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Bill 94, Metropolitan Toronto Reassessment Statute Law Amendment Act, 1992/Loi de 1992 modifiant des lois en ce qui concerne les nouvelles évaluations de la communauté urbaine de Toronto. Hon. D. Cooke (Minister of Municipal Affairs). First Reading November 18, 1992. Second Reading debated November 24, 25, 30 (Subject matter of the Bill referred to the Standing Committee on Social Development November 25. Subject matter considered November 30). Second Reading carried on division December 1. Ordered referred to the Standing Committee on Social Development. Considered December 1, 2, 3, 4, 5, 6, 7.


Hon. H. Hampton (Attorney General). First Reading May 27, 1991. Second Reading June 20. Ordered referred to the Standing Committee on Administration of Justice. Considered December 16; February 10, 1992, February 11, 12, 13, 14, 17, 18, 19, 20, 21; March 9, 10, 11, 12, 13, 24, 25; May 25, 26; June 15, 16, 22, 23; August 5, 6, 10, 11, 12, 13; September 14, 15, 16; October 5. Reported as amended October 6. Ordered referred to the Committee of the Whole House pursuant to the Order of the House of May 28. Considered November 26; December 2. Reported as amended December 2. Third Reading carried on division December 7. Royal Assent December 10. Commencement - ss. 1-19, 20(1-8, 10, 11, 13, 15-17, 19-28, 30-62), 21-29 - Proclamation; ss. 20(9, 12, 14, 18, 29) - Royal Assent. S.O. 1992, Chapter 32.

Bill 111, Public Service Amendment Act (Political Activity Rights), 1992/Loi de 1992 modifiant la Loi sur la fonction publique (droits en matière d'activités politiques).
Hon. D. Cooke (Chair of the Management Board of Cabinet). First Reading December 3, 1992.


Bill 165, Municipal Statute Law Amendment Act, 1992/Loi de 1992 modifiant des lois concernant les municipalités. Hon. D. Cooke (Minister of Municipal Affairs). First Reading December 5, 1991. Second Reading June 23, 1992. Ordered for Third Reading. Third Reading June 23. Royal Assent June 25. Commencement - ss. 1, 2(1,2(a),3-6), 3(1,2,5,6), 4-7, 8(2), 9-17, 20-25, 27(1,3-6,8,9), 28-45, 48-53, 55-61, 63(1,3-5,7,8), 64-68, 70-75, 77(1, 3-5, 7, 8), 78-82, 84, 90-93, pars. 1,3-7,10 of s. 94, 95, 96 - Royal Assent; ss. 18, 19, 83, 85-89, pars. 2,8,9 of s. 94 - January 1, 1992; ss. 2(2)(b), 3(3,4), 8(1), 26, 27(2,7), 46, 47, 54, 62, 63(2,6), 69, 76, 77(2,6) - Proclamation. S.O. 1992, Chapter 15. Subsection 95(3) proclaimed to come into force January 1, 1993. O.C. 3531/92 dated December 9, 1992.


PRIVATE BILLS


Bill Pr23, East York Act, 1992 - Borough of. Ms M. Ward (N.D./Don Mills). First Reading December 19, 1990. Referred to the Standing Committee on Regulations and Private Bills. The Bill having been withdrawn by the applicant, it was recommended that the Bill be not reported May 6, 1992.


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Bill Pr51, York Act, 1992 - City of. Mr T. Rizzo (N.D./Oakwood). First Reading December 19, 1990. Referred to the Standing Committee on Regulations and Private Bills. The Bill having been withdrawn by the applicant, it was recommended that the Bill be not reported October 28, 1992.


Bill Pr61, Toronto Act (Natural Gas Purchase Program), 1992 - City of.


SECTION 2 - 1992-1993 ESTIMATES / BUDGETS DES DÉPENSES


2. Table setting out Estimates (1992-93) of ministries selected for consideration by Standing Committee on Estimates on May 7, 1992, pursuant to S.O. 57, time allocated; dates of consideration; reporting and concurrence dates.

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<th>Ministry of Industry, Trade and Technology</th>
<th>Time Allocated: 7 hrs. 30 mins.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Concurrence:</td>
<td>November 30; December 10, 1992</td>
</tr>
</tbody>
</table>
Section 2-2

Ministry of Community and Social Services
Time Allocated: 7 hrs. 30 mins.
Concurrence: November 30; December 10, 1992.

Ministry of the Environment
Time Allocated: 7 hrs. 30 mins.
Concurrence: November 30; December 10, 1992.

Ministry of Consumer and Commercial Relations
Time Allocated: 9 hours
Concurrence: November 30; December 10, 1992.

Ministry of Natural Resources
Time Allocated: 6 hours
Dates of Consideration: November 4, 17, 18, 1992.
Concurrence: November 30; December 10, 1992.

Ministry of the Solicitor General
Time Allocated: 7 hrs. 30 mins.
Dates of Consideration: November 18, 1992.
Concurrence: November 30; December 10, 1992.

Ministry of Tourism and Recreation
Time Allocated: 7 hrs. 30 mins.
Concurrence: November 30; December 10, 1992.
Pursuant to Standing Order 58, the Estimates (1992-93) 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 on May 7, 1992:–

- Ministry of the Attorney General
- Cabinet Office
- Ministry of Citizenship
- Ministry of Colleges and Universities
- Ministry of Correctional Services
- Ministry of Culture and Communications
- Office for Disability Issues
- Ministry of Energy
- Ministry of Financial Institutions
- Office of Francophone Affairs
- Ministry of Government Services
- Office for the Greater Toronto Area
- Ministry of Intergovernmental Affairs
- Ministry of Labour
- Office of the Lieutenant Governor
- Management Board
- Ministry of Municipal Affairs
- Ontario Native Affairs Secretariat
- Ministry of Northern Development and Mines
- Office of the Premier
- Ministry of Revenue
- Office for Seniors’ Issues
- Ministry of the Skills Development
- Ministry of Treasury and Economics
- Office Responsible for Women’s Issues

Pursuant to Standing Order 60(a), the Estimates (1992-93) of the following offices, tabled on November 30, 1992, are reported back to the House as they were not previously selected by the Committee for consideration and are deemed to be received and concurred in on December 1, 1992:–

- Office of the Assembly
- Office of the Chief Election Officer
- Office of the Ombudsman
- Office of the Provincial Auditor
SECTION 3 - COMMITTEES / COMITÉS

SELECT COMMITTEES

GENERAL


2. Disposition of all Orders, bills and matters referred to or designated in any select, special or standing committees remaining on the Orders and Notices paper at the prorogation of the First Session, Thirty-fifth Parliament - April 6, 1992.

3. 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 Estimates may meet on Tuesday 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 and Wednesday 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 - April 14, 1992.
SELECT COMMITTEE ON ONTARIO IN CONFEDERATION

Reports:

Final Report / Rapport final presented and placed on the Orders and Notices paper for consideration pursuant to Standing Order 36(b) (Sessional Paper No. 27i) presented - April 7, 1992.
STANDING COMMITTEES

GENERAL


2. Disposition of all Orders, bills and matters referred to or designated in any select, special or standing committees remaining on the Orders and Notices paper at the prorogation of the First Session, Thirty-fifth Parliament - April 6, 1992.

3. 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 Estimates may meet on Tuesday 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 and Wednesday 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 - April 14, 1992.

4. Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly - July 23, 1992.

5. Authorized to release 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 - July 23, 1992.
6. Ordered, That, notwithstanding the prorogation of the House,

(i) all government bills except Bill 20, An Act to amend the Education Act, Bill 81, An Act to revise the Condominium Act, Bill 168, An Act to amend the Pay Equity Act, Bill 171, An Act respecting Algonquin and Ward's Islands and respecting the Stewardship of the Residential Community on the Toronto Islands;

(ii) all government Orders with respect to committee reports;

(iii) the following private members’ bills ordered for second reading:- Bill 5, An Act to provide for Vehicle and Pedestrian Safety, Bill 13, An Act to provide for the Protection of Financial Consumers, Bill 33, An Act to amend the Representation Act, Bill 36, An Act to amend the Highway Traffic Act and the Education Act respecting School Bus Monitors, Bill 62, An Act to amend the Environmental Protection Act in respect of the Niagara Escarpment, Bill 67, An Act to require the Minister of the Environment to direct an Investigation into the deleterious human health effects of exposure to Radon in indoor air, Bill 69, An Act to require the Minister of the Environment to direct an Investigation into the deleterious human health effects of exposure to Abrin, Bill 70, An Act to require the Minister of the Environment to direct an Investigation into the deleterious human health effects of exposure to Benzoapyrene, Bill 83, An Act to amend the Freedom of Information and Protection of Privacy Act respecting Fees Charged for Access to Records;

(iv) the following private members’ bill referred to the Standing Committee on Resources Development, Bill 82, An Act to amend the Employment Standards Act and the Workers’ Compensation Act;

(vi) all private bills referred to Standing Committee on Regulations and Private Bills;

(vii) all other matters referred to or designated in any standing committees;

remaining on the Orders and Notices paper at the prorogation of the Second Session of this parliament be continued and placed on the Orders and Notices paper of the second sessional day of the Third Session of the 35th Parliament at the same stage of business for the House and its committees as at prorogation - December 10, 1992.

7. Authorized to meet during the Recess between the Second and Third Sessions of the 35th Parliament in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly - December 10, 1992.

8. Authorized to release reports during the Recess between the Second and Third Sessions of the 35th Parliament by depositing a copy of any report with the Clerk of the Assembly, and on the second Sessional day of the Third Session of the 35th Parliament the Chairs of such committees shall bring any such reports before the House in accordance with the Standing Orders - December 10, 1992.
Section 3-6

STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE


Membership:

Ms Akande
Ms Carter
Mr Chiarelli
Mr Cooper
Mr Curling
Mr Harnick
Mr Mahoney
Mr Malkowski
Mr Morrow
Mr Runciman
Mr Wessenger
Mr Winninger - April 14, 1992.

Chair: Mr M. Cooper - elected April 21, 1992.

Vice-Chair: Mr M. Morrow - elected April 21, 1992.


Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- to consider Bills 74, 108, 109 and 110 related to advocacy and consent to treatment, pursuant to the order of the House dated Thursday, 28 May 1992 - July 23, 1992.

Authorized to meet during the Recess between the Second and the Third Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matters:- to consider Bill 102, An Act to amend the Pay Equity Act and Bill 169, An Act to amend the Public Service Act and the Crown Employees Collective Bargaining Act - December 10, 1992.
Bills referred and reports presented:


STANDING COMMITTEE ON ESTIMATES


Membership:

Mr Bisson
Mr Carr
Mr Eddy
Mr Ferguson
Mr Frankford
Mr Jackson
Mr Lessard
Mrs Marland
Mr O'Connor
Mr Perruzza
Mr Ramsay
Mr Sorbara - April 14, 1992.

Chair: Mr C. Jackson - elected April 22, 1992.

Vice-Chair: Mrs M. Marland - electd April 22, 1992.


Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- to consider the Estimates of certain Ministries - July 23, 1992.

Reports:


Report on the Estimates (1992-93) of certain offices not previously selected for consideration pursuant to Standing Order 60(a) - December 1, 1992.
STANDING COMMITTEE ON ESTIMATES

NOTE: For dates of referral of Estimates, time allocated for consideration, dates of consideration, reporting and concurrence, see Section 2, Status of Estimates.
STANDING COMMITTEE ON FINANCE AND ECONOMIC AFFAIRS


Membership:

Mrs Caplan
Mr Carr
Mr Christopherson
Mr Hansen
Mr Jamison
Mr Kwinter
Mr Phillips (Scarborough-Agincourt)
Mr Sterling
Mr Sutherland
Mr Ward (Brantford)
Ms Ward (Don Mills)
Mr Wiseman - April 14, 1992.

