, Loi portant modification de la Loi de 1988 sur le projet d'aide financière aux intervenants, 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 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 1990, and recommends them to the Legislative Assembly.

Toronto, 13th December, 1989.

(Sessional Paper No. 3, Office of the Assembly, Office of the Ombudsman, Office of the Provincial Auditor).

Ordered, That the message of the Lieutenant Governor together with the Supplementary Estimates accompanying same be referred to the Standing Committee on Estimates as ordered by the House.

Pursuant to Standing Order 59(c) the Supplementary Estimates of the following Offices were deemed to have been reported and concurred in:—

OFFICE OF THE ASSEMBLY:
Office of the Assembly Program ........................................ $3,322,400

OFFICE OF THE OMBUDSMAN:
Office of the Ombudsman Program ................................... 336,000
Office of the Provincial Auditor:
Administration of the Audit Act and Statutory Audits Program.......................................................... $ 252,200

On motion by Mr Ward,

Ordered, That on the Standing Committee on Resources Development Mr Mackenzie be substituted for Mr Pouliot.

On motion by Mr Ward,

Ordered, That the Select Committee on Education be authorized to meet from 12.00 noon to 1.00 p.m. on Monday, December 18, 1989.

On motion by Mr Ward,

Ordered, That the Order of the House of Tuesday, October 10, 1989 establishing the schedule for committee meetings be amended by striking out “the Standing Committee on Resources Development may meet on Monday, Wednesday and Thursday afternoons following Routine Proceedings” and substituting therefor “the Standing Committee on Resources Development may meet on Monday and Wednesday afternoons following Routine Proceedings”.

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

Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled December 14, 1989). Mr Sterling and Mr Velshi.

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


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

Bill Pr37, An Act respecting Fort Erie Lions Senior Citizens Complex Inc.
Bill Pr52, An Act to revive Homes Unlimited (London) Inc.

Bill Pr54, An Act respecting The Brantford and Southern Railway Company Inc.

Bill Pr56, An Act to revive Times Change Women’s Employment Service Inc.

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

Bill Pr37, An Act respecting Fort Erie Lions Senior Citizens Complex Inc.


Bill Pr52, An Act to revive Homes Unlimited (London) Inc.

Bill Pr54, An Act respecting The Brantford and Southern Railway Company Inc.

Bill Pr56, An Act to revive Times Change Women’s Employment Service Inc.

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

Bill 36, An Act to revise the Public Service Superannuation Act.

Bill 49, An Act to provide for Freedom of Information and Protection of Individual Privacy in Municipalities and Local Boards.

Projet de loi 49, Loi prévoyant l’accès à l’information et la protection de la vie privée dans les municipalités et les conseils locaux.


Bill 64, An Act to amend the Education Act and certain other Acts related to Education Assessment.


Projet de loi 65, Loi portant modification de la Loi de 1988 sur le Conseil scolaire de langue française d’Ottawa-Carleton.


Bill 70, An Act to amend the Evidence Act.
Bill 79, An Act to amend Various Statutes in connection with information to be filed and records to be kept by Corporations and Limited Partnerships.


Bill 92, An Act to amend Fines and Terms of Imprisonment contained in certain Acts.

The following Bill was read the second time:—

Bill 34, An Act to amend the District Municipality of Muskoka Act and the Education Act.  Ordered referred to the Committee of the Whole House.

Debate was resumed on the motion for second reading of Bill 53, 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 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:—

Bill 34, An Act to amend the District Municipality of Muskoka Act and the Education Act.

Ordered, That the report be now received and adopted.

By unanimous consent the Third Reading of Bill 36, An Act to revise the Public Service Superannuation Act, was rescinded.

A debate then arose on the motion for Third Reading of Bill 36, An Act to revise the Public Service Superannuation Act.

And after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 27(a) be deferred until following Routine Proceedings, Monday, December 18, 1989.
The following Bills were read the second time:—

Bill 90, An Act to amend the Municipal Act and certain other Acts related to Municipalities.  Ordered for Third Reading.

Bill 101, An Act to repeal the Ministry of Transportation and Communications Creditors Payment 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 progress on the following Bill:—

Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance 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 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 49, An Act to provide for Freedom of Information and Protection of Individual Privacy in Municipalities and Local Boards.

Projet de loi 49, Loi prévoyant l'accès à l'information et la protection de la vie privée dans les municipalités et les conseils locaux.

Bill 64, An Act to amend the Education Act and certain other Acts related to Education Assessment.


Projet de loi 65, Loi portant modification de la Loi de 1988 sur le Conseil scolaire de langue française d'Ottawa-Carleton.


Bill 70, An Act to amend the Evidence Act.

Bill 79, An Act to amend Various Statutes in connection with information to be filed and records to be kept by Corporations and Limited Partnerships.


Bill 92, An Act to amend Fines and Terms of Imprisonment contained in certain Acts.

Bill Pr37, An Act respecting Fort Erie Lions Senior Citizens Complex Inc.


Bill Pr52, An Act to revive Homes Unlimited (London) Inc.

Bill Pr54, An Act respecting The Brantford and Southern Railway Company Inc.

Bill Pr56, An Act to revive Times Change Women's Employment Service Inc.

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 lois."

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 38(c):

Sessional Papers:


PUBLIC OPINION SURVEY:


EIGHTY-SIXTH DAY
MONDAY, DECEMBER 18, 1989

PRAYERS

1.30 P.M.

The House expressed its condolence on the death of Stanley Randall, member for the Electoral District of Don Mills from 25 September 1963 to 1 March 1971.

The House expressed its condolence on the death of Arthur Evans, member for the Electoral District of Simcoe Centre from 29 September 1960 to 9 June 1977.

Pursuant to Standing Order 35(b), the following Petitions were presented:


Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled December 18, 1989). Mr Cooke (Windsor-Riverside).

The following Bill was introduced and read the first time:


At 3.20 P.M. the question having been put on the deferred vote on the Motion for Third Reading of Bill 36, An Act to revise the Public Service Superannuation Act, the motion was carried on the following division:
And the Bill was accordingly read the third time and was passed.

His Honour the Administrator 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 Clerk Assistant and Clerk of Committees 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 36, An Act to revise the Public Service Superannuation Act."

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 Administrator doth assent to this Bill."

His Honour was then pleased to retire.

The following Bills were read the second time:—


Bill 63, An Act to amend the Notaries Act. Ordered for Third Reading.

Bill 74, An Act to provide for the Consolidation and Revision of the Statutes of Ontario / Projet de loi 74, Loi prévoyant la codification et la refonte des lois de l'Ontario. Ordered for Third Reading.

Bill 75, An Act to provide for the Consolidation and Revision of the Regulations of Ontario / Projet de loi 75, Loi prévoyant la codification et la refonte des règlements de l'Ontario. 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 without amendment:—

Bill 95, An Act to amend the Highway Traffic Act.

Ordered, That the report be now received and adopted.

THE EVENING SITTING

8.00 P.M.

The following Bills were read the second time:—
Bill 91, An Act to amend the Legislative Assembly 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 86, An Act respecting the Custody of Unclaimed Intangible Property.

Also, as directed by the Committee, reported the following Bills as amended:—


Bill 91, An Act to amend the Legislative Assembly Act.

Also, as directed by the Committee, reported progress on the following Bill:—

Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act.

*Ordered, That the report be now received and adopted.*

By unanimous consent, the House agreed to sit beyond the adjournment hour of 12.00 midnight.

*Tuesday, December 19, 1989*

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 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act.

*Ordered, That the report be now received and adopted.*
The responses to the following Petitions were laid upon the Table:

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 30, 1989). Mr Ballinger and Ms Bryden. (See Hansard).

Petitions relating to Naturopathy (Sessional Paper No. P-1) (Tabled October 31, 1989). Mrs Cunningham and Mr Henderson. (See Hansard).


The House then adjourned at 12.35 a.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):

Sessional Papers:

  Compendium:


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 267 was made a Return (See Sessional Paper No. 252).
Questions Numbers 326 to 335 and 337 Interim Answers *(See Hansard).*

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**EIGHTY-SEVENTH DAY**  
**TUESDAY, DECEMBER 19, 1989**

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**PRAYERS**

1.30 P.M.

On motion by Mr. Ward,

*Ordered*, That, notwithstanding any Standing Order, the House meet in the Chamber from 10.00 a.m. to 12.00 noon on Wednesday, December 20, 1989.

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Pursuant to Standing Order 35(b), the following Petitions were presented:


Petitions relating to French Language Services Act (*Sessional Paper No. P-14*) (Tabled December 19, 1989). *Mr MacDonald* and *Mr Matrundola.*

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Mr. Chiarelli 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 145, An Act to prohibit the Sale of Gun Replicas. *Ordered for Third Reading.*

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The following Bill was introduced and read the first time:


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

Bill 34, An Act to amend the District Municipality of Muskoka Act and the Education Act.
A debate arose on the motion for Third Reading of Bill 46, An Act to establish a Commercial Concentration Tax.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 27(a) be deferred until 5.45 p.m. today.

A debate arose on the motion for Third Reading of Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act.

And, after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 27(a) be deferred until 5.45 p.m. today.

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

Bill 48, An Act to amend the Land Transfer Tax Act.

Bill 53, An Act to amend the Municipality of Metropolitan Toronto Act.


Bill 63, An Act to amend the Notaries Act.

Bill 74, An Act to provide for the Consolidation and Revision of the Statutes of Ontario / Projet de loi 74, Loi prévoyant la codification et la refonte des lois de l'Ontario.

Bill 75, An Act to provide for the Consolidation and Revision of the Regulations of Ontario / Projet de loi 75, Loi prévoyant la codification et la refonte des règlements de l'Ontario.

Bill 86, An Act respecting the Custody of Unclaimed Intangible Property.

Bill 90, An Act to amend the Municipal Act and certain other Acts related to Municipalities.

Bill 95, An Act to amend the Highway Traffic Act.

Bill 101, An Act to repeal the Ministry of Transportation and Communications Creditors Payment Act.

Bill 102, An Act to amend the Construction Lien Act, 1983.
A debate arose on the motion for Third 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 27(a) be deferred until 5.45 p.m. today.

Supply was concurred in as follows:—

Ministry of the Environment.

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

Bill 91, An Act to amend the Legislative Assembly Act.

Bill 94, An Act to amend the Executive Council Act.

By agreement, at 5.45 p.m., the members having been called in.

The question, having been put, on the deferred vote on the Motion for Third Reading of Bill 46, An Act to establish a Commercial Concentration Tax, was carried on the following division:—

**Ayes**

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And the Bill was accordingly read the third time and was passed.

The question having been put, on the deferred vote on the Motion for Third Reading of Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act 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 deferred vote on the Motion for Third 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 third time and was passed.

His Honour the Administrator 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 34, An Act to amend the District Municipality of Muskoka Act and the Education Act.

Bill 46, An Act to establish a Commercial Concentration Tax.

Bill 47, An Act to impose a Tax on Employers for the purpose of providing for Health Care and to revise the requirements respecting the payment of Premiums under the Health Insurance Act.

Bill 48, An Act to amend the Land Transfer Tax Act.

Bill 53, An Act to amend the Municipality of Metropolitan Toronto Act.


Bill 63, An Act to amend the Notaries Act.

Bill 74, An Act to provide for the Consolidation and Revision of the Statutes of Ontario.

Projet de loi 74, Loi prévoyant le codification et la refonte des lois de l'Ontario.

Bill 75, An Act to provide for the Consolidation and Revision of the Regulations of Ontario.

Projet de loi 75, Loi prévoyant la codification et la refonte des règlements de l'Ontario.

Bill 86, An Act respecting the Custody of Unclaimed Intangible Property.

Bill 90, An Act to amend the Municipal Act and certain other Acts related to Municipalities.

Bill 91, An Act to amend the Legislative Assembly Act.

Bill 94, An Act to amend the Executive Council Act.

Bill 95, An Act to amend the Highway Traffic Act.

Bill 101, An Act to repeal the Ministry of Transportation and Communications Creditors Payment Act.
Bill 102, An Act to amend the Construction Lien Act, 1983.

Bill 119, An Act to amend the Ontario Lottery Corporation 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 Administrator doth assent to these Bills.”

“Au nom de Sa Majesté, Son Honneur l'administrateur sanctionne ces projets de loi.”

His Honour was then pleased to retire.

THE EVENING SITTING

8.00 P.M.

Supply was concurred in as follows:—

Ministry of Municipal Affairs
Ministry of Transportation
Office of Disabled Persons
Office Responsible for Senior Citizens’ Affairs.

A debate arose on the motion for Second Reading of Bill 60, An Act to amend the Income Tax Act,

And after some time, during the debate,

By unanimous consent, the House reverted to “Reports by Committees.”

Mrs O’Neill (Ottawa-Rideau) from the Standing Committee on Social Development then presented the Committee’s Report which was read as follows and adopted:—

Your Committee begs to report the following Bill as amended:—

Bill 66, An Act to revise the Teachers’ Superannuation Act, 1983 and to make related amendments to the Teaching Profession Act. Ordered referred to the Committee of the Whole House.

The debate continued on the motion for Second Reading of Bill 60, and after some time,
By unanimous consent, it was agreed that the division required pursuant to Standing Order 27(a) be deferred until following Routine Proceedings, Wednesday, December 20, 1989.

By unanimous consent, it was agreed that the Order for Committee of the Whole House on Bill 66, An Act to revise the Teachers' Superannuation Act, 1983 and to make related amendments to the Teaching Profession Act be discharged and the Bill be Orderd for Third Reading.

The House then adjourned at 11.05 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

Sessional Papers:—

Compendium:


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EIGHTY-EIGHTH DAY
WEDNESDAY, DECEMBER 20, 1989

Prayers 10.00 A.M.

Mr Ward moved,

That the following 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 and Intergovernmental Affairs be appointed, in anticipation of a First Ministers' Conference on Senate Reform tentatively scheduled for November 1, 1990, to undertake a programme of
consultation on Senate Reform; that the Committee have authority to meet concurrently with the House and during any adjournment of the House; that the Committee be authorized to travel from place to place in Canada; that, subject to the proclamation on or by June 23, 1990 of the Constitution Amendment, 1987, signed at Ottawa on June 3, 1987, the Committee complete its programme of consultation and present its report to the House by October 15, 1990; and that the Committee be composed of the following members: Mr Furlong (Chair), Mr Allen, Mr Breaugh, Mr Eves, Mr Grandmaitre, Mr Harris, Ms Hošek, Mr McGuinty, Ms Oddie Munro, Mr Polsinelli, Miss Roberts;

Select Committee on Education to consider life-long learning;

Select Committee on Energy be appointed, in view of the increasing evidence of the contribution of combustion of fossil fuels to global warming, amongst other contributors, substantial understanding of the implications of climatic change on the environment and economy of Ontario and on human activity, and widespread public concern regarding these issues, and in view of the fact that energy policy has a direct bearing on these issues because of its impact on the mix, level and efficiency of use of all types of primary energy resources, to identify the extent to which current provincial energy policy affects carbon dioxide emissions, the potential for controlling, stabilizing or reducing carbon dioxide emissions, and the types of public policy or programme initiatives to achieve the objectives of limiting the adverse environmental and economic impacts of carbon dioxide emissions, and to consider (i) all energy sources, including oil, natural gas, coal, electricity and alternative energy sources, with an emphasis on energy produced by the combustion of fossil fuels to provide heat or motive power; (ii) in the case of electricity and alternate energy sources, both the direct use of fossil fuels and the economic potential for non-combustion energy sources; (iii) demand management initiatives, including energy efficiency, with respect to their roles as non-carbon dioxide-forming sources of energy; and (iv) all sectors of energy applications, including the industrial, commercial, residential, institutional and transportation sectors; that the Committee have authority to meet concurrently with the House and during any adjournment of the House; that the Committee be authorized to travel from place to place in Canada; that the Committee present an interim report on March 19, 1990 and that a final report be presented to the House in the Autumn of 1990; and that the Committee be composed of the following members: Mrs Sullivan (Chair), Mr Brown, Mr Callahan, Mr Charlton, Mr Cooke (Kitchener), Mr Cureatz, Mrs Grier, Mr Kerrio, Mr McGuigan, Mr Pollock, Mr Ray (Windsor-Walkerville);

Special Committee on the Parliamentary Precinct to meet from time to time at the call of the Co-Chairs of the Committee to consider matters related to the restoration of the Parliament Building;

Standing Committee on Administration of Justice to consider alternative dispute resolution;

Standing Committee on Finance and Economic Affairs to consider matters relating to pre-Budget consultation;
Standing Committee on General Government to conduct public hearings on and clause-by-clause consideration of Bill 68, An Act to amend certain Acts respecting Insurance for a maximum of 5 weeks; that the Committee be authorized to adjourn to places in Ontario for not more than 6 days; that the Bill be reported to the House on March 19, 1990; and that in the event that the Committee fails to report the said Bill on the date specified, the Bill shall be deemed to be passed by the Committee and shall be deemed to be reported to the House and the report shall be deemed to be received and adopted by the House;

Standing Committee on Government Agencies to consider the operation of certain agencies, boards and commissions of the Government of Ontario;

Standing Committee on the Legislative Assembly to consider matters relating to the procedures and administration of the House and to freedom of information and protection of individual privacy;

Standing Committee on the Ombudsman to consider the denied case of Farm “O” Ltd.;

Standing Committee on Public Accounts to consider the Annual Report of the Provincial Auditor;

Standing Committee on Resources Development to conduct public hearings on and clause-by-clause consideration of Bill 208, An Act to amend the Occupational Health and Safety Act and the Worker’s Compensation Act for a maximum of 6 weeks; that the Bill be reported to the House on March 19, 1990; and that in the event that the Committee fails to report the said Bill on the date specified, the Bill shall be deemed to be passed by the Committee and shall be deemed to be reported to the House and the report shall be deemed to be received and adopted by the House;

Standing Committee on Social Development to consider the expanding utilization of food banks in Ontario.

And a debate arising, after some time,

Mr Cooke (Windsor-Riverside) moved that Government Notice of Motion No. 25 be amended as follows:—

That the reference to the Standing Committee on General Government on Bill 68, An Act to amend certain Acts respecting Insurance be amended by deleting all the words after the words “March 19, 1990” in the fifth line.

The debate then continued, and after some time, the amendment to the motion was declared carried.

The debate continued on Government Notice of Motion No. 25 as amended, and after some time,

Mr Laughren moved that the motion as amended, be further amended as follows:—
That the reference to the Standing Committee on Resources Development on Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers’ Compensation Act be amended by deleting all the words after the word “House” in the fourth line and inserting thereto “on March 26, 1990.”

The debate continued, and after some time, the amendment to the motion as amended, was then declared carried,

and it was,

Resolved, That the following 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 and Intergovernmental Affairs be appointed, in anticipation of a First Ministers’ Conference on Senate Reform tentatively scheduled for November 1, 1990, to undertake a programme of consultation on Senate Reform; that the Committee have authority to meet concurrently with the House and during any adjournment of the House; that the Committee be authorized to travel from place to place in Canada; that, subject to the proclamation on or by June 23, 1990 of the Constitution Amendment, 1987, signed at Ottawa on June 3, 1987, the Committee complete its programme of consultation and present its report to the House by October 15, 1990; and that the Committee be composed of the following members: Mr Furlong (Chair), Mr Allen, Mr Breauagh, Mr Eves, Mr Grandmaitre, Mr Harris, Ms Hošek, Mr McGuinty, Ms Oddie Munro, Mr Polsinelli, Miss Roberts;

Select Committee on Education to consider life-long learning;

Select Committee on Energy be appointed, in view of the increasing evidence of the contribution of combustion of fossil fuels to global warming, amongst other contributors, substantial understanding of the implications of climatic change on the environment and economy of Ontario and on human activity, and widespread public concern regarding these issues, and in view of the fact that energy policy has a direct bearing on these issues because of its impact on the mix, level and efficiency of use of all types of primary energy resources, to identify the extent to which current provincial energy policy affects carbon dioxide emissions, the potential for controlling, stabilizing or reducing carbon dioxide emissions, and the types of public policy or programme initiatives to achieve the objectives of limiting the adverse environmental and economic impacts of carbon dioxide emissions, and to consider (i) all energy sources, including oil, natural gas, coal, electricity and alternative energy sources, with an emphasis on energy produced by the combustion of fossil fuels to provide heat or motive power; (ii) in the case of electricity and alternate energy sources, both the direct use of fossil fuels and the economic potential for non-combustion energy sources; (iii) demand management initiatives, including energy efficiency, with respect to their roles as non-carbon dioxide-forming sources of energy; and (iv) all sectors of energy applications, including the industrial, commercial, residential, institutional and transportation sectors; that the Committee have authority to meet concurrently with the House and during any adjournment of the House; that the Committee be authorized to
travel from place to place in Canada; that the Committee present an interim report on March 19, 1990 and that a final report be presented to the House in the Autumn of 1990; and that the Committee be composed of the following members: Mrs Sullivan (Chair), Mr Brown, Mr Callahan, Mr Charlton, Mr Cooke (Kitchener), Mr Cureatz, Mrs Grier, Mr Kerrio, Mr McGuigan, Mr Pollock, Mr Ray (Windsor-Walkerville);

Special Committee on the Parliamentary Precinct to meet from time to time at the call of the Co-Chairs of the Committee to consider matters related to the restoration of the Parliament Building;

Standing Committee on Administration of Justice to consider alternative dispute resolution;

Standing Committee on Finance and Economic Affairs to consider matters relating to pre-Budget consultation;

Standing Committee on General Government to conduct public hearings on and clause-by-clause consideration of Bill 68, An Act to amend certain Acts respecting Insurance, for a maximum of 5 weeks; that the Committee be authorized to adjourn to places in Ontario for not more than 6 days; that the Bill be reported to the House on March 19, 1990;

Standing Committee on Government Agencies to consider the operation of certain agencies, boards and commissions of the Government of Ontario;

Standing Committee on the Legislative Assembly to consider matters relating to the procedures and administration of the House and to freedom of information and protection of individual privacy;

Standing Committee on the Ombudsman to consider the denied case of Farm “Q” Ltd.;

Standing Committee on Public Accounts to consider the Annual Report of the Provincial Auditor;

Standing Committee on Resources Development to conduct public hearings on and clause-by-clause consideration of Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers’ Compensation Act, for a maximum of 6 weeks; that the Bill be reported to the House on March 26, 1990;

Standing Committee on Social Development to consider the expanding utilization of food banks in Ontario.

On motion by Mr Ward,

Ordered, That with the agreement of the House Leaders and the Whips of each Party, committees may meet during the Winter Adjournment at times other than those specified in the schedule tabled today with the Clerk of the Assembly to consider matters referred to them by the House or to consider matters designated pursuant to Standing Order 123.
On motion by Mr Ward,

Ordered. That committees be authorized to release their reports during the Winter Adjournment by depositing a copy of any report with the Clerk of the Assembly, and upon the resumption of the meetings of the House, the Chairs of such committees shall bring any such reports before the House in accordance with the Standing Orders.

On motion by Mr Ward,

Ordered, That the following substitutions be made to the membership of committees:—

On the Select Committee on Education
Mrs Marland for Mr Villeneuve

On the Special Committee on the Parliamentary Precinct
Mr Villeneuve for Mr Sterling

On the Standing Committee on Estimates
Mr Cousens for Mr Eves

On the Standing Committee on Finance and Economic Affairs
Mr McLean for Mr Runciman

On the Standing Committee on General Government
Mr Runciman for Mr McLean
Mr Wiseman for Mr Cureatz

On the Standing Committee on Government Agencies
Mr Sterling for Mrs Marland

On the Standing Committee on the Legislative Assembly
Mr Cureatz for Mr Sterling

On the Standing Committee on Public Accounts
Mr Harris for Mr Villeneuve

On the Standing Committee on Resources Development
Mr Harris for Mr Wiseman.
The Speaker ruled as follows:—

On Monday of this week, the Honourable Member for Scarborough West, Mr. Johnston, brought to the attention of the House what he perceived to be a question of privilege affecting the Legislature as a whole. He maintained that disrespect had been shown this Chamber by public servants acting in a way that disregarded amendments made to a bill before it became law. That is to say, the public servants had prepared their action on the basis of the original bill and not on the basis of its amended form. Furthermore, the Member objected to the fact that public servants were acting upon legislation before it had passed all the steps in the legislative process.

I have studied the representations made to me in the House on Monday, and after having considered them carefully, I must come to the conclusion that what we are dealing with here is an administrative error and not a contempt for this Chamber. It is perfectly valid for the Public Service to proceed with plans based on a bill that is already in the system in order to be able to act swiftly, once that bill becomes law. It goes without saying that if the bill is amended during the legislative process, then the Public Service must take note and act accordingly. In the case before us I am satisfied that the Public Service has indeed now taken note of the amendment that concerns us and has corrected any administrative error that might have flowed from this oversight. Therefore, I cannot find a prima facie case of privilege as there seems to be no evidence of contempt. However, I do thank the member for bringing this to my attention.

On motion by Mr Ward,

Ordered, That committees may meet as required following Routine Proceedings this afternoon.

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled December 20, 1989). Mr McLean and Mr Owen.


Petitions relating to French Language Catholic School (Sessional Paper No. P-42) (Tabled December 20, 1989). Mr Cooke (Windsor-Riverside) and Mr Pouliot.
Mr Laughren from the Standing Committee on Resources Development presented the Committee's Report and requested that it be placed on the Orders and Notices paper for consideration pursuant to Standing Order 36(b). (No. 261) (Tabled December 20, 1989).

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

Bill 104, An Act to amend the Mining Tax Act.  Mr Mancini.


Bill 106, An Act to amend certain Acts with respect to Easements and other matters.  Mr Sorbara.

Bill 107, An Act to revise the Police Act and amend the law relating to Police Services.  Mr Offer.


At 3.40 P.M. the question having been put on the deferred vote on the Motion for Second Reading of Bill 60, An Act to amend the Income Tax Act the motion was carried on the following division:—

AYES

Adams          Ballinger          Beer          Bossy          Brown          Callahan          Campbell          Carrothers          Cleary          Collins          Conway          Curling          Daigeler          Elliot          Faubert          Fawcett          Fleet          Fontaine          Furlong          Grandmaître        Haggerty

Hart          Hošek          Kanter          Kerrio          Keyes          Kozyra          Kwinter          Lipsett          Lupusella          MacDonald          Mahoney          Mancini          McClelland          McGuigan          McLeod          Miclash          Miller          Morin          Nixon          (Brant-Haldimand)          Nixon          (York Mills)

O’Neill          O’Neill          Oddie Munro          Offer          Owen          Patten          Pelissero          Poole          Ramsay          Reycraft          Riddell          Roberts          Smith          Smith          (London South)          Sola          Sorbara          South
Ayes—Continued

Stoner  Tatham  Wong—65.
Sullivan  Ward
Sweeney  Wilson

Nays

Allen  Johnson  Pollock
Brandt  (Wellington)  Pope
Bryden  Johnston  Pouliot
Charlton  (Scarborough West)  Rae
Cooke  Laughren  (York South)
   (Windsor-Riverside)  Reville
Cousens  Mackenzie
Cunningham  Marland
Eves  Martel
Grier  McCague
Harris  McLean
Jackson  Morin-Strom

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:—


A debate arose on the motion for Third Reading of Bill 66, An Act to revise the Teachers' Superannuation Act, 1983, and to make related amendments to the Teaching Profession Act.

And after some time,

By unanimous consent, it was agreed that the division required pursuant to Standing Order 27(a) be deferred until completion of the Budget debate later today.

Debate was resumed on the Amendment to the Motion that this House approves in general the Budgetary Policy of the Government.

And after some time,

Mr Brandt moved,

That the Amendment to the Motion be further amended by deleting all the words following "condemns the government for:” and inserting the following:—
"Failing to consult with farmers on major program cuts and its continuing insensitivity to the needs of Ontario's agri-food sector;

"Its failure to control its expenditures which will in turn make it more difficult for the Province to support positive measures to assist Ontario citizens during an economic slowdown;

"Pursuing tax and regulatory policies which stifle economic growth, and which threaten to undermine the competitiveness of Ontario's industries;

"Failing to develop an economic strategy to reduce regional disparities in the Province and to encourage sustainable growth;

"Its hostile attitude toward the Province's small business sector as exemplified by the imposition of the new employer payroll tax;

"The continued deterioration of the Province's health care system and its failure to honour its commitment to provide 4,400 new hospital beds;

"Its efforts to transform driving into the new sin activity in Ontario, with increases in the Gasoline and Fuel Tax, Vehicle Registration Tax, an increase in the cost of licence permits and its introduction of a new tax on tires;

"Failing to address adequately the needs of those on social assistance and those who require food banks to survive;

"Failing to address adequately the environmental issues besieging the Province;

"Failing to recognize the uniqueness of the Rouge Valley System and deeming it a Provincial Park in order to preserve it for generations to come;

"Failing to practice sound management techniques in controlling the growth and excessive expenditures necessary to sustain the Civil Service;

"Therefore, this House declares its lack of confidence in this Government."