Chair: Mr R. Hansen - elected April 23, 1992.

Vice-Chair: Mr K. Sutherland - elected April 23, 1992.

Authorized to meet during the Recess between the Second and the Third Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matters:- to consider Bill 164, An Act to amend the Insurance Act and certain other Acts in respect of Automobile Insurance and other Insurance Matters and matters related to pre-Budget consultation - December 10, 1992.

Bills referred and reports presented:


Section 3-11

STANDING COMMITTEE ON FINANCE AND ECONOMIC AFFAIRS

Reports:


STANDING COMMITTEE ON GENERAL GOVERNMENT


Membership:

Mr Arnott  
Mr Brown  
Mr Ferguson  
Mr Fletcher  
Ms Harrington  
Mr Hope  
Mr Mammoliti  
Mr Marchese  
Mr McClelland  
Mr Murdoch (Grey)  
Ms Poole  
Mr Sola - April 14, 1992.

Chair: Mr M. Brown - elected April 23, 1992.
Vice-Chair: Mr C. McClelland - elected April 23, 1992.

Authorized to meet during the Recess between the Second and the Third Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matter:- to consider Bill 61, An Act respecting Algonquin and Ward's Islands and respecting the Stewardship of the Residential Community on the Toronto Islands - December 10, 1992.

Bills referred and reports presented:


Toronto Islands Residential Community Stewardship Act, 1992/Loi de 1992 sur l'administration de la zone résidentielle des îles de Toronto (Bill 61), referred November 19, 1992.

Reports:

STANDING COMMITTEE ON GOVERNMENT AGENCIES


Membership:

Mr Bradley
Ms Carter
Mr Cleary
Mr Ferguson
Mr Frankford
Mr Grandmaitre
Mr Marchese
Mr McLean
Mr Runciman
Mr Stockwell
Mr Waters
Mr Wiseman - April 14, 1992.

Chair: Mr R. Runciman - elected April 22, 1992.
Vice-Chair: Mr A. McLean - elected April 22, 1992.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- to consider intended appointments as provided in its terms of reference - July 23, 1992.

Authorized to meet during the Recess between the Second and the Third Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matters:- to consider the operation of certain agencies, boards and commissions of the Government of Ontario and to review intended appointments - December 10, 1992.

Reports:

Twenty-third Report / vingt-troisième rapport (Sessional Paper No. 13i) presented - April 7, 1992. (Report deemed to be adopted on January 15, 1992, pursuant to Standing Order 104(g)(11).)

Twenty-fourth Report / vingt-quatrième rapport (Sessional Paper No. 20i) presented - April 7, 1992. (Report deemed to be adopted on January 27, 1992, pursuant to Standing Order 104(g)(11).)
STANDING COMMITTEE ON GOVERNMENT AGENCIES

Reports (cont.):

Twenty-fifth Report / vingt-cinquième rapport (Sessional Paper No. 22i) presented - April 7, 1992. (Report deemed to be adopted on January 29, 1992, pursuant to Standing Order 104(g)(11).)

Twenty-sixth Report / vingt-sixième rapport (Sessional Paper No. 23i) presented - April 7, 1992. (Report deemed to be adopted on January 30, 1992, pursuant to Standing Order 104(g)(11).)

Twenty-seventh Report / vingt-septième rapport (Sessional Paper No. 52i) presented - April 7, 1992. (Report deemed to be adopted on February 12, 1992, pursuant to Standing Order 104(g)(11).)

Twenty-eighth Report / vingt-huitième rapport (Sessional Paper No. 51i) presented - April 7, 1992. (Report deemed to be adopted on February 13, 1992, pursuant to Standing Order 104(g)(11).)

Twenty-ninth Report / vingt-neuvième rapport (Sessional Paper No. 49i) presented - April 7, 1992. (Report deemed to be adopted on March 25, 1992, pursuant to Standing Order 104(g)(11).)

Thirtieth Report / trentième rapport (Sessional Paper No. 50i) presented - April 7, 1992. (Report deemed to be adopted on March 25, 1992, pursuant to Standing Order 104(g)(11).)

First Report / premier rapport (Sessional Paper No. 19) presented and deemed to be adopted - April 22, 1992.


Third Report / troisième rapport (Sessional Paper No. 31) presented and deemed to be adopted - May 6, 1992.


Sixth Report / sixième rapport (Sessional Paper No. 66) presented and deemed to be adopted - June 3, 1992.

Seventh Report / septième rapport (Sessional Paper No. 91) presented and deemed to be adopted - June 23, 1992.
STANDING COMMITTEE ON GOVERNMENT AGENCIES

Reports (cont.):

Eighth Report / huitième rapport (Sessional Paper No. 94) presented and deemed to be adopted - June 24, 1992.


Tenth Report / dixième rapport (Sessional Paper No. 133) tabled - August 18, 1992. (Report deemed to be adopted on August 18, 1992, pursuant to Standing Order 104(g)(11).)

Eleventh Report / onzième rapport (Sessional Paper No. 134) tabled - August 18, 1992. (Report deemed to be adopted on August 18, 1992, pursuant to Standing Order 104(g)(11).)


Thirteenth Report / treizième rapport (Sessional Paper No. 139) tabled - August 20, 1992. (Report deemed to be adopted on August 20, 1992, pursuant to Standing Order 104(g)(11).)


Fifteenth Report / quinzième rapport (Sessional Paper No. 179) presented and deemed to be adopted - October 14, 1992.


Nineteenth Report / dix-neuvième rapport (Sessional Paper No. 244) presented and deemed to be adopted - December 9, 1992.

STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY


Membership:

Mr Cooper
Mr Duignan
Mr Farnan
Mr Johnson
Mrs Marland
Mrs Mathyssen
Mr McClelland
Mr Mills
Mr Morin
Mr Owens
Mrs Sullivan
Mr Villeneuve - April 14, 1992.

Chair: Mr Duignan - elected April 22, 1992.

Vice-Chair: Mr M. Farnan - elected April 22, 1992.

Ordered, That notwithstanding any Standing Order, the Standing Committee on the Legislative Assembly be authorized to meet from 10:30 a.m. to 12:00 noon on Wednesday, April 8, 1992 to complete the writing of the committee’s final report pursuant to the reference of the House on December 19, 1991. For all purposes associated with the completion of the referral of the House of December 19, 1991, the membership of the committee and of the sub-committee shall be the same as it was immediately before the commencement of the Second Session of the present Parliament and the committee may consider all evidence received during its deliberations prior to the commencement of the Second Session - April 7, 1992.

Ordered, ....That outstanding issues relating to the Standing Orders be referred to the Legislative Assembly Committee for consideration and that the Report be sent back to the House Leaders of recognized parties in the Legislature for final agreement - June 29, 1992.

Sub-committee authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- to adjourn to Cincinnati, Ohio to attend the annual meeting of the National Conference of State Legislatures - July 23, 1992.
STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY

Authorized to meet during the Recess between the Second and the Third Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matter:- to consider the development of a policy with respect to the recognition of religious holidays in the Legislative calendar - December 10, 1992.

Reports:


STANDING COMMITTEE ON THE OMBUDSMAN


Membership:

Ms Akande
Mr Drainville
Mr Duignan
Ms Haeck
Mr Henderson
Mr Johnson
Mr Miclash
Mr Morrow
Mr Murdoch (Grey)
Mr Perruzza
Mr Ramsay
Mrs Witmer - April 14, 1992.

Chair: Mr M. Morrow - elected April 22, 1992.

Vice-Chair: Ms C. Haeck - elected April 22, 1992.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- to consider the review of the Office of the Ombudsman - July 23, 1992.

Authorized to meet during the Recess between the Second and the Third Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to write a report to the House - December 10, 1992.

Reports:

STANDING COMMITTEE ON PUBLIC ACCOUNTS


Membership:

Mr Callahan
Mr Cordiano
Mr Cousens
Mr Duignan
Mr Frankford
Ms Haeck
Mr Hayes
Mr Johnson
Mr Mancini
Mr O'Connor
Mr Sorbara
Mr Tilson - April 14, 1992.

Chair: Mr R. Mancini - elected April 23, 1992.

Vice-Chair: Mr J. Cordiano - elected April 23, 1992.

Ordered, That the Standing Committee on Public Accounts consider the matter of the appointment of the Provincial Auditor and that the committee report to the House its recommended candidate for appointment as the Provincial Auditor on or before June 8, 1992 - April 22, 1992.


Ordered, That the Chair, clerk, and research officer of the Standing Committee on Public Accounts be authorized to attend the conference of the Canadian Council of Public Accounts Committee in Fredericton, New Brunswick - June 30, 1992.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- to consider the matter of the appointment of the Provincial Auditor - July 23, 1992.
STANDING COMMITTEE ON PUBLIC ACCOUNTS

Authorized to meet during the Recess between the Second and the Third Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matter:- to consider the Reports of the Provincial Auditor - December 10, 1992.

Reports:


STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS


Membership:

Mr Dadamo
Mr Eddy
Mr Farnan
Mr Fletcher
Mr Hansen
Mr Jordan
Mr Mills
Mr Ruprecht
Mr Sola
Mr Sutherland
Mr White
Mr Wilson (Simcoe West) - April 14, 1992.

Chair: Mr D. White - elected April 22, 1992.

Vice-Chair: Mrs E. McKinnon - elected May 6, 1992.

Substitutions:

Mrs McKinnon for Mr Fletcher - April 27, 1992.

Authorized to meet following Routine Proceedings on Wednesday, June 24, 1992, for the purpose of considering Bill Pr50, An Act respecting the Town of Mattawa and the Township of Mattawan - June 24, 1992.

Ordered, That notwithstanding any Standing Order, a Private Bill to revive Apostolic Catholic Assyrian Church of the East may be introduced and given First Reading and that the Bill be considered by the Committee on December 9, 1992 - December 7, 1992.

Standing Orders 85 and 87 respecting notice of committee hearings suspended for consideration of:-

Bill Pr50 on Wednesday, June 24, 1992 - June 24, 1992.

Bills Pr37, Pr38, Pr48, Pr53, Pr56 and Pr57 on Wednesday July 8, 1992 - July 7, 1992.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Standing Orders 85 and 87 respecting notice of committee hearings suspended for consideration of (cont.):-


Bills referred and reports presented:

372595 Ontario Limited Act, 1992 (Bill Pr11), referred April 14, 1992; reported without amendment May 6, 1992.

Apostolic Catholic Assyrian Church of the East Act, 1992 (Bill Pr83), referred December 7, 1992; reported without amendment and recommendation for remission of fees and printing costs December 9, 1992.


Caledon Act, 1992 - Town of (Bill Pr31), referred April 14, 1992; reported without amendment May 27, 1992.

Cambridge District Association for Christian Education Act, 1992 (Bill Pr9), referred April 27, 1992; reported without amendment and recommendation for remission of fees and printing costs May 27, 1992.

Canadian Millers’ Mutual Fire Insurance Company Act, 1992 (Bill Pr75), referred December 1, 1992; reported without amendment December 9, 1992.

Cinquemani Holdings Limited Act, 1992 (Bill Pr33), referred May 25, 1992; reported without amendment June 10, 1992.

Cornwall Act, 1992 - City of (Bill Pr29), referred June 9, 1992; reported without amendment June 23, 1992.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):

Duclos Point Property Owners Inc. Act, 1992 (Bill Pr79), referred December 1, 1992; reported without amendment December 9, 1992.


East York Act, 1992 - Borough of (Bill Pr23), referred December 19, 1990; the Bill having been withdrawn by the applicant, it was recommended that the Bill be not reported May 6, 1992.


Elipro Holdings Inc. Act, 1992 (Bill Pr49), referred October 22, 1992; reported without amendment November 4, 1992.

FaithWay Baptist College of Canada Act, 1992 (Bill Pr1), referred April 23, 1992; reported without amendment and recommendation for remission of fees and printing costs May 6, 1992.


Institute for Christian Studies Act, 1992 (Bill Pr64), referred December 2, 1992; reported without amendment and recommendation for remission of fees and printing costs December 9, 1992.

Kitchener-Waterloo Hospital Act, 1992 (Bill Pr21), referred November 25, 1992; reported as amended December 2, 1992.


Lincoln Act, 1992 - Town of (Bill Pr58), referred December 2, 1992; reported as amended December 9, 1992.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):


London Act, 1992 - City of (Bill Pr65), referred November 23, 1992; reported as amended December 2, 1992.


Mattawa, Town of and Township of Mattawan Act (Otto Holden Dam Bypass), 1992 (Bill Pr50), referred June 23, 1992; reported without amendment June 25, 1992.


Modern Optical Ltd. Act, 1992 (Bill Pr63), referred November 16, 1992; reported without amendment November 25, 1992.

Nipissing University Act, 1992 (Bill Pr70), referred October 27, 1992; reported without amendment and recommendation for remission of fees and printing costs October 28, 1992.

North Bay Act, 1992 - City of (Bill Pr17), referred June 16, 1992; reported without amendment June 24, 1992.

North Bay, City of and Township of East Ferris Act, 1992 (Bill Pr32), referred June 16, 1992; reported as amended June 24, 1992.


Ontario Building Officials Association Act, 1992 (Bill Pr40), referred December 1, 1992; reported as amended December 9, 1992.

Ottawa Act, 1992 - City of (Bill Pr18), referred May 25, 1992; reported as amended June 10, 1992.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):

Ottawa Act, 1992 - City of (Bill Pr19), referred October 5, 1992; reported as amended November 4, 1992.

Ottawa Act, 1992 - City of (Bill Pr27), referred May 25, 1992; reported without amendment June 10, 1992.

Ottawa Act, 1992 - City of (Bill Pr34), referred June 2, 1992; reported as amended June 23, 1992.


Peterborough Club Act, 1992 (Bill Pr26), referred April 13, 1992; reported without amendment May 6, 1992.


Pinecrest Community Association Act, 1992 (Bill Pr44), referred October 5, 1992; reported without amendment October 28, 1992.

Port Elgin Sportsmen’s Club Act, 1992 (Bill Pr41), referred June 9, 1992; reported without amendment June 24, 1992.

Rainbow Halfway House Act, 1992 (Bill Pr68), referred November 5, 1992; reported without amendment and recommendation for remission of fees and printing costs November 25, 1992.

Rideau Trail Association Act, 1992 (Bill Pr94), referred December 5, 1991; reported without amendment June 10, 1992.


Bills referred and reports presented (cont.):

Silverbirch Co-operative Inc. Act, 1992 (Bill Pr38), referred June 23, 1992; reported without amendment July 8, 1992.


Toronto Act, 1992 - City of (Bill Pr12), referred December 3, 1990.

Toronto Act, 1992 - City of (Bill Pr43), referred May 27, 1992; reported without amendment June 24, 1992.

Toronto Act (Natural Gas Purchase Program), 1992 - City of (Bill Pr61), referred December 2, 1992; reported without amendment December 9, 1992.

Toronto Act, 1992 - City of (Bill Pr78), referred December 1, 1992; reported without amendment December 9, 1992.


Toronto Atmospheric Fund Act, 1992 (Bill Pr45), referred November 19, 1992; reported as amended December 9, 1992.

Tri-Delta of Toronto Act, 1992 (Bill Pr42), referred May 27, 1992; reported without amendment June 10, 1992.

Uxbridge Act, 1992 - Township of (Bill Pr56), referred June 24, 1992; reported as amended July 8, 1992.

Vaughan Act, 1992 - City of (Bill Pr25), referred April 14, 1992; reported without amendment May 27, 1992.

Women in Crisis (Northumberland County) Act, 1992 (Bill Pr71), referred November 23, 1992; reported without amendment and recommendation for remission of fees and printing costs December 2, 1992.

York Act, 1992 - City of (Bill Pr51), referred December 19, 1990; the Bill having been withdrawn by the applicant, it was recommended that the Bill be not reported October 28, 1992.

York Act, 1992 - City of (Bill Pr73), referred November 17, 1992; reported without amendment November 25, 1992.
STANDING COMMITTEE ON RESOURCES DEVELOPMENT


Membership:

Mr Conway
Mr Dadamo
Mr Huget
Mr Jordan
Mr Klopp
Mr Kormos
Mr McGuinty
Ms Murdock (Sudbury)
Mr Offer
Mr Turnbull
Mr Waters
Mr Wood - April 14, 1992.

Chair: Mr P. Kormos - elected April 22, 1992.
Vice-Chair: Mr D. Waters - elected April 22, 1992.
Mr B. Huget - elected July 20, 1992.


Authorized to meet during the Recess between the Second and the Third Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matter:- to consider Bill 96, An Act to establish the Ontario Training and Adjustment Board - December 10, 1992.

Bills referred and reports presented:


STANDING COMMITTEE ON RESOURCES DEVELOPMENT


STANDING COMMITTEE ON SOCIAL DEVELOPMENT


Membership:

Mr Beer
Mr Daigeler
Mr Drainville
Mrs Fawcett
Mr Martin
Mrs Mathyssen
Mrs O’Neill (Ottawa-Rideau)
Mr Owens
Mr White
Mr Wilson (Kingston and The Islands)
Mr Wilson (Simcoe West)
Mrs Witmer - April 14, 1992.

Chair: Mr C. Beer - elected April 21, 1992.

Vice-Chair: Mr H. Daigeler - elected April 21, 1992.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- to consider Bill 112, An Act to revise the Building Code Act - July 23, 1992.

Ordered, That, notwithstanding any Standing Order, the subject matter of Bill 94, An Act to amend certain Acts to implement the interim reassessment plan of Metropolitan Toronto on a property class by property class basis and to permit all municipalities to provide for the pass through to tenants of tax decreases resulting from reassessment and to make incidental amendments related to financing in The Municipality of Metropolitan Toronto be referred to the Committee for the purpose of conducting public hearings pending the referral of the bill to the Committee after second reading and that the Committee be authorized to meet from 3:30 p.m. until 10:00 p.m. on November 30, 1992 - November 25, 1992.
STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Ordered, That notwithstanding any Standing Order or previous order of the House, the Committee be authorized to meet on any day of the week at any time until 10:00 p.m., according to a schedule agreed to by the Committee, to consider Bill 94, An Act to amend certain Acts to implement the interim reassessment plan of Metropolitan Toronto on a property class by property class basis and to permit all municipalities to provide for the pass through to tenants of tax decreases resulting from reassessment and to make incidental amendments related to financing in The Municipality of Metropolitan Toronto - December 1, 1992.

Authorized to meet during the Recess between the Second and the Third Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matter:- Bill 101, An Act to amend certain Acts concerning Long Term Care - December 10, 1992.

Bills referred and reports presented:


Reports:

Changes to the Funding of the Ontario Student Assistance Program/Changements dans le financement du Régime d'aide financière aux étudiants de l'Ontario (Sessional Paper No. 118) presented and debated - July 16, 1992. (Comprehensive response from government requested pursuant to Standing Order 36(d).)
### SECTION 4 - SPEAKERS ON THE THRONE DEBATE AND THE BUDGET DEBATE / LISTE DES PARTICIPANTS AUX DÉBATS SUR LE DISCOURS DU TRÔNE ET SUR LE BUDGET

**THRONJE DEBATE**

Throne Speech delivered April 6, 1992

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**BUDGET DEBATE**

Budget Tabled April 30, 1992

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SECTION 5 - SESSIONAL PAPERS / DOCUMENTS PARLEMENTAIRES

FOR SESSIONAL PAPERS TABLED DURING THE INTERVAL BETWEEN THE FIRST AND SECOND SESSIONS OF THE THIRTY-FIFTH PARLIAMENT SEE APPENDIX

SESSIONAL PAPERS 1992

-A-


Amendment to intended Order-in-Council dated April 29, 1992 (No. 50) (Tabled May 26, 1992).

ANSWERS TO QUESTIONS (SEE ANSWERS TO WRITTEN QUESTIONS SECTION 5A).


-B-

Board of Funeral Services / Conseil des services funéraires, Annual Report 1991 (No. 84) (Tabled June 17, 1992).

- C -


COMMITTEE REPORTS (SELECT, SPECIAL AND STANDING)

STANDING COMMITTEE ON GENERAL GOVERNMENT / COMITÉ PERMANENT DES AFFAIRES GOUVERNEMENTALES:


STANDING COMMITTEE ON GOVERNMENT AGENCIES / COMITÉ PERMANENT DES ORGANISMES GOUVERNEMENTAUX:

Third Report / troisième rapport (No. 31) (Tabled May 6, 1992).
Eighth Report / huitième rapport (No. 94) (Tabled June 24, 1992).
STANDING COMMITTEE ON GOVERNMENT AGENCIES / COMITÉ PERMANENT DES ORGANISMES GOUVERNEMENTAUX: (CONT)

Tenth Report / dixième rapport (No. 133) (Tabled August 18, 1992).
Nineteenth Report / dix-neuvième (No. 244) (Tabled December 9, 1992).


STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY / COMITÉ PERMANENT DE L’ASSEMBLÉE LÉGISLATIVE:


STANDING COMMITTEE ON THE OMBUDSMAN / COMITÉ PERMANENT DE L’OMBUDSMAN:


STANDING COMMITTEE ON PUBLIC ACCOUNTS / COMITÉ PERMANENT DES COMPTES PUBLICS:

Section 5-4

STANDING COMMITTEE ON SOCIAL DEVELOPMENT / COMITÉ PERMANENT DES AFFAIRES SOCIALES:

Changes to the Funding of the Ontario Student Assistance Program / Changements dans le financement du Régime d’aide financière aux étudiants de l’Ontario (Sessional Paper No. 118) (Tabled July 16, 1992).

COMPENDIA:

Bill 1, An Act to establish the Waterfront Regeneration Trust Agency (No. 7) (Tabled April 6, 1992).


Bill 12, An Act to amend the Mining Tax Act (No. 15) (Tabled April 15, 1992).


Bill 21, An Act to amend the Education Act in respect of Education Authorities and Minister’s Powers. (No. 52) (Tabled May 26, 1992).


Bill 26, An Act to provide for the Regulation of Gaming Services (No. 55) (Tabled May 27, 1992).

Bill 27, An Act to amend the Education Act and certain other Acts in respect of School Board Finance (No. 54) (Tabled May 27, 1992).

Bill 31, An Act to amend the Income Tax Act and to provide an Income Tax Credit to Seniors and to phase out grants under the Ontario Pensioners Property Tax Assistance Act (No. 60) (Tabled May 28, 1992).

Bill 32, An Act to amend the Retail Sales Tax Act (No. 63) (Tabled June 1, 1992).

Bill 34, An Act to amend the Highway Traffic Act and the Personal Property Security Act in respect of Vehicle Transfer Packages (No. 64) (Tabled June 1, 1992).

Bill 37, An Act to amend the Education Act and certain other Acts with respect to Special Education. (No. 65) (Tabled June 2, 1992).

Bill 38, An Act to amend the Retail Business Holidays Act in respect of Sunday Shopping (No. 68) (Tabled June 3, 1992).