The debate continued, and after some time,

The amendment to the amendment to the motion having been put was lost on the following division:—

**AYES**

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The amendment to the motion as follows:

That the motion "that this House approves in general the Budgetary Policy of the Government" be amended by deleting the words following "that" and adding thereto the following:

This House, recognizing that the 1989 budget fails the fundamental test of tax fairness, condemns the government for:

Refusing to implement a minimum corporate income tax on profits, and instead taxing payrolls and jobs,

Failing to distribute taxes fairly with an inheritance tax or other wealth tax for the richest of our citizens,
Sheltering the banks and financial institutions from any new capital taxes,

Introducing virtually no relief for low-income families, and continuing the absurdity of taxing families that earn $10,000 below the poverty line,

Broadening and increasing consumption taxes that hit low and middle-income people the hardest,

Ignoring the North when it comes to investment and jobs, and instead using it as a source of tax revenue,

Continuing to starve municipalities and school boards of much needed funding, while simply piggybacking on the pain of the unfair tax increases of the Wilson budget,

Failing to address adequately the needs of those on social assistance,

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

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.

By agreement, the question having been put on the deferred vote on the Motion of Third Reading of Bill 66, An Act to revise the Teachers' Superannuation Act, 1983 and to make related amendments to the Teaching Profession Act, was carried on the following division:

**AYES**

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<td>Elston</td>
<td>Leone</td>
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<td>Bradley</td>
<td>Faubert</td>
<td>Lipsett</td>
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<td>Carrothers</td>
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<td>Hošek</td>
<td>Miller</td>
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(Kitchener)
AYES — Continued

Morin
Nicholas
Nixon
( Brant-Haldimand)
Nixon
( York Mills)
O’Neil
( Quinte)
O’Neill
( Ottawa-Rideau)
Oddie Munro
Offer
Owen
Patten

Pelissero
Peterson
Phillips
(Psorlag-Agincourt)
Polsinelli
Poole
Ramsay
Ray
( Wnsor-Walkerville)
Reycraft
Riddel
Roberts
Ruprecht
Scott

Smith
( Lampton)
Smith
( Lonond South)
Sorbara
South
Stoner
Sullivan
Sweeney
Tatham
Ward
Wilson
Wong—78.

NAYS

Allen
Brandt
Bryden
Cooke
( Windsor-Riveride)
Cousens
Cunningham
Eves
Grier
Hampton

Harris
Jackson
Johnon
( Wellington)
Johnon
( Scarborough West)
Kormos
Laughren
Mackenzie
Marland
Martel
McCague
McLean
Morin-Strom
Pollock
Rae
( York South)
Reville
Revile
Villeneue
Wildman—26.

And the Bill was accordingly read the third time and was passed.

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

Bill 109, An Act to authorize the payment of certain amounts for the Public Service for the fiscal year ending on the 31st day of March, 1990 / Loi autorisant le paiement de certaines sommes destinées à la fonction publique pour l’exercice se terminant le 31 mars 1990. 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 Administrator 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 66, An Act to revise the Teachers' Superannuation Act, 1983 and to make related amendments to the Teaching Profession 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 Administrator 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 to authorize the payment of certain amounts for the Public Service for the fiscal year ending on the 31st day of March, 1990' / 'Loi autorisant le paiement de certaines sommes destinées à la fonction publique pour l'exercice se terminant le 31 mars 1990'."

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

"His Honour the Administrator doth thank Her Majesty's dutiful and loyal subjects, accept their benevolence and assent to this Bill in Her Majesty's name.

Son Honneur l'administrateur remercie les bons et loyaux sujets de Sa Majesté, accepte leur bienveillance et sanctionne ce projet de loi au nom de Sa Majesté".

His Honour was then pleased to retire.

On motion by Mr Ward,
Ordered, That when the House adjourns today it stand adjourned until Monday, March 19, 1990.

The House then adjourned at 7.15 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

Sessional Papers:—

Compendia:

Bill 104, An Act to amend the Mining Tax Act (No. 268) (Tabled December 20, 1989).


Bill 106, An Act to amend certain Acts with respect to Easements and other matters (No. 266) (Tabled December 20, 1989).

Bill 107, An Act to revise the Police Act and amend the law relating to Police Services (No. 265) (Tabled December 20, 1989).


Committee meeting schedule for the Winter Recess of the Second Session of the 34th Parliament, 1989 (No. 258) (Tabled December 20, 1989).


Ministry of Natural Resources Annual Report for the fiscal year beginning April 1, 1988 and ending March 31, 1989 (No. 256) (Tabled December 20, 1989).


Services offerts en anglais aux élèves sourds et malentendants (n° 260) (déposé le 20 décembre 1989).
Trains de voyageurs dans la région nord-est de l'Ontario 1989, étude du service de (n° 259) (déposé le 20 décembre 1989).

PUBLIC OPINION SURVEYS:


Telephone Survey of Northern Ontario on behalf of the Ministry of Transportation (No. 264) (Tabled December 20, 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 95(e):—

Question Number 296 was made a Return (See Sessional Paper No. 270) (Tabled December 20, 1989).

EIGHTY-NINTH DAY
MONDAY, MARCH 19, 1990

PRAYERS

1.30 P.M.

With unanimous consent,

On motion by Mr Ward,

Ordered, That out of respect to the memory of the late member for Ottawa South, Dalton McGuinty, the House do now adjourn until 2.00 p.m. on Tuesday, March 20, 1990.

The House then adjourned at 1.35 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

Sessional Papers:—

Comité spécial sur l’éducation, troisième rapport du (n° 275) (déposé le 17 janvier 1990).


Ministry of Transportation Annual Report for the fiscal year ending March 31, 1989 (No. 290) (Tabled March 5, 1990).


NINETIETH DAY
TUESDAY, MARCH 20, 1990

PRAYERS

The Speaker ruled as follows:—

On December 18, 1989, the member for Markham, Mr. Cousens, raised a question of privilege dealing with matters that had arisen in a Committee of the Whole on December 13 last.

As I listened to the Honourable Member for Markham present his question of privilege, I had some initial difficulty with its appropriateness, but he did impress upon me the seriousness of his concerns and having undertaken to study the matter, I am now ready to report back to the House.

I will state right off that I cannot find a Prima Facie case of privilege in this matter, however, I feel it is important that I put on the record, certain comments regarding the general process and procedure that should be followed in cases similar to that raised by the Honourable Member. The Standing Order in question—98 (a) and (b)—is new to our procedure and it is therefore important to explain its meaning clearly to Members.

The member alleged that the Chair of the Committee of the Whole had acted improperly on that date, in that he had not recognized him while he was seeking the floor and had ignored the member’s pleas to be heard on the question. I must make it quite clear that I have made no attempt to look into the record of what exactly happened in the committee, and therefore, I am not rendering any judgement upon the conduct of the Chair of the Committee. What I will attempt to do, is to put to the House, the procedure which should be followed by a committee chair in those circumstances as well as the procedure that should be followed by a member of the committee who is dissatisfied with the decision of the Chair in a Committee of the Whole.

To start with, it is the duty of the Chair of the Committee of the Whole to ensure that every member who wants to express his or her opinion on a question then before the committee, should be given every chance to do so. On the other hand, it is the duty of every member participating in the work of the Committee to try not to be repetitive in his or her arguments so as to hinder the normal work of the committee. It is also the duty of the Chair when putting a question, to do so in a manner which ensures that the voicing of the various opinions from the floor can be easily distinguished and that every member has a chance to express his or her opinion—Aye or Nay—to the question being put. In no circumstances must haste dictate the conduct of the Committee or the Chair.
It is a well-accepted rule of British Parliamentary tradition, not only exercised in Ontario but in most other countries in the Commonwealth, that members who want to question the appropriateness of a proceeding before a committee of the House, should do so directly with the Chair of that Committee and not to the Speaker of the House. The reason for this is that the committee is master of its own proceedings and is equipped to deal with any controversy that might arise from the proceedings. While it is true that our Standing Orders permit an appeal of a Chair's decision to the Speaker of the House, whose decision is then final, the only way in which a Speaker would accept such an appeal for consideration, would be if it were couched in the context of a report to the House, by the Chair stating that his ruling was being appealed.

I must therefore, at this time, attempt to clear up the application of our Standing Order 98. In order for the Speaker to be seized of an appeal flowing from Standing Order 98(a) and (b), the following should have taken place previously. Firstly, there has to have been a question raised officially by the Member with the Chair. Secondly, there has to have been a ruling made by the Chair. Thirdly, there has to have been a request to the Chair by the Member that his or her ruling be appealed to the Speaker and in presenting this request, the Member should be precise in his or her reasons for the appeal. Fourthly, the Chair will automatically adjourn the Committee and report the matter to the Speaker who will either decide immediately or take the matter under advisement. Finally, the Chair will resume his duties and the Committee of the Whole will continue its work.

This, in my opinion has to be the correct interpretation put upon Standing Order 98 in that it is extremely important to preserve the principle that what happens in a Committee must be decided by the Committee and only through the Chair of the Committee is the House to be apprised of the Committee's proceedings and decisions. It is not, therefore, permissible for a Member to appeal a Chair's decision directly to the Speaker. A Member wishing to appeal must do it by way of the Chair reporting the matter to the Speaker immediately.

I thank the Honourable Member for Markham for bringing this matter to the Chair's attention because it has provided me with the opportunity to study this new Standing Order and clear up any misunderstandings that might have existed as to its proper application. I have also attempted to describe generally the appropriate conduct of the Chair of the Committee in the application of its duties.

I repeat that I cannot find a prima facie question of privilege here as this is a matter that might better have been raised under the terms of a point of order. Finally, as to the Member's complaint about the conduct of the Chair of the Committee of the Whole on that day, I can only refer him to Beauchesne's 6th Edition at page 251 where Sir John Bourinot is quoted as follows:—

"If a Member wishes at any time to call in question the conduct of the Chairman, the proper course is to give notice of a motion to that effect."

Tributes were expressed by Messrs. Nixon (Brant Haldimand), Reville and Sterling to the service and contributions to the Province by the late Dalton McGuinty, Member for Ottawa South.
The House then observed a minute's silence to the memory of Mr McGuinty.

On motion by Mr Ward,

Ordered, That notwithstanding Standing Order 94(h), the requirement for notice be waived with respect to Ballot Item numbers 35, 36, 37 and 38; and that the order of precedence for private members' public business be amended as follows:—

Ballot Item number 40—Mr MacDonald
Ballot Item number 62—Mr Velshi
Ballot Item number 96—Miss Roberts.

On motion by Mr Ward,

Ordered, That the following substitutions be made on the standing committees:—

Standing Committee on General Government
Mr McGuigan for Mr Sola

Standing Committee on Resources Development
Mr Sola for Mr McGuigan.

On motion by Mr Ward,

Ordered, That the Order of the House of December 20, 1989 appointing a Select Committee on Energy be amended by striking out "March 19, 1990" in the 24th line and substituting "April 2, 1990" therefor; and that the Select Committee be authorized to meet during the weeks of March 18 and 25, 1990 to consider its interim report to the House.

On motion by Mr Ward,

Ordered, That the Orders of the House of December 20, 1989 appointing the Select Committees on Constitutional and Intergovernmental Affairs and on Energy be amended by inserting "subject to the agreement of the House Leader and the Chief Whip of each recognized Party," after "concurrently with the House".

On motion by Mr Ward,
Ordered, That the Standing Committee on the Ombudsman be authorized to
meet on the afternoon of Wednesday, March 21, 1990 and on the morning of
Thursday, March 22, 1990.

Pursuant to the Order of the House of Wednesday, December 20, 1989, Mr
Campbell from the Select Committee on Education presented the Committee’s
Third Report/Troisième Rapport and moved the adoption of its recommendations

On motion by Mr Campbell,

Ordered, That the debate be adjourned.

Pursuant to the Order of the House of Wednesday, December 20, 1989, Mr
Sterling from the Standing Committee on Government Agencies presented the
Committee’s Report on Agencies, Boards and Commissions (No. 16) and moved
the adoption of its recommendations (Sessional Paper No. 288) (Tabled February
26, 1990).

On motion by Mr Sterling,

Ordered, That the debate be adjourned.

Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public
Accounts presented the Committee’s Special Report on Ministry of Housing
Contract with Mr Dino Chiesa/Rapport spécial sur le contrat entre le ministère du
Logement et M. Dino Chiesa and moved the adoption of its recommendations.
(Sessional Paper No. 293) (Tabled March 20, 1990).

On motion by Mr Philip (Etobicoke-Rexdale),

Ordered, That the debate be adjourned.

Mr Callahan from the Standing Committee on Regulations and Private Bills
presented the Committee’s Second Report 1989 (Sessional Paper No. 294) (Tabled

Mr Pelissero from the Standing Committee on General Government present-
ted the Committee’s Report which was read as follows and moved its adoption:

Your Committee begs to report the following Bill as amended:

Bill 68, An Act to amend certain Acts respecting Insurance.
And a debate arising, after some time the report was adopted on the following division:—

**AYES**

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And the Bill was Ordered referred to the *Committee of the Whole House*.

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


Bill 111, An Act to amend the Landlord and Tenant Act. *Mr Fleet.*


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 Association of Stoney Lake Cottagers Inc. Mr Adams.

Bill Pr57. An Act respecting the City of North Bay. Mr Harris.

The House then adjourned at 6.05 p.m.

NINETY-FIRST DAY
WEDNESDAY, MARCH 21, 1990

Prayers 1.30 p.m.

The Speaker ruled as follows:—

Yesterday, the Honourable Member for Leeds-Grenville, Mr. Runciman, raised a question of privilege of which he had given me notice. After listening to the Honourable Member I advised him that initially I had certain doubts as to the appropriateness of his question of privilege but I did undertake to look at it and report back today.

On studying his presentation carefully, I must advise that I can find no prima facie case of privilege in this matter and in doing so I must refer to my ruling of yesterday. That is to say that I am not now making a decision based on the arguments of the Honourable Member as presented in this House yesterday but rather I am making a ruling on the basis of procedure.

As I said yesterday, matters arising out of proceedings before committees should be settled in the committee and only if a report comes forward from the standing committee to the House, dealing with the member's question of privilege, could this matter be studied by the Speaker.

Let me therefore, refer the Honourable Member to Standing Order 118(a) (b) (c) and (d) which sets out the appropriate procedure as well as quotation 822 of Beauchesne's 6th Edition which can be found at page 232 and I quote:

"Procedural difficulties which arise in committees ought to be settled in the committee and not in the House."
On motion by Mr Ofer,

Ordered, That, notwithstanding Standing Order 94(h), the requirement for notice be waived with respect to Ballot Item number 40.

Pursuant to Standing Order 35(b), the following Petition was presented:


The following Bills were introduced and read the first time:

Bill 114, An Act to amend the Ontario Lottery Corporation Act. Mr Black.

Bill 115, An Act to amend the Representation Act, 1986. Mr MacDonald.

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 National Capital Children's Oncology Care Inc. Mr Sterling.

Bill Pr44, An Act respecting the Royal Canadian Legion. Mrs Sullivan.

Bill Pr58, An Act to revive Gursikh Sabha Canada. Mr Curling.

Bill Pr61, An Act to incorporate The City of Chatham Foundation. Mr Bossy.

On motion by Mr Johnston (Scarborough West),

Ordered, That the Order for Second Reading of Bill 83, An Act to amend the Education Act, be discharged and the Bill withdrawn.

In the absence of Mrs Grier, Mr Kormos moved, pursuant to Standing Order 42(a),

That this House deplores the government's failure to safeguard and improve the quality of the Ontario environment in general; and that in particular, this House deplores the government's failure to use powers available to it under existing legislation to prevent the recent massive dangerous and toxic fire at Tyre King Tyre Recycling Limited near Hagersville, powers which would have protected the health of people and the environment in the Hagersville area, and more generally
in southwestern Ontario; and the Minister failed to pursue fully the remedial measures outlined in his Order to Tyre King Tyre Recycling Ltd. of January 22, 1987; and for all these reasons, the House no longer has confidence in this government.

And a debate arising, after some time, the motion having been put, was lost on the following division:—

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<thead>
<tr>
<th>AYES</th>
<th>NAYS</th>
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<td>Allen</td>
<td>Adams</td>
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<td>Brandt</td>
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<td>Fulton (York Mills)</td>
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<td>Furlong</td>
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The responses to the following Petitions were laid upon the Table:—
Petition relating to Naturopathy (Sessional Paper No. P-1) (Tabled December 12, 1989) Mr Kanter. (See Hansard).


Petition relating to French Language Services Act (Sessional Paper No. P-14) (Tabled May 18, 1989) Mr Owen. (See Hansard).

Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled June 7, 1989) Mr Wildman, Mr Morin-Strom. (See Hansard).


Petition relating to French Language Services Act (Sessional Paper No. P-14) (Tabled October 11, 1989) Mr MacDonald. (See Hansard).

Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled October 16, 1989) Mrs Smith, Mr Eakins. (See Hansard).

Petition relating to French Language Services Act (Sessional Paper No. P-14) (Tabled November 6, 1989) Mr Faubert. (See Hansard).


Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled November 16, 1989) Mr Furlong, Miss Martel. (See Hansard).

Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled November 22, 1989) Mrs Fawcett, Mr Fleet. (See Hansard).

Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled November 23, 1989) Mr Elliot, Mrs Stoner, Mr Epp. (See Hansard).


Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled December 14, 1989)  Mr Sterling, Mr Velshi. (See Hansard).

Petition relating to French Language Services Act (Sessional Paper No. P-14) (Tabled December 18, 1989)  Mr Bre-augh. (See Hansard).

Petitions relating to French Language Services Act (Sessional Paper No. P-14) (Tabled December 19, 1989)  Mr Matrundola, Mr MacDonald. (See Hansard).

Petition relating to French Language Services Act (Sessional Paper No. P-14) (Tabled December 20, 1989)  Mr McLean, Mr Owen. (See Hansard).

Petition relating to Animals in Product Testing (Sessional Paper No. P-17) (Tabled December 6, 1989)  Mr Wildman. (See Hansard).

Petition relating to Animals in Product Testing (Sessional Paper No. P-17) (Tabled December 12, 1989)  Mr Wildman. (See Hansard).


Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled October 12, 1989)  Mr Cooke (Windsor-Riverside). (See Hansard).

Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled October 30, 1989)  Mr Cooke (Windsor-Riverside). (See Hansard).

Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled November 14, 1989)  Mr Cooke (Windsor-Riverside). (See Hansard).

Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled November 22, 1989)  Mr Cooke (Windsor-Riverside). (See Hansard).

Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled December 11, 1989)  Mr Cooke (Windsor-Riverside). (See Hansard).

Petition relating to Chronic Care Hospital (Sessional Paper No. P-28) (Tabled December 18, 1989)  Mr Cooke (Windsor-Riverside). (See Hansard).


Petition relating to Prince Edward Heights (Sessional Paper No. P-40) (Tabled December 6, 1989)  Mr MacDonald. (See Hansard).


Petitions relating to French Language Catholic School (Sessional Paper No. P-42) (Tabled December 20, 1989)  Mr Cooke (Windsor-Riverside), Mr Pouliot. (See Hansard).

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 38(c):—

Sessional Paper:—

Compendium:


The Answers to the following questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e):—

Question Number 254 was made a return (Sessional Paper No. 295).
Question Number 256 was made a return (Sessional Paper No. 296).
Question Number 264 was made a return (Sessional Paper No. 297).
Question Number 268 was made a return (Sessional Paper No. 298).
Question Number 326 was made a return (Sessional Paper No. 299).
Question Number 329 was made a return (Sessional Paper No. 300).
Question Number 330 was made a return (Sessional Paper No. 301).
Question Number 336 was made a return (Sessional Paper No. 302).
Question Number 340 was made a return (Sessional Paper No. 303).
Question Number 341 was made a return (Sessional Paper No. 304).
Question Number 342 was made a return (Sessional Paper No. 305).

Questions Numbers 266, 328, 331 to 334 (See Hansard).

NINETY-SECOND DAY
THURSDAY, MARCH 22, 1990

PRAYERS

10.00 A.M.

Mr Johnston (Scarborough West) moved,
Second Reading Bill 112, An Act to amend the Education Act.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Harris then moved,

That, in the opinion of this House, recognizing that 32 tax hikes have been inflicted on the people of Ontario since 1985 because of government growth and spending increases; the Government of Ontario should immediately freeze current Public Service Staffing levels, and present a balanced budget with no tax increases in the spring of 1990.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 112, An Act to amend the Education Act, 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.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question of Mr Harris' Resolution Number 38, the question having been put, was lost on the following division:—

**AYES**

Brandt
Cousens
Cunningham
Eves

Harris
Jackson
Johnson
(Wellington)

McCague
Pollock
Sterling
Villeneuve—11.

**NAYS**

Breaugh
Bryden
Carrothers
Chiarelli
Cooke

(Cooke
(Windsor-Riverside)
Daigeler
Dietsch
Eakins

Elliot
Farnan
Fawcett
Ferraro
Fleet

(Kitchener)
NAYS — Continued

Fulton
Furlong
Grandmaître
Grier
Henderson
Hošek
Kanter
Keyes
Lupusella
MacDonald
Mackenzie
Mahoney
Mancini
McGuigan
Neumann
Nicholas
Nixon
Oddie Munro
Owen
Patten
Pelissero
Philip
Poole
Ray

(York Mills)
(York Mills)
(London South)

Reville
Reycraft
Roberts
Ruprecht
Smith
Stoner
Sullivan
Tatham
Velshi
Wildman—48.

THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petition was presented:—

Petition relating to Animals in Product Testing (Sessional Paper No. P-17)
(Tabled March 22, 1990)    Mr Wildman.

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

Bill 116, An Act to amend the Environmental Protection Act.  Mrs Grier.

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 68, An Act to amend certain Acts respecting Insurance.

Ordered, That the report be now received and adopted.

The House then adjourned at 6.00 p.m.
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 death of Dalton James McGuinty, Esquire, member for the Electoral District of Ottawa South. 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 I have today laid upon the Table the Final Report of the Ontario French Language Services Commission, pursuant to section 15, subsection (7) of The French Language Services Act, 1986 (*Sessional Paper No. 310*) (Tabled March 26, 1990).

On motion by Mr Offer,

Ordered, That Mr Cooke (Kitchener) be added as a member of the Standing Committee on Administration of Justice; that Mrs Smith (London South) be substituted for Mr Cooke (Kitchener) on the Standing Committee on Estimates; and that Mr Epp be added as a member of the Select Committee on Constitutional and Intergovernmental Affairs.

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petition relating to Trespass to Property Act (*Sessional Paper No. P-18*) (Tabled March 26, 1990) *Mr Sterling.*

Petition relating to Landfill Site in Plympton (*Sessional Paper No. P-43*) (Tabled March 26, 1990) *Mr Smith* (Lambton).

Petition relating to Traffic Signals on Highway 7 at Union Villa (*Sessional Paper No. P-44*) (Tabled March 26, 1990) *Mr Cousens.*


Mr Laughren from the Standing Committee on Resources Development presented the Committee's Report which was read as follows and moved its adoption:—

Your Committee begs to report the following Bill as amended:—

Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers' Compensation Act.

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

On motion by Mr Ward,

Ordered, That the debate be adjourned.

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 1, 1990, and ending June 30, 1990, 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 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 38(c):—

Sessional Papers:—


Comité permanent du développement des ressources concernant le rapport de la gestion des ressources dans la région de Témagami (n° 261) (déposé le 20 décembre 1989).


NINETY-FOURTH DAY
TUESDAY, MARCH 27, 1990

PRAYERS 1.30 P.M.

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

Bill 117, An Act to amend the Planning Act, 1983. Mr Farnan.

Debate was resumed on the Motion for Interim Supply for the period commencing April 1, 1990 and ending June 30, 1990.

And, after some time,

Mr Wiseman moved the adjournment of the debate, which motion was lost on the following division:

AYES 1  NAYS 48

The motion, having then 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 1, 1990 and ending June 30, 1990, such payments to be charged to the proper appropriation following the voting of supply.

The House then adjourned at 6.05 p.m.
NINETY-FIFTH DAY
WEDNESDAY, MARCH 28, 1990

PRAYERS 1.30 P.M.

Mrs Sullivan from the Select Committee on Energy presented the Committee’s Interim Report on Climate Change/Rapport préliminaire sur les changements climatiques (Sessional Paper No. 311) (Tabled March 28, 1990).

Mr Callahan 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 Pr8, An Act respecting National Capital Children’s Oncology Care Inc.

Bill Pr44, An Act respecting The Royal Canadian Legion.

Bill Pr49, An Act to revive 393598 Ontario Limited.

Bill Pr58, An Act to revive Gursikh Sabha Canada.

Your Committee begs to report the following Bill as amended:—

Bill Pr47, An Act respecting Lake of the Woods District Hospital.

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 Pr8, An Act respecting National Capital Children’s Oncology Care Inc.

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 Pr58, An Act to revive Gursikh Sabha Canada.

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

Bill 118, An Act respecting Unsolicited Facsimile Transmissions. Mr Cousens.

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 68, An Act to amend certain Acts respecting Insurance.
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 38(c):

Sessional Papers:—


NINETY-SIXTH DAY
THURSDAY, MARCH 29, 1990

PRAYERS

10.00 A.M.

Mrs Smith (London South) moved,

That, in the opinion of this House, since recent statistics continue to disclose that a sizeable portion of the women in our society are exposed to physical or sexual abuse, and that most studies would indicate that this behaviour pattern in men is often a result of childhood exposure to these same patterns of behaviour, the Government of Ontario, and in particular the Ministry of Education, should earmark specific funds to create programs (and material) delivered by respected male role models, to address and reverse these negative attitudes and that social programs provided for assisting male abusers be given consideration for inclusion in the funding programs of the Ministry of the Solicitor General and the Women's Directorate.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Mackenzie then moved,

Second Reading Bill 82, An Act to amend the Employment Standards Act.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mrs Smith's Resolution Number 44, the question having been put, was declared carried, and it was,
Resolved. That, in the opinion of this House, since recent statistics continue to disclose that a sizeable portion of the women in our society are exposed to physical or sexual abuse, and that most studies would indicate that this behaviour pattern in men is often a result of childhood exposure to these same patterns of behaviour, the Government of Ontario, and in particular the Ministry of Education, should earmark specific funds to create programs (and material) delivered by respected male role models, to address and reverse these negative attitudes and that social programs provided for assisting male abusers be given consideration for inclusion in the funding programs of the Ministry of the Solicitor General and the Women’s Directorate.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading Bill 82, An Act to amend the Employment Standards Act, the motion having been put, was lost on the following division:—

**AYES**

Allen
Breugh
Bryden
Charlton
Cooke
(Windsor-Riverside)

Grier
Johnson
Johnston
(Scarborough West)

Laughren
Mackenzie
McLean
Philip
(Windsor-Rexdale)

Kormos
Wildman—14.

**NAYS**

Cooke
(Kitchener)

Leone
Mahoney
Mancini
McGuigan
Miclash
Miller
Nicholas
Nixon
(York Mills)

Pelissero
Polsinelli
Poole
Ray
(Windsor-Walkerville)

Reycraft
Riddell
Roberts
Smith
(London South)

Sola
Velshi
Wilson—34.

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**THE AFTERNOON SITTING**

1.30 P.M.

On motion by Mr Ward,

Ordered, That the Select Committee on Energy be authorized to meet on the evening of Tuesday, April 3, 1990.
On motion by Mr Ward,

Ordered, That the Select Committee on Education be authorized to meet on one day during the week of April 15, 1990, subject to the agreement of the Chief Whips of the 3 recognized Parties in the House.

On motion by Mr Ward,

Ordered, That the Select Committee on Constitutional and Intergovernmental Affairs be authorized to meet on Wednesday mornings from April 18 to May 16, 1990.