Bill 39, An Act to establish the Ontario Road Safety Corporation and to amend certain Acts administered by the Minister of Transportation (No. 67) (Tabled June 3, 1992).
COMPENDIA: (CONT)


Bill 63, An Act to establish a Corporation to provide for Agricultural Insurance (No. 75) (Tabled June 11, 1992).

Bill 64, An Act to revise the Farm Income Stabilization Act (No. 76) (Tabled June 11, 1992).


Bill 72, An Act to amend the Arts Council Act (No. 89) (Tabled June 23, 1992).

Bill 75, An Act respecting Annexations to the City of London and to certain municipalities in the County of Middlesex (No. 90) (Tabled June 23, 1992).


Bill 78, An Act to provide Compensation for Damage to Livestock, Poultry and Honey Bees (No. 95) (Tabled June 24, 1992).


Bill 80, An Act to amend the Labour Relations Act (No. 100) (Tabled June 25, 1992).


Bill 85, An Act to amend the Tobacco Tax Act and the Liquor Control Act to provide for the Payment of Tax and Mark-ups by Returning Residents of Ontario (No. 183) (Tabled October 19, 1992).


Bill 90, An Act to amend the Planning Act and the Municipal Act with respect to Residential Units and Garden Suites (No. 197) (Tabled October 29, 1992).

Bill 94, An Act to amend certain Acts to implement the interim reassessment plan of Metropolitan Toronto on a property class by property class basis and to permit all municipalities to provide for the pass through to tenants of tax decreases resulting from reassessment and to make incidental amendments related to financing in The Municipality of Metropolitan Toronto (No. 215) (Tabled November 18, 1992).

COMPENDIA: (CONT)


Bill 102, An Act to amend the Pay Equity Act (No. 229) (Tabled November 26, 1992).

Bill 103, An Act to provide firefighters with protection from personal liability and indemnification for legal costs (No. 230) (Tabled November 26, 1992).

Bill 105, An Act to provide Stable Funding for Farm Organizations that provide Education and Analysis of Farming Issues on behalf of Farmers (No. 231) (Tabled November 26, 1992).

Bill 107, An Act to repeal the Superannuation Adjustment Benefits Act and to provide for the transfer of assets and liabilities of the Superannuation Adjustment Fund Account to the Ryerson Retirement Pension Plan of Ryerson Polytechnical Institute (No. 237) (Tabled December 3, 1992).

Bill 111, An Act to amend the Public Service Act (No. 238) (Tabled December 3, 1992).


- D -


Development Corporations Annual Reports of Loans and Guarantees (No. 200) (Tabled November 2, 1992).

- E -

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- F -


- H -


- I -


Section 5-8

INTERIM ANSWERS TO QUESTIONS (SEE ANSWERS TO WRITTEN QUESTIONS SECTION 5A).

- L -


- M -


McMaster University, Financial Statements and Other Financial Information for year ended April 30, 1992 (No. 190) (Tabled October 21, 1992).


Minister of Municipal Affairs, Draft Bill tabled entitled An Act respecting Annexations to the City of London and to certain municipalities in the County of Middlesex (No. 86) (Tabled June 18, 1992).


- N -


- O -


Ontario Place / Place Ontario, Financial Statements for the year ended March 31, 1991 (No. 120) (Tabled July 16, 1992).


- P -


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Section 5-14


PETITIONS AND RESPONSES TO PETITIONS - SEE SECTION 6.


PUBLIC OPINION SURVEYS:


Attitudes Toward Free Trade - Environics (No. 250) (Tabled December 10, 1992).

Energy Efficient Communities Program - Decima Research (No. 251) (Tabled December 10, 1992).
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**Public Opinion Surveys: (cont'd)**

Gambling and Gaming in Ontario (No. 136) (Tabled August 18, 1992).

General Attitudes of Ontarians (No. 137) (Tabled August 18, 1992).


Improving Service Quality in the Ontario Government - Continuous Improvement Services Inc. and Erin Research Inc. (No. 248) (Tabled December 10, 1992).

Labour Relations Reform Act (No. 135) (Tabled August 18, 1992).


Ontario Government Poll - Focus Ontario (No. 245) (Tabled December 10, 1992).

The Structure of Government in Ottawa-Carleton (No. 233) (Tabled December 1, 1992).


- R -


Regis College Financial Statements as at April 30, 1992 (No. 188) (Tabled October 21, 1992).

Response by the Ministry of Colleges and Universities to the Standing Committee on Social Development's report on Changes to the Funding of the Ontario Student Assistance Program (No. 212) (Tabled November 17, 1992).

Response from the Chair of Ontario Hydro to the Minister of Energy on Oral Questions asked April 15 and 16, 1992 (No. 20) (Tabled April 22, 1992).

Response to an Oral Question by the Honourable Brian Charlton from Dalton McGuinty on the renovations to Ontario Hydro's corporate boardroom complex (No. 175) (Tabled October 13, 1992).

**Responses to Petitions - See Section 6.**
Section 5-16


Ryerson Polytechnical Institute, Financial Statements as at March 31, 1992 (No. 170) (Tabled October 7, 1992).


- S -


Speech from the Throne delivered by His Honour the Lieutenant Governor on prorogation (No. 256) (Tabled December 10, 1992).

Speech from the Throne opening the Second Session, Thirty-fifth Parliament (No. 6) (Tabled April 6, 1992).


- T -


- U -

University of Toronto Financial Statements for the year ended April 30, 1991 (No. 48) (Tabled May 13, 1992).


Section 5-17


- W -


APPENDIX

SESSIONAL PAPERS TABLED DURING THE INTERVAL BETWEEN THE FIRST AND SECOND SESSIONS OF THE THIRTY-FIFTH PARLIAMENT

- A -

Advisory Committee on Environmental Standards First Annual Report 1990/91 (No. 57i) (Tabled March 27, 1992).


Amendment to intended Order-in-Council dated February 12, 1992 (No. 34i) (Tabled February 18, 1992).


- C -

Commission on Election Finances / Commission sur le financement des élections, Fifteenth Report containing recommendations with respect to the Indemnities and Allowances of the Members of the Legislative Assembly (No. 37i) (Tabled February 27, 1992).

Committee meeting schedule for the Recess between the First and Second Sessions of the 35th Parliament (No 12i) (Tabled January 7, 1992).

- E -


- F -


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- P -


Section 5-21


Part-time appointments re intended Order-in-Council dated April 1, 1992 (No. 60i) (Tabled April 2, 1992).


- R -


- S -


Select Committee on Ontario in Confederation Final Report / Rapport Final (No. 27i) (Tabled February 5, 1992).


Special Warrant issued on March 25, 1992, for the payment of money defraying the expenses of the Government of the Province of Ontario for the purposes of the general and necessary expenditures of certain offices, ministries and authorities for the fiscal year beginning April 1, 1992 (No. 62i) (Tabled April 3, 1992).


Standing Committee on Government Agencies Twenty-seventh Report / vingt-septième rapport (No. 52i) (Tabled February 12, 1992)
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### Final Answers

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<td>November 23, 1992</td>
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## INTERIM ANSWERS

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SECTION 6 - PETITIONS / PÉTITIONS

PETITIONS AND RESPONSES PRESENTED PURSUANT TO
STANDING ORDERS 35 AND 36

No. P-1: Ontario Municipal Board

Mr C. Beer
Tabled April 7, 1992.
Response Tabled May 7, 1992.
See Sessional Paper No. P-1.

No. P-2: Bilingual Signs on Ontario's Highways

Mr J. Wilson (Simcoe West)
Tabled April 8, 1992.

Mr J. Wilson (Simcoe West)
Tabled April 9, 1992.

Mr L. Jordon
Tabled April 27, 1992.

Mr B. Murdoch (Grey)
Tabled April 28, 1992.

Mr J. Wilson (Simcoe West)
Tabled April 28, 1992.

Mr L. Jordon
Tabled April 28, 1992.
Section 6-2

No. P-2:  Bilingual Signs on Ontario’s Highways (cont.)

Mrs M. Marland

Mr B. Murdoch (Grey)

Mr R. Runciman

Mr J. Wilson (Simcoe West)

Mr A. McLean
Tabled April 30, 1992.

Mr J. Wilson (Simcoe West)
Tabled April 30, 1992.

Mr C. Jackson

Mr B. Murdoch (Grey)

Mr R. Runciman
Section 6-3

No. P-2: Bilingual Signs on Ontario’s Highways (cont.)

Mr C. Jackson

Mr D. Cousens

Mr B. Murdoch (Grey)

Mr L. Jordan

Mr C. Jackson
Tabled May 6, 1992.

Mr B. Murdoch (Grey)
Tabled May 6, 1992.

Mr J. Wilson (Simcoe West)
Tabled May 6, 1992.

Mr C. Jackson

Mr R. Runciman
Mr C. Jackson  

Mrs M. Marland  

Mr C. Jackson  

Mr B. Murdoch (Grey)  

Mr R. Runciman  

Mr M. Cooper  

Mr C. Jackson  

Mr B. Murdoch (Grey)  

Mr B. Murdoch (Grey)  
Tabled July 8, 1992.  
Response Tabled October 1, 1992.  
Section 6-5

No. P-2: Bilingual Signs on Ontario's Highways (cont.)

Mr G. Carr
Tabled November 2, 1992.

No. P-3: Provincial Funding for Generations Day Care

Mrs E. MacKinnon
Tabled April 8, 1992.

No. P-4: Theme Park in Niagara Falls

Mr H. Daigeler
Tabled April 14, 1992.

No. P-5: Core Funding for Women's Centres in Ontario

Mr F. Miclash
Tabled April 15, 1992.
Response Tabled May 7, 1992.
See Sessional Paper No. P-5.

No. P-6: St. Francis Separate School in London, Ontario

Mr D. Winninger
Tabled April 21, 1992.
No. P-7: Oath of Allegiance

Mr D. Ramsay
Tabled April 21, 1992.

Mr C. Jackson

Mr P. Kormos

No. P-8: French Language Services Act, 1986

Mr D. Ramsay
Tabled April 21, 1992.
Response Tabled May 7, 1992.

Mr A. McLean
Tabled April 22, 1992.
Response Tabled May 7, 1992.

Mr H. O’Neil (Quinte)
Tabled April 27, 1992.

Mr D. Cousens

Mr D. Ramsay
Tabled May 26, 1992.
No. P-8: French Language Services Act, 1986 (cont.)

Mr D. Ramsay

Mr L. Jordan
Tabled June 24, 1992.

Mr H. O’Neil (Quinte)

No. P-9: Labour Relations Act

Mrs E. Witmer
Tabled April 21, 1992.

Mrs E. Witmer
Tabled April 22, 1992.

Mrs E. Witmer

Mrs E. Witmer
Tabled April 27, 1992.

Mrs E. Witmer
Tabled April 28, 1992.
Section 6-8

No. P-9: Labour Relations Act (cont.)

Mrs E. Witmer

Mr S. Offer
Tabled May 14, 1992.

Mr S. Offer

Mr S. Offer
Tabled May 26, 1992.

Mr B. Grandmaître
Tabled May 26, 1992.

Mr S. Offer
Tabled May 27, 1992.

Mr S. Offer

Mr S. Offer
Tabled June 1, 1992.

Mr S. Offer
Mr S. Offer

Mr S. Offer
Tabled June 8, 1992.

Mr S. Offer

Mr S. Offer

Mr S. Offer

Mr S. Offer
Tabled June 24, 1992.

Mr S. Offer
Response Tabled October 6, 1992.