On motion by Mr Ward,

Ordered, That, notwithstanding any Standing Order, the House shall not meet on Thursday, May 10, 1990 and Thursday, June 21, 1990.

On motion by Mr Ward,

Ordered, That, notwithstanding Standing Order 94(h), the requirement for notice be waived with respect to Ballot Item number 42; and that the order of precedence for private members’ business be amended by adding the name of Ms Oddie Munro after Ballot Item number 56.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


On motion by Mr Kormos, Bill 120, An Act to amend the Public Vehicles Act, was introduced and read the first time on the following division:—

**AYES**

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<td>Adams</td>
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<td>Callahan</td>
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<td>Campbell</td>
<td>Dietsch</td>
<td>Grandmaître</td>
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<td>Eakins</td>
<td>Hart</td>
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On motion by Mr Johnston (Scarborough West), Bill 121, An Act for the Protection of Video Display Terminal Operators, was introduced and read the first time on the following division:—

**Ayes**

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<th>Nixon</th>
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**Nays**

- Bossy —1.

On motion by Mr Wildman, Bill 122, An Act to prevent unjust enrichment through the Financial Exploitation of Crime, was introduced and read the first time on the following division:—

**Ayes**

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<th>Johnston</th>
<th>McClelland</th>
<th>Rycraft</th>
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<tr>
<td>Kanter</td>
<td>Morin-Strom</td>
<td>Runciman</td>
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<td>Keyes</td>
<td>Nixon</td>
<td>Smith</td>
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<td>Kormos</td>
<td>(York Mills)</td>
<td>(London South)</td>
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<td>Laughren</td>
<td>O'Neill</td>
<td>South</td>
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<td>LeBourdais</td>
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<td>Sterling</td>
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<td>Lipsett</td>
<td>Oddie Munro</td>
<td>Sweeney</td>
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<td>Pelissero</td>
<td>Velshi</td>
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<td>Marland</td>
<td>Philip</td>
<td>Villeneuve</td>
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<tr>
<td>Martel</td>
<td>(Etobicoke-Rexdale)</td>
<td>Wildman</td>
</tr>
<tr>
<td>McCague</td>
<td>Pope</td>
<td>Wong—49.</td>
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</table>

**Nays**

- Faubert
- Poole
- Fleet
- Sola —4.
AYES

Adams
Beer
Bryden
Callahan
Campbell
Cleary
Cooke
(Carleton)
Curling
Daigeler
Dietsch
Elston
Epp
Eves
Fleet
Fulton
Haggerty

Hart
Henderson
Johnston
Kanter
Keyes
Kormos
Laughren
Lipsett
Mahoney
Martel
McClelland
McGuigan
Morin
Morin-Strom
Nixon
(York Mills)

O'Neill
(Ottawa-Rideau)

Oddie Munro
Pelissero
Philip
(Etobicoke-Rexdale)

Poole
Riddell
Smith
(London South)

South
Velshi
Villeneuve
Ward
Wildman—43.

NAYS

—0.

On motion by Mr Philip (Etobicoke-Rexdale), Bill 123, An Act to amend the Assessment Act, was introduced and read the first time on the following division:

AYES

Adams
Beer
Bryden
Callahan
Campbell
Charlton
Cleary
Elston
Eves
Fleet
Grier
Haggerty

Hart
Henderson
Johnston
Kanter
Kormos
Laughren
Lipsett
Martel
McClelland
McGuigan
Morin

Nixon
(York Mills)

Oddie Munro
Philip
(Etobicoke-Rexdale)

Poole
Riddell
Smith
(London South)

Sola
Velshi
Wildman—32.

NAYS

—0.

On motion by Mr Kormos, Bill 125, An Act respecting a Register of Ontario Land Information, was introduced and read the first time on the following division:
AYES

Adams          Grandmaître        O’Neill
Beer           Grier            (Ottawa-Rideau)
Bradley        Haggerty        Oddie Munro
Bryden         Hart             Philip
Callahan       Johnston         (Etobicoke-Rexdale)
Charlton       (Scarborough West)  Poole
Cleary         Kanter           Smith
Cooke          Kormos           (London South)
              (Windsor-Riverside)  Laughren
Elston         Martel
Eves           McClelland
Faubert        Morin
Fleet          Nixon
              (York Mills)

NAYS

—0.

On motion by Mr Wildman, Bill 126, An Act to amend the Highway Traffic Act, was introduced and read the first time on the following division:—

AYES

Adams          Haggerty        Morin
Bryden         Hart            Nixon
Charlton       Henderson       O’Neill
Cleary         Kanter
Cooke          Keyes           Polsinelli
              (Windsor-Riverside)  Kormos
Cousens        Laughren        Poole
Curling        LeBourdais
Dietsch        Lupusella
Elliot         Martel
Elston         McCagie
Faubert        McClelland
Ferraro        McGuigan
Grier

NAYS

Campbell

—1.

On motion by Mr Cooke (Windsor-Riverside), Bill 127, An Act to amend the Homes for the Aged and Rest Homes Act, was introduced and read the first time on the following division:—
On motion by Mr Kanter, Bill Pr4, An Act respecting the City of Toronto, was introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills on the following division:—

**AYES**

Bryden  Bryden  Bryden  Bryden  Bryden  Bryden  Bryden  Bryden  Bryden  Bryden  Bryden  Bryden
Callahan  Callahan  Callahan  Callahan  Callahan  Callahan  Callahan  Callahan  Callahan  Callahan  Callahan  Callahan
Charlton  Charlton  Charlton  Charlton  Charlton  Charlton  Charlton  Charlton  Charlton  Charlton  Charlton  Charlton
Cooke  Cooke  Cooke  Cooke  Cooke  Cooke  Cooke  Cooke  Cooke  Cooke  Cooke  Cooke
(Curling)  (Curling)  (Curling)  (Curling)  (Curling)  (Curling)  (Curling)  (Curling)  (Curling)  (Curling)  (Curling)  (Curling)
(Cooper)  (Cooper)  (Cooper)  (Cooper)  (Cooper)  (Cooper)  (Cooper)  (Cooper)  (Cooper)  (Cooper)  (Cooper)  (Cooper)
Cousens  Cousens  Cousens  Cousens  Cousens  Cousens  Cousens  Cousens  Cousens  Cousens  Cousens  Cousens
Dietsch  Dietsch  Dietsch  Dietsch  Dietsch  Dietsch  Dietsch  Dietsch  Dietsch  Dietsch  Dietsch  Dietsch
Elston  Elston  Elston  Elston  Elston  Elston  Elston  Elston  Elston  Elston  Elston  Elston
Ferraro  Ferraro  Ferraro  Ferraro  Ferraro  Ferraro  Ferraro  Ferraro  Ferraro  Ferraro  Ferraro  Ferraro
Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre  Grandmaitre
Grier  Grier  Grier  Grier  Grier  Grier  Grier  Grier  Grier  Grier  Grier  Grier
Haggerty  Haggerty  Haggerty  Haggerty  Haggerty  Haggerty  Haggerty  Haggerty  Haggerty  Haggerty  Haggerty  Haggerty
Hart  Hart  Hart  Hart  Hart  Hart  Hart  Hart  Hart  Hart  Hart  Hart
Henderson  Henderson  Henderson  Henderson  Henderson  Henderson  Henderson  Henderson  Henderson  Henderson  Henderson  Henderson
Kanter  Kanter  Kanter  Kanter  Kanter  Kanter  Kanter  Kanter  Kanter  Kanter  Kanter  Kanter
Kormos  Kormos  Kormos  Kormos  Kormos  Kormos  Kormos  Kormos  Kormos  Kormos  Kormos  Kormos
Laughren  Laughren  Laughren  Laughren  Laughren  Laughren  Laughren  Laughren  Laughren  Laughren  Laughren  Laughren
LeBourdais  LeBourdais  LeBourdais  LeBourdais  LeBourdais  LeBourdais  LeBourdais  LeBourdais  LeBourdais  LeBourdais  LeBourdais  LeBourdais  LeBourdais
Lupusella  Lupusella  Lupusella  Lupusella  Lupusella  Lupusella  Lupusella  Lupusella  Lupusella  Lupusella  Lupusella  Lupusella
Martel  Martel  Martel  Martel  Martel  Martel  Martel  Martel  Martel  Martel  Martel  Martel
Morin  Morin  Morin  Morin  Morin  Morin  Morin  Morin  Morin  Morin  Morin  Morin
(Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)  (Ottawa-Rideau)
Philip  Philip  Philip  Philip  Philip  Philip  Philip  Philip  Philip  Philip  Philip  Philip
(Poole)  (Poole)  (Poole)  (Poole)  (Poole)  (Poole)  (Poole)  (Poole)  (Poole)  (Poole)  (Poole)  (Poole)
(Smith)  (Smith)  (Smith)  (Smith)  (Smith)  (Smith)  (Smith)  (Smith)  (Smith)  (Smith)  (Smith)  (Smith)
(South)  (South)  (South)  (South)  (South)  (South)  (South)  (South)  (South)  (South)  (South)  (South)
Sola  Sola  Sola  Sola  Sola  Sola  Sola  Sola  Sola  Sola  Sola  Sola

**NAYS**

Faubert  Faubert  Faubert  Faubert  Faubert  Faubert  Faubert  Faubert  Faubert  Faubert  Faubert  Faubert
Velshi  Velshi  Velshi  Velshi  Velshi  Velshi  Velshi  Velshi  Velshi  Velshi  Velshi  Velshi
—0.  —0.  —0.  —0.  —0.  —0.  —0.  —0.  —0.  —0.  —0.  —0.

On motion by Ms Poole, Bill Pr36, An Act to revive The P & P Murray Foundation, was introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills on the following division:—
AyeS

Adams  Hošek  O’Neill  (Ottawa-Rideau)
Beer  Jackson  Oddie Munro
Bradley  Johnson  Offer
Brandt  (Wellington)  Peliserro
Bryden  Johnston  Philip  (Etobicoke-Rexdale)
Callahan  (Scarborough West)  Phillips  (Scarborough-Agincourt)
Campbell  Kanter  Poole
Charlton  Kormos  Rae  (York South)
Conway  Laughren  Reycraft
Cooke  (Windsor-Riverside)  LeBourdais  Riddell
        Leone  Runciman
        Lipsett  Smith  (London South)
        Lupusella  Sola
        Mahoney  Sorbara  South
        Marland  Sterling
        Martel  Villeneuve
        McCague  Wong
        McClelland  Wrye—67.
        McGuigan
        McLeod
        Mclash
        Morin
        Morin-Strom
        Nixon
        (Brant-Haldimand)
        Nixon  (York Mills)

Nays

——0.

On motion by Mr Curling, Bill Pr40, An Act to revive The Immanuel Christian School Society of East Toronto, was introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills on the following division:—

AyeS

Adams  Eakins  Kormos
Beer  Elston  Laughren
Bryden  Epp  LeBourdais
Callahan  Faubert  Lipsett
Campbell  Fulton  Lupusella
Charlton  Grandmaitre  Martel
Conway  Haggerty  McCague
Cooke  (Windsor-Riverside)  McClelland  McGuigan
        (Scarborough West)  Morin
        Kanter  Morin-Strom
        Keyes  Nixon  (York Mills)
On motion by Mr Kanter, Bill Pr62, An Act respecting the City of Toronto, was introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills on the following division:—

**AYES**

Adams Beer Bryden Callahan Campbell Charlton Cousins Curling Elston Epp Faubert Fleet Grandmaitre

Grier Haggerty Hart Johnston Kanter Keyes Kormos LeBourdais Lipsett McCague McClelland McGuigan

Miclash Morin O’Neill Polsinelli Poole Riddell Smith Sola Velshi Wildman

Mr McCague moved the adjournment of the House which motion was declared carried.

The response to the following Petition was laid upon the Table:—

Petition relating to Tobacco Sales to Minors (Sessional Paper No. P-29) (Tabled December 11, 1989) Mr Allen. (See Hansard).

Petition relating to Tobacco Sales to Minors (Sessional Paper No. P-29) (Tabled December 12, 1989) Mr Allen. (See Hansard).

The House then adjourned at 5.00 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 95(e):—

Question Numbers 255 and 335 (Sessional Paper No. 313).

Interim Answers to Questions Numbers 344 and 345-360 inclusive (Sessional Paper No. 313).

NINETY-SEVENTH DAY
MONDAY, APRIL 2, 1990

PRAYERS 1.30 P.M.

The Speaker addressed the House as follows:—

I beg to inform the House, I have today laid upon the Table the First Annual Report of the Commission on Conflict of Interest for the period September 1, 1988 to December 31, 1989 (Sessional Paper No. 314).

Pursuant to Standing Order 35(b), the following Petition was presented:—

Petition relating to Landfill Site in Plympton (Sessional Paper No. P-43) (Tabled April 2, 1990)  Mr Brandt.

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

Bill 128, An Act respecting Flag Day.  Mr Wildman.

Mr Brandt moved,

That, in the opinion of this House, while re-affirming its support for the provision of French language services where numbers warrant, while confirming that the French Language Services Act, 1986 was not intended to apply to municipalities, recognizes the elevated tensions and misunderstandings which have developed over language issues throughout this Province, and therefore calls upon the Government of Ontario to establish, as soon as possible, an all-Party Committee of the Legislature to travel across the Province to receive public input on the administrative guidelines, regulations, and implementation of the French Language Services Act, 1986 (Bill 8).

Que, de l’avis de cette Chambre, l’Assemblée législative réaffirme son appui à la prestation des services en français là où le nombre le justifie et confirme que la
Loi de 1986 sur les services en français ne vise pas les municipalités. Elle reconnaît, par contre, que la question de la langue est à la source de graves tensions et malentendus dans notre province. Par conséquent, l’Assemblée législative demande au gouvernement de l’Ontario de former dans les plus brefs délais un comité mixte de l’Assemblée législative pour sonder l’opinion publique à l’échelle de la province au sujet des directives administratives, des règlements et de l’application de la Loi de 1986 sur les services en français (projet de loi 8).

And a debate arising, after some time, the motion, having been put, was lost on the following division:—

AYES

Brandt Cunningham Eves Harris Johnson
(Wellington)

Marland McCague McLean Pollock Runciman

Sterling Villeneuve—12.

NAYS

Allen Ballinger Beer Black Bossy Brown Bryden Campbell Caplan Carrothers Charlton Chiarelli Collins Conway Cooke
(Kitchener)

Cooke
(Windsor-Riverside)

Elliot Elston Farnan Faubert Fawcett Fleet Fontaine Grandmaître Grier Haggerty

Henderson Hošek Kanter Kerrio Keyes Kormos Kozyra Laughren Leone Lipsett MacDonald Mackenzie Martel McClelland Miclash Miller

Owen Patten Philip
(Stobicoke-Rexdale)

Phillips
(Scarborough-Agincourt)

Polsinelli Rae
(York South)

Ray
(Windsor-Walkerville)

Reville Riddell Roberts Ruprecht Smith
(Lambton)

Smith
(London South)

Sola Stoner Sullivan Sweeney Velshi Ward
Wildman Wilson Wong—73.
The House then adjourned at 6.00 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 38(c):—

Sessional Papers:—


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NINETY-EIGHTH DAY
TUESDAY, APRIL 3, 1990

PRAYERS 1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


Petitions relating to withdrawal of Bill 68, Insurance Statute Law Amendment Act (Sessional Paper No. P-46) (Tabled April 3, 1990) Mr Allen, Mr Kormos, Ms Martel, Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale).


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

Bill 130, An Act to amend the Energy Act. Mr Wildman.


Bill 132, An Act respecting Natural Death. Mr Sterling.
Mr Ward moved,

That, notwithstanding any Standing Order or Special Order of the House, in relation to Bill 68, An Act to amend certain Acts respecting Insurance, 2 Sessional days shall be allotted to consideration of the bill in the Committee of the Whole House. All amendments proposed to be moved to the bill shall be filed with the Clerk of the Assembly by 5.00 p.m. on the first Sessional day on which the bill is considered in the Committee of the Whole House. At 5.45 p.m. on the second of these Sessional days, those amendments which have not yet been moved shall be deemed to have been moved and the Chair of the Committee of the Whole House shall interrupt the proceedings and shall, without further debate or amendment, put every question necessary to dispose of all remaining sections of the bill and any amendments thereto and report the bill to the House. Upon receiving the report of the Committee of the Whole House, the Speaker shall put the question for the adoption of the report forthwith, which question shall be decided without amendment or debate.

That one further Sessional day shall be allotted to the third reading stage of the bill. At 5.45 p.m. on such day, the Speaker shall interrupt the proceedings and shall put every question necessary to dispose of this stage of the bill without further amendment or debate.

That in the case of any division relating to any proceedings on the bill, the division bell shall be limited to 5 minutes.

The member for Windsor-Riverside (Mr Cooke) rose on a point of order, namely that the motion was out of order, and after hearing arguments from the members of each party,

The Acting Speaker (Mr Breaugh) ruled that the motion was in order.

Accordingly the debate proceeded, and after some time,

On motion by Mr Kormos,

Ordered, That the debate be adjourned.

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 95(e):—

Questions Numbers 327, 339, 353-360 inclusive (Sessional Paper No. 313).

Interim Answer to Question Number 343 (Sessional Paper No. 313).

The response to the following Petition was laid upon the Table:—

NINETY-NINTH DAY
WEDNESDAY, APRIL 4, 1990

PRAYERS

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


Petition relating to withdrawal of Bill 68, Insurance Statute Law Amendment Act, 1989 (Sessional Paper No. P-46) (Tabled April 4, 1990) Ms Bryden, Mr Farnan, Mr Laughren, Mr Mackenzie, Miss Martel, Mr Philip (Etobicoke-Rexdale), Mr Wildman.


On motion by Mr Mahoney,

Ordered, That the debate be adjourned.

Ms Oddie Munro 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 Pr57, An Act respecting the City of North Bay.

Bill Pr61, An Act to incorporate The City of Chatham Foundation.

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 Pr30, An Act respecting Regis College.
Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

On motion by Mr Kormos,

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 38(c):—

Sessional Papers:—

Centre des congrès d'Ottawa, Le rapport annuel pour l'exercice terminé le 31 mars 1989 (n° 318) (déposé le 4 avril 1990).


Place Ontario, Le rapport annuel pour l'exercice terminé le 31 mars 1989 (n° 319) (déposé le 4 avril 1990).

ONE HUNDREDTH DAY
THURSDAY, APRIL 5, 1990

PRAYERS

Mr Jackson moved,


A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr MacDonald then moved,


Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading Bill 113, An Act to establish the Rights of Victims of Crime 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.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading Bill 115, An Act to amend the Representation Act, 1986, the question having been put, was declared carried, and the Bill was accordingly read the second time and it was by unanimous consent Ordered for Third Reading.

With unanimous consent,

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


THE AFTERNOON SITTING

1.30 P.M.

On motion by Mr Mackenzie, Bill 133, An Act to amend the Labour Relations Act, was introduced and read the first time on the following division:—
Ayes

Adams
Allen
Beer
Black
Brown
Bryden
Carrothers
Charlton
Collins
Conway
Cordiano
Cousens
Curling
Daigeler
Dietsch
Elston
Eves
Faubert
Ferraro
Fleet
Fulton
Furlong
Grier
Haggerty
Hart
Jackson
Kanter
Keyes
Kormos
Laughren
LeBourdais
Leone
Lipsett
Lupusella
Mackenzie
Mahoney
Matrundola
McClelland
McGuigan
Oddie Munro
Offer
Pelissero
Philip
Phillips
Polsinelli
Poole
Pouliot
Rae
Reycraft
Roberts
Runciman
Smith
Sola
Sterling
Stoner
Sullivan
Tatham
Ward
Wong—59.

Nays

—0.

On motion by Mr Allen, Bill 134, An Act to regulate the Sale of Tobacco, was introduced and read the first time on the following division:—

Ayes

Allen
Beer
Bryden
Carrothers
Charlton
Collins
Cordiano
Curling
Daigeler
Dietsch
Elston
Faubert
Fulton
Furlong
Grier
Hošek
Keyes
Kormos
Laughren
LeBourdais
Leone
Lipsett
Lupusella
Mackenzie
Mahoney
Matrundola
McClelland
Morin-Strom
Oddie Munro
Pelissero
Philip
Phillips
Pouliot
Roberts
Smith
Sola
Stoner
Sullivan
Tatham
Wong—40.

Nays

—0.
On motion by Mrs Grier, Bill 135, An Act to amend the Health Protection and Promotion Act, 1983, was introduced and read the first time on the following division:—

**AYES**

<table>
<thead>
<tr>
<th>Beer</th>
<th>Grier</th>
<th>Phillips</th>
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<tbody>
<tr>
<td>Brown</td>
<td>Hošek</td>
<td>(Scarborough-Agincourt)</td>
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<tr>
<td>Bryden</td>
<td>Kormos</td>
<td>Poole</td>
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<td>Carrothers</td>
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<td>Charlton</td>
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<td>Collins</td>
<td>Lipsett</td>
<td>Smith</td>
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<td>Cordiano</td>
<td>Lupusella</td>
<td>(London South)</td>
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<td>Curling</td>
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<td>Oddie Munro</td>
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<td>Fulton</td>
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<tr>
<td>Furlong</td>
<td>Philip</td>
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</tbody>
</table>

**NAYS**

0.

On motion by Mr Charlton, Bill 136, An Act to amend the Ontario Energy Board Act. was introduced and read the first time on the following division:—

**AYES**

<table>
<thead>
<tr>
<th>Brown</th>
<th>Kormos</th>
<th>Phillips</th>
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<tbody>
<tr>
<td>Carrothers</td>
<td>Laughren</td>
<td>(Scarborough-Agincourt)</td>
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<td>Charlton</td>
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<td>Cordiano</td>
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<td>(London South)</td>
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<td>Stoner</td>
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<td>Ferraro</td>
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<td>Fulton</td>
<td>McGuigan</td>
<td>Villeneuve</td>
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<td>Furlong</td>
<td>Oddie Munro</td>
<td>Ward</td>
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<tr>
<td>Grier</td>
<td>Pelissero</td>
<td>Wong—36.</td>
</tr>
<tr>
<td>Hošek</td>
<td>Philip</td>
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</tbody>
</table>

**NAYS**

0.

Pursuant to Standing Order 35(b), the following Petitions were presented:—
Petitions relating to Ontario Motorist Protection Plan (*Sessional Paper No. P-35*) (Tabled April 5, 1990) Ms Bryden, Mr Charlton, Mr Laughren, Mr Pouliot.


Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

On motion by Mr Kormos,

*Ordered*, That the debate be adjourned.

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 95(e) (*See Sessional Paper No. 313*):—

Questions Numbers 395-397 inclusive.

Interim Answers to Questions Numbers 389, 399, 405, 407, 408, 409.

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ONE HUNDRED AND FIRST DAY
MONDAY, APRIL 9, 1990

PRAYERS

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:—
Petition relating to Landfill Site in Plympton (Sessional Paper No. P-43) (Tabled April 9, 1990)  Mr Smith (Lambton).


Petitions relating to Threshold Definition of Bill 68 (Sessional Paper No. P-50) (Tabled April 9, 1990) Ms Bryden, Mr Charlton, Mr Cooke (Windsor-Riverside), Mr Morin-Strom, Mr Philip (Etobicoke-Rexdale), Mr Wildman.

Petition relating to Adult Moose Tag (Sessional Paper No. P-51) (Tabled April 9, 1990) Mr Wildman.

On motion by Mr Wildman, Bill 137, An Act to amend the Game and Fish Act, was introduced and read the first time on the following division:

**AYES**

Ballinger  
Bradley  
Bryden  
Callahan  
Campbell  
Carrothers  
Charlton  
Chiarelli  
Elliot  
Elston  
Epp  
Faubert  
Fawcett  
Fleet  
Grandmaître  
Haggerty  
Johnson  
(Wellington)  
Kerrio  
Keyes

Kormos  
Laughren  
Leone  
Lupusella  
MacDonald  
Mackenzie  
Mahoney  
Martel  
McCague  
McLean  
Mielash  
Miller  
Morin  
Morin-Strom  
Neumann  
Nicholas  
O'Neil (Ottawa-Rideau)  
Philip (Etobicoke-Rexdale)

Poole  
Pouliot  
Rae  
Ramsay  
Reville  
Roberts  
Ruprecht  
Smith  
Smith  
Sola  
Stoner  
Tatham  
Velshi  
Villeneuve  
Wildman  
Wiseman—53.

**NAYS**  

—0.

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

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

The House then adjourned at 6.00 p.m.

ONE HUNDRED AND SECOND DAY
TUESDAY, APRIL 10, 1990

Prayers

1.30 P.M.

Mr Ward moved,

That this House do pass to Orders of the Day.

The member for Windsor-Riverside (Mr Cooke) rose on a point of order, namely that the motion was out of order, and after hearing arguments from the members of each party,

The Deputy Speaker reserved judgement on the motion.

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petitions relating to Ontario Motorist Protection Plan (Sessional Paper No. P-35) (Tabled April 10, 1990) Mr Allen, Mr Ballinger.


On motion by Mr Cooke (Windsor-Riverside), Bill 138, An Act to amend the Highway Traffic Act, was introduced and read the first time on the following division:—

Ayes

Allen
Ballinger
Bossy
Brown
Bryden
Callahan
Campbell
Caplan
Charlton
Chiarelli
Collins
Cooke
(Kitchener)
Cooke
(Windsor-Riverside)
Cordiano
Curling
Eakins
Elliot
Elston
Epp
Faubert
Fawcett
Ferraro
Fontaine
Fulton
Furlong
Elizabeth II  

A Y E S — Continued

Grier
Haggerty
Hampton
Henderson
Kanter
Keyes
Kormos
Kozyra
Laughren
Lupusella
MacDonald
Mahoney
Mancini
Matrudnola
McClelland
McGuigan
Miclash

Morin
Morin-Strom
Neumann
Nicholas
O'Neil
(Quinte)
O'Neil
(Ottawa-Rideau)
Oddie Munro
Pelissero
Philip
(Etobicoke-Rexdale)
Polsinelli
Poole
Pouliot
Ray
(Windsor-Walkerville)

Rerville
Reycraft
Riddell
Runciman
Ruprecht
Smith
(Lambton)
Smith
(London South)
Sola
Stoner
Sullivan
Villeneuve
Ward
Wilson
Wrye—69.

N A Y S

Cousens
Johnson
(Wellington)

Marland—3.

On motion by Mr Laughren, Bill 139, An Act to establish the Ontario Lottery Profits Award Council, was introduced and read the first time on the following division:—

A Y E S

Allen
Bossy
Brown
Bryden
Callahan
Campbell
Caplan
Charlton
Chiarelli
Collins
Cooke
(Kitchener)
Cordiano
Curling
Eakins
Elliot
Elston
Epp

Faubert
Fawcett
Ferraro
Fulton
Furlong
Grier
Haggerty
Hampton
Hart
Henderson
Kanter
Kerrio
Keyes
Kormos
Kozyra
Laughren
MacDonald
Mancini

Matrudnola
Miclash
Miller
Morin-Strom
Neumann
Nicholas
O'Neil
(Quinte)
Oddie Munro
Pelissero
Philip
(Etobicoke-Rexdale)
Poole
Pouliot
Rae
(York South)
Ray
(Windsor-Walkerville)
On motion by Mrs McLeod, Bill 140, An Act to amend the Public Lands Act, was introduced and read the first time on the following division:

**AYES**

Riddell
Ruprecht

Johnson
(Wellington)
Lupusella
(Lambton)

Stoner
Wilson
Marland
Pollock
Smith

Wrye—54.
Wiseman—6.

**NAYS**

Allen
Ballinger
Bossy
Brown
Bryden
Callahan
Campbell
Caplan
Charlton
Chiarelli
Collins
Cooke
(Kitchener)

Cooke
(Windsor-Riverside)

Curling
Eakins
Elliot
Elston
Epp
Eves

Faubert

Fawcett
Fulton
Furlong
Grier
Haggerty
Henderson
Kanter
Kerrio
Keyes
Kormos
Kozyra
Laughren
Lupusella

MacDonald
Marland
Matrundola
Miclash
Miller
Nicholas
O’Neil

O’Neill

Oddie Munro
Philip
(Etobicoke-Rexdale)
Pollock
Poole
Pouliot
Ray
(Windsor-Walkerville)
Reycraft
Riddell
Ruprecht
Smith
(Lambton)
Smith
(London South)

Stoner
Ward
Wildman
Wilson
Wrye—57.