Mrs D. Cunningham
No. P-10: Niagara Detention Centre

Mr M. Cooper

Mr R. Callahan
Response Tabled October 1, 1992.

No. P-11: Rent Control Act

Mr M. Brown

Mr S. Mahoney

Mrs Y. O’Neill (Ottawa-Rideau)
Tabled April 27, 1992.

Ms D. Poole
Tabled April 27, 1992.

Mr J. Sola
Tabled April 28, 1992.

Mr R. Mancini
No. P-11: Rent Control Act (cont.)

Mr D. Tilson
Tabled April 30, 1992.

Mr D. Turnbull

Ms D. Poole

Mr S. Mahoney

Mr H. O’Neil (Quinte)

Mrs M. Marland

Mr H. Daigeler
Tabled May 26, 1992.

Mr H. Daigeler
Tabled May 27, 1992.

Mrs M. Marland
Section 6-12

No. P-12: Tobacco Tax

Mr N. Villeneuve  
See Sessional Paper No. P-12.

Mr N. Villeneuve  

No. P-13: Game and Fish Act

Mr R. Runciman  
Tabled April 27, 1992.  

No. P-14: Real Estate Gains

Mr R. Chiarelli  
Tabled April 27, 1992.  

Mr L. O’Connor  
Tabled May 7, 1992.  

Mr D. Turnbull  
Tabled May 14, 1992.  

Ms A. Swarbrick  

Mr C. Beer  
No. P-14: Real Estate Gains (cont.)

Mr L. O'Connor

Mr J. Wiseman

Mr D. Tilson
  Tabled May 27, 1992.  

Mr C. Beer
  Tabled June 1, 1992.  

Mr L. O'Connor

Mr C. Beer
  Tabled June 8, 1992.  

Mr S. Offer
  Tabled June 8, 1992.  

Mrs M. Marland

Ms D. Poole
No. P-14: Real Estate Gains (cont.)

Mr L. O'Connor

Mr M. Cooper

Mr R. Callahan

Mr G. Malkowski

Ms A. Swarbrick
Tabled October 6, 1992.

Mr C. Harnick
Tabled November 17, 1992.
Response Tabled December 1, 1992.

No. P-15: Legalizing Casinos and Lottery Terminals

Mr D. Tilson
Tabled April 30, 1992.

Mr D. Tilson
Tabled May 6, 1992.
No. P-15: Legalizing Casinos and Lottery Terminals (cont.)

Mr T. Arnott
Tabled May 12, 1992.

Mr D. Tilson

Mr J. Bradley
Tabled May 14, 1992.

Mr J. Bradley

Mr R. Hansen

Mr T. Arnott

Mr T. Arnott
Tabled May 27, 1992.

Ms C. Haeck

Mr T. Arnott
No. P-15: Legalizing Casinos and Lottery Terminals (cont.)

Mr T. Arnott

Mr R. Eddy

Mr T. Arnott
Tabled June 8, 1992.

Mr D. Tilson

Mr T. Arnott

Mr D. Tilson

Mr G. Carr

Mr T. Arnott

Mr D. Tilson
No. P-15: Legalizing Casinos and Lottery Terminals (cont.)

Mr R. Eddy

Mr T. Arnott
  Tabled June 24, 1992.
  Response Tabled October 1, 1992.

Mr D. Tilson
  Tabled June 24, 1992.
  Response Tabled October 1, 1992.

Mr T. Arnott
  Response Tabled October 1, 1992.

Mr T. Arnott
  Response Tabled October 1, 1992.

Mr T. Arnott
  Response Tabled October 1, 1992.

Mr G. Carr
  Response Tabled October 1, 1992.

Mr G. Carr
  Response Tabled October 1, 1992.

Mr T. Arnott
  Response Tabled October 1, 1992.
Section 6-18

No. P-15: Legalizing Casinos and Lottery Terminals (cont.)

Mr G. Carr
Tabled July 8, 1992.
Response Tabled October 1, 1992.

Mr T. Arnott
Tabled July 9, 1992.
Response Tabled October 1, 1992.

Mr T. Arnott
Response Tabled October 1, 1992.

Mr T. Arnott
Response Tabled October 1, 1992.

Mr T. Arnott
Response Tabled October 1, 1992.

Mr T. Arnott
Response Tabled October 1, 1992.

Mr D. Drainville

Mr T. Arnott
Tabled October 1, 1992.

Mr G. Carr
Tabled October 5, 1992.
Mr T. Arnott  
Tabled October 6, 1992.  

Mr T. Arnott  

Mr T. Arnott  
Tabled October 8, 1992.  

Mr T. Arnott  

Mr T. Arnott  

Mr T. Arnott  
Tabled October 20, 1992.  

Mr T. Arnott  

Mr J. Bradley  

Mr T. Arnott  
No. P-15: Legalizing Casinos and Lottery Terminals (cont.)

Mr T. Arnott
Tabled October 27, 1992.

Mr T. Arnott

Mr D. White

Mr T. Arnott

Mr T. Arnott

Mr T. Arnott

Mr T. Arnott

Mr B. Murdoch (Grey)

Mr T. Arnott
No. P-15: Legalizing Casinos and Lottery Terminals (cont.)

Mr T. Arnott

Mr R. Eddy

Mr T. Arnott

Mr T. Arnott
Tabled December 1, 1992.

Mr T. Arnott

Mr T. Arnott
Tabled December 8, 1992.

Mr T. Arnott
Tabled December 9, 1992.

Mr T. Arnott

No. P-16: Proposed Reform to the Labour Relations Act

Ms C. Haeck
Tabled April 30, 1992.
See Sessional Paper No. P-16.

Mr D. Cousens
See Sessional Paper No. P-16.
No. P-16: Proposed Reform to the Labour Relations Act (cont.)

Mr D. Cousens
  See Sessional Paper No. P-16.

Mr B. Murdoch (Grey)
  Tabled June 1, 1992.
  See Sessional Paper No. P-16.

Mr D. Turnbull
  Tabled June 1, 1992.
  See Sessional Paper No. P-16.

Mr D. Cousens
  Tabled June 1, 1992.
  See Sessional Paper No. P-16.

Mr J. Wilson (Simcoe West)
  Tabled June 1, 1992.
  See Sessional Paper No. P-16.

Mr C. Stockwell
  Tabled June 1, 1992.
  See Sessional Paper No. P-16.

Mr T. Arnott
  Tabled June 1, 1992.
  See Sessional Paper No. P-16.

Mr C. Harnick
  Tabled June 1, 1992.
  See Sessional Paper No. P-16.

Mr A. McLean
  See Sessional Paper No. P-16.
No. P-16: Proposed Reform to the Labour Relations Act (cont.)

Mr L. Jordon
    See Sessional Paper No. P-16.

Mr B. Murdoch (Grey)
    See Sessional Paper No. P-16.

Mr D. Cousens
    See Sessional Paper No. P-16.

Mr C. Stockwell
    See Sessional Paper No. P-16.

Mr R. Runciman
    See Sessional Paper No. P-16.

Mrs M. Marland
    See Sessional Paper No. P-16.

Mr D. Turnbull
    See Sessional Paper No. P-16.

Mr G. Carr
    See Sessional Paper No. P-16.

Mr A. McLean
    See Sessional Paper No. P-16.
No. P-16: Proposed Reform to the Labour Relations Act (cont.)

Mr T. Arnott
See Sessional Paper No. P-16.

Mrs M. Marland
See Sessional Paper No. P-16.

Mr D. Turnbull
See Sessional Paper No. P-16.

Mr T. Arnott
See Sessional Paper No. P-16.

Mr N. Sterling
See Sessional Paper No. P-16.

Mr J. Wilson (Simcoe West)
See Sessional Paper No. P-16.

Mr J. Wilson (Simcoe West)
Tabled June 8, 1992.
See Sessional Paper No. P-16.

Mr C. Harnick
Tabled June 8, 1992.
See Sessional Paper No. P-16.

Mr L. Jordon
Tabled June 8, 1992.
See Sessional Paper No. P-16.
Section 6-25

No. P-16: Proposed Reform to the Labour Relations Act (cont.)

Mrs E. Witmer
  Tabled June 8, 1992.
  See Sessional Paper No. P-16.

Mr N. Villeneuve
  See Sessional Paper No. P-16.

Mr B. Murdoch (Grey)
  See Sessional Paper No. P-16.

Mr D. Tilson
  See Sessional Paper No. P-16.

Mr T. Arnott
  See Sessional Paper No. P-16.

Mr C. Jackson
  See Sessional Paper No. P-16.

Mrs M. Marland
  See Sessional Paper No. P-16.

Mrs D. Cunningham
  See Sessional Paper No. P-16.

Mr J. Wilson (Simcoe West)
  Response Tabled October 1, 1992.
  See Sessional Paper No. P-16.
No. P-16: Proposed Reform to the Labour Relations Act (cont.)

Mr D. Tilson
Response Tabled October 1, 1992.
See Sessional Paper No. P-16.

Mr G. Carr
Response Tabled October 1, 1992.
See Sessional Paper No. P-16.

Mrs M. Marland
See Sessional Paper No. P-16.

Mr G. Carr
Tabled June 24, 1992.
See Sessional Paper No. P-16.

Mr J. Wilson (Simcoe West)
See Sessional Paper No. P-16.

Mr D. Tilson
See Sessional Paper No. P-16.

Mr G. Carr
See Sessional Paper No. P-16.

Mr J. Wilson (Simcoe West)
See Sessional Paper No. P-16.

Mr B. Murdoch (Grey)
See Sessional Paper No. P-16.
No. P-16: Proposed Reform to the Labour Relations Act (cont.)

Mr J. Wilson (Simcoe West)
See Sessional Paper No. P-16.

Mr D. Cousens
Response Tabled October 1, 1992.
See Sessional Paper No. P-16.

Mrs M. Marland
Response Tabled October 1, 1992.
See Sessional Paper No. P-16.

Mrs D. Cunningham
Response Tabled October 1, 1992.
See Sessional Paper No. P-16.

Mr S. Offer
Response Tabled October 6, 1992.
See Sessional Paper No. P-16.

Mr D. Tilson
Response Tabled October 6, 1992.
See Sessional Paper No. P-16.

Mr D. Turnbull
Response Tabled October 6, 1992.
See Sessional Paper No. P-16.

Mr K. Sutherland
See Sessional Paper No. P-16.

Mr G. Carr
Tabled October 6, 1992.
See Sessional Paper No. P-16.
No. P-16: Proposed Reform to the Labour Relations Act (cont.)

Mrs E. Witmer
See Sessional Paper No. P-16.

Mr A. Curling
See Sessional Paper No. P-16.

Mr S. Mahoney
See Sessional Paper No. P-16.

Mr R. Callahan
See Sessional Paper No. P-16.

Mr S. Offer
See Sessional Paper No. P-16.

Mr S. Offer
Tabled November 2, 1992.
See Sessional Paper No. P-16.

Mr G. Phillips (Scarborough-Agincourt)
Tabled November 2, 1992.
See Sessional Paper No. P-16.

Mrs E. Witmer
See Sessional Paper No. P-16.

Mr S. Offer
See Sessional Paper No. P-16.
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No. P-16: Proposed Reform to the Labour Relations Act (cont.)

Mr B. Ward (Brantford)
See Sessional Paper No. P-16.

No. P-17: Closing of Muskoka Centre

Mr D. Waters
See Sessional Paper No. P-17.

No. P-18: Arbitrator's Report for the Greater London Area

Mr R. Eddy

Mr S. Conway

Mr H. O'Neil (Quinte)

Mr B. Grandmaitre.

Mr R. Eddy

Mr B. Grandmaitre.
Mr A. McLean
Tabled May 6, 1992.