—0.

The following Bills were introduced and read the first time:


Bill 142, An Act to amend the Beds of Navigable Waters Act. *Mr Haggerty.*

Bill 146, An Act for the Provision and Integration of Community Based Services for Seniors. *Ms Bryden.*

A Government motion to sit beyond the normal adjournment hour of 6.00 p.m. was objected to in accordance with Standing Order 9(c), more than 12 members standing in their places.

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

On motion by Mr Kormos,

*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 38(c):—

*Sessional Papers:*—

Compendium:

Bill 140, An Act to amend the Public Lands Act (*No. 324*) (Tabled April 10, 1990).


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (See Sessional Paper No. 313):—

Questions Numbers 363, 393, 402, 403, 404, 406.

Interim Answers to Questions Numbers 373-384 inclusive, 394.

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ONE HUNDRED AND THIRD DAY

WEDNESDAY, APRIL 11, 1990

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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 Thirteenth Report of the Commission on Election Finances containing recommendations with respect to the Indemnities and Allowances of the Members of the Legislative Assembly (Sessional Paper No. 325) (Tabled April 11, 1990).

---

A Government motion to sit beyond the normal adjournment hour of 6.00 p.m. was objected to in accordance with Standing Order 9(c), more than 12 members standing in their places.

---

Pursuant to Standing Order 35(b), the following Petition was presented:—

Petition relating to Tax Discrimination (Sessional Paper No. P-41) (Tabled April 11, 1990) Mr Philip (Etobicoke-Rexdale).

---

Mr Callahan 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 Pr36, An Act to revive The P & P Murray Foundation.

Bill Pr40, An Act to revive The Immanuel Christian School Society of East Toronto.

Bill Pr55, An Act to revive Association of Stoney Lake Cottagers Inc.

Bill Pr62, An Act respecting the City of Toronto.
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 Pr36, An Act to revive The P & P Murray Foundation.

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 Pr40, An Act to revive The Immanuel Christian School Society of East Toronto.

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

On motion by Mr Kormos,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

ONE HUNDRED AND FOURTH DAY
THURSDAY, APRIL 12, 1990

Mr Wildman moved,

That, in the opinion of this House, recognizing that difficult financial and trade pressures threaten the viability of Ontario agriculture in 1990 and recognizing that the provincial government must make a significant financial commitment to the preservation, expansion and prosperity of family farming in Ontario in the forthcoming spring Budget and recognizing that farmers’ economic success in the 1990s will largely depend upon their ability to access and manage required capital resources and recognizing that Ontario farmers experiencing financial hardship would benefit from provincial government financial guarantees designed to encourage lending institutions to engage in mediation rather than foreclosures the Ontario government should re-introduce, this year, a program of interest rate assistance (similar to the OFFIRR program) with sufficient funding and of adequate duration to bring about meaningful farm interest rate reduction in this province and, further, that the Ontario government should enact legislation similar to Manitoba’s Family Farm Protection Act to assist farmers facing foreclosures by enabling them to renegotiate manageable credit terms.
A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Brandt then moved,

That, in the opinion of this House, recognizing the increased incidence of behavioural problems and violence in schools, and recognizing that children in Ontario currently do not have a right to mental health treatment and, recognizing that there are 10,000 children presently waiting for treatment in Children's Mental Health Centres and, recognizing that there is a lack of legislation in Ontario which specifically governs mental health services for children, the present government should make the provision of children's mental health services a government priority and take immediate action to ensure that all children in Ontario are provided the mental health services which they require and deserve.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question of Mr Wildman's Resolution Number 46, the question having been put, was declared carried, and it was,

Resolved, That, in the opinion of this House, recognizing that difficult financial and trade pressures threaten the viability of Ontario agriculture in 1990 and recognizing that the provincial government must make a significant financial commitment to the preservation, expansion and prosperity of family farming in Ontario in the forthcoming spring budget and recognizing that farmers' economic success in the 1990s will largely depend upon their ability to access and manage required capital resources and recognizing that Ontario farmers experiencing financial hardship would benefit from provincial government financial guarantees designed to encourage lending institutions to engage in mediation rather than foreclosures the Ontario government should re-introduce, this year, a program of interest rate assistance (similar to the OFFIRR program) with sufficient funding and of adequate duration to bring about meaningful farm interest rate reduction in this province and, further, that the Ontario government should enact legislation similar to Manitoba's Family Farm Protection Act to assist farmers facing foreclosures by enabling them to re-negotiate manageable credit terms.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question of Mr Brandt's Resolution Number 47, the question having been put, was carried on the following division:

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Resolved, That, in the opinion of this House, recognizing the increased incidence of behavioural problems and violence in schools, and recognizing that children in Ontario currently do not have a right to mental health treatment and, recognizing that there are 10,000 children presently waiting for treatment in Children’s Mental Health Centres and, recognizing that there is a lack of legislation in Ontario which specifically governs mental health services for children, the present government should make the provision of children’s mental health services a government priority and take immediate action to ensure that all children in Ontario are provided the mental health services which they require and deserve.

THE AFTERNOON SITTING

1.30 P.M.

Mr Offer moved,

That the daily hours of meeting of the House be extended from 6.00 p.m. to 12.00 midnight on each Sessional day following the adoption of this Order up to and including Thursday, May 3, 1990; and that this Order shall take precedence over any Standing Order or other Special Order.

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

On motion by Mr Kormos,

Ordered, That the debate be adjourned.

The House then adjourned at 4.30 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 95(e) (See Sessional Paper No. 313):

Questions Numbers 361, 362, 391, 392, 398, 400.

The responses to the following Petitions were laid upon the Table:

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled March 26, 1990) Mr Sterling.

Petition relating to Tax Discrimination (Sessional Paper No. P-41) (Tabled March 21, 1990) Mr Philip (Etobicoke-Rexdale).

Petition relating to Landfill Site in Plympton (Sessional Paper No. P-43) (Tabled March 26, 1990) Mr Smith (Lambton).

Petition relating to Traffic Signals on Highway 7 at Union Villa (Sessional Paper No. P-44) (Tabled March 26, 1990) Mr Cousens.

ONE HUNDRED AND FIFTY DAY
TUESDAY, APRIL 17, 1990

PRAYERS 1.30 P.M.

The Speaker ruled as follows:

On Tuesday, April 10, 1990, the Honourable Chris Ward, the Government House Leader, on the calling of "Motions" during Routine Proceedings, rose to move the following motion: "That this House do pass to the Orders of the Day". Immediately following this, arguments were heard by the Deputy Speaker, from the House Leaders of the two Opposition Parties as to the procedural acceptability of this motion.

The Deputy Speaker, after hearing all arguments undertook to review the matter and report back to the House. The following day, all three House Leaders arguing that this was a totally new procedure in the Ontario Legislature, gave further arguments for and against the appropriateness of this motion. The Deputy Speaker then again reserved his decision. I have had a chance to review all of the comments made and I thank the Honourable Members for bringing this to the attention of the House. I would also like to thank the Deputy Speaker who waited until I had returned to the House in order that I could also contribute to this decision.

In considering the arguments before me, I have arrived at the conclusion that this matter must meet three criteria. The first one is whether or not there is an
applicable Standing Order in this case. After studying the matter I have determined that there is not. Therefore, Standing Order 1(b) can be applied. The second consideration is whether this is a legitimate procedural motion in Parliamentary tradition. In trying to arrive at a conclusion on this point, I have studied intensely the application of this rule in Ottawa, at the House of Commons and at Westminster. The motion is in great use in Ottawa. Its Standing Order is as follows:

"Standing Order 59. A motion for reading the Orders of the Day shall have preference to any motion before the House".

That rule has always been in Ottawa’s Standing Orders and it is routinely used for the purpose of stopping a proceeding and moving on to the Orders of the Day. The following quote from Beauchesne’s Parliamentary Rules and Forms, Second Edition, 1927 at page 70, probably gives the best description of this rule:

"235. This motion cannot be debated nor amended. If it is resolved in the affirmative, the original motion is superseded and the House must proceed at once to the orders of the day.

236. The motion for reading the Orders of the Day is more particularly one that is taken up on routine proceedings."

At Westminster, the application of this motion has nearly disappeared because a general time limit has now been set on the whole of Routine Proceedings before Orders of the Day. In conclusion of this criteria and more precisely on the application of the rule as we know it in Ottawa, I am satisfied that I can conclude that this is a legitimate procedural motion in use today.

The third criteria is whether this legitimate procedural motion can be applied to our procedures at the Legislative Assembly of Ontario. Again, during my research on this ruling and also during the arguments by the Honourable Members, it has come to my attention that this Standing Order in effect did exist at the Legislative Assembly of Ontario for over one hundred years in exactly the same terms. For example, Standing Order 29 in 1970 read as follows:

"A motion for reading the Orders of the Day shall have preference of any motion before the House".

This rule was removed from the Standing Orders in 1978. In researching why it had been abandoned I have satisfied myself that it was mainly because it had never been used. I must conclude therefore, that this legitimate procedural motion did and can fit into the context of the Legislative Assembly’s procedures. In conclusion therefor, I must find that the motion put by the Honourable House Leader the other day, was in order but because it has never been used before in this place, I would like to set out for Honourable Members, an exact description of what this motion is, who can move it and at what time.

The motion that this House proceed to the Orders of the Day is a tactical motion. It is a procedural motion. It is a dilatory motion. It is not a routine motion. It falls into the same category as Motions to Adjourn the House and to Adjourn the Debate. These dilatory motions have characteristics. They can be
moved at any time, by any member who legitimately has the floor. As an example of how this works, members will have noticed that the other day the Member for Simcoe West, moved the Adjournment of the House after being recognized in the period reserved for the Introduction of Bills. That was perfectly in order. The same is true for the motion to proceed to Orders of the Day. Furthermore, because our Standing Orders already put a restriction on a dilatory motion, the one to Adjourn the Debate and the other to Adjourn the House, in saying that they cannot be moved until after the end of Question Period, the same rule should apply to the Motion “to proceed to the Orders of the Day”. This motion therefore, is in order when moved after Question Period but before reaching Orders of the Day. The question is put immediately by the Speaker, the bells if necessary, will ring for a maximum of thirty minutes and a head count of members present will then take place. It should also be noted that the vote on this type of motion cannot be deferred.

In summary therefore, the motion as moved by the Honorable House Leader is in order. It can be moved by any member of the House who legitimately has the floor. It is non-debatable and non-amendable and the effect of it being carried, results in the calling of the Orders of the Day and the end of the proceeding which was in process when it was moved. I wish to thank all Honourable members who have contributed to this debate.

On motion by Mr Ward,

Ordered, That, notwithstanding any previous Order of the House, Mr Rae (York South) and Ms Bryden exchange places in the order of precedence for private members’ business; that the order of precedence for private members’ business be further amended by deleting Ballot Item number 44 in the name of Mr Reville; and that, notwithstanding Standing Orders 8(a) and 94(b), the House shall meet at 11.00 a.m. on Thursday, April 19, 1990 to consider one item of private members’ business.

Mr Sterling moved the adjournment of the House, which motion was lost on the following division:

AYES — 20  NAYS—61

Petitions continued.

Mr Mackenzie moved the adjournment of the House, which motion was lost on the following division:

AYES — 21  NAYS—52
The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills:

Bill Pr63, An Act respecting The Victoria County Railway Company Limited.

Mr Eakins.

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

Bill Pr8, An Act respecting National Capital Children’s Oncology Care Inc.

Bill Pr36, An Act to revive The P & P Murray Foundation.

Bill Pr40, An Act to revive The Immanuel Christian School Society of East Toronto.

Bill Pr44, An Act respecting the Royal Canadian Legion.

Bill Pr47, An Act respecting Lake of the Woods District Hospital.

Bill Pr49, An Act to revive 393598 Ontario Limited.

Bill Pr55, An Act to revive Association of Stoney Lake Cottagers Inc.

Bill Pr57, An Act respecting the City of North Bay.

Bill Pr58, An Act to revive Gursikh Sabha Canada.

Bill Pr61, An Act to incorporate The City of Chatham Foundation.

Bill Pr62, An Act respecting the City of Toronto.

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

Bill Pr8, An Act respecting National Capital Children’s Oncology Care Inc.

Bill Pr36, An Act to revive The P & P Murray Foundation.

Bill Pr40, An Act to revive The Immanuel Christian School Society of East Toronto.

Bill Pr44, An Act respecting the Royal Canadian Legion.

Bill Pr47, An Act respecting Lake of the Woods District Hospital.

Bill Pr49, An Act to revive 393598 Ontario Limited.

Bill Pr55, An Act to revive Association of Stoney Lake Cottagers Inc.
Bill Pr57, An Act respecting the City of North Bay.

Bill Pr58, An Act to revive Gursikh Sabha Canada.

Bill Pr61, An Act to incorporate The City of Chatham Foundation.

Bill Pr62, An Act respecting the City of Toronto.

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

On motion by Mr Kormos,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

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ONE HUNDRED AND SIXTH DAY
WEDNESDAY, APRIL 18, 1990

PRAYERS

On motion by Mr Ward,

Ordered, That the Select Committee on Energy be authorized to meet following Routine Proceedings on the afternoon of Thursday, April 19, 1990.

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

Bill 148, An Act to amend the Change of Name Act, 1986. Mr Sorbara.

Projet de loi 148, Loi portant modification de la Loi de 1986 sur le changement de nom. M. Sorbara.


Bill 151, An Act to relieve persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr Haggerty.
Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

On motion by Mr Kormos,

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 38(c):

Sessional Papers:—

Compendia:


ONE HUNDRED AND SEVENTH DAY
THURSDAY, APRIL 19, 1990

PRAYERS 11.00 A.M.

Mr Kozyra moved,

That, in the opinion of this House, recognizing that there presently exists a program called the Ontario Young Travellers Program which assists students in Northern Ontario with the cost of travelling to Southern Ontario to learn more about their Province and experience and access the resources located in the South, the Government of Ontario should take steps to implement a reciprocal program allowing students in the South to travel to the North so that they also have the opportunity to take advantage of both the human and natural resources available in the North and develop a greater understanding of the diversity of the Province.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question of Mr Kozyra’s Resolution Number 48, the question having been put, was declared carried, and it was,
Resolved. That, in the opinion of this House, recognizing that there presently exists a program called the Ontario Young Travellers Program which assists students in Northern Ontario with the cost of travelling to Southern Ontario to learn more about their Province and experience and access the resources located in the South, the Government of Ontario should take steps to implement a reciprocal program allowing students in the South to travel to the North so that they also have the opportunity to take advantage of both the human and natural resources available in the North and develop a greater understanding of the diversity of the Province.

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 Bills in his office:—


Bill Pr8, An Act respecting National Capital Children's Oncology Care Inc.

Bill Pr36, An Act to revive The P & P Murray Foundation.

Bill Pr40, An Act to revive The Immanuel Christian School Society of East Toronto.

Bill Pr44, An Act respecting the Royal Canadian Legion.

Bill Pr47, An Act respecting Lake of the Woods District Hospital.

Bill Pr49, An Act to revive 393598 Ontario Limited.

Bill Pr55, An Act to revive Association of Stoney Lake Cottagers Inc.

Bill Pr57, An Act respecting the City of North Bay.

Bill Pr58, An Act to revive Gursikh Sabha Canada.

Bill Pr61, An Act to incorporate The City of Chatham Foundation.

Bill Pr62, An Act respecting the City of Toronto.

THE AFTERNOON SITTING

1.30 P.M.

Mr Velshi from the Standing Committee on the Ombudsman presented the Committee's Special Report on Farm 'Q' Ltd. and moved the adoption of its recommendation (Sessional Paper No. 328) (Tabled April 19, 1990).

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

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petition relating to Trespass to Property Act (Sessional Paper No. P-18) (Tabled April 19, 1990)  Mr Sterling.

Petition relating to Tax Discrimination (Sessional Paper No. P-41) (Tabled April 19, 1990)  Mr Philip (Etobicoke-Rexdale).

Pétition ayant rapport à la demande d’une nouvelle école primaire à Limoges (document parlementaire n° P-52) (déposée le 19 avril 1990)  M. Poirier.


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

Bill 152, An Act to amend the Municipal Act and certain other Acts related to Municipalities.  Mr Sweeney.

Bill 153, An Act to amend the Public Lands Act.  Mr Haggerty.

Bill 154, An Act respecting the Rights of Non-Unionized Workers.  Mr Haggerty.

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, it was,

On motion by Mr Kormos,

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 38(c):—
Sessional Paper:—

Compendium:


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ONE HUNDRED AND EIGHTH DAY

MONDAY, APRIL 23, 1990

PRAYERS 1.30 P.M.

The Speaker ruled as follows:—

On April 9, 1990, the member for Parry Sound rose on a point of order concerning the implications on the powers of the Legislative Assembly and its committees of the decision by the Supreme Court of Canada in the matter of Starr et al. v. Houlden et al. In particular, the member asked the Speaker to do the following:

1. With the assistance of the Table, seek the legal advice of three independent constitutional experts on the impact of last Thursday’s Supreme Court decision on the powers of the Legislative Assembly and of committees of this Legislature.

2. Review the scope and powers of legislative committees to call witnesses and ask questions of witnesses, giving particular regard to the Charter of Rights and Freedoms.

3. Review the scopes and powers of the Legislature of Ontario to establish committees and refer matters to committees of the Legislature for study and review.

Members will know that matters raised in the point of order touch on section 92 of the Constitution Act, 1867, various sections of the Charter of Rights and Freedoms, sections 36, 52, 58 and 59 of the Legislative Assembly Act, and Standing Orders 105, 106, 107 and 123.

After considerable research and reflection, I must advise the House that I am unable to assess the procedures of the House and its committees in light of the decision of the Supreme Court of Canada. Speakers in this Parliament and other parliaments throughout the Commonwealth have consistently held the view that the Speaker will not give a decision upon a constitutional question or decide a question of law; nor will the Speaker give a decision on a hypothetical question.

While I am without jurisdiction to deal with the point of order raised by the member for Parry Sound, there is a forum where the concerns of the member may be considered. The House has authorized the Standing Committee on the Legislative Assembly to review the Standing Order and procedures in the House and its
committees. Indeed, the Committee’s predecessor committees have considered a number of the matters raised by the member for Parry Sound.

In 1980, the Standing Committee on Procedural Affairs presented a Report on Witnesses Before Committees which reviewed the status of witnesses before legislative committees. On the recommendation of the Committee, the Attorney General referred the subject of witnesses before legislative committees to the Ontario Law Reform Commission. The Commission’s Report on Witnesses before Legislative Committees was tabled in the House in 1981 and was considered by the standing Committee on Procedural Affairs in 1982. On December 9, 1982, the Committee presented to the House a Report on Standing Orders and Procedure (No. 1) which dealt in part with witnesses before legislative committees. No action was taken by the House on the Committee’s recommendations.

The Standing Committee on the Legislative Assembly may wish to give the matters raised by the member for Parry Sound further consideration. The Committee has the power to retain expert staff, subject to the approval of the Board of Internal Economy, to assist it in undertaking any further review.

I thank the honourable member for bringing these very important questions to the attention of the House.

During Oral Question Period the Speaker recessed the House for a few minutes under Standing Order 16 for grave disorder.

On motion by Mr Ward,

Ordered, That, notwithstanding any previous Order of the House, the order of precedence for private members’ business be amended by substituting Ms Oddie Munro’s name for Mr Pope’s name for Ballot Item number 48 and by deleting Ballot Item number 57; and that, notwithstanding Standing Order 94(h), the requirement for notice be waived with respect to Ballot Item number 48.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


Petition relating to Threshold Definition of Bill 68 (Sessional Paper No. P-50) (Tabled April 23, 1990) Mr Cooke (Windsor-Riverside).
Mrs O’Neill (Ottawa-Rideau) from the Standing Committee on Social Development presented the Committee’s Report on Food Banks/Rapport sur les banques alimentaires and moved the adoption of its recommendations (*Sessional Paper No. 331*) (Tabled April 23, 1990).

On motion by Mrs O’Neill,

*Ordered*, That the debate be adjourned.

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, during the debate, disorder having arisen the Deputy Speaker recessed the House for 5 minutes.

The debate then resumed and after some time it was,

On motion by Mr Kormos,

*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 38(c):

*Sessional Papers:*


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (*See Sessional Paper No. 313*):—
Questions Numbers 385-387 inclusive.

Interim Answers 364-372 inclusive.

The response to the following Petition was laid upon the Table:—


**ONE HUNDRED AND NINTH DAY**

**TUESDAY, APRIL 24, 1990**

**PRAYERS**

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petition was presented:—


At 2.50 p.m., the sitting was suspended until 4.00 p.m.

Mr Nixon (Brant-Haldimand) moved, seconded by Mr Peterson, That this House approves in general the Budgetary Policy of the Government, and in doing so presented his 1990 Budget and Budget papers/Budget de l'Ontario de 1990 et les Documents budgétaires (*Sessional Paper No. 2*) (Tabled April 24, 1990).

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

*Ordered*, That the debate be adjourned.

By unanimous consent, the House reverted to "Introduction of Bills".

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

Bill 156, An Act to establish the Property Assessment Corporation.  *Mr Mancini*.


The House then adjourned at 4.45 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):

*Sessional Papers:*—

Compendia:


The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 95(e) (*See Sessional Paper No. 313*):—

**Interim Answer:** No. 401.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Animals in Product Testing (*Sessional Paper No. P-17*):

Mr Wildman (Tabled March 22, 1990).


Mr Allen (Tabled April 3, 1990).

Ms Bryden (Tabled April 4, 1990).

Mr Cooke (Windsor-Riverside) (Tabled March 26, 1990).

Mr Farnan (Tabled April 4, 1990).
Mr Kormos (Tabled March 29; April 3, 1990).

Mr Laughren (Tabled April 4, 1990).

Mr Mackenzie (Tabled April 4, 5, 1990).

Miss Martel (Tabled April 3, 4, 1990).

Mr Morin-Strom (Tabled April 3, 1990).

Mr Philip (Etobicoke-Rexdale) (Tabled April 3, 4, 5, 1990).

Mr Wildman (Tabled April 4, 1990).

ONE HUNDRED AND TENTH DAY
WEDNESDAY, APRIL 25, 1990

PRAYERS

1.30 P.M.

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 resolution moved by the Treasurer on Tuesday, April 24, 1990 “that this House approves in general the Budgetary Policy of the Government” be amended by deleting all of the words following “that” and adding thereto the following:

This House, recognizing that the 1990 budget fails the fundamental challenges of tax fairness and responding to the needs of people in Ontario, condemns the government for:

- refusing to take the opportunity to make real progress on tax fairness, including implementing a minimum corporate tax and a tax on wealth;

- giving away more tax dollars to corporations, while exploiting the Federal Conservative government’s regressive GST and increasing the tax burden on consumers by charging the provincial sales tax on top of the GST;

- ignoring the North, and continuing to use it as a source of general revenue while refusing to invest in community protection and economic diversification, including highways;

- retreating from vital reforms in social assistance advocated by its own Social Assistance Review Committee, thereby condemning thousands of people, including children, to a life of poverty and want;
• failing to even mention housing in the budget speech, thereby revealing its lack of commitment to affordable housing, including co-operative and other non-profit shelter;

• caving in to developers yet again by taking responsibility for water and sewers away from the environment ministry, and giving development priority over the environment;

• while acknowledging impending slowdowns in construction and increases in unemployment, failing to respond in any meaningful way to the shutdowns and layoffs that are occurring across the industrial base of Ontario;

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

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

On motion by Mr Nixon (Brant-Haldimand),

Ordered, That the debate be adjourned.

The House then adjourned at 4.45 p.m.

ONE HUNDRED AND ELEVENTH DAY
THURSDAY, APRIL 26, 1990

PRAYERS 10.00 A.M.

Mr Sterling moved,

Second Reading Bill 131, An Act to amend the Powers of Attorney Act.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Carrothers then moved,

That, in the opinion of this House, since the problems facing society and government are becoming increasingly more complex; and that the most valuable resource that the Ontario Government or any other government has are the people working within it; and that the principles behind the organization and structure of the Ontario Government have not been examined for some time, the Ontario Government should review its structure and its operating and human resource practices with a view to simplifying and restructuring its operations so as to meet the demonstrated needs of its citizenry in a creative, flexible and responsive manner.
Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 131, An Act to amend the Powers of Attorney 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.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Carrothers' Resolution Number 49, the question having been put, was declared carried and it was,

Resolved, That, in the opinion of this House, since the problems facing society and government are becoming increasingly more complex; and that the most valuable resource that the Ontario Government or any other government has are the people working within it; and that the principles behind the organization and structure of the Ontario Government have not been examined for some time, the Ontario Government should review its structure and its operating and human resource practices with a view to simplifying and restructuring its operations so as to meet the demonstrated needs of its citizenry in a creative, flexible and responsive manner.

THE AFTERNOON SITTING

1.30 P.M.

Following remarks by Mr Phillips (Scarborough-Agincourt), Mr Mackenzie and Mr Runciman, the House, with unanimous consent, observed a minute of silence in remembrance of Worker Memorial Day.

On motion by Mr Ward,

Ordered, That the following substitutions be made to the membership of the Special Committee on the Parliamentary Precinct:—

Mr Pouliot for Mr Breaugh
Mrs Smith (London South) for Mr Reycraft.

Pursuant to Standing Order 35(b), the following Petition was presented:—

Petition relating to Tax Discrimination (Sessional Paper No. P-41) (Tabled April 26, 1990) Mr Philip (Etobicoke-Rexdale).

Debate was resumed on 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 Matrundola,

Ordered, That the debate be adjourned.

A Government motion to sit beyond the normal adjournment hour of 6.00 p.m. was carried in accordance with Standing Order 9(c).

Debate was then resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time,

Mr Kormos moved the adjournment of the debate which motion was lost on the following division:—


the debate continued, and after some time,

Mr Kormos again moved the adjournment of the debate, which motion was lost on the following division:—

   AYES — 12.   NAYS — 39.

the debate continued,

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

FRIDAY, APRIL 27

the debate continued, and after some time,

Mr Kormos moved the adjournment of the House, which motion was lost on the following division:—

   AYES — 10.   NAYS — 36.

the debate continued, and after some time,

Mr Kormos moved the adjournment of the debate, which motion was lost on the following division:—

   AYES — 7.   NAYS — 24.

the debate continued, and after some time,

Mr Kormos moved the adjournment of the House, which motion was lost on the following division:—
the debate continued, and after some time,

Mr Kormos moved the adjournment of the debate, which motion was lost on the following division:

**AYES**—7.  **NAYS**—22.

Following the division, the member for Scarborough West (Mr Johnston) rose on a point of order namely that simultaneous interpretation was not being provided to the House.

The Speaker thanked the member for bringing this matter to his attention and suspended the proceedings of the House to the call of the Chair when the interpreters will be present.

The House then recessed at 7.30 A.M.

At 7.50 A.M. the Speaker resumed the Chair and the debate continued on the motion for time allocation in relation to Bill 68, *An Act to amend certain Acts respecting Insurance*,

And after some time,

Mr Kormos moved the adjournment of the House, which motion was lost on the following division:

**AYES**—10.  **NAYS**—25.

the debate continued, and after some time,

On motion by Mr Runciman,

*Ordered*, That the debate be adjourned.

The House then adjourned at 11.10 a.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):

**Sessional Papers:**

Ontario Film Development Corporation Annual Report for the year ended March 31, 1989 (*No. 337*) (Tabled April 26, 1990).

The Answer to the following Question having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 95(e) (See Sessional Paper No. 313):

Question Number 337.

The response to the following Petition was laid upon the Table:

Petition relating to Ontario Motorist Protection Plan (Sessional Paper No. P.35):

Mr Morin-Strom (Tabled April 4, 1990).
Ms Bryden (Tabled April 5, 1990).
Mr Charlton (Tabled April 5, 1990).
Mr Laughren (Tabled April 5, 1990).
Mr Pouliot (Tabled April 5, 1990).

ONE HUNDRED AND TWELFTH DAY
MONDAY, APRIL 30, 1990

PRAYERS 1.30 P.M.

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

Bill Pr43, An Act respecting the City of Brampton.  Mr Callahan.

Bill Pr72, An Act to revive Silayan Filipino Community Centre.  Mr Velshi.

Debate was resumed on 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.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 38(c):—

Sessional Paper:—


ONE HUNDRED AND THIRTEENTH DAY
TUESDAY, MAY 1, 1990

PRAYERS

Pursuant to Standing Order 35(b), the following Petition was presented:—

Petition relating to Disposable Diapers (Sessional Paper No. P-54) (Tabled May 1, 1990) Mrs Grier.

Mr Johnston (Scarborough West) moved the adjournment of the House, which motion was lost on the following division:—

AYES — 13. NAYS — 58.

Mrs O'Neill (Ottawa Rideau) moved that this House do now proceed to the Orders of the Day which motion was carried on the following division:—

AYES — 44. NAYS — 26.

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

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.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):

Sessional Papers:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (See Sessional Paper No. 313):

Question Numbers 373-384 inclusive.

The response to the following Petition was laid upon the Table:

Petition relating to Evolutionism and Creationism (Sessional Paper No. P-24):

Mr Reycraft (Tabled March 29, 1990).

ONE HUNDRED AND FOURTEENTH DAY
WEDNESDAY, MAY 2, 1990

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 1991, and recommends them to the Legislative Assembly/Le lieutenant-gouverneur transmet certaines sommes requises pour les services de la province pour l’année se terminant le 31 mars 1991, et les recommande à l’Assemblée législative.

(Sessional Paper No. 3, Management Board of Cabinet, 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 Francophone Affairs, Office of the Lieutenant Governor, 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 deemed to be referred to the Standing Committee on Estimates pursuant to Standing Order 56.

Mr Elston moved,

That, notwithstanding Standing Order 94(h), the requirement for notice be waived with respect to Ballot Item numbers 49 and 50, and that, notwithstanding any previous Order of the House, Mr McClelland and Mr Daigeler exchange places in the order of precedence for private members' business.

And after some time, it was agreed that the motion be withdrawn.

Mr Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee's 1989 Annual Report and moved the adoption of its recommendations (Sessional Paper No. 340) (Tabled May 2, 1990).

On motion by Mr Philip,

Ordered, That the debate be adjourned.

Mrs O'Neill (Ottawa Rideau) 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 143, An Act to provide for Certain Rights for Deaf Persons. Ordered for Third Reading.
The following Bills were introduced and read the first time:—

Bill 161, An Act to repeal the Fraudulent Debtors Arrest Act. Mr Scott.

Bill 164, An Act to amend the Law Society with respect to Insurance. Mr Scott.

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

Bill Pr64, An Act to revive Ontario Skeet Shooting Association. Mr Cureatz.

Mr Cooke (Windsor-Riverside) moved,

That, as a result of the Residential Rent Regulation Act favouring landlords over tenants, the Act’s financial loss provisions intentionally rewarding speculative purchases, the Act’s capital expenditures provisions intentionally rewarding landlords for undertaking unnecessary renovations thus causing devastating results on the financial security of tenant families in this province, this House calls upon the government to replace the Residential Rent Regulation Act with real rent controls that will allow only one guideline based rent increase per year with no exemptions.

And a debate arising, after some time, the motion, having been put, was lost on the following division:—

**Ayes**

Allen  Hampton  Pouliot
Breagh  Laughren  Rae
Bryden  Mackenzie  (York South)
Charlton  Martel  Reville
Cooke  Morin-Strom  Wildman—16.
  (Windsor-Riverside)  Philip
  Grier  (Etobicoke-Rexdale)

**Nays**

Adams  Dietsch  Hart
Ballinger  Eakins  Jackson
Brown  Elliot  Johnson
  (Wellington)
Campbell  Elston  Kanter
Caplan  Epp  Kerrio
Carrothers  Eves  Keyes
Chiarelli  Faubert  Kozyra
Cleary  Fawcett  Kwinter
Collins  Furlong  Lupusella
Daigeler  Haggerty
Elizabeth II

MAY 2 AND 3

353

NAYS — Continued

Mancini
Matrundola
McClelland
McLean
McLeod
Miclash
Neumann
O’Neil
(Quinte)

Oddie Munro
Owen
Phillips
(Scarborough-Agincourt)
Polsinelli
Poole
Ray
(Windsor-Walkerville)
Reycraft

Smith
(Olond South)
Sola
South
Sterling
Sweeney
Villeneuve
Wilson
Wong—52.

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 38(c):—

Sessional Papers:—

Compendia:


Bill 164, An Act to amend the Law Society with respect to Insurance (No. 342) (Tabled May 2, 1990).

ONE HUNDRED AND FIFTEENTH DAY

THURSDAY, MAY 3, 1990

PRAYERS

Ms Bryden moved,

That in the opinion of this House, recognizing that huge rent increases year after year are constituting a threat to the competitiveness and survival of retail business in commercial strips serving residential neighbourhoods, the Government of Ontario should introduce legislation as soon as possible to regulate the rents for such business establishments in order to provide those businesses with protection from gouging landlords comparable to the protection given to tenants of residential rental premises under the Residential Rent Regulation Act, 1986.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.
Ms Oddie Munro then moved,

That, in the opinion of this House, recognizing that the current practice of the construction industry regarding the provision of sanitary and toilet facilities for construction workers is outdated, the Ministry of Labour should make appropriate amendments to Regulation 691 of R.R.O. 1980 under the Occupational Health and Safety Act to upgrade the minimum requirements for sanitary and toilet facilities on construction sites, and in particular should amend the regulations to require employers to provide flush toilets and hand-washing facilities (including soap and running water) at all construction sites and to provide separate facilities for each sex at sites where male and female workers are present.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question of Ms Bryden's Resolution Number 1, the question having been put, was lost on the following division:—

**AYES**

Allen  
Bryden  
Charlton  
Cooke  
(Windsor-Riverside)

Farnan  
Hampton  
Laughren  
Mackenzie  
Martel

Morin-Strom  
Philip  
(Strelitzoke-Rexdale)  
Reville—12.

**NAYS**

Carrothers  
Cleary  
Cooke  
(Kitchener)  
Daigeler  
Elliot  
Epp  
Faubert  
Fawcett  
Fleet  
Furlong

Johnson  
(Keyes)  
LeBourdais  
Leone  
Lipsett  
Mahoney  
Mancini  
Matrundola  
McLean  
Oddie Munro  

Owen  
Patten  
Ray  
(Windsor-Walkerville)  
Riddell  
Roberts  
Smith  
(London South)  
Sterling  
Velshi  
Villeneuve—29.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question of Ms Oddie Munro’s Resolution Number 43, the question having been put, was declared carried and it was,

**Resolved.** That, in the opinion of this House, recognizing that the current practice of the construction industry regarding the provision of sanitary and toilet facilities for construction workers is outdated, the Ministry of Labour should make appropriate amendments to Regulation 691 of R.R.O. 1980 under the Occupational Health and Safety Act to upgrade the minimum requirements for sanitary and toilet facilities on construction sites, and in particular should amend the regulations to require employers to provide flush toilets and hand-washing facilities (including soap and running water) at all construction sites and to provide separate facilities for each sex at sites where male and female workers are present.
On motion by Mr Ward,

Ordered, That, notwithstanding Standing Orders 57 and 58, the Standing Committee on Estimates be authorized to present an interim report on the Estimates selected in the first round for consideration and that a final report on the remaining Estimates to be considered by the Committee be presented to the House on or before June 28, 1990.

Mr Ward moved,

That, notwithstanding Standing Order 94(h), the requirement for notice be waived with respect to Ballot Item numbers 49 and 50, and that, notwithstanding any previous Order of the House, Mr McClelland and Mr Daigeler exchange places in the order of precedence for private members' business.

And a debate arising, after some time,

Mr Kormos moved the adjournment of the House, which motion was lost on the following division:—

**AYES** — 6. **NAYS** — 49.

the debate continued, and after some time,

Mrs Smith (London South) moved that this House do now proceed to the Orders of the Day which motion was carried on the following division:—

**AYES** — 40. **NAYS** — 12.

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

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.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 38(c):—
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 95(e) (See Sessional Paper No. 313):—

Question Numbers 388, 390, 425-428 inclusive.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Ontario Motorist Protection Plan (Sessional Paper No. P-35):

Mr Allen (Tabled April 10, 1990).

Mr Ballinger (Tabled April 10, 1990).

Petition relating to Tax Discrimination (Sessional Paper No. P-41):

Mr Philip (Etobicoke-Rexdale) (Tabled April 11, 1990).

Petition relating to Landfill Site in Plympton (Sessional Paper No. P-43):

Mr Brandt (Tabled April 2, 1990).


Mr Hampton (Tabled April 10, 1990).


Mr Morin-Strom (Tabled April 5, 1990).

Petition relating to Threshold Definition of Bill 68 (Sessional Paper No. P-50):

Ms Bryden (Tabled April 9, 1990).

Mr Charlton (Tabled April 9, 1990).

Mr Cooke (Tabled April 9, 1990).
Mr Morin-Strom (Tabled April 9, 1990).

Mr Philip (Etobicoke-Rexdale) (Tabled April 9, 1990).

Mr Wildman (Tabled April 9, 1990).

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**ONE HUNDRED AND SIXTEENTH DAY**

**MONDAY, MAY 7, 1990**

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**PRAYERS**

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


Petition relating to Disposable Diapers (*Sessional Paper No. P-54*) (Tabled May 7, 1990)  *Mr Kormos*.

---

Mr McCague from the Standing Committee on Estimates presented the Committee's interim report as follows:—

Pursuant to the Order of the House of Thursday, May 3, 1990 and notwithstanding Standing Orders 57 and 58, your Committee has selected in the first round the Estimates of the following ministries and offices for consideration:—

- Ministry of Natural Resources 7.5 hours
- Office responsible for Native Affairs 7.5 hours
- Ministry of Agriculture and Food 7.5 hours
- Ministry of Skills Development 7.5 hours
- Ministry of Tourism and Recreation 7.5 hours
- Ministry of Community and Social Services 7.5 hours

---

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

Bill Pr67, An Act to revive the Harewood Park Association.  *Mr MacDonald*.

---

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.
And, after some time,

Mr Runciman moved the adjournment of the House which motion was lost on the following division:—


the debate continued, and after some time,

On motion by Mr Runciman,

Ordered, That the debate be adjourned.

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 95(e) (See Sessional Paper No. 313):—

Final Answers to Question Numbers 134, 410, 411.

Interim Answers to Question Numbers 412, 413, 429, 430.

The responses to the following Petitions were laid upon the Table:—


Miss Martel (Tabled April 9, 1990).

Mr Morin-Strom (Tabled April 9, 1990).

Petition relating to Adult Moose Tag (Sessional Paper No. P-51):

Mr Wildman (Tabled April 9, 1990).


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

Bill 165, An Act to amend the Environmental Protection Act. Mr Allen.

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

Bill Pr76, An Act to revive Jabko Holdings Ltd. Mr Owen.

Debate was resumed on Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time,

Mr Runciman moved the adjournment of the House which motion was lost on the following division:—

AYES —15. NAYS —51.

the debate continued, and after some time,

Mr Runciman moved that Government Notice of Motion Number 30 be amended by deleting the number “2” in the third line before the word “Sessional” and substituting the number “8” thereto and by deleting the word “second” in the seventh line after the words “At 5.45 p.m. on the” and substituting the word “eighth” thereto.

the debate continued on the amendment to the motion, and after some time,

On motion by Mr Runciman,

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 38(c):—

Sessional Paper:—


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ONE HUNDRED AND EIGHTEENTH DAY
WEDNESDAY, MAY 9, 1990

PRAYERS 1.30 P.M.

Mr Callahan 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 respecting the City of Brampton.

Bill Pr63, An Act respecting The Victoria County Railway Company Limited.

Bill Pr72, An Act to revive Silayan Filipino Community Centre.

Your Committee begs to report the following Bill as amended:—

Bill Pr64, An Act to revive the Ontario Skeet Shooting Association.

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 Ottawa Arts Centre Foundation. Mr Grandmaitre.
Debate was resumed on the amendment to Government Notice of Motion Number 30 on time allocation in relation to Bill 68, An Act to amend certain Acts respecting Insurance.

And, after some time, Mr Elston moved under Standing Order 45 “That this question be now put” which question was decided in the affirmative on the following division:—

**AYES**

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And the question was accordingly put and carried on the following division:—

**AYES**

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AYES — Continued

Eakins  Lupusella  Reycraft
Elliot  Matrundola  Roberts
Elston  McGuigan  Smith
Epp  McLeod  (Lambton)
Faubert  Miclash  Smith
Fontaine  Miller  (London South)
Fulton  Morin  Sola
Furlong  Neumann  Sweeney
Grandmaitre  Nixon  Velshi
Haggerty  (York Mills)  Ward
Hart  Oddie Munro  Wilson
Kanter  Owen  Wong
Kerrio  Pelissero  Wye—56.
Kozyra  Poole  
Leone  Ramsay  
Lipsett  Ray  (Windsor-Walkerville)

NAYS

Allen  Johnson  McCague
Bryden  (Wellington)  McLean
Charlton  Johnston  Morin-Strom
Cooke  (Scarborough West)  Philip
  (Windsor-Riverside)  (Etobicoke-Rexdale)
Eves  Kormos  Villeneuve
Grier  Mackenzie  Wildman—19.
Hampton  Marland  

and it was,

Ordered, That, notwithstanding any Standing Order or Special Order of the House, in relation to Bill 68, An Act to amend certain Acts respecting Insurance, 2 Sessional days shall be allotted to consideration of the bill in the Committee of the Whole House. All amendments proposed to be moved to the bill shall be filed with the Clerk of the Assembly by 5.00 p.m. on the first Sessional day on which the bill is considered in the Committee of the Whole House. At 5.45 p.m. on the second of these Sessional days, those amendments which have not yet been moved shall be deemed to have been moved and the Chair of the Committee of the Whole House shall interrupt the proceedings and shall, without further debate or amendment, put every question necessary to dispose of all remaining sections of the bill and any amendments thereto and report the bill to the House. Upon receiving the report of the Committee of the Whole House, the Speaker shall put the question for the adoption of the report forthwith, which question shall be decided without amendment or debate.

That one further Sessional day shall be allotted to the third reading stage of the bill. At 5.45 p.m. on such day, the Speaker shall interrupt the proceedings and shall put every question necessary to dispose of this stage of the bill without further amendment or debate.
That in the case of any division relating to any proceedings on the bill, the division bell shall be limited to 5 minutes.

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 38(c):

Sessional Paper:—


ONE HUNDRED AND NINETEENTH DAY
MONDAY, MAY 14, 1990

PRAYERS

1.30 P.M.

On motion by Mr Nixon (Brant-Haldimand),

Ordered, That, notwithstanding Standing Order 94(h), the requirement for notice be waived with respect to Ballot Item Number 50 and that, notwithstanding Standing Orders 8(a) and 94(b), the House shall meet at 11.00 a.m. on Thursday, May 17, 1990 to consider one item of private members’ business, Ballot Item Number 50.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


Petition relating to Funding to Local School Boards (Sessional Paper No. P-58) (Tabled May 14, 1990) Mr Cooke (Windsor-Riverside).
The following Bills were introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills:

Bill Pr14, An Act respecting the City of Toronto.  Mr. Kanter.

Bill Pr73, An Act to revive Ontario Korean Businessmen’s Association. Mr Ruprecht.

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 68, An Act to amend certain Acts respecting Insurance.

Ordered. That the report be now received and adopted.

The House then adjourned at 6.00 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 38(c):

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 95(e) (See Sessional Paper No. 313):

Final Answers to Question Numbers 405 and 432.

The response to the following Petition was laid upon the Table:

Petition relating to Tax Discrimination (Sessional Paper No. P-41):

Mr Philip (Etobicoke-Rexdale) (Tabled April 19, 1990).
ONE HUNDRED AND TWENTIETH DAY
TUESDAY, MAY 15, 1990

PRAYERS

1.30 P.M.


On motion by Mr Sterling,

Ordered, that the debate be adjourned.

The following Bills were introduced and read the first time:

Bill 166, An Act to amend the Highway Traffic Act. Mrs Cunningham.

Bill 167, An Act to amend the Ontario Food Terminal Act. Mr Sterling.

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

Bill Pr70, An Act respecting the Human Resources Professionals Association of Ontario. Mrs Cunningham.

With unanimous consent, Mr Allen moved, in the absence of Mr Rae (York South),

That, in the opinion of this House, the Legislative Assembly of Ontario recognizes and affirms that:

— this House supports the French Language Services Act;

— in the context of our shared belief that linguistic duality is a fundamental characteristic of our country, takes pride in the fact that access for the French-speaking minority in Ontario to the courts, education, public broadcasting, proceedings of the Legislature and provincial services in designated areas has been a shared commitment of different political parties and governments over many years;
— the French Language Services Act applies only to the provision of provincial government services to members of the public, and can be achieved without diminishing services for the English-speaking majority;

— the decision of a municipality to provide municipal services in both English and French is entirely voluntary, and

— through public hearings after the spring session, the Select Committee on the Constitution should in its work seek the views of Ontarians and others on matters relating to the relationship between English-speaking and French-speaking Canadians in Ontario, including services and education.

Que, de l’avis de cette Chambre, l’Assemblée législative reconnaît et affirme que :

— elle appuie la Loi sur les services en français;

— témoignant de notre conviction commune à l’effet que la dualité linguistique constitue une caractéristique fondamentale de notre pays, se félicite de ce que la minorité francophone ait accès à des services en français devant les tribunaux, dans les écoles, au niveau de la radiodiffusion publique, au sein de l’Assemblée législative et à d’autres services provinciaux dans les régions désignées ce qui a traduit l’engagement des trois parties politiques et des différents gouvernements au cours des ans;

— la Loi sur les services en français ne s’applique qu’aux services offerts par le gouvernement au public et ne diminue en rien les services offerts à la majorité anglophone;

— qu’aucune municipalité n’est tenue de fournir des services municipaux en anglais et en français à moins d’une décision prise par ladite municipalité et;

— lors de ses audiences publiques qu’il tiendra après la session parlementaire du printemps, le Comité spécial sur la Constitution devrait inviter les Ontariennes et les Ontariens ainsi que les autres intéressés à venir exprimer leurs opinions sur les questions touchant les relations entre anglophones et francophones en Ontario, y compris dans le domaine des services et de l’éducation.

And a debate arising, after some time, the motion, having been put, was carried on the following division:—

**AYES**

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And it was,

Resolved, That, in the opinion of this House, the Legislative Assembly of Ontario recognizes and affirms that:

— this House supports the French Language Services Act;

— in the context of our shared belief that linguistic duality is a fundamental characteristic of our country, takes pride in the fact that access for the French-speaking minority in Ontario to the courts, education, public broadcasting, proceedings of the Legislature and provincial services in designated areas has been a shared commitment of different political parties and governments over many years;

— the French Language Services Act applies only to the provision of provincial government services to members of the public, and can be achieved without diminishing services for the English-speaking majority;
— the decision of a municipality to provide municipal services in both English and French is entirely voluntary, and

— through public hearings after the spring session, the Select Committee on the Constitution should in its work seek the views of Ontarians and others on matters relating to the relationship between English-speaking and French-speaking Canadians in Ontario, including services and education.

*Résolue*, Que, de l'avis de cette Chambre, l'Assemblée législative reconnaît et affirme que :

— elle appuie la Loi sur les services en français;

— témoignant de notre conviction commune à l'effet que la dualité linguistique constitue une caractéristique fondamentale de notre pays, se félicite de ce que la minorité francophone ait accès à des services en français devant les tribunaux, dans les écoles, au niveau de la radiodiffusion publique, au sein de l'Assemblée législative et à d'autres services provinciaux dans les régions désignées ce qui a traduit l'engagement des trois partis politiques et des différents gouvernements au cours des ans;

— la Loi sur les services en français ne s'applique qu'aux services offerts par le gouvernement au public et ne diminue en rien les services offerts à la majorité anglophone;

— qu'aucune municipalité n'est tenue de fournir des services municipaux en anglais et en français à moins d'une décision prise par ladite municipalité et;

— lors de ses audiences publiques qu'il tiendra après la session parlementaire du printemps, le Comité spécial sur la Constitution devrait inviter les Ontariennes et les Ontariens ainsi que les autres intéressés à venir exprimer leurs opinions sur les questions touchant les relations entre anglophones et francophones en Ontario, y compris dans le domaine des services et de l'éducation.

The House then adjourned at 6.05 p.m.

*ONE HUNDRED AND TWENTY-FIRST DAY
WEDNESDAY, MAY 16, 1990*

**PRAYERS**

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 68, An Act to amend certain Acts respecting Insurance.

Ordered, That the report be now received and adopted.

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

On motion by Mr Ward,

Ordered, That the Standing Commitee on Administration of Justice be authorized to meet in the morning of Thursday, May 17, 1990 for the purpose of organization.

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 38(c):

Sessional Papers:—


ONE HUNDRED AND TWENTY-SECOND DAY
THURSDAY, MAY 17, 1990

PRAYERS

Mr Allen moved,

*Second Reading* Bill 165, An Act to amend the Environmental Protection Act.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 165, An Act to amend the Environmental Protection 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.

On motion by Mr Ward,

*Ordered*, That, notwithstanding any previous Order of the House, Mr South and Mr Daigeler exchange places in the order of precedence for private members' business.

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 Pr79, An Act respecting the Township of Guilford. *Mr Eakins*.

The following Bill was read the second time:—

Bill 107, An Act to revise the Police Act and amend the Law relating to Police Services. *Ordered referred to the Standing Committee on Administration of Justice*. 
In relation to the Report of the Standing Committee on General Government with respect to an appeal from a decision of the Chair of the Standing Committee on General Government (Sessional Paper No. 353) the Speaker, in accordance with Standing Order 118(b), confirmed the decision of the Chair.

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

On motion by Mr Offer,

Ordered, That the Report of the Task Force on Race Relations and Policing be referred to the Standing Committee on Administration of Justice for review concurrently with Bill 107, An Act to revise the Police Act and the Law relating to Police Services, and report; that during its review of the said Report and Bill 107 the Committee be authorized to meet concurrently with the House or during any adjournment of the House, subject to the agreement of the House Leader and the Chief Whip of each recognized Party; and that the Committee shall report Bill 107, An Act to revise the Police Act and amend the Law relating to Police Services, and, if the Committee wishes, its comments or recommendations with respect to the Report of the Task Force on Race Relations and Policing to the House on or before Wednesday, June 20, 1990.

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 38(c):

Sessional Papers:—

Compendium:


Appeal to the Speaker from a decision of the Chair of the Standing Committee on General Government (Sessional Paper No. 353) (Tabled May 17, 1990).


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (See Sessional Paper No. 313):—

Final Answers to Question Numbers 265, 285, 345-352 inclusive, 409, 431.
Interim Answers to Question Numbers 433, 434, 435, 436.

The responses to the following Petitions were laid upon the Table:—

Petition relating to Trespass to Property Act (Sessional Paper No. P-18):
Mr Sterling (Tabled April 19, 1990).

Petition relating to Evolutionism and Creationism (Sessional Paper No. P-24):
Mrs Smith (London South) (Tabled April 23, 1990).

Petition relating to Tax Discrimination (Sessional Paper No. P-41):
Mr Philip (Etobicoke-Rexdale) (Tabled April 24, 1990).

Petition relating to Landfill Site in Plympton (Sessional Paper No. P-43):
Mr Smith (Lambton) (Tabled April 9, 1990).

Petition relating to Threshold Definition of Bill 68 (Sessional Paper No. P-50):
Mr Cooke (Windsor-Riverside) (Tabled April 23, 1990).

ONE HUNDRED AND TWENTY-THIRD DAY
MONDAY, MAY 28, 1990

PRAYERS 1.30 P.M.

The Deputy Speaker delivered the following ruling:—

On Monday, April 23, 1990, the member for Ottawa West raised a point of order as to whether the participation of the member for Welland-Thorold in the debate on government notice of motion number 30 constituted such an abuse of the privileges of members that the Speaker would intervene and call upon another member to speak.

In his argument, the honourable member raised the privilege of freedom of speech and made reference to citation 77 in the 6th edition of Beauchesne’s Rules & Forms of the House of Commons of Canada which states that “[f]reedom of speech does not mean that Members have an unlimited or unrestrained right to speak on every issue. The rules of the House impose limits on the participation of Members and it is the duty of the Speaker to restrain those who abuse the rules.”

First, let me say that the privilege of freedom of speech is the most important privilege of members. Section 37 of the Legislative Assembly Act provides that “a
member of the Assembly is not liable to any civil action or prosecution, arrest, imprisonment or damages, by reason of any matter or thing brought by him by petition, bill, resolution, motion or otherwise, or said by him before the Assembly or a committee thereof.” However, while a member enjoys this immunity necessary to perform his or her parliamentary work, the privilege of freedom of speech is subject to the power of the House to regulate its own internal proceedings by establishing rules of procedure or Standing Orders.

The statement in Beauchesne cited by the honourable member is accurate as far as it concerns the House of Commons of Canada. The rules of that legislature specifically provide for time limits on most speeches in the House and its committees and, therefore, do not permit “an unlimited or unrestrained right to speak”. The situation is different in Ontario. Except in very limited circumstances, our Standing Orders do not impose time limits on speeches. I remind the House that our rules were only very recently extensively amended and there was a conscious decision by the House not to impose general time limits on members’ speeches. In such circumstances, the Speaker is not in a position to impose time limits on members’ speeches or otherwise restrain or prevent members from speaking to a matter at length, provided that there is otherwise no breach of the rules or practices of the House.

The member for Ottawa West also cited a case at the House of Commons at Westminster. On February 2, 1881, Speaker Brand terminated a debate on his own responsibility after a continuous sitting from January 31 to February 2, 1881 lasting 41½ hours during which Irish members had deliberately protracted the debate on the motion for leave to introduce the Protection of Person and Property Bill for the purpose of obstructing the business of Parliament. In this instance, Speaker Brand declined to call upon any more members to speak, even though Irish members still wished to continue the debate, and proceeded to put the question after saying that the “dignity, the credibility and the authority of this House are seriously threatened and it is necessary that they should be vindicated”. It is important to note, however, that his action was supported by the Prime Minister and the Leader of the Opposition and that on the following day a resolution was adopted augmenting the Speaker’s powers. In 1882, closure was embodied in the rules. Therefore, the precedent as cited is not useful to us in this House.

Although the situation upon which the point of order raised by the member for Ottawa West was based is now a moot point, I felt that it was important that I make this statement for the future guidance of the House.

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:—

Bill Pr60. An Act respecting the City of Ottawa.  Mr Chiarelli.

A debate arose on the motion for Third Reading of Bill 68, An Act to amend certain Acts respecting Insurance.

And after some time, the motion having been put, was carried on the following division:—

**AYES**

Ballinger
Beer
Black
Bossy
Bradley
Brown
Campbell
Caplan
Carrothers
Chiarelli
Cleary
Conway
Cooke
  (Kitchener)
Daigeler
Elliot
Elston
Epp
Faubert
Ferraro
Fleet
Fontaine
Fulton
Grandmaitre

Henderson
Hošek
Kanter
Kerriò
Keyes
LeBourdais
Leone
Lipsett
Lupusella
MacDonald
Mancini
Matrundola
McClelland
McGuigan
McLeod
Miclash
Miller
Morin
Neumann
Nixon

Offer
Patten
Phillips
(Scarborough-Agincourt)
Polsinelli
Poole
Ray
(Windsor-Walkerville)
Reycraft
Roberts
Ruprecht
Scott
Smith
(Lambton)
Sola
Stoner
Sweeney
Tatham
Velshi
Ward
Wong
Wrye—64.

**NAYS**

Allen
Bryden
Charlton
Cooke
  (Windsor-Riverside)
Cunningham
Eves
Farnan
Grier

Hampton
Harris
Johnson
(Wellington)
Johnston
(Scarborough West)
Kormos
Laughren
Mackenzie
Marland
Martel
McCague
McLean
Philip
(Etobicoke-Rexdale)
Pollock
Pouliot
Reville
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 Deputy 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 the 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 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 68, An Act to amend certain Acts respecting Insurance."

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 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

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 95(e) (See Sessional Paper No. 313):—

Final Answers to Question Numbers 293, 344, 408, 442, 444.

Interim Answers to Question Numbers 440, 441, 445, 446.