Mr B. Murdoch (Grey)
Tabled May 6, 1992.

Mr D. Ramsay
Tabled May 7, 1992

Mr R. Eddy
Tabled May 7, 1992.

Mr F. Miclash
Tabled May 7, 1992.

Mrs I. Mathyssen
Tabled May 7, 1992.

Mr G. Phillips (Scarborough-Agincourt)

Mr G. Sorbara

Mr R. Eddy
No. P-18: Arbitrator’s Report for the Greater London Area (cont.)

Mr R. Eddy
Tabled May 14, 1992.

Mrs I. Mathyssen
Tabled May 14, 1992.

Mrs I. Mathyssen

Mr R. Eddy

Mr B. Grandmaitre

Mrs I. Mathyssen
Tabled May 26, 1992.

Mr R. Eddy
Tabled May 26, 1992.

Mr B. Grandmaitre
Tabled May 26, 1992.

Mr R. Eddy
Tabled May 27, 1992.
No. P-18: Arbitrator's Report for the Greater London Area (cont.)

Mr B. Murdoch (Grey)

Mrs D. Cunningham
Tabled June 1, 1992.

Mr R. Eddy

Mr R. Eddy

Mr B. Grandmaitre.

Mrs I. Mathyssen

Mrs I. Mathyssen

Mrs I. Mathyssen
Tabled June 8, 1992.

Mr R. Eddy
Tabled June 8, 1992.
No. P-18: Arbitrator’s Report for the Greater London Area (cont.)

Mrs I. Mathyssen

Mr B. Grandmaître

Mr L. O’Connor

Mrs I. Mathyssen

Mr R. Eddy

Mrs I. Mathyssen

Mr B. Murdoch (Grey)

Mrs I. Mathyssen

Mr R. Eddy
No. P-18: Arbitrator’s Report for the Greater London Area (cont.)

Mrs I. Mathyssen

Mr B. Grandmaître

Mr R. Eddy
Tabled June 24, 1992.

Mr R. Eddy

Mrs I. Mathyssen

Mrs I. Mathyssen

Mr B. Grandmaître

Mr R. Eddy

Mr B. Murdoch (Grey)
No. P-18: Arbitrator’s Report for the Greater London Area (cont.)

Mr R. Eddy

Mrs I. Mathyssen
  Response Tabled October 1, 1992.

Mr R. Eddy
  Response Tabled October 1, 1992.

Mr R. Eddy
  Tabled July 8, 1992.
  Response Tabled October 1, 1992.

Mrs I. Mathyssen
  Tabled July 8, 1992.
  Response Tabled October 1, 1992.

Mr B. Murdoch (Grey)
  Tabled July 8, 1992.
  Response Tabled October 1, 1992.

Mr R. Eddy
  Tabled July 9, 1992.
  Response Tabled October 1, 1992.

Mrs I. Mathyssen
  Tabled July 9, 1992.
  Response Tabled October 1, 1992.

Mr R. Eddy
  Response Tabled October 1, 1992.
No. P-18: Arbitrator's Report for the Greater London Area (cont.)

Mrs I. Mathyssen
Response Tabled October 1, 1992.

Mrs I. Mathyssen
Response Tabled October 1, 1992.

Mr R. Eddy
Response Tabled October 1, 1992.

Mrs I. Mathyssen
Response Tabled October 1, 1992.

Mr R. Eddy
Response Tabled October 1, 1992.

Mrs I. Mathyssen
Response Tabled October 1, 1992.

Mr B. Murdoch (Grey)
Response Tabled October 1, 1992.

Mr J. Wilson (Simcoe West)
Response Tabled October 1, 1992.

Mr R. Eddy
Response Tabled October 1, 1992.
No. P-18: Arbitrator’s Report for the Greater London Area (cont.)

Mrs I. Mathyssen
Response Tabled October 1, 1992.

Mrs I. Mathyssen
Response Tabled October 1, 1992.

Mrs I. Mathyssen

Mr R. Eddy
Tabled October 1, 1992.

Mrs I. Mathyssen
Tabled October 1, 1992.

Mr R. Eddy
Tabled October 5, 1992.

Mrs I. Mathyssen
Tabled October 5, 1992.

Mr R. Eddy
Tabled October 6, 1992.

Mrs I. Mathyssen
Tabled October 6, 1992.
No. P-18: Arbitrator's Report for the Greater London Area (cont.)

Mrs I. Mathyssen

Mrs I. Mathyssen
Tabled October 8, 1992.

Mrs I. Mathyssen
Tabled October 14, 1992.

Mr R. Eddy
Tabled October 14, 1992.

Mrs I. Mathyssen

Mr R. Eddy

Mrs I. Mathyssen

Mr R. Eddy

Mrs I. Mathyssen
Tabled October 20, 1992.
Mr R. Eddy  

Mrs I. Mathyssen  

Mr R. Eddy  

Mrs I. Mathyssen  

Mrs I. Mathyssen  
Response Tabled December 9, 1992.  

Mr R. Eddy  
Response Tabled December 9, 1992.  

Mr R. Eddy  
Response Tabled December 9, 1992.  

Mrs I. Mathyssen  
Response Tabled December 9, 1992.  

Mrs I. Mathyssen  
Response Tabled December 9, 1992.  
No. P-18: Arbitrator's Report for the Greater London Area (cont.)

Mrs I. Mathyssen  

Mr B. Murdoch (Grey)  

Mr R. Eddy  
Tabled November 17, 1992.

Mr R. Eddy  
Tabled November 18, 1992.

Mrs I. Mathyssen  
Tabled November 18, 1992.

Mr R. Eddy  

Mrs I. Mathyssen  

Mr R. Eddy  

Mr R. Eddy  

Mrs I. Mathyssen  

Mrs I. Mathyssen  

Mrs I. Mathyssen  

Mr R. Eddy  
Tabled December 2, 1992.

No. P-19: Ontario-Manitoba Interconnection Project

Mr F. Miclash  
Section 6-41

No. P-20: Evolutionism and Creationism

Mr S. Offer
Tabled May 12, 1992.

Mr R. Eddy

Mrs I. Mathyssen

No. P-21: Environmental Study on the Mount Hope Airport

Mr D. Abel

No. P-22: Disaster at the Westray Coal Mine

Mr M. Brown
Tabled May 14, 1992.
Response Tabled June 11, 1992


Mr D. Ramsay
Tabled May 26, 1992.

No. P-24: Constitution

Mrs D. Cunningham
Tabled May 26, 1992.
Response Tabled June 11, 1992
No. P-24: Constitution (cont.)

Ms J. Carter
Tabled June 8, 1992.

Mr J. Wilson (Simcoe West)

Mr D. Turnbull

Ms M. Harrington

Mr B. Ward (Brantford)
Tabled June 24, 1992.

Mr P. Wessenger
Tabled June 24, 1992.

Mr H. O’Neil (Quinte)
Response Tabled July 21, 1992

Mrs M. Marland
Response Tabled October 1, 1992.

Mrs D. Cunningham
Response Tabled October 1, 1992.
No. P-25: Compensation for HIV-Infected Hemophiliacs

Mr. G. Carr
  Tabled May 27, 1992.

No. P-26: Rent Control Act (Parking Space Agreements)

Mr. G. Malkowski

No. P-27: Anti-Abortion

Mr. D. Cousens
  Tabled June 1, 1992.

Mr. M. Farnan

Mr. M. Farnan

No. P-28: Day Care Funding Equality

Mr. J. Wiseman
  Tabled June 1, 1992.

Mr. C. Jackson
  Response Tabled October 1, 1992.
No. P-28: Day Care Funding Equality (cont.)

Mr M. Harris
Response Tabled October 1, 1992.

Mrs M. Marland
Response Tabled October 1, 1992.

Mr C. Jackson

Mr C. McClelland
Response Tabled December 9, 1992.

No. P-29: Avenue Rd.-401 Accident Investigation Site

Mr C. Harnick

No. P-30: Ontario Waste Management Corporation

Mr R. Hansen

Mr R. Hansen

Mr R. Hansen
Section 6-45

No. P-30: Ontario Waste Management Corporation (cont.)

Mr R. Hansen
Tabled June 8, 1992.

Mr R. Hansen

No. P-31: Separate School Funding Equality

Mr B. Frankford

Mrs E. Caplan
Response Tabled October 1, 1992.

Ms D. Poole
Response Tabled October 1, 1992.

Mr C. Harnick
Response Tabled October 1, 1992.

Mr S. Owens
Response Tabled October 1, 1992.

Mr D. Turnbull
Response Tabled October 1, 1992.
No. P-31: Separate School Funding Equality (cont.)

Mr G. Malkowski
  Response Tabled November 2, 1992.

Ms M. Ward (Don Mills)
  Response Tabled November 2, 1992.

Mr G. Mammoliti
  Tabled October 5, 1992.
  Response Tabled November 2, 1992.

Ms A. Swarbrick
  Tabled October 5, 1992.
  Response Tabled November 2, 1992.

Mr J. Henderson
  Response Tabled November 2, 1992.

Mrs E. Caplan

Mr S. Owens
  Tabled October 20, 1992.

Mrs E. Caplan
  Tabled October 20, 1992.

Mr A. Curling
Section 6-47

No. P-31: Separate School Funding Equality (cont.)

Mr C. Harnick
Tabled November 17, 1992.

Mr M. Cooper
Tabled November 18, 1992.

Mr M. Kwinter

Ms D. Poole
Response Tabled December 9, 1992.

Mr C. Stockwell
Response Tabled December 9, 1992.

Mr J. Cordiano
Response Tabled December 9, 1992.

Mr C. Harnick
Response Tabled December 9, 1992.

Mr C. Harnick
Tabled December 1, 1992.

Mr T. Ruprecht
Tabled December 1, 1992.

Mr M. Cooper
Tabled December 2, 1992.
No. P-31: Separate School Funding Equality (cont.)

Mr T. Ruprecht
Tabled December 9, 1992.

Ms D. Poole

No. P-32: Elimination of the Youth Minimum Wage Differential

Mr R. Runciman

Mr R. Hansen

No. P-33: Introduction of Graduated Licences in Ontario

Mr D. Tilson
Tabled June 8, 1992.

Mr D. Tilson
Tabled June 24, 1992.
Response Tabled July 21, 1992

Mr D. Tilson

Mr D. Tilson
Response Tabled October 1, 1992.

Mr D. Tilson
Section 6-49

No. P-33: Introduction of Graduated Licences in Ontario (cont.)

Mr D. Tilson

No. P-34: Bronte Creek Provincial Park

Mr G. Carr
Tabled June 8, 1992.
See Sessional Paper No. P-34.

No. P-35: Changing North York Riding to York Mackenzie

Mr C. Beer
Tabled June 8, 1992.
Response Tabled October 14, 1992.

No. P-36: Regulating the Social Work Profession

Mr B. Huget
Tabled June 8, 1992.

No. P-37: Child Care System

Mr J. Poirier

Mr B. Grandmaitre

Mr J. Poirier
Response Tabled October 1, 1992.
No. P-38: United Church Women Against Gambling

Mr B. Murdoch (Grey)

Mr B. Murdoch (Grey)

Mr B. Murdoch (Grey)

Mr B. Murdoch (Grey)
Response Tabled October 1, 1992.

Mr B. Murdoch (Grey)
Tabled July 8, 1992.
Response Tabled October 1, 1992.

Mr B. Murdoch (Grey)

Mr B. Murdoch (Grey)
Tabled December 1, 1992.

No. P-39: Debra Williams Ellul Murder Trial

Mrs B. Sullivan
No. P-39: Debra Williams Ellul Murder Trial (cont.)