The response to the following Petition was laid upon the Table:—

Petition relating to Independent Public Inquiry into Joel Bondy’s Death (Sessional Paper No. P-45):

Mr Cooke (Windsor-Riverside) (Tabled March 26, 1990).

ONE HUNDRED AND TWENTY-FOURTH DAY
TUESDAY, MAY 29, 1990

PRAYERS

1.30 P.M.

On motion by Mr Offer,

Ordered, That the following substitutions be made on the standing committees:—

Standing Committee on Finance and Economic Affairs:
Mr Laughren for Mr Mackenzie

Standing Committee on Government Agencies:
Mrs Grier for Mr Breaugh

Standing Committee on Regulations and Private Bills:
Miss Martel for Mr Morin-Strom
Pursuant to Standing Order 35(b), the following Petition was presented:


The following Bills were introduced and read the first time:

Bill 172, An Act to provide for Employment Equity for Women, People with Disabilities, Native People and Members of Visible Minorities. Mr Rae (York South).

Bill 173, An Act to amend the Mental Health Act. Mr Callahan.

A debate arose on the motion for Second Reading of Bill 114, An Act to amend the Ontario Lottery Corporation Act.

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 38(c):

Sessional Papers:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (See Sessional Paper No. 313):—

Final Answers to Question Numbers 364-372 inclusive.

ONE HUNDRED AND TWENTY-FIFTH DAY
WEDNESDAY, MAY 30, 1990

Prayers 1.30 P.M.

Ms Oddie Munro 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 Pr67, An Act to revive the Harewood Park Association.

Bill Pr76, An Act to revive Jabko Holdings Ltd.

Your Committee begs to report the following Bill as amended:—

Bill Pr4, An Act respecting the City of Toronto.

Debate was resumed on the Motion for Second Reading of Bill 114, 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 document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 38(c):

Sessional Paper:—


ONE HUNDRED AND TWENTY-SIXTH DAY
THURSDAY, MAY 31, 1990

PRAYERS 10.00 A.M.

Mrs Cunningham moved,

Second Reading Bill 166, An Act to amend the Highway Traffic Act.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Miclash then moved,

That, in the opinion of this House, recognizing, that fully accessible, quality health care for every Ontarian is a priority of this Government and that Northern Ontario residents often have to travel outside their communities to receive specialized health care services and that travel costs in Northern Ontario are higher on average than in other areas of the province and that some situations, regardless of age, require the assistance of a travel companion, the Government of Ontario should reduce the distance criteria under the Northern Travel Grant Program from 250 km to 200 km and that any individual requiring the assistance of a travel com-
Companion regardless of their age be eligible to receive a grant to cover their companion’s costs.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading of Bill 166, An Act to amend the Highway Traffic Act, the question having been put, was carried on the following division:

**AYES**

Bryden  Grier  Pollock
Carrothers  Hampton  Pouliot
Charlton  Hošek  Ray
Cousens  LeBourdais  (Windsor-Walkerville)
Cunningham  Mackenzie  Roberts
Daigeler  Martel  Stoner—21.
Eves  Morin-Strom
Farnan  Owen

**NAYS**

Ballinger  Mahoney  Oddie Munro
Brown  Mancini  Polsinelli
Campbell  McGuigan  Poole
Elliot  Miclash  Reycraft
Epp  Miller  Velshi—18.
Faubert  Nixon
Keyes  (York Mills)

and the Bill was accordingly read the second time and *Ordered referred to the Committee of the Whole House.*

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Miclash’s Resolution Number 52, the question having been put, was declared carried and it was,

**Resolved,** That, in the opinion of this House, recognizing, that fully accessible, quality health care for every Ontarian is a priority of this Government and that Northern Ontario residents often have to travel outside their communities to receive specialized health care services and that travel costs in Northern Ontario are higher on average than in other areas of the province and that some situations, regardless of age, require the assistance of a travel companion, the Government of Ontario should reduce the distance criteria under the Northern Travel Grant Program from 250 km to 200 km and that any individual requiring the assistance of a travel companion regardless of their age be eligible to receive a grant to cover their companion’s costs.
THE AFTERNOON SITTING

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petition was presented:


The following Bill was introduced and read the first time:

Bill 174, An Act to amend the Landlord and Tenant Act. Mr Rey craft.

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

Bill Pr4, An Act respecting the City of Toronto.
Bill Pr43, An Act respecting the City of Brampton.
Bill Pr63, An Act respecting The Victoria County Railway Company Limited.
Bill Pr64, An Act to revive Ontario Skeet Shooting Association.
Bill Pr67, An Act to revive the Harewood Park Association.
Bill Pr72, An Act to revive Silayan Filipino Community Centre.
Bill Pr76, An Act to revive Jabko Holdings Ltd.

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

Bill Pr4, An Act respecting the City of Toronto.
Bill Pr43, An Act respecting the City of Brampton.
Bill Pr63, An Act respecting The Victoria County Railway Company Limited.
Bill Pr64, An Act to revive Ontario Skeet Shooting Association.
Bill Pr67, An Act to revive the Harewood Park Association.
Bill Pr72, An Act to revive Silayan Filipino Community Centre.
Bill Pr76, An Act to revive Jabko Holdings Ltd.
Debate was resumed on the Motion for Second Reading of Bill 114, An Act to amend the Ontario Lottery Corporation 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.

Debate was resumed on the Motion for Adoption of the Report on Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers' Compensation Act,

and after some time, the motion having been put, was declared carried and the report was adopted and the Bill Ordered referred to the Committee of the Whole House.

The Deputy 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 Bills in his office:—

Bill Pr4, An Act respecting the City of Toronto.

Bill Pr43, An Act respecting the City of Brampton.

Bill Pr63, An Act respecting The Victoria County Railway Company Limited.

Bill Pr64, An Act to revive Ontario Skeet Shooting Association.

Bill Pr67, An Act to revive the Harewood Park Association.

Bill Pr72, An Act to revive Silayan Filipino Community Centre.

Bill Pr76, An Act to revive Jabko Holdings Ltd.

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 95(e) (See Sessional Paper No. 313):—

Final Answer to Question Number 389.

Interim Answer to Question Number 439.
The responses to the following Petitions were laid upon the Table:

Petition relating to French Language Services Act (*Sessional Paper No. P-14*):

Mr Polsinelli (Tabled April 23, 1990).

Petition relating to Ontario Motorist Protection Plan (*Sessional Paper No. P-35*):

Mr Ballinger (Tabled May 8, 1990).

Mr Cousens (Tabled May 14, 1990).

Petition relating to Tax Discrimination (*Sessional Paper No. P-41*):

Mr Philip (Etobicoke-Rexdale) (Tabled April 26, 1990).

Mr Philip (Etobicoke-Rexdale) (Tabled May 8, 1990).

Petition relating to Threshold Definition of Bill 68 (*Sessional Paper No. P-50*):

Mr Cooke (Windsor-Riverside) (Tabled May 7, 1990).

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**ONE HUNDRED AND TWENTY-SEVENTH DAY**

**MONDAY, JUNE 4, 1990**

**PRAYERS**

1.30 P.M.

In a personal statement, Mr Johnston, the member for Scarborough West, informed the House of his intention to resign effective August 24, 1990.

Mor Philip (Etobicoke-Rexdale) from the Standing Committee on Public Accounts presented the Committee’s Report No. 1 and moved the adoption of its recommendations (*No. 369*) (Tabled June 4, 1990).

On motion by Mr Philip (Etobicoke-Rexdale),

*Ordered*, That the debate be adjourned.

The following Bill was introduced and read the first time:

Bill 175, An Act to revise the Liquor Licence Act and to amend the law relating to Liquor. *Mr Sorbara.*
The following Bills were read the second time:—


Bill 106, An Act to amend certain Acts with respect to Easements and other matters. *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 38(c):—

*Sessional Papers:*—

Compendium:

Bill 175, An Act to revise the Liquor Licence Act and to amend the law relating to Liquor (No. 370) (Tabled June 4, 1990).

Office de la télécommunication éducative de l'Ontario (TV Ontario), Le rapport annuel pour l'exercice clos le 31 mars 1989 (n° 368) (déposé le 1er juin 1990).

Ontario Educational Communications Authority (TV Ontario) Annual Report for the year ended 31 March 1989 (No. 368) (Tabled June 1, 1990).

The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (*See Sessional Paper No. 313*):—

Final Answers to Question Numbers 343, 394, 414-424 inclusive, 447, 458.

Interim Answer to Question Number 438.
PRAYERS

Pursuant to Standing Order 35(b), the following Petitions were presented:—


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

Bill 176, An Act to amend the Assessment Act. Mr Mancini.

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

Bill Pr66, An Act respecting the Town of Simcoe. Mr Miller.

Bill Pr69, An Act respecting AXA Home Insurance Company. Ms Poole.

Bill Pr78, An Act respecting the City of Mississauga. Mrs Marland.

Bill Pr90, An Act respecting St. George's Society of Toronto. Mr Reville.

A debate arose on the Motion for Second Reading of Bill 96, An Act to amend the Highway Traffic 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 38(c):—

*Sessional Paper:*—

**Compendium:**


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (*See Sessional Paper No. 313*):—

**Final Answers to Question Numbers 401, 443.**

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**ONE HUNDRED AND TWENTY-NINTH DAY**

**WEDNESDAY, JUNE 6, 1990**

**Prayers**

1.30 P.M.

Pursuant to Standing Order 35(b), the following Petition was presented:—


Mr Callahan 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 Ontario Korean Businessmen's Association.

Bill Pr79, An Act respecting the Township of Guilford.

Your Committee begs to report the following Bill as amended:—

Bill Pr41, An Act respecting the Ottawa Arts Centre Foundation.

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 Pr41, An Act respecting the Ottawa Arts Centre Foundation.
The following Bills were introduced and read the first time:—

Bill 177, An Act respecting the Amalgamation of certain Municipalities in the County of Simcoe.  Mr Sweeney.

Bill 178, An Act respecting the regulation of Health Professions and other matters concerning Health Professions.  Mrs Caplan.

Bill 179, An Act respecting the regulation of the Professions of Audiology and Speech-Language Pathology.  Mrs Caplan.

Bill 180, An Act respecting the regulation of the Profession of Chiropody.  Mrs Caplan.

Bill 181, An Act respecting the regulation of the Profession of Chiropractic.  Mrs Caplan.

Bill 182, An Act respecting the regulation of the Profession of Dental Hygiene.  Mrs Caplan.

Bill 183, An Act respecting the regulation of the Profession of Dental Technology.  Mrs Caplan.

Bill 184, An Act respecting the regulation of the Profession of Dentistry.  Mrs Caplan.

Bill 185, An Act respecting the regulation of the Profession of Denturism.  Mrs Caplan.

Bill 186, An Act respecting the regulation of the Profession of Dietetics.  Mrs Caplan.

Bill 188, An Act respecting the regulation of the Profession of Massage Therapy.  Mrs Caplan.

Bill 191, An Act respecting the regulation of the Profession of Medical Laboratory Technology.  Mrs Caplan.

Bill 192, An Act respecting the regulation of the Profession of Medical Radiation Technology.  Mrs Caplan.

Bill 193, An Act respecting the regulation of the Profession of Medicine.  Mrs Caplan.

Bill 195, An Act respecting the regulation of the Profession of Midwifery.  Mrs Caplan.

Bill 196, An Act respecting the regulation of the Profession of Nursing.  Mrs Caplan.

Bill 197, An Act respecting the regulation of the Profession of Occupational Therapy.  Mrs Caplan.
Bill 198, An Act respecting the regulation of the Profession of Opticianry. *Mrs Caplan.*

Bill 199, An Act respecting the regulation of the Profession of Optometry. *Mrs Caplan.*

Bill 202, An Act respecting the regulation of the Profession of Pharmacy. *Mrs Caplan.*

Bill 203, An Act respecting the regulation of the Profession of Physiotherapy. *Mrs Caplan.*

Bill 210, An Act respecting the regulation of the Profession of Psychology. *Mrs Caplan.*

Bill 212, An Act respecting the regulation of the Profession of Respiratory Therapy.  *Mrs Caplan.*

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 Township of Plympton. *Mr Smith* (Lambton).

Debate was resumed on the Motion for Second Reading of Bill 96, An Act to amend the Highway Traffic Act.

And, after some time, the motion having been put, was carried on the following division:—

**AYES**

| Adams       | Haggerty          | Oddie Munro         |
| Ballinger   | Henderson         | Phillips            |
| Black       | Kanter            | (Scarborough-Agincourt) |
| Bossy       | Kozyra            | Ray                |
| Brown       | LeBourdais        | (Windsor-Walkerville) |
| Callahan    | Lipsett           | Reycraft           |
| Cleary      | Lupusella         | Roberts            |
| Collins     | Mahoney           | Smith              |
| Curling     | Mancini           | (Lambton)          |
| Daigeler    | McCague           | Smith              |
| Dietsch     | McLeod            | (London South)     |
| Elston      | Neumann           | Sola               |
| Epp         | Nixon             | Sterling           |
| Faubert     | (York Mills)      | Stoner             |
| Fleet       | O'Neill           | Sullivan           |
| Fontaine    | (Ottawa-Rideau)   | Velshi             |
AYES — Continued

Villeneuve
Ward
Wilson
Wong
Wrye—47.

NAYS

Allen
Grier
Morin-Strom
Bryden
Kormos
Philip
Charlton
Laughren
(Etobicoke-Rexdale)
Cooke
Mackenzie
Pouliot
(Windsor-Riverside)
Marland
Wildman—13.

and the Bill was accordingly read the second time and Ordered referred to the Standing Committee on Resources Development.

With unanimous consent, the following Bill was read the second time:—

Bill 167, An Act to amend the Ontario Food Terminal Act. Ordered for Third Reading.

With unanimous consent, the following Bill was read the third time and was passed:—

Bill 167, An Act to amend the Ontario Food Terminal 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 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 38(c):—

Sessional Papers:—

Compendia:
Bill 177. An Act respecting the Amalgamation of certain Municipalities in the County of Simcoe (No. 373) (Tabled June 6, 1990).

Bill 178. An Act respecting the regulation of Health Professions and other matters concerning Health Professions (No. 374) (Tabled June 6, 1990).


Bill 180, An Act respecting the regulation of the Profession of Chiropody (No. 376) (Tabled June 6, 1990).


Bill 185, An Act respecting the regulation of the Profession of Denturism (No. 381) (Tabled June 6, 1990).

Bill 186, An Act respecting the regulation of the Profession of Dietetics (No. 382) (Tabled June 6, 1990).

Bill 188, An Act respecting the regulation of the Profession of Massage Therapy (No. 383) (Tabled June 6, 1990).

Bill 191, An Act respecting the regulation of the Profession of Medical Laboratory Technology (No. 384) (Tabled June 6, 1990).

Bill 192, An Act respecting the regulation of the Profession of Medical Radiation Technology (No. 385) (Tabled June 6, 1990).

Bill 193, An Act respecting the regulation of the Profession of Medicine (No. 386) (Tabled June 6, 1990).


Bill 196, An Act respecting the regulation of the Profession of Nursing (No. 388) (Tabled June 6, 1990).

Bill 197, An Act respecting the regulation of the Profession of Occupational Therapy (No. 389) (Tabled June 6, 1990).


Bill 203, An Act respecting the regulation of the Profession of Physiotherapy (No. 393) (Tabled June 6, 1990).

Bill 210, An Act respecting the regulation of the Profession of Psychology (No. 394) (Tabled June 6, 1990).


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**ONE HUNDRED AND THIRTIETH DAY**

**THURSDAY, JUNE 7, 1990**

**PRAYERS**

10.00 A.M.

Mr Morin-Strom moved,

That, in the opinion of this House, recognizing that municipal solid waste should be reduced as much as possible so as to eliminate the need for more landfill sites, and recognizing that each region of the province should solve its own waste problems, the Government of Ontario should adopt a policy that no municipal or other garbage from southern Ontario should be shipped to any location in northern Ontario for treatment or disposal.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Daigeler then moved,

That, in the opinion of this House, recognizing that the Canadian Criminal Justice Association in their 1989 paper on Safer Communities has called on the provinces to play a major role in the promotion of crime prevention through social development, the Government of Ontario should accept crime prevention as a significant and integral part of public policy, especially in education, housing, social services and health, and continue to create a social environment that nurtures respect for the law, peace and security of its citizens, but also addresses the root causes of crime.
Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Morin-Strom's Resolution Number 53, the question having been put, was lost on the following division:—

**AYES**

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<th>Kormos</th>
<th>Philip</th>
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<td>Bryden</td>
<td>Mackenzie</td>
<td>(Etobicoke-Rexdale)</td>
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<td>Charlton</td>
<td>Martel</td>
<td>Pouliot</td>
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<td>Farnan</td>
<td>Morin-Strom</td>
<td>Wildman—13.</td>
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<td>Hampton</td>
<td>Nixon</td>
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<td>(York Mills)</td>
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**NAYS**

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<th>Faubert</th>
<th>Oddie Munro</th>
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<td>Elliot</td>
<td>Miller</td>
<td>Tatham—28.</td>
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Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on Mr Daigeler's Resolution Number 51, the question having been put, was declared carried and it was,

*Resolved*, That, in the opinion of this House, recognizing that the Canadian Criminal Justice Association in their 1989 paper on Safer Communities has called on the provinces to play a major role in the promotion of crime prevention through social development, the Government of Ontario should accept crime prevention as a significant and integral part of public policy, especially in education, housing, social services and health, and continue to create a social environment that nurtures respect for the law, peace and security of its citizens, but also addresses the root causes of crime.

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**THE AFTERNOON SITTING**

1.30 P.M.

On motion by Mr Ward,

*Ordered*, That the Select Committee on Education be continued to consider and report to the House 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 2 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 adult-
hood, 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 Chair of the Committee shall bring such reports before the House in accordance with the Standing Orders; that the Committee have authority to meet during any Adjournment or Recess of the House, subject to the agreement of the House Leader and the Chief Whip of each recognized Party; and that the Committee be composed of the following members:— Mr Campbell (Chair), Mr Cooke (Windsor-Riverside), Mr Furlong, Mr Jackson, Mr Johnston (Scarborough-West), Mr Keyes, Mr Mahoney, Mrs Marland, Mr Miclash, Mrs O'Neill (Ottawa-Rideau), Ms Poole.

On motion by Mr Ward,

Ordered, That, at the request of the applicant and on the recommendation of the Standing Committee on the Legislative Assembly, Standing Order 78(e), concerning publication of notice of an application for a private bill, be waived with respect to Bill Pr88, An Act respecting the Town of Niagara-on-the-Lake.

On motion by Mr Ward,

Ordered, That the Standing Committee on Public Accounts be authorized to adjourn to St. John's, Newfoundland to attend the 12th Annual Canadian Council of Public Accounts Committees from July 8 to 11, 1990.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


Petition relating to Dental Care for Seniors (Sessional Paper No. P-63) (Tabled June 7, 1990) Ms Poole.

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

Bill Pr88, An Act respecting the Town of Niagara-on-the-Lake. Mr Dietsch.

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 208, An Act to amend the Occupational Health and Safety Act and the Workers' Compensation Act.

Ordered, That the report be now received and adopted.

The House then adjourned at 6.00 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

Sessional Papers:—

Public Opinion Surveys:

Attitudes toward Agriculture and Food, Ministry of Agriculture and Food (No. 397) (Tabled June 7, 1990).


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ONE HUNDRED AND THIRTY-FIRST DAY
MONDAY, JUNE 11, 1990

PRAYERS

Mr Scott moved,

That the Select Committee on Constitutional and Intergovernmental Affairs be authorized to consider the 1990 constitutional agreement signed at Ottawa on June 9, 1990 (Sessional Paper No. 400) and to report to the House no later than Wednesday, June 20, 1990; and that for the purpose of this motion, the Committee be authorized to meet concurrently with the House and during any adjournment of
the House, subject to the agreement of the House Leader and the Chief Whip of each recognized Party.

And a debate arising, after some time, the motion having been put, was declared carried.

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 38(c):—

Sessional Papers:—


ONE HUNDRED AND THIRTY-SECOND DAY
TUESDAY, JUNE 12, 1990

PRAYERS 1.30 P.M.

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petition relating to Municipal Organization of Sault North Communities (Sessional Paper No. P-60) (Tabled June 12, 1990)  Mr Wildman.

Petition relating to Affordable Housing (Sessional Paper No. P-65) (Tabled June 12, 1990)  Mr Cooke (Windsor-Riverside).

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

Bill 213, An Act respecting Class Proceedings.  Mr Scott.

Projet de loi 213, Loi concernant les recours collectifs.  M. Scott.

Bill 214, An Act to amend the Law Society Act to provide for Funding to Parties to Class Proceedings.  Mr Scott.


Bill 217, An Act to amend the Municipal Act.  Mr Wildman.

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 106, An Act to amend certain Acts with respect to Easements and other matters.


Ordered, That the report be now received and adopted.

A debate arose on the Motion for Second Reading of Bill 175, An Act to revise the Liquor Licence Act and to amend the law relating to Liquor.

And, after some time, it was,

On motion by Ms Bryden,

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 38(c):—

Sessional Papers:—

Compendia:


Bill 214, An Act to amend the Law Society Act to provide for Funding to Parties to Class Proceedings (No. 403) (Tabled June 12, 1990).


ONE HUNDRED AND THIRTY-THIRD DAY
WEDNESDAY, JUNE 13, 1990

PRAYERS 1.30 P.M.

On motion by Mr Ward,

Ordered, That, notwithstanding Standing Order 2, Thursday, June 21, 1990 be deemed to be one of the last 8 Sessional days in June for the purposes set out in the Standing Orders.

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petitions relating to Funding for Local School Boards (Sessional Paper No. P-58) (Tabled June 13, 1990) Mr Allen, Mr Wildman.


Mr Tatham 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 respecting the Town of Simcoe.

Your Committee begs to report the following Bills as amended:—

Bill Pr60, An Act respecting the City of Ottawa.

Bill Pr69, An Act respecting AXA Home Insurance Company.

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

Bill 220, An Act to amend the Environmental Protection Act and the Ontario Water Resources Act. Mr Bradley.
The following Bill was introduced, read the first time and referred to the Standing Committee on Regulations and Private Bills:

Bill Pr68, An Act respecting the Township of Front of Leeds and Lansdowne.  
Mr Runciman.

Mr Reville moved,

That, as Canada becomes a signatory of the United Nations Convention on the Rights of the Child—a reaffirmation that children’s rights require special protection and a recognition that children require an atmosphere of happiness, love and understanding—tens of thousands of Ontario’s children are beset by sexual and physical abuse, drugs, hunger, homelessness and despair, therefore we call on this government to live up to the obligations set out in the Convention on the Rights of the Child by putting in place the policies, programs and legislation necessary to ensure that children become our most precious resource in fact as well as in our societal mythology.

And a debate arising, 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 38(c):

Sessional Paper:

Compendium:


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ONE HUNDRED AND THIRTY-FOURTH DAY  
THURSDAY, JUNE 14, 1990

Prayers

Mr Rae (York South) moved,
Second Reading Bill 172, An Act to provide for Employment Equity for Women, People with Disabilities, Native People and Members of Visible Minorities.

A debate arising at 11.02 a.m., further proceedings were reserved until 12.00 noon.

Mr Callahan then moved,

Second Reading Bill 173, An Act to amend the Mental Health Act.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading Bill 172, An Act to provide for Employment Equity for Women, People with Disabilities, Native People and Members of Visible Minorities, 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 Resources Development.

Pursuant to Standing Order 94(e), no objection having been made to the putting of the question on the motion for Second Reading Bill 173, An Act to amend the Mental Health Act, 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.

Pursuant to Standing Order 35(b), the following Petition was presented:


The following Bills were introduced and read the first time:

Bill 221, An Act to amend the Education Act and the Municipality of Metropolitan Toronto Act. Mr Conway.


Bill 223, An Act to provide Compensation for Damage to Livestock, Poultry and Bees. Mr Ramsay.
Projet de loi 223, Loi prévoyant l’indemnisation en cas de dommages causés à du bétail, à des volailles et à des abeilles.  M. Ramsay.


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 5.20 p.m.

The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

Sessional Papers:—

Compendia:

Bill 221, An Act to amend the Education Act and the Municipality of Metropolitan Toronto Act (No. 408) (Tabled June 14, 1990).


Bill 223, An Act to provide Compensation for Damage to Livestock, Poultry and Bees (No. 409) (Tabled June 14, 1990).


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (See Sessional Paper No. 313):—
Final Answers to Question Numbers 412, 413, 452, 453, 454.

The responses to the following Petitions were laid upon the Table:—

Petition relating to French Language Services Act (Sessional Paper No. P-14):
Mr Wiseman (Tabled May 14, 1990).

Pétition ayant rapport à la demande d’un conseil scolaire de langue française dans Prescott-Russell (document parlementaire n° P-55)
M. Poirier (déposée le 8 mai 1990).

ONE HUNDRED AND THIRTY-FIFTH DAY
MONDAY, JUNE 18, 1990

PRAYERS

The Speaker addressed the House as follows:—

I call the attention of the House to our visitor at the Table, Doug Schauerte, Clerk of Committees of the Legislative Assembly of the Northwest Territories, who is visiting us under the attachment programme in the Clerk’s Office.

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

Bill 225, An Act to amend the Landlord and Tenant Act with respect to Animals.  Mr Scott.

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 following Bills were read the third time and passed:—
Bill 104, An Act to amend the Mining Tax Act.

Bill 106, An Act to amend certain Acts with respect to Easements and other matters.


Debate was resumed on the Motion for Second Reading Bill 175, An Act to revise the Liquor Licence Act and to amend the Law relating to Liquor.

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.


And, after some time,

Mr Sterling moved the adjournment of the debate which motion was carried on the following division:—

AYES — 22 NAYS — 2

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 175, An Act to revise the Liquor Licence Act and to amend the Law relating to Liquor.

Ordered, That the report be now received and adopted.

The House then adjourned at 5.15 p.m.

The following document having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 38(c):—

Sessional Paper:—

Compendium:
Bill 225, An Act to amend the Landlord and Tenant Act with respect to Animals (No. 411) (Tabled June 18, 1990).

ONE HUNDRED AND THIRTY-SIXTH DAY
TUESDAY, JUNE 19, 1990

PRAYERS

1.30 P.M.

During “Oral Questions”, the Speaker requested the member for Windsor-Riverside (Mr Cooke) 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.

During “Oral Questions”, the Speaker suspended the proceedings for 10 minutes for grave disorder.

Mr Pelissero from the Standing Committee on General Government presented the Committee’s Report which was read as follows and adopted:—

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


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

Bill 226. An Act to revise the Arbitrations Act. Mr Scott.


Bill 227, An Act to amend the Floral Emblem Act. Mr Sterling.

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

Bill Pr83, An Act respecting the City of Etobicoke. Mr Henderson.

Bill Pr91, An Act respecting the City of Scarborough. Mr Faubert.
Bill Pr94, An Act respecting the City of Windsor. Mr Ray (Windsor-Walkerville).

A debate arose on the motion for Third Reading of Bill 208, An Act to amend the Occupational Health and Safety Act and the Workers' Compensation Act.

And after some time, the motion having been put, was carried on the following division:—

**AYES**

Adams  
Ballinger  
Black  
Bossy  
Brown  
Callahan  
Campbell  
Caplan  
Chiarelli  
Cleary  
Collins  
Conway  
Cooke  
(Cornwall)  
Cordiano  
Daigeler  
Eakins  
Elliot  
Elston  
Epp  
Eves  
Faubert  
Fawcett  
Ferraro  
Fleet  
Fulton  
Furlong  
Grandmaitre  
Haggerty  
Hart  
Henderson  
Johnson  
(Kingston)  
Lupusella  
Mahoney  
Matrundola  
McCabe  
McClelland  
Miller  
Neumann  
Nicholas  
Nixon  
(Ottawa)  
O'Neil  
(Quinte)  
O'Neil  
(Ottawa-Rideau)  
Oddie Munro  
Offer  
Owen  
Patten  
Pelissero  
Phillips  
(Scarborough-Agincourt)  
Pollock  
Polsinelli  
Poole  
Ramsay  
Ray  
(Red Deer)  
Reycraft  
Riddell  
Roberts  
Ruprecht  
Scott  
Smith  
(Lambton)  
Smith  
(London South)  
South  
Sterling  
Stoner  
Sweeney  
Tatham  
Villeneuve  
Wrye—70.

**NAYS**

Allen  
Bryden  
Charlton  
Farnan  
Grier  
Johnston  
Laughren  
Mackenzie  
Marland  
Martel  
Morin-Strom  
Philip  
Rae  
(Scarborough-West)  
(Elizabeth-Randall)  
Reville  
Runciman  
Wildman  
Wiseman—17.

And the Bill was accordingly read the third time and was passed.
The following Bills were read the second time and *Ordered for Third Reading*:

Bill Pr41, An Act respecting Ottawa Arts Centre Foundation.
Bill Pr60, An Act respecting the City of Ottawa.
Bill Pr66, An Act respecting the Town of Simcoe.
Bill Pr69, An Act respecting AXA Home Insurance Company.
Bill Pr73, An Act to revive Ontario Korean Businessmen's Association.
Bill Pr79, An Act respecting the Township of Guilford.

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

Bill Pr41, An Act respecting Ottawa Arts Centre Foundation.
Bill Pr60, An Act respecting the City of Ottawa.
Bill Pr66, An Act respecting the Town of Simcoe.
Bill Pr69, An Act respecting AXA Home Insurance Company.
Bill Pr73, An Act to revive Ontario Korean Businessmen's Association.
Bill Pr79, An Act respecting the Township of Guilford.

The following Bill was read the second time:

Bill 177, An Act respecting the Amalgamation of certain Municipalities in the County of Simcoe. *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 177, An Act respecting the Amalgamation of certain Municipalities in the County of Simcoe.

*Ordered*, That the report be now received and adopted.

A debate arose on the motion for Second Reading of Bill 220, An Act to amend the Environmental Protection Act and the Ontario Water Resources Act.
And after some time, it was,

On motion by Mrs Grier,

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 38(c):

Sessional Papers:

Compendium:


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (See Sessional Paper No. 313):

Final Answers to Question Numbers 437 and 459.

Interim Answer to Question Number 456.

The responses to the following Petitions were laid upon the Table:

Pétition ayant rapport à la demande d'une nouvelle école primaire à Limoges (document parlementaire n° P-52):

M. Poirier (déposée le 19 avril 1990).

Pétition ayant rapport à la reconstruction de l'école Sainte-Euphémie, Casselman (document parlementaire n° P-53):

M. Poirier (déposée le 19 avril 1990).
Petition relating to Disposable Diapers (Sessional Paper No. P-54):—

Mrs Grier (Tabled May 1, 1990).

ONE HUNDRED AND THIRTY-SEVENTH DAY
WEDNESDAY, JUNE 20, 1990

PRAYERS

1.30 P.M.

Mr Furlong from the Select Committee on Constitutional and Intergovernmental Affairs presented the Committee’s Report and moved the adoption of its recommendations (No. 415) (Tabled June 20, 1990).

On motion by Mr Furlong,

Ordered, That the debate be adjourned.

Mr Chiarelli from the Standing Committee on Administration of Justice presented the Committee’s Report of Submissions on Police Services and Race Relations (No. 416) (Tabled June 20, 1990).

Mr Chiarelli 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 107, An Act to revise the Police Act and amend the Law relating to Police Services. Ordered referred to the Committee of the Whole House.

Mr Callahan 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 Pr65, An Act respecting the Township of Plympton.

Bill Pr68, An Act respecting the Township of Front of Leeds and Lansdowne.

Bill Pr78, An Act respecting the City of Mississauga.

Your Committee begs to report the following Bills as amended:—
Bill Pr70, An Act respecting the Human Resources Professionals Association of Ontario.

Bill Pr88, An Act respecting the Town of Niagara-on-the-Lake.

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

Bill 228. An Act to amend the Fire Marshals Act.  Mr Offer.

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

Bill Pr59, An Act respecting Sioux Lookout District Health Centre.  Mr Miclash.

Bill Pr84, An Act respecting the City of North York.  Mr Polsinelli.

Bill Pr87, An Act to revive The Empire Club Foundation.  Mr Polsinelli.

Bill Pr92, An Act respecting the City of Thunder Bay.  Mr Kozyra.

Bill Pr93, An Act to revive Dinorwic Metis Corporation.  Mr Miclash.

Bill Pr97, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown.  Mr Keyes.

The following Bill was introduced, read the first time and referred to the Ontario Municipal Board:—

Bill Pr82, An Act respecting the City of Vanier.  Mr Grandmaître.

A debate arose, on the following Government Notice of Motion:
Mr Peterson - Resolution - That the Legislative Assembly of Ontario resolves that an amendment to the Constitution of Canada be authorized to be made by proclamation issued by His Excellency the Governor General under the Great Seal of Canada in accordance with the schedule hereto, but only after the Constitution Amendment, 1987 comes into force.

SCHEDULE

CONSTITUTION AMENDMENT

PART I

Constitution Act, 1867

1. Section 25 of the Constitution Act, 1867, as enacted by section 2 of the Constitution Amendment, 1987, is amended by adding thereto, immediately after the word "province" wherever it occurs therein, the words "or territory".

2. (1) Subsection 101C(1) of the said Act, as enacted by section 6 of the Constitution Amendment, 1987, is amended by adding thereto, immediately after the word "province" wherever it occurs therein, the words "or territory".

(2) Subsection 101C(4) of the said Act, as enacted by section 6 of the Constitution Amendment, 1987, is amended by adding thereto, immediately after the word "province" where it occurs therein, the words "", or territory,".

3. Section 148 of the said Act, as enacted by section 8 of the Constitution Amendment, 1987, is renumbered as subsection 148(1) and is further amended by adding thereto the following subsection:
Participation of Territories

"(2) The Prime Minister of Canada shall invite elected representatives of the governments of the Yukon Territory and the Northwest Territories to participate in the discussions on any item on the agenda of a conference convened under subsection (1) that, in the opinion of the Prime Minister, directly affects the Yukon Territory and the Northwest Territories."

Constitution Act, 1982

4. Section 43 of the Constitution Act, 1982 is renumbered as subsection 43(1) and is further amended by adding thereto the following subsection:

Amendment to New Brunswick Act

"(2) An amendment to the Act of the Legislature of New Brunswick entitled An Act Recognizing the Equality of the Two Official Linguistic Communities in New Brunswick, chapter O-1.1 of the Acts of New Brunswick, 1981, 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 New Brunswick."

5.(1) Subsection 50(2) of the said Act, as enacted by section 13 of the Constitution Amendment, 1987, is amended by adding thereto, immediately after paragraph (a) thereof, the following paragraph:

"(a.1) matters of interest to English-speaking and French-speaking linguistic minorities;"

(2) Section 50 of the said Act, as enacted by section 13 of the Constitution Amendment, 1987, is further amended by adding thereto the
following subsection:

"(3) The Prime Minister of Canada shall invite elected representatives of the governments of the Yukon Territory and the Northwest Territories to participate in the discussions on any item on the agenda of a conference convened under subsection (1) that, in the opinion of the Prime Minister, directly affects the Yukon Territory and the Northwest Territories."

6. The said Act is further amended by adding thereto, immediately after section 50 thereof, as enacted by section 13 of the Constitution Amendment, 1987, the following section:

"51.(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 within one year after this Part comes into force and at least once in every third calendar year after the first such conference is convened.

(2) Each conference convened under subsection (1) shall have included in its agenda matters of interest to the aboriginal peoples of Canada, and the Prime Minister of Canada shall invite representatives of those peoples to participate in the discussions on those matters.

(3) The Prime Minister of Canada shall invite elected representatives of the governments of the Yukon Territory and the Northwest Territories to participate in the discussions on any item on the agenda of a conference convened under subsection (1) that, in the opinion of the Prime Minister, directly affects the Yukon Territory and the Northwest Territories.
(4) Nothing in this section shall be construed so as to derogate from section 35."

Constitution Amendment, 1987

7. Section 16 of the Constitution Amendment, 1987 is amended by adding thereto, immediately after the reference to section 27 where it occurs therein, the following: "or 28".

PART II

Constitution Act, 1867

8. All that portion of section 22 of the Constitution Act, 1867 following item 4 and preceding the last paragraph thereof is repealed and the following substituted therefor:

"which Four Divisions shall, subject to the provisions of this Act, be represented in the Senate as follows: Ontario by eighteen Senators; Quebec by twenty-four Senators; the Maritime Provinces and Prince Edward Island by twenty Senators, eight thereof representing Nova Scotia, eight thereof representing New Brunswick, and four thereof representing Prince Edward Island; the Western Provinces by thirty-two Senators, eight thereof representing Manitoba, eight thereof representing British Columbia, eight thereof representing Saskatchewan, and eight thereof representing Alberta; Newfoundland shall be entitled to be represented in the Senate by eight members; the Yukon Territory and the Northwest Territories shall be entitled to be represented in the Senate by one member each."
9. Section 27 of the said Act is repealed and the following substituted therefor:

"27. In case of such addition being at any time made, the Governor General shall not summon any person to the Senate, except on a further like direction by the Queen on the like recommendation, to represent one of the Four Divisions until such Division is represented by the number of Senators provided for by section 22 and no more."

10. Notwithstanding section 22 of the Constitution Act, 1867, any province that is represented in the Senate on the coming into force of this Part by more Senators than are provided for under that section may continue to be so represented, but no additional persons may be summoned to the Senate to represent that province until the number of Senators representing that province falls below the number set out in section 22, and thereafter, subject to section 26, the number representing that province shall not exceed that number.

11.(1) This Part shall not come into force if an amendment in relation to the Senate that is consistent with the objectives set out in the 1990 Constitutional Agreement signed at Ottawa on June 9, 1990 is made before July 1, 1995.

(2) If an amendment described in subsection (1) is not made before July 1, 1995, this Part shall come into force on that date.

CITATION

12. This amendment may be cited as the Constitution Amendment, year of proclamation.

ANNEXE

MODIFICATION CONSTITUTIONNELLE

PARTIE I

Loi constitutionnelle de 1867

1. L’article 25 de la Loi constitutionnelle de 1867, édicté par l’article 2 de la Modification constitutionnelle de 1987, est modifié par insertion, après «province», de «ou du territoire».

2.(1) Le paragraphe 101C(1) de la même loi, édicté par l’article 6 de la Modification constitutionnelle de 1987, est modifié par insertion, après la première mention de «province», de «ou territoire», et, après la seconde, de «ou de ce territoire».

(2) Le paragraphe 101C(4) de la même loi, édicté par l’article 6 de la Modification constitutionnelle de 1987, est modifié par insertion, après «Québec», de «ou d’un territoire».

3. L’article 148 de la même loi, édicté par l’article 8 de la Modification constitutionnelle de 1987, devient le paragraphe 148(1) et est modifié par adjonction de ce qui suit:

«(2) Le premier ministre du Canada invite des représentants élus des gouvernements du territoire du Yukon et des Territoires du
Nord-Ouest à participer aux travaux relatifs à toute question placée à l’ordre du jour des conférences visées au paragraphe (1) et qui, selon lui, intéresse directement le territoire du Yukon et les Territoires du Nord-Ouest.»

Loi constitutionnelle de 1982

4. L’article 43 de la Loi constitutionnelle de 1982 devient le paragraphe 43(1) et est modifié par adjonction de ce qui suit:


5.(1) Le paragraphe 50(2) de la même loi, édicté par l’article 13 de la Modification constitutionnelle de 1987, est modifié par insertion, après l’alinéa a), de ce qui suit:

«a.1) les questions intéressant les minorités francophones et anglophones;»

(2) L’article 50 de la même loi, édicté par l’article 13 de la Modification constitutionnelle de 1987, est modifié par adjonction de ce qui suit:

«(3) Le premier ministre du Canada invite des représentants élus des gouvernements du territoire du Yukon et des Territoires du Nord-Ouest à participer aux travaux relatifs à toute question placée à l’ordre du jour des
conferences visées au paragraphe (1) et qui, selon lui, intéresse directement le territoire du Yukon et les Territoires du Nord-Ouest.»

6. La même loi est modifiée par insertion, après l’article 50, édicté par l’article 13 de la *Modification constitutionnelle de 1987*, de ce qui suit:

Conférence constitutionnelle «51. (1) Le premier ministre du Canada convoque une conférence constitutionnelle réunissant les premiers ministres provinciaux et lui-même dans l’année qui suit l’entrée en vigueur de la présente partie, et, par la suite, au moins tous les trois ans suivant cette conférence.

Participation des peuples autochtones (2) Sont placées à l’ordre du jour de la conférence visée au paragraphe (1) les questions intéressant les peuples autochtones du Canada. Le premier ministre du Canada invite leurs représentants à participer aux travaux relatifs à ces questions.

Participation des territoires (3) Le premier ministre du Canada invite des représentants élus des gouvernements du territoire du Yukon et des Territoires du Nord-Ouest à participer aux travaux relatifs à toute question placée à l’ordre du jour des conférences visées au paragraphe (1) et qui, selon lui, intéresse directement le territoire du Yukon et les Territoires du Nord-Ouest.

Non-dérogation (4) Le présent article n’a pas pour effet de déroger à l’article 35.»

*Modification constitutionnelle de 1987*

7. L’article 16 de la *Modification constitutionnelle de 1987* est modifié par insertion, après «27», de «ou 28».
PARTIE II

Loi constitutionnelle de 1867

8. Le passage de l’article 22 de la Loi constitutionnelle de 1867 qui suit le point 4 et précède le dernier paragraphe est abrogé et remplacé par ce qui suit:

«les quatre divisions doivent (subordonnément aux révisions de la présente loi) être représentées dans le Sénat, ainsi qu’il suit: -- Ontario par dix-huit sénateurs; Québec par vingt-quatre sénateurs; les Provinces maritimes et l’Île-du-Prince-Édouard par vingt sénateurs, dont huit représentent la Nouvelle-Écosse, huit le Nouveau-Brunswick et quatre l’Île-du-Prince-Édouard; les provinces de l’Ouest par trente-deux sénateurs, dont huit représentent le Manitoba, huit la Colombie-Britannique, huit la Saskatchewan et huit l’Alberta; la province de Terre-Neuve aura droit d’être représentée au Sénat par huit sénateurs; le territoire du Yukon et les Territoires du Nord-Ouest ont le droit d’être représentés au Sénat par un sénateur chacun.»

9. L’article 27 de la même loi est abrogé et remplacé par ce qui suit :

«27. Dans le cas où le nombre des sénateurs serait ainsi en aucun temps augmenté, le gouverneur général ne mandera aucune personne au Sénat, sauf sur pareil ordre de la Reine donné à la suite de la même recommandation, tant que la représentation de chacune des quatre divisions du Canada ne sera pas revenue au nombre fixe visé à l’article 22.»
10. Par dérogation à l’article 22 de la Loi constitutionnelle de 1867, peut être maintenue la représentation au Sénat de toute province dont le nombre de sénateurs excède, à l’entrée en vigueur de la présente partie, celui prévu à cet article; toutefois, il ne peut être nommé de sénateurs pour représenter cette province tant que le nombre de ceux-ci n’est pas inférieur à celui prévu à l’article 22 de cette loi et, par la suite, sous réserve de l’article 26 de cette loi, le nombre de sénateurs pour cette province ne peut excéder cette limite.

11.(1) La présente partie n’entre pas en vigueur si une modification portant sur le Sénat, conforme aux paramètres énoncés dans l’Entente constitutionnelle de 1990 signée à Ottawa le 9 juin 1990, est faite avant le 1er juillet 1995.

(2) À défaut d’une modification visée au paragraphe (1), la présente partie entre en vigueur le 1er juillet 1995.

TITRE

12. Titre de la présente modification : Modification constitutionnelle de année de la proclamation.
After some time, the motion having been put, was carried on the following division:—

**AYES**

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<th>Furlong</th>
<th>Offer</th>
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<td>Fontaine</td>
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**NAYS**

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<th>Farnan</th>
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<td>Hampton</td>
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<td>Jackson</td>
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<td>Johnston</td>
<td>Pollock</td>
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<td>(Scarborough West)</td>
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And it was,
Resolved, That the Legislative Assembly of Ontario resolves that an amendment to the Constitution of Canada be authorized to be made by proclamation issued by His Excellency the Governor General under the Great Seal of Canada in accordance with the schedule hereto, but only after the Constitution Amendment, 1987 comes into force.

SCHEDULE

Constitution Amendment

PART I

Constitution Act, 1867

1. Section 25 of the Constitution Act, 1867, as enacted by section 2 of the Constitution Amendment, 1987, is amended by adding thereto, immediately after the word "province" wherever it occurs therein, the words "or territory".

2. (1) Subsection 101C(1) of the said Act, as enacted by section 6 of the Constitution Amendment, 1987, is amended by adding thereto, immediately after the word "province" wherever it occurs therein, the words "or territory".

(2) Subsection 101C(4) of the said Act, as enacted by section 6 of the Constitution Amendment, 1987, is amended by adding thereto, immediately after the word "province" where it occurs therein, the words ", or territory.".

3. Section 148 of the said Act, as enacted by section 8 of the Constitution Amendment, 1987, is renumbered as subsection 148(1) and is further amended by adding thereto the following subsection:
"(2) The Prime Minister of Canada shall invite elected representatives of the governments of the Yukon Territory and the Northwest Territories to participate in the discussions on any item on the agenda of a conference convened under subsection (1) that, in the opinion of the Prime Minister, directly affects the Yukon Territory and the Northwest Territories."

**Constitution Act, 1982**

4. Section 43 of the *Constitution Act, 1982* is renumbered as subsection 43(1) and is further amended by adding thereto the following subsection:

"(2) An amendment to the Act of the Legislature of New Brunswick entitled *An Act Recognizing the Equality of the Two Official Linguistic Communities in New Brunswick*, chapter O-1.1 of the Acts of New Brunswick, 1981, 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 New Brunswick."

5.(1) Subsection 50(2) of the said Act, as enacted by section 13 of the *Constitution Amendment, 1987*, is amended by adding thereto, immediately after paragraph (a) thereof, the following paragraph:

"(a.1) matters of interest to English-speaking and French-speaking linguistic minorities;"

(2) Section 50 of the said Act, as enacted by section 13 of the *Constitution Amendment, 1987*, is further amended by adding thereto the
following subsection:

"(3) The Prime Minister of Canada shall invite elected representatives of the governments of the Yukon Territory and the Northwest Territories to participate in the discussions on any item on the agenda of a conference convened under subsection (1) that, in the opinion of the Prime Minister, directly affects the Yukon Territory and the Northwest Territories."

6. The said Act is further amended by adding thereto, immediately after section 50 thereof, as enacted by section 13 of the Constitution Amendment, 1987, the following section:

"51.(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 within one year after this Part comes into force and at least once in every third calendar year after the first such conference is convened.

(2) Each conference convened under subsection (1) shall have included in its agenda matters of interest to the aboriginal peoples of Canada, and the Prime Minister of Canada shall invite representatives of those peoples to participate in the discussions on those matters.

(3) The Prime Minister of Canada shall invite elected representatives of the governments of the Yukon Territory and the Northwest Territories to participate in the discussions on any item on the agenda of a conference convened under subsection (1) that, in the opinion of the Prime Minister, directly affects the Yukon Territory and the Northwest Territories.
Nothing in this section shall be construed so as to derogate from section 35."

Constitution Amendment, 1987

7. Section 16 of the Constitution Amendment, 1987 is amended by adding thereto, immediately after the reference to section 27 where it occurs therein, the following: "or 28".

PART II

Constitution Act, 1867

8. All that portion of section 22 of the Constitution Act, 1867 following item 4 and preceding the last paragraph thereof is repealed and the following substituted therefor:

"which Four Divisions shall, subject to the provisions of this Act, be represented in the Senate as follows: Ontario by eighteen Senators; Quebec by twenty-four Senators; the Maritime Provinces and Prince Edward Island by twenty Senators, eight thereof representing Nova Scotia, eight thereof representing New Brunswick, and four thereof representing Prince Edward Island; the Western Provinces by thirty-two Senators, eight thereof representing Manitoba, eight thereof representing British Columbia, eight thereof representing Saskatchewan, and eight thereof representing Alberta; Newfoundland shall be entitled to be represented in the Senate by eight members; the Yukon Territory and the Northwest Territories shall be entitled to be represented in the Senate by one member each."
9. Section 27 of the said Act is repealed and the following substituted therefor:

Reduction of Senate to normal number

"27. In case of such addition being at any time made, the Governor General shall not summon any person to the Senate, except on a further like direction by the Queen on the like recommendation, to represent one of the Four Divisions until such Division is represented by the number of Senators provided for by section 22 and no more."

Transitional provision

10. Notwithstanding section 22 of the Constitution Act, 1867, any province that is represented in the Senate on the coming into force of this Part by more Senators than are provided for under that section may continue to be so represented, but no additional persons may be summoned to the Senate to represent that province until the number of Senators representing that province falls below the number set out in section 22, and thereafter, subject to section 26, the number representing that province shall not exceed that number.

11.(1) This Part shall not come into force if an amendment in relation to the Senate that is consistent with the objectives set out in the 1990 Constitutional Agreement signed at Ottawa on June 9, 1990 is made before July 1, 1995.

(2) If an amendment described in subsection (1) is not made before July 1, 1995, this Part shall come into force on that date.

CITATION

Citation 12. This amendment may be cited as the Constitution Amendment, year of proclamation.

ANNEXE

MODIFICATION CONSTITUTIONNELLE

PARTIE I

Loi constitutionnelle de 1867

1. L’article 25 de la Loi constitutionnelle de 1867, édicté par l’article 2 de la Modification constitutionnelle de 1987, est modifié par insertion, après «province», de «ou du territoire».

2.(1) Le paragraphe 101C(1) de la même loi, édicté par l’article 6 de la Modification constitutionnelle de 1987, est modifié par insertion, après la première mention de «province», de «ou territoire», et, après la seconde, de «ou de ce territoire».

    (2) Le paragraphe 101C(4) de la même loi, édicté par l’article 6 de la Modification constitutionnelle de 1987, est modifié par insertion, après «Québec», de «ou d’un territoire».

3. L’article 148 de la même loi, édicté par l’article 8 de la Modification constitutionnelle de 1987, devient le paragraphe 148(1) et est modifié par adjonction de ce qui suit:

   «(2) Le premier ministre du Canada invite des représentants élus des gouvernements du territoire du Yukon et des Territoires du
Loi constitutionnelle de 1982

4. L’article 43 de la *Loi constitutionnelle de 1982* devient le paragraphe 43(1) et est modifié par adjonction de ce qui suit:


5.(1) Le paragraphe 50(2) de la même loi, édicté par l’article 13 de la *Modification constitutionnelle de 1987*, est modifié par insertion, après l’alinéa a), de ce qui suit:

«a.1) les questions intéressant les minorités francophones et anglophones;»

(2) L’article 50 de la même loi, édicté par l’article 13 de la *Modification constitutionnelle de 1987*, est modifié par adjonction de ce qui suit:

«(3) Le premier ministre du Canada invite des représentants élus des gouvernements du territoire du Yukon et des Territoires du Nord-Ouest à participer aux travaux relatifs à toute question placée à l’ordre du jour des
conférences visées au paragraphe (1) et qui, selon lui, intéresse directement le territoire du Yukon et les Territoires du Nord-Ouest.»

6. La même loi est modifiée par insertion, après l’article 50, édicté par l’article 13 de la Modification constitutionnelle de 1987, de ce qui suit:

Conférence constitutionnelle «51. (1) Le premier ministre du Canada convoque une conférence constitutionnelle réunissant les premiers ministres provinciaux et lui-même dans l’année qui suit l’entrée en vigueur de la présente partie, et, par la suite, au moins tous les trois ans suivant cette conférence.

Participation des peuples autochtones (2) Sont placées à l’ordre du jour de la conférence visée au paragraphe (1) les questions intéressant les peuples autochtones du Canada. Le premier ministre du Canada invite leurs représentants à participer aux travaux relatifs à ces questions.

Participation des territoires (3) Le premier ministre du Canada invite des représentants élus des gouvernements du territoire du Yukon et des Territoires du Nord-Ouest à participer aux travaux relatifs à toute question placée à l’ordre du jour des conférences visées au paragraphe (1) et qui, selon lui, intéresse directement le territoire du Yukon et les Territoires du Nord-Ouest.

Non-dérogation (4) Le présent article n’a pas pour effet de déroger à l’article 35.»

Modification constitutionnelle de 1987

7. L’article 16 de la Modification constitutionnelle de 1987 est modifié par insertion, après «27», de «ou 28».
PARTIE II

Loi constitutionnelle de 1867

8. Le passage de l'article 22 de la Loi constitutionnelle de 1867 qui suit le point 4 et précède le dernier paragraphe est abrogé et remplacé par ce qui suit:

«les quatre divisions doivent (subordonnément aux révisions de la présente loi) être représentées dans le Sénat, ainsi qu'il suit : -- Ontario par dix-huit sénateurs; Québec par vingt-quatre sénateurs; les Provinces maritimes et l'Île-du-Prince-Édouard par vingt sénateurs, dont huit représentent la Nouvelle-Écosse, huit le Nouveau-Brunswick et quatre l'Île-du-Prince-Édouard; les provinces de l'Ouest par trente-deux sénateurs, dont huit représentent le Manitoba, huit la Colombie-Britannique, huit la Saskatchewan et huit l'Alberta; la province de Terre-Neuve aura droit d'être représentée au Sénat par huit sénateurs; le territoire du Yukon et les Territoires du Nord-Ouest ont le droit d'être représentés au Sénat par un sénateur chacun.»

9. L'article 27 de la même loi est abrogé et remplacé par ce qui suit :

Réduction du Sénat au nombre régulier  «27. Dans le cas où le nombre des sénateurs serait ainsi en aucun temps augmenté, le gouverneur général ne mandera aucune personne au Sénat, sauf sur pareil ordre de la Reine donné à la suite de la même recommandation, tant que la représentation de chacune des quatre divisions du Canada ne sera pas revenue au nombre fixe visé à l'article 22.»
10. Par dérogation à l'article 22 de la *Loi constitutionnelle de 1867*, peut être maintenue la représentation au Sénat de toute province dont le nombre de sénateurs excède, à l'entrée en vigueur de la présente partie, celui prévu à cet article; toutefois, il ne peut être nommé de sénateurs pour représenter cette province tant que le nombre de ceux-ci n'est pas inférieur à celui prévu à l'article 22 de cette loi et, par la suite, sous réserve de l'article 26 de cette loi, le nombre de sénateurs pour cette province ne peut excéder cette limite.

11.(1) La présente partie n'entre pas en vigueur si une modification portant sur le Sénat, conforme aux paramètres énoncés dans l'*Entente constitutionnelle de 1990* signée à Ottawa le 9 juin 1990, est faite avant le 1er juillet 1995.

(2) À défaut d'une modification visée au paragraphe (1), la présente partie entre en vigueur le 1er juillet 1995.

**TITRE**

12. Titre de la présente modification :
*Modification constitutionnelle de année de la proclamation.*
By unanimous consent, the House reverted to “Motions”.

On motion by Mr Ward,

Ordered. That notwithstanding Standing Order 94, the House shall meet to consider government business on the morning of Thursday, June 28, 1990.

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 38(c):—

Sessional Papers:—

Compendium:

Bill 228, An Act to amend the Fire Marshals Act (No. 417) (Tabled June 20, 1990).


ONE HUNDRED AND THIRTY-EIGHTH DAY
MONDAY, JUNE 25, 1990

PRAYERS 1.30 P.M.

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 Bills in his office on Thursday, June 21, 1990:—

Bill 104, An Act to amend the Mining Tax Act.

Bill 106, An Act to amend certain Acts with respect to Easements and other matters.


Bill 167, An Act to amend the Ontario Food Terminal Act.


Bill Pr41, An Act respecting Ottawa Arts Centre Foundation.
Bill Pr60, An Act respecting the City of Ottawa.

Bill Pr66, An Act respecting the Town of Simcoe.

Bill Pr69, An Act respecting AXA Home Insurance Company.

Bill Pr73, An Act to revive Ontario Korean Businessmen’s Association.

Bill Pr79, An Act respecting the Township of Guilford.

The Speaker addressed the House as follows:

I beg to inform the House that I have today laid upon the Table the Annual Report of the Information and Privacy Commissioner/Ontario for the year ending December 31, 1989/Le rapport annuel du commissaire à l'information et à la protection de la vie privée de l'Ontario pour l'exercice clos le 31 décembre 1989 (n° 420) (déposé le 25 juin 1990).