Mrs B. Sullivan

Mrs B. Sullivan

Mrs B. Sullivan

Mrs B. Sullivan

Mrs B. Sullivan

Mrs B. Sullivan
Response Tabled October 1, 1992.

Mrs B. Sullivan
Response Tabled December 9, 1992.

No. P-40: Urban Development of Land in Scarborough

Mr B. Frankford
*Revised Response Tabled October 6, 1992.
Section 6-52

No. P-41: Repeal of Bill 143 and Disposal Options for G.T.A.

Mr D. Cousens

Mr D. Cousens
Tabled June 24, 1992.

Mr D. Tilson

Mr D. Tilson
Response Tabled October 1, 1992.

Mr C. Beer
Response Tabled October 1, 1992.

Mr C. Beer
Response Tabled October 1, 1992.

Mr D. Tilson
Response Tabled October 1, 1992.

Mr C. Beer

Mr D. Tilson
Section 6-53

No. P-41: Repeal of Bill 143 and Disposal Options for G.T.A. (cont.)

Mr D. Cousens
Tabled October 5, 1992.

Mr J. Cordiano

Mr S. Offer

Mr G. Sorbara

Mr D. Tilson

Mr D. Cousens
Tabled October 27, 1992.

Mr D. Tilson
Response Tabled December 1, 1992.

Mr D. Tilson

Mr D. Cousens
No. P-41: Repeal of Bill 143 and Disposal Options for G.T.A. (cont.)

Mr D. Cousens

No. P-42: Prime Agricultural Land in Metro and York Region

Mr C. Beer
Tabled June 24, 1992.
Response Tabled October 1, 1992.
See Sessional Paper No. P-42.

Mr C. Beer
See Sessional Paper No. P-42.

Mr C. Beer
See Sessional Paper No. P-42.

Mr C. Beer
Tabled July 8, 1992.
See Sessional Paper No. P-42.

Mr C. Beer
See Sessional Paper P-42.

Mr C. Beer
See Sessional Paper P-42.

No. P-43: Hydro Transmission Line

Mr E. Eves
Tabled June 24, 1992.
No. P-44: Innisfil Landfill Site

Mr P. Wessenger
Tabled June 24, 1992.
See Sessional Paper No. P-44.

No. P-45: Courtcliffe Park Trailer Park

Mr D. Abel
Tabled June 24, 1992.

No. P-46: Matthew Morten Inquest

Mr R. Callahan

Mr R. Callahan

Mr R. Callahan

Mr R. Callahan
Response Tabled October 1, 1992.

Mr R. Callahan
Tabled July 9, 1992.
Response Tabled October 1, 1992.

No. P-47: Volunteer Firefighters

Mr P. Wessenger
Response Tabled October 1, 1992.
See Sessional Paper No. P-47.
No. P-48: Adult-Only Video Store Licences

Mr G. Carr
   Response Tabled October 1, 1992.

No. P-49: Government Assisted Restoration of the Morgentaler Clinic

Mr R. Callahan
   Response Tabled October 1, 1992.
   See Sessional Paper No. P-49.

Mr R. Callahan
   See Sessional Paper No. P-49.

Mr R. Callahan
   Response Tabled October 1, 1992.
   See Sessional Paper No. P-49.

Mr R. Callahan
   See Sessional Paper No. P-49.

Mr R. Callahan
   See Sessional Paper No. P-49.

No. P-50: Market Value Reassessment and Property Tax Reform

Ms D. Poole

Ms D. Poole
   Tabled July 8, 1992.
No. P-50: Market Value Reassessment and Property Tax Reform (cont.)

Ms D. Poole
Tabled July 9, 1992.

Ms D. Poole

Ms D. Poole
Response Tabled October 1, 1992.

Mr R. Hansen
Tabled October 5, 1992.

Ms D. Poole
Tabled November 2, 1992.

Ms D. Poole

Ms D. Poole

Ms D. Poole

Ms D. Poole

Ms D. Poole
Tabled November 17, 1992.
No. P-50: Market Value Reassessment and Property Tax Reform (cont.)

Ms D. Poole
Tabled November 18, 1992.

Mr D. Turnbull
Tabled November 18, 1992.

Ms D. Poole

Mr D. Turnbull

Mr D. Turnbull

Mr R. Chiarelli
Tabled December 8, 1992.

No. P-51: Mobile Home Parks and Municipal Taxes

Mrs I. Mathyssen
Response Tabled October 1, 1992.

No. P-52: Investment of Pension Funds

Mr J. Cleary

Mr D. Tilson

Mr D. Tilson
No. P-52: Investment of Pension Funds (cont.)

Mr D. Tilson
Tabled October 20, 1992.

Mr G. Carr

Mr C. Harnick

No. P-53: Passage of the Ontario Labour Relations Act

Mr T. Martin
Response Tabled October 1, 1992.

Ms D. Poole
Response Tabled October 1, 1992.

Mr T. Martin
Response Tabled November 2, 1992.

Mr W. Ferguson

Mr N. Duignan

Mr M. Cooper
No. P-53: Passage of the Ontario Labour Relations Act (cont.)

Mr R. Hope
Tabled October 27, 1992

Ms S. Murdock (Sudbury)
Tabled October 27, 1992.

Mr W. Ferguson

Mr M. Cooper
Tabled November 2, 1992.
See Sessional Paper No. P-53

Mr. M. Farnan

Ms S. Murdock (Sudbury)

No. P-54: Charter of Rights and Freedoms

Mr A. McLean
Response Tabled October 1, 1992.
See Sessional Paper No. P-54.

No. P-55: Mega-Dump in East Gwillimbury

Mr C. Beer
Response Tabled October 6, 1992.
Section 6-61

No. P-56: Landfill Sites in York Region

Mr D. Cousens
Response Tabled October 1, 1992.
See Sessional Paper No. P-56.

Mr D. Cousens
Tabled October 6, 1992.
See Sessional Paper No. P-56.

Mr C. Beer
Response Tabled November 2, 1992.
See Sessional Paper No. P-56.

No. P-57: DaySpring Presbyterian Church Against Legalized Gambling

Mrs D. Cunningham
Response Tabled October 1, 1992.

No. P-58: Mega-Dump in King Township

Mr C. Beer
Response Tabled October 6, 1992.

No. P-59: Pulp and Paper Industry

Mr C. McClelland

No. P-60: Building a Secondary School in Kenora

Mr F. Miclash
Response Tabled November 2, 1992.
See Sessional Paper No. P-60.
Section 6-62

No. P-60: Building a Secondary School in Kenora (cont.)

Mr F. Miclash
Tabled October 1, 1992.
Response Tabled November 2, 1992.
See Sessional Paper No. P-60

No. P-61: Banning the sale of Serial Killer Cards and Board Games

Mr R. Hansen
Tabled October 1, 1992.

No. P-62: Establishment of Gambling Casinos by Regulation

Mr D. Drainville
Tabled October 1, 1992.

Mr D. Drainville
Tabled October 5, 1992.

Mr D. Drainville
Tabled October 6, 1992.

Mr D. Drainville
Tabled October 8, 1992.

Mr D. Drainville

Mr D. Drainville
Section 6-63

No. P-62: Establishment of Gambling Casinos by Regulation (cont.)

Mr D. Drainville
  Tabled October 27, 1992.

Mr J. Cordiano

Mr D. Drainville

Mr B. Murdoch (Grey)

Mr D. Drainville

Mr D. Drainville
  Tabled December 2, 1992.

Mr D. Drainville
  Tabled December 8, 1992.

Mr D. Drainville

No. P-63: Boundary Line Changes within the Township of Tiny

Mr A. McLean
  Tabled October 5, 1992.
Section 6-64

No. P-63: Boundary Line Changes within the Township of Tiny (cont.)

Mr A. McLean

Mr A. McLean
Tabled October 20, 1992.

Mr A. McLean

Mr A. McLean

Mr A. McLean
Tabled October 27, 1992.

No. P-64: Ability of Amateur Sports Teams and Charitable Organizations to raise support money

Mr G. Carr
Tabled October 5, 1992.
See Sessional Paper No: P-64.

No. P-65: Controls on Violence and Pornography in Movies and Television

Mr T. Arnott
Tabled October 6, 1992.
No. P-65: Controls on Violence and Pornography in Movies and Television (cont.)

Mr. H. O'Neil (Quinte)

No. P-66: Resolution regarding Independent Members' participation in the work of the Legislative Assembly

Mr. D. Drainville
Tabled October 6, 1992.
See Sessional Paper No. P-66

Mr. D. Drainville
Tabled October 27, 1992.
See Sessional Paper No. P-66

No. P-67: Regulations regarding the use of Firearms by Police

Mr. L. Jordan
Tabled October 27, 1992.

No. P-68: Support of Law Enforcement Agencies

Mr. G. Carr
See Sessional Paper No. P-68.

No. P-69: Pipeline Water to the Village of Oil Springs

Mrs. E. MacKinnon
Section 6-66

No. P-70: Extended Full Family and Bereavement Benefits to Same Sex Arrangements

Mr M. Farnan
Response Tabled December 1, 1992.
See Sessional Paper No. P-70

Mr M. Cooper
Response Tabled December 9, 1992.
See Sessional Paper No. P-70.

Mr H. O’Neil (Quinte)
Tabled December 9, 1992.

No. P-71: Accountability Standards of Universities in Ontario

Mr R. Marchese

No. P-72: Establishment of a Post-Polio Clinic

Mr H. Daigeler

Mr D. McGuinty
Tabled November 17, 1992.

Mr B. Grandmaître

Mr R. Chiarelli
Tabled December 1, 1992.

No. P-73: Landfill Sites in Unionville

Mr D. Cousens

No. P-74: Waste-To-Energy Processes

Mr C. McClelland
No. P-75: Resident Controlled Co-operatives Pilot Project

Mr G. Mammoliti
See Sessional Paper No. P-75.

No. P-76: Redistribution of Electoral Districts in Rural Ontario

Mr N. Villeneuve
See Sessional Paper No. P-76.

No. P-77: Psychogeriatric Care in the Ottawa-Carleton Region

Mr R. Chiarelli

No. P-78: Bill 109, Consent to Treatment Legislation and Reinstatement of the Age of 16 as the Age of Consent

Mrs J. Fawcett
Tabled December 1, 1992.
Mrs J. Fawcett
Tabled December 2, 1992.

No. P-79: Guidelines for Control of Meningococcal Disease

Mr J. Poirier
Tabled December 2, 1992.
Mr J. Poirier
Tabled December 9, 1992.

No. P-80: Ontario being declared officially Bilingual

Mrs D. Cunningham
Tabled December 2, 1992.

No. P-81: Permanent canine unit in Bracebridge and increase in the number of Bracebridge OPP

Mr D. Waters
Tabled December 2, 1992.
No. P-82: Use of Force Regulations

Mr H. O'Neil (Quinte)

Mr R. Runciman
Tabled December 9, 1992.

No. P-83: Free provision of Penicillin to children with Sickle Cell Anemia

Mr B. Frankford

No. P-84: Remboursement des dettes sur l'éducation publique en français dans la région d'Ottawa-Carleton

Mr B. Grandmaitre
Tabled December 8, 1992.

Mr J. Poirier
Tabled December 8, 1992.

Mr G. Morin
Tabled December 8, 1992.

Mr C. Beer
Tabled December 8, 1992.

No. P-85: Increase in payments for Nursing Home residents

Mr M. Brown
Tabled December 8, 1992.