The Speaker addressed the House as follows:

I beg to inform the House that I have today laid upon the Table the Individual Member’s Expenditures for the fiscal year 1989/90 (Sessional Paper No. 419) (Tabled June 25, 1990).

During “Statements by the Ministry”, the Speaker recessed the House for 5 minutes for grave disorder.

With unanimous consent, the House recessed for 10 minutes.

At 3.02 p.m. with unanimous consent, the House then recessed till the call of the Chair.

At 4.35 p.m. the members were called in and, with unanimous consent, Mr Ward moved the adjournment of the House.

The House then adjourned at 4.40 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):—

Sessional Paper:—


ONE HUNDRED AND THIRTY-NINTH DAY
TUESDAY, JUNE 26, 1990

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 1991, and recommends them to the Legislative Assembly/Le lieutenant-gouverneur transmet certaines sommes requises pour les services de la province pour l'année se terminant le 31 mars 1991, et les recommande à l'Assemblée législative.


(Sessional Paper No. 3, Office of the Assembly, Office of the Chief Election Officer, Ombudsman Ontario, Office of the Provincial Auditor).

Ordered, That the message of the Lieutenant Governor together with the Estimates accompanying same be deemed to be referred to the Standing Committee on Estimates pursuant to Standing Order 56.

On motion by Mr Ward,

That Standing Order 85 respecting notice of Committee hearings be suspended for the consideration of Bills Pr59, Pr87, Pr90, Pr92, Pr93 and Pr97 by the Standing Committee on Regulations and Private Bills on Wednesday, 27 June, 1990.

Pursuant to Standing Order 35(b), the following Petitions were presented:—


Mr Cousens from the Standing Committee on Estimates presented the Committee’s report as follows:—

Pursuant to Standing Order 57, Your Committee has selected in the second round the Estimates of the following ministries and offices for consideration:—

<table>
<thead>
<tr>
<th>Ministry</th>
<th>Hours</th>
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<tr>
<td>Housing</td>
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<td>Health</td>
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<td>Environment</td>
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<td>Northern Development and Mines</td>
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<td>Industry, Trade and Technology</td>
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<tr>
<td>Attorney General</td>
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Pursuant to Standing Order 58, the Estimates of the following ministries and offices were not selected for consideration, are deemed passed by the Committee and reported to the House in accordance with the terms of the Standing Order and are deemed to be received and concurred in:—

**Cabinet Office:**

Cabinet Office Program .................................................$ 5,571,000

**Ministry of Citizenship:**

Ministry Administration Program ..........................$ 4,898,700
Citizenship Support Program .......................... 38,463,200
Human Rights Commission Program ...................... 12,149,600

**Ministry of Colleges and Universities:**

Ministry Administration Program ..........................$ 6,663,400
University Support Program .......................... 1,846,483,100
College Support Program .......................... 787,430,400
Student Affairs Program .......................... 220,064,800

**Ministry of Consumer and Commercial Relations:**

Ministry Administration Program ..........................$ 23,179,200
Business Practices Program .......................... 13,174,800
Technical Standards Program .......................... 15,119,300
Regulation of Horse Racing Program .................. 31,735,900
Registration Program .......................... 69,719,000
Liquor Licence Program .......................... 10,099,500

**Ministry of Correctional Services:**

Ministry Administration Program ..........................$ 31,787,200
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<td>Heritage Conservation Program</td>
<td>$17,658,200</td>
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<tr>
<td>Cultural Development and Institutions Program</td>
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<td>Communications Program</td>
<td>$3,798,600</td>
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<td>Libraries and Community Information Program</td>
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<td>Capital Support and Field Services Program</td>
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<td>Education Program</td>
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<td>Services to Education Program</td>
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<td>Policy and Planning Program</td>
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<td>Computer and Telecommunication Services Program</td>
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<td>Public Safety Program</td>
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<td>Policing Services Program</td>
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<td>Ontario Provincial Police Program</td>
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<th>Ministry of Transportation:</th>
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<td>Ministry Administration Program</td>
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**Provincial Transportation Program** ....................... $ 23,376,500  
**Transportation Regulation Program** ..................... 108,213,800  
**Provincial Highways Program** ......................... 888,670,500  
**Provincial Transit Program** ......................... 220,270,000  
**Municipal Transit Program** ......................... 422,834,300  
**Municipal Roads Program** ......................... 775,809,800  

**MINISTRY OF TREASURY AND ECONOMICS:**  
**Ministry Administration Program** ...................... $ 9,530,700  
**Treasury Program** ......................... 6,102,500  
**Budget and Intergovernmental Finance Policy Program** .... 8,198,000  
**Economic Policy Program** ......................... 72,152,400  

**OFFICE RESPONSIBLE FOR WOMEN'S ISSUES:**  
**Office Responsible for Women's Issues Program** .......... $ 19,387,800  

**OFFICE OF THE ASSEMBLY:**  
**Office of the Assembly Program** ......................... $ 105,310,200  

**OFFICE OF THE CHIEF ELECTION OFFICER:**  
**Office of the Chief Election Officer Program** .......... $ 828,400  

**OFFICE OF THE PROVINCIAL AUDITOR:**  
**Office of the Provincial Auditor Program** ................ $ 7,656,000  

**MINISTRY OF LABOUR:**  
**Ministry Administration Program** ...................... $ 26,834,200  
**Industrial Relations Program** ..................... 12,840,300  
**Labour Relations Board Program** ................... 9,507,600  
**Occupational Health and Safety Program** .............. 64,548,700  
**Employment Standards Program** .................... 23,046,000  
**Workers' Compensation Advisory Program** ............... 9,376,900  
**Pay Equity Commission Program** .................. 6,670,200  

**OFFICE OF THE LIEUTENANT GOVERNOR:**  
**Office of the Lieutenant Governor Program** .......... $ 639,200  

**MANAGEMENT BOARD OF CABINET:**  
**Ministry Administration Program** ...................... $ 154,537,300  
**Financial and Administrative Policy Program** .......... 11,650,100  
**Human Resources Secretariat Administration Program** .... 6,420,300  
**Human Resources Program** ......................... 42,192,500  

**MINISTRY OF MUNICIPAL AFFAIRS:**  
**Ministry Administration Program** ...................... $ 7,298,200  
**Municipal Policy Program** ......................... 7,768,500  
**Municipal Operations Program** .................... 1,005,967,400  
**Niagara Escarpment Commission Program** .......... 2,013,800  
**Ontario Municipal Audit Program** .................. 1,828,600  
**Waterfront Development Program** .................. 607,500  
**Greater Toronto Area Program** ................... 2,715,300
Office of the Premier:
Office of the Premier Program $2,472,200

Ministry of Revenue:
Ministry Administration Program $31,118,000
Tax Revenue and Grants Program $727,140,600
Property Assessment Program $107,697,000

Ombudsman Ontario:
Ombudsman Ontario Program $8,156,400

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 Bills were introduced and read the first time:


Bill 231, An act respecting Environmental Harm. Mrs Marland.

Bill 232, An Act to revise the Endangered Species Act and amend the law relating to Endangered Species. Mr Wildman.

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 444610 Ontario Inc. Mr Ruprecht.

Bill Pr77, An Act respecting the City of Toronto. Ms Poole.

Bill Pr96, An Act respecting the Borough of East York. Mr Velshi.

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

Bill 114, An Act to amend the Ontario Lottery Corporation Act.
Bill 177, An Act respecting the Amalgamation of certain Municipalities in the County of Simcoe.

On motion by Mr Ward,

Ordered, That, notwithstanding Standing Orders 6 and 9, the House shall continue to meet from 6.00 p.m. to 10.00 p.m. on Wednesday, June 27, 1990 to consider government business.

Mr Laughren moved,

That this House condemns the Government of Ontario for its failure to recognize:

— that Northern Ontario has been a source of enormous wealth for the private sector;

— that Northern Ontario has been a source of enormous revenues for the provincial government;

— that the provincial government puts very little revenue back into the north;

— that the roads in northern Ontario are in terrible shape;

— that the Liberal government has not proceeded with serious 4-laning of highways in the north;

— that the delivery of health care services in the north is still inferior;

— that northern municipalities have particular problems of boom and bust while the Liberal government freezes unconditional grants;

— that forestry jobs are threatened because of this government's failure to live up to its commitment to provide seedlings and because of the continuing practice of clear-cutting;

— that almost no attempts have been made to diversify the economy to create jobs nor to work with the private sector and create meaningful jobs when serious layoffs occur;

— that the Ontario government continues to treat northern Ontario citizens like second class citizens;

therefore this government has lost the confidence of this House.

And a debate arising, after some time, the motion having been put, was lost on the following division:—
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):

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 95(e) (See Sessional Paper No. 313):

Final Answers to Question Numbers 429, 430 and 435.

The responses to the following Petitions were laid upon the Table:

Petition relating to Municipal Organization of Sault North Communities (Sessional Paper No. P-60):

Mr Wildman (Tabled June 5, 1990).

Petition relating to Marmoraton Mine Site for Waste Disposal (Sessional Paper No. P-64):

Mr Pollock (Tabled June 7, 1990).

ONE HUNDRED AND FORTIETH DAY

WEDNESDAY, JUNE 27, 1990

Prayers

Pursuant to Standing Order 35(b), the following Petitions were presented:


Petition relating to Funding for Local School Boards (Sessional Paper No. P-58) (Tabled June 27, 1990) Mr Bossy.

Petition relating to Religious Education in Public Schools (Sessional Paper No. P-59) (Tabled June 27, 1990) Mr Cooke (Kitchener).

Petition relating to Buckhorn Wilderness Centre (Sessional Paper No. P-67) (Tabled June 27, 1990) Mr Adams.
Mr Chiarelli from the Standing Committee on Administration of Justice presented the Committee’s report on Alternative Dispute Resolution 1990/Le règlement des conflits parallèle 1990 and moved the adoption of its recommendations (Sessional Paper No. 426) (Tabled June 27, 1990).

On motion by Mr Chiarelli,

Ordered, That the debate be adjourned.

Mr Sterling from the Standing Committee on Government Agencies presented the Committee’s Report on the Ontario Human Rights Commission and moved the adoption of its recommendations (Sessional Paper No. 428) (Tabled June 27, 1990).

On motion by Mr Sterling,

Ordered, That the debate be adjourned.

Mr Campbell from the Select Committee on Education presented the Committee’s Fourth Report and moved the adoption of its recommendations (Sessional Paper No. 427) (Tabled June 27, 1990).

On motion by Mr Campbell,

Ordered, That the debate be adjourned.

Mr Callahan 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 Pr59, An Act respecting Sioux Lookout District Health Centre.

Bill Pr87, An Act to revive The Empire Club Foundation.

Bill Pr90, An Act respecting St. George’s Society of Toronto.

Bill Pr92, An Act respecting the City of Thunder Bay.

Bill Pr93, An Act to revive Dinorwic Metis Corporation.

Bill Pr97, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown.

Your Committee further recommends that the fees, and the actual cost of printing, be remitted on Bill Pr90, An Act respecting St. George’s Society of Toronto.
The following Bills were introduced and read the first time:

Bill 233, An Act to amend the Child and Family Services Act, 1984 and to amend certain other Acts relating to Adoption.  Mr Beer.

Bill 234, An Act to establish a Corporation to provide for Agricultural Insurance.  Mr Ramsay.

Projet de loi 234, Loi portant création d'une personne morale offrant de l'assurance agricole.  M. Ramsay.

Bill 235, An Act to revise the Crop Insurance Act (Ontario).  Mr Ramsay.


Bill 236, An Act to revise the Farm Income Stabilization Act.  Mr Ramsay.

Projet de loi 236, Loi portant révision de la Loi sur la stabilisation des revenus agricoles.  M. Ramsay.

Bill 237, An Act to provide for the Regulation of Gaming Services.  Mr Sorbara.

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

Bill Pr98, An Act respecting the Town of Oakville.  Mr Carrothers.

With unanimous consent, Mrs Cunningham moved, in the absence of Mr Harris,

That, in spite of 33 tax increases, increasing annual provincial tax revenues by over 130% in five years, and in spite of increasing total government spending over that same period from 25 billion dollars to over 44 billion dollars this government has failed to implement several of its significant election promises, specifically the creation of 4,000 new hospital beds, the creation of 102,000 affordable rental units, provide automobile drivers with lower insurance rates and, establish an environmental superfund to clean up toxic waste sites, therefore this House has lost confidence in the government of Ontario, not only for its inability to maintain its promises, but for its inability to develop a plan to halt the deterioration of our health care system, transportation network, competitive tax position, and integrity of our government institutions.

And a debate arising, after some time, the motion having been put, was lost on the following division:
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 July 1, 1990, and ending October 31, 1990, such payments to be charged to the proper appropriation following the voting of supply.

Debate was resumed on the Motion for Second Reading of Bill 220, An Act to amend the Environmental Protection Act and the Ontario Water Resources 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 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 220, An Act to amend the Environmental Protection Act and the Ontario Water Resources Act.

Ordered, That the report be now received and adopted.

The following Bills were read the second time:—


Bill 164, An Act to amend the Law Society Act with respect to Insurance. 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:—

Bill 45, An Act to amend the Law Society Act and Solicitors Act.

Ordered, That the report be now received and adopted.

With unanimous consent,

The following Bill was read the second time:—

Bill 225, An Act to amend the Landlord and Tenant Act with respect to Animals. Ordered for Third Reading.

Debate was resumed on the Motion for Second Reading of Bill 150, An Act to amend the Vital Statistics 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.

The House then adjourned at 10.00 p.m.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):

Sessional Papers:—

Compendia:


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ONE HUNDRED AND FORTY-FIRST DAY
THURSDAY, JUNE 28, 1990

PRAYERS

10.00 A.M.

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

Bill Pr59, An Act respecting Sioux Lookout District Health Centre.

Bill Pr65, An Act respecting the Township of Plympton.

Bill Pr68, An Act respecting the Township of Front of Leeds and Lansdowne.

Bill Pr70, An Act respecting the Human Resources Professionals Association of Ontario.
Bill Pr78, An Act respecting the City of Mississauga.

Bill Pr87, An Act to revive The Empire Club Foundation.

Bill Pr88, An Act respecting the Town of Niagara-on-the-Lake.

Bill Pr90, An Act respecting St. George’s Society of Toronto.

Bill Pr92, An Act respecting the City of Thunder Bay.

Bill Pr93, An Act to revive Dinorwic Metis Corporation.

Bill Pr97, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown.

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

Bill Pr59, An Act respecting Sioux Lookout District Health Centre.

Bill Pr65, An Act respecting the Township of Plympton.

Bill Pr68, An Act respecting the Township of Front of Leeds and Lansdowne.

Bill Pr70, An Act respecting the Human Resources Professionals Association of Ontario.

Bill Pr78, An Act respecting the City of Mississauga.

Bill Pr87, An Act to revive The Empire Club Foundation.

Bill Pr88, An Act respecting the Town of Niagara-on-the-Lake.

Bill Pr90, An Act respecting St. George’s Society of Toronto.

Bill Pr92, An Act respecting the City of Thunder Bay.

Bill Pr93, An Act to revive Dinorwic Metis Corporation.

Bill Pr97, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown.

The following Bill was read the second time:—

Debate was resumed on the Motion for Adoption of the Recommendations contained in the Special Report on Farm “Q” Ltd. of the Standing Committee on the Ombudsman.

And after some time, the motion having been put, was declared carried.

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 105, An Act to amend the Ontario Home Ownership Savings Plan Act, 1988, the title of which is amended to read “Bill 105, An Act to amend certain Acts in relation to Ontario Home Ownership Savings Plans”.

Bill 175, An Act to revise the Liquor Licence Act and to amend the law relating to Liquor.

_Ordered_, That the report be now received and adopted.

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THE AFTERNOON SITTING

1.30 P.M.

On motion by Mr Ward,

_Ordered_, That the following substitutions be made to the membership of committees:—

On the Select Committee on Constitutional and Intergovernmental Affairs

Mrs Cunningham for Mr Harris

On the Standing Committee on Government Agencies

Mr Runciman for Mr Pope

On the Standing Committee on Public Accounts

Mr McCague for Mr Harris

Pursuant to Standing Order 35(b), the following Petitions were presented:—

Petition relating to Trespass to Property Act (*Sessional Paper No. P-18*)
(Tabled June 28, 1990)  _Mr Sterling._

Petition relating to Support and Custody Orders Enforcement Program (Sessional Paper No. P-68) (Tabled June 28, 1990) Mr Hampton.

Petition relating to Northern Health Travel Grant Program (Sessional Paper No. P-69) (Tabled June 28, 1990) Mr Hampton.

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 107, An Act to revise the Police Act and amend the law relating to Police Services.

Ordered, That the report be now received and adopted.

With unanimous consent, the House agreed to sit until 7.00 p.m.

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

Bill 45, An Act to amend the Law Society Act and the Solicitors Act.


Bill 164, An Act to amend the Law Society Act with respect to Insurance.


Bill 220, An Act to amend the Environmental Protection Act and the Ontario Water Resources Act.

Bill 225, An Act to amend the Landlord and Tenant Act with respect to Animals.

With unanimous consent,

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


Bill 175, An Act to revise the Liquor Licence Act and to amend the law relating to Liquor.

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 107, An Act to revise the Police Act and amend the law relating to Police Services.

Ordered, That the report be now received and adopted.

On motion by Mr Ward,

Ordered, That the Order of the House of December 20, 1989 appointing the Select Committee on Constitutional and Intergovernmental Affairs, as amended by an Order of the House of March 20, 1990, be further amended by striking out all the words following “appointed” in the second line up to and including the word “Reform” in the third line and inserting “to consider and report on alternatives that would provide for more effective processes for future constitutional discussions” and by striking out all the words following “Canada” in the sixth line up to and including the words “October 15, 1990” in the tenth line.

Mr Ward moved,

That the following committees be authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:—

Select Committee on Constitutional and Intergovernmental Affairs to consider matters relating to its terms of reference;

Select Committee on Education;

Select Committee on Energy to adjourn to Washington, D.C. and New York City, New York, to consider bilateral and international approaches to implementation of public policy regarding climate change;

Special Committee on the Parliamentary Precinct to meet from time to time at the call of the Co-Chairs of the Committee to consider matters related to the restoration of the Parliament Building;

Standing Committee on Finance and Economic Affairs be authorized to adjourn from place to place in North America to investigate compara-
tive investment opportunities in Ontario and bordering American states;

Standing Committee on Government Agencies to adjourn to Washington, D.C. to meet with officials of the Administrative Conference of the United States;

Standing Committee on the Legislative Assembly to adjourn to Nashville, Tennessee to attend the annual meeting of the National Conference of State Legislators and to consider matters relating to freedom of information and protection of individual privacy;

Standing Committee on Regulations and Private Bills to consider matters relating to the regulations process;

Standing Committee on Resources Development to consider Bill 96, An Act to amend the Highway Traffic Act.

And a debate arising, after some time,

Mr Ward moved,

That the motion be amended by deleting the words “and tabled with the Clerk of the Assembly” in the third and fourth lines, and adding the following paragraph “Standing Committee on Public Accounts to consider the Annual Reports of the Provincial Auditor” at the end.

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 authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the three Party Whips to examine and enquire into the following matters:—

Select Committee on Constitutional and Intergovernmental Affairs to consider matters relating to its terms of reference;

Select Committee on Education;

Select Committee on Energy to adjourn to Washington, D.C. and New York City, New York, to consider bilateral and international approaches to implementation of public policy regarding climate change;

Special Committee on the Parliamentary Precinct to meet from time to time at the call of the Co-Chairs of the Committee to consider matters related to the restoration of the Parliament Building;
Standing Committee on Finance and Economic Affairs be authorized to adjourn from place to place in North America to investigate comparative investment opportunities in Ontario and bordering American states;

Standing Committee on Government Agencies to adjourn to Washington, D.C. to meet with officials of the Administrative Conference of the United States;

Standing Committee on the Legislative Assembly to adjourn to Nashville, Tennessee to attend the annual meeting of the National Conference of State Legislators and to consider matters relating to freedom of information and protection of individual privacy;

Standing Committee on Regulations and Private Bills to consider matters relating to the regulations process;

Standing Committee on Resources Development to consider Bill 96, An Act to amend the Highway Traffic Act.

Standing Committee on Public Accounts to consider the Annual Reports of the Provincial Auditor.

Mr Ward moved,

That with the agreement of the House Leader and Chief Whip of each of the recognized Parties, committees may meet during the Summer Adjournment at times other than those specified in the schedule tabled today with the Clerk of the Assembly to consider matters referred to them by the House or to consider matters designated pursuant to Standing Order 123.

And a debate arising, after some time,

Mr Ward moved,

That the motion be amended by deleting the following words in the third and fourth lines, "at times other than those specified in the schedule tabled today with the Clerk of the Assembly."

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 with the agreement of the House Leader and Chief Whip of each of the recognized Parties, committees may meet during the Summer Adjournment to consider matters referred to them by the House or to consider matters designated pursuant to Standing Order 123.
On motion by Mr Ward,

Ordered, That committees be authorized to release their reports during the Summer Adjournment by depositing a copy of any report with the Clerk of the Assembly, and upon the resumption of the meetings of the House, the Chairs of such committees shall bring any such reports before the House in accordance with the Standing Orders.

With unanimous consent,

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

Bill 107, An Act to revise the Police Act and amend the law relating to Police Services.

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 the 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 45, An Act to amend the Law Society Act and the Solicitors Act.


Bill 107, An Act to revise the Police Act and amend the law relating to Police Services.

Bill 114, An Act to amend the Ontario Lottery Corporation Act.


Bill 164, An Act to amend the Law Society Act with respect to Insurance."
Bill 175, An Act to revise the Liquor Licence Act and to amend the law relating to Liquor.

Bill 177, An Act respecting the Amalgamation of certain Municipalities in the County of Simcoe.


Bill 220, An Act to amend the Environmental Protection Act and the Ontario Water Resources Act.

Bill 225, An Act to amend the Landlord and Tenant Act with respect to Animals.

Bill Pr59, An Act respecting Sioux Lookout District Health Centre.

Bill Pr65, An Act respecting the Township of Plympton.

Bill Pr68, An Act respecting the Township of Front of Leeds and Lansdowne.

Bill Pr70, An Act respecting the Human Resources Professionals Association of Ontario.

Bill Pr78, An Act respecting the City of Mississauga.

Bill Pr87, An Act to revive The Empire Club Foundation.

Bill Pr88, An Act respecting the Town of Niagara-on-the-Lake.

Bill Pr90, An Act respecting St. George’s Society of Toronto.

Bill Pr92, An Act respecting the City of Thunder Bay.

Bill Pr93, An Act to revive Dinorwic Metis Corporation.

Bill Pr97, An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown.”

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.

In accordance with Standing Order 6(a) the House then adjourned at 7.10 p.m. till Monday, September 24, 1990.
The following documents having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 38(c):

Sessional Papers:—


The Answers to the following Questions having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 95(e) (See Sessional Paper No. 313):

Final Answers to Question Numbers 436, 445, 446, 448, 449, 450, 451, 457, 461, 462, 464 and 466.

Interim Answers to Question Numbers 455, 463 and 460.

The responses to the following Petitions were laid upon the Table:

Petition relating to Disposable Diapers (Sessional Paper No. P-54):

Mr Kormos (Tabled May 7, 1990).

Pétition ayant rapport à la demande d'un conseil scolaire de langue française dans Prescott-Russell (document parlementaire n° P-55):

M. Poirier (déposée le 14 juin 1990)

Petition relating to Ontario Highway Traffic Act (Sessional Paper No. P-57):

Mr Ray (Windsor-Walkerville) (Tabled May 14, 1990).

Petition relating to Funding to Local School Boards (Sessional Paper No. P-58):—
Mr Allen (Tabled June 13, 1990).

Mr Cooke (Windsor-Riverside) (Tabled May 14, 1990).

Mr Wildman (Tabled June 13, 1990).

Petition relating to Religious Education in Public Schools (Sessional Paper No. P-59):—

Miss Roberts (Tabled May 29, 1990).

Miss Roberts (Tabled May 31, 1990).

Miss Roberts (Tabled June 5, 1990).

Miss Roberts (Tabled June 13, 1990).

Petition relating to Municipal Organization of Sault North Communities (Sessional Paper No. P-60):—

Mr Wildman (Tabled June 12, 1990).

Petition relating to Relocation of the Workers Compensation Board Office in Sudbury (Sessional Paper No. P-66):—

Mr Morin-Strom (Tabled June 13, 1990).
ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME.

GREETING:

PROCLAMATION

I AN SCOTT
Attorney General

WHEREAS We have thought fit, by and with the advice of Our Executive Council of Our Province of Ontario, to dissolve the present Legislative Assembly and to call forthwith a new Legislative Assembly:

NOW KNOW YE that WE DO HEREBY DISSOLVE the present Legislative Assembly of Our Province of Ontario, and DO HEREBY MAKE KNOWN Our Royal Will and Pleasure to call a new Legislative Assembly of Our said Province; and WE DO DECLARE that, by and with the advice of Our said Executive Council, WE have this day given orders for issuing Our Writs in due form for holding a general election of members to serve in the new Legislative Assembly of Our said Province, the said Writs to bear date the thirtieth day of July, A.D., 1990, and to be returnable forthwith after the execution thereof; and WE DO FURTHER DECLARE that, as appointed by Our Lieutenant Governor in Council, the day for the nomination of candidates for the said general election shall be the twenty-third day of August, A.D., 1990, and the day on which polling shall take place where a poll is granted shall be the sixth day of September A.D., 1990.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

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

THE HONOURABLE LINCOLN M. ALEXANDER, A Member of Our Privy Council for Canada, One of Our Counsel Learned in the Law, Bachelor of Arts, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this thirtieth day of July, in the year of Our Lord one thousand nine hundred and ninety and in the thirty-ninth year of Our Reign.

BY COMMAND

CHRIS WARD,
Minister of Government Services.
PROCLAMATION

(Great Seal of Ontario)  LINCOLN M. ALEXANDER

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

À TOUS CEUX QUI RECEVRONT LES PRÉSENTES,

SALUT:

PROCLAMATION

ATTENDU QUE, suivant l'avis de Notre Conseil exécutif de la Province de l'Ontario, nous avons jugé opportun de dissoudre l'Assemblée législative actuelle et de convoquer sans délai une nouvelle Assemblée :

QU'IL SOIT ENTENDU que NOUS DISSOLVONS PAR LES PRÉSENTES l'Assemblée législative actuelle de Notre Province de l'Ontario et EXPRI-MONS notre volonté royale et notre bon plaisir de convoquer une nouvelle Assemblée législative de ladite Province; et NOUS DÉCLARONS que, suivant l'avis dudit Conseil exécutif, NOUS avons en ce jour ordonné la délivrance de Nos Décrets en bonne et due forme pour la tenue d'une élection générale des membres qui composeront la nouvelle Assemblée législative de ladite Province, lesdits Décrets devant porter la date du trentième jour de juillet 1990 de notre ère, et devant être rapportés immédiatement après leur exécution; et NOUS DÉCLA-RONS ÉGALEMENT que, tel que l'a fixé le Lieutenant-Gouverneur en conseil, le jour de la présentation des candidats à ladite élection générale sera le vingt-troisième jour d'août 1990 de notre ère, et le jour du scrutin dans tous les bureaux de vote désignés sera le sixième jour de septembre 1990 de notre ère.

DE TOUTES CES PRÉMISSES tous Nos dévoués sujets, et tous les autres qui y sont ou pourraient y être intéressés d'une façon quelconque, sont priés de prendre avis et d'agir en conséquence.

EN FOI DE QUOI nous avons fait des présentes Nos Lettres patentes et y avons apposé le Grand Sceau de Notre Province de l'Ontario.
TÉMOIN :

L’HONORABLE LINCOLN M. ALEXANDER, membre de Notre Conseil privé pour le Canada, l’un de Nos conseillers versés dans le droit, bachelier ès arts, docteur en droit, LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L’ONTARIO

en Notre Ville de Toronto, dans ladite Province, ce trentième jour de juillet de l’année mil neuf cent quatre-vingt-dix de notre ère et dans la trente-neuvième année de Notre règne.

PAR ORDRE

CHRIS WARD,
Ministre des Services Gouvernementaux.