No. P-86: Fair assessment of Bruce "A" maintenance and rehabilitation plan

Mr M. Elston

No. P-87: Licensing ministers of the Church of Scientology to solemnize marriages

Mr D. Fletcher
SECTION 7 - RESOLUTIONS / RÉSOLUTIONS

GOVERNMENT MOTIONS

Introduced 22
Debated 19
Carried 15
Withdrawn 3

PRIVATE MEMBERS' MOTIONS

Introduced 37
Debated 26
Carried 18
Lost 7
Withdrawn

WANT OF CONFIDENCE MOTIONS

Introduced 3
Debated 3
Lost 3

OPPOSITION DAY MOTIONS

Introduced 9
Debated 9
Carried 1
Lost 8
GOVERNMENT MOTIONS

1. Mr Cooke - Resolution - That notwithstanding any Standing Order, the Standing Committee on the Legislative Assembly be authorized to meet from 10:30 a.m. to 12:00 noon on Wednesday, April 8, 1992 to complete the writing of the committee’s final report pursuant to the reference of the House on December 19, 1991. For all purposes associated with the completion of the referral of the House of December 19, 1991, the membership of the committee and of the sub-committee shall be the same as it was immediately before the commencement of the Second Session of the present Parliament and the committee may consider all evidence received during its deliberations prior to the commencement of the Second Session.

Carried April 7, 1992.

2. Mr Cooke - Resolution - 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 Estimates may meet on Tuesday 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 and Wednesday 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.

Carried April 14, 1992.
3. Mr Cooke - Resolution - That the membership of the standing committees for this Session be as follows:-

**Standing Committee on Administration of Justice:-**

Ms Akande  
Ms Carter  
Mr Chiarelli  
Mr Cooper  
Mr Curling  
Mr Hamick  
Mr Mahoney  
Mr Malkowski  
Mr Morrow  
Mr Runciman  
Mr Wessenger  
Mr Winninger

**Standing Committee on Estimates:-**

Mr Bisson  
Mr Carr  
Mr Eddy  
Mr Ferguson  
Mr Frankford  
Mr Jackson  
Mr Lessard  
Mrs Marland  
Mr O’Connor  
Mr Perruzza  
Mr Ramsay  
Mr Sorbara

**Standing Committee on Finance and Economic Affairs:-**

Mrs Caplan  
Mr Carr  
Mr Christopherson  
Mr Hansen  
Mr Jamison  
Mr Kwinter  
Mr Phillips (Scarborough-Agincourt)  
Mr Sterling  
Mr Sutherland  
Mr Ward (Brantford)  
Ms Ward (Don Mills)  
Mr Wiseman
Standing Committee on General Government:

Mr Amott
Mr Brown
Mr Ferguson
Mr Fletcher
Ms Harrington
Mr Hope
Mr Mammoliti
Mr Marchese
Mr McClelland
Mr Murdoch (Grey)
Ms Poole
Mr Sola

Standing Committee on Government Agencies:

Mr Bradley
Ms Carter
Mr Cleary
Mr Ferguson
Mr Frankford
Mr Grandmaître
Mr Marchese
Mr McLean
Mr Runciman
Mr Stockwell
Mr Waters
Mr Wiseman

Standing Committee on the Legislative Assembly:

Mr Cooper
Mr Duignan
Mr Farnan
Mr Johnson
Mrs Marland
Mrs Mathyssen
Mr McClelland
Mr Mills
Mr Morin
Mr Owens
Mrs Sullivan
Mr Villeneuve
Standing Committee on the Ombudsman:

Ms Akande
Mr Drainville
Mr Duignan
Ms Haeck
Mr Henderson
Mr Johnson
Mr Miclash
Mr Morrow
Mr Murdoch (Grey)
Mr Perruzza
Mr Ramsay
Mrs Witmer

Standing Committee on Public Accounts:

Mr Callahan
Mr Cordiano
Mr Cousens
Mr Duignan
Mr Frankford
Ms Haeck
Mr Hayes
Mr Johnson
Mr Mancini
Mr O'Connor
Mr Sorbara
Mr Tilson

Standing Committee on Regulations and Private Bills:

Mr Dadamo
Mr Eddy
Mr Farnan
Mr Fletcher
Mr Hansen
Mr Jordan
Mr Mills
Mr Ruprecht
Mr Sola
Mr Sutherland
Mr White
Mr Wilson (Simcoe West)
Standing Committee on Resources Development:-

Mr Conway  
Mr Dadamo  
Mr Huget  
Mr Jordan  
Mr Klopp  
Mr Kormos  
Mr McGuinty  
Ms Murdock (Sudbury)  
Mr Offer  
Mr Turnbull  
Mr Waters  
Mr Wood

Standing Committee on Social Development:-

Mr Beer  
Mr Daigeler  
Mr Drainville  
Mrs Fawcett  
Mr Martin  
Mrs Mathyssen  
Mrs O'Neill (Ottawa-Rideau)  
Mr Owens  
Mr White  
Mr Wilson (Kingston and The Islands)  
Mr Wilson (Simcoe West)  
Mrs Witmer

Carried April 14, 1992.

4. Mr Cooke - Resolution - That the Standing Committee on Public Accounts consider the matter of the appointment of the Provincial Auditor and that the committee report to the House its recommended candidate for appointment as the Provincial Auditor on or before June 8, 1992.

Carried April 22, 1992.
5. Mr Cooke - Resolution - 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:

Ballot item 2 - Mr Phillips (Scarborough-Agincourt)
Ballot item 5 - Mr McGuinty
Ballot item 8 - Mr Brown
Ballot item 11 - Mr Henderson
Ballot item 14 - Mrs Caplan
Ballot item 17 - Mr Bradley
Ballot item 20 - Mr O’Neill (Quinte)
Ballot item 23 - Mrs McLeod
Ballot item 26 - Mrs O’Neill (Ottawa-Rideau)
Ballot item 29 - Mr Ramsay
Ballot item 32 - Mr Elston
Ballot item 35 - Mr Conway
Ballot item 38 - Mr Cordiano
Ballot item 41 - Mr Poirier
Ballot item 44 - Mr Curling
Ballot item 47 - Mr McClelland
Ballot item 50 - Mr Grandmaître
Ballot item 56 - Ms Poole
Ballot item 59 - Mr Beer
Ballot item 62 - Mr Miclash
Ballot item 64 - Mr Chiarelli
Ballot item 66 - Mrs Sullivan
Ballot item 68 - Mr Scott
Ballot item 70 - Mrs Fawcett
Ballot item 72 - Mr Cleary
Ballot item 74 - Mr Offer
Ballot item 76 - Mr Callahan
Ballot item 80 - Mr Mancini
Ballot item 82 - Mr Sola
Ballot item 84 - Mr Ruprecht
Ballot item 86 - Mr Daigeler
Ballot item 88 - Mr Mahoney
Ballot item 90 - Mr Sorbara
Ballot item 92 - Mr Morin

Carried April 22, 1992.

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

Debated April 30; May 4, 5, 1992.
7. Mr Cooke - Resolution- That the Standing Orders be amended as follows:

That Standing Order 6(a) be deleted and the following substituted therefor:

6 (a) During a Parliament, the House shall meet:

(i) from the Monday following the week prescribed by the Regulations made under the *Education Act* for the school holiday in March to the second Thursday in April and from the second Monday following the second Thursday in April 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 second Thursday in December.

That Standing Order 9 be deleted and following substituted therefor:

9 (a) Except as provided in clause (c), and in Standing Order 33, at 6:00 p.m. on Mondays, Tuesdays, Wednesdays and Thursdays, the Speaker shall adjourn the House without motion until the next Sessional day.

(b) Except as provided in Standing Order 94(f), at 12:00 noon on any day on which the House meets in the morning, the Speaker shall leave the chair until 1:30 p.m.

(c) The Government House Leader or any Minister of the Crown may, before 5:00 p.m. on the Thursday of a week during which the House sits, serve notice that the House be required to sit at hours between 7:30 p.m. and 10:00 p.m. on the Monday and Tuesday of the following week. Notice in writing shall be provided to the opposition House Leaders or their designates and shall be laid on the Table or filed with the Clerk of the House and printed on the Orders and Notices paper for the following Monday.
Section 7-9

(d) On any day on which the House meets in the evening pursuant to clause (c), at 6:00 p.m. on that day the Speaker shall leave the chair until 7:30 p.m. provided that if a division is in progress the House will continue to sit until the division has been completed. At 10:00 p.m. on that day the Speaker shall adjourn the House without motion until the next sessional day. For the purpose of Standing Orders 41(g) and 42(b) the term "sessional day" means any day on which the House sits, but does not include the evening sitting.

(e) 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.

(f) When the House adjourns, the members shall keep their seats until the Speaker has left the Chamber.

That Standing Order 22 be amended by adding the following clause:

22(d) The question on such a motion under (b) shall be put forthwith and decided without amendment or debate. If a recorded vote is requested division bells shall be limited to 5 minutes.

That the following new Standing Order be added after Standing Order 23:

23a(a) Except where otherwise expressly provided by the Standing Orders, when the Speaker is in the chair, no member shall speak for more than 30 minutes.

(b) Notwithstanding clause (a), the first speaker for any recognized Party in the House may speak for not more than 90 minutes in the following circumstances:

(i) debate on second reading of a government bill.
(ii) debate on third reading of a government bill.
(iii) debate on the address in reply to the Speech from the Throne.
(iv) debate on the Budget Motion.
(v) debate on the interim supply motion.
(vi) debate on any other substantive government motion.
That the following new Standing Order be added after Standing Order 29:

29a At 4:00 p.m. on any sessional day, the Speaker shall interrupt the proceedings and the House shall proceed to Orders of the Day, provided that if a division is in progress at the time fixed for interruption, the division shall be completed and if a debate on a motion is interrupted, the matter being debated shall be deemed to be adjourned to a future sessional day.

That Standing Order 36(a) be deleted and the following substituted therefor:

36(a) The report of a standing or select committee on any bill shall be taken into consideration immediately and the Speaker shall put the question on the motion for the adoption of the report forthwith, which question shall be decided without amendment or debate. If a recorded vote is requested, the division bells shall be limited to 5 minutes.

That Standing Order 44 be deleted and the following substituted therefor:

44 (a) Dilatory motions may not be moved until after Routine Proceedings, except upon unanimous consent of the House. Such motions do not require notice and are not debatable.

(b) Where a dilatory motion by a member has been defeated, that member will lose control of the floor and debate will continue.

(c) For the purpose of this Order “dilatory motion” shall include a motion for the adjournment of a debate, or of the House during any debate, or that the chair do report progress or do leave the chair, or that the House do move to another item within Routine Proceedings, or that the House do move to Orders of the Day.

(d) If during a debate on a government bill or substantive government motion the House is adjourned by motion, the matter being debated prior to the adjournment is deemed to be adjourned to a future sessional day.

That the following new Standing Order be added after Standing Order 44:

44a (a) The Government House Leader or any minister of the crown may move a motion providing for the allocation of time to any proceedings on a government bill or government substantive motion.
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(b) Not more than one hour after the commencement of proceedings on such a motion, the Speaker shall without further debate or amendment 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.

That Standing Order 45 be deleted and the following substituted therefor:

45  (a) After a question has been proposed from the Chair, either in the House or in a committee of the House, a motion for closure may be moved by any member, without notice, and shall be in the following words:-- "That this question be now put". Such motion shall be put forthwith and decided without amendment or debate. If a motion for closure is resolved in the affirmative, the question that has been proposed from the Chair shall be put forthwith and decided without amendment or debate.

(b) A motion for the previous question, which may be moved by any member without notice, until it is decided shall preclude all amendment of the main question, and shall be in the following words:-- "That the previous question be now put". Such motion shall be put forthwith and decided without amendment or debate. If a motion for the previous question is resolved in the affirmative, the original question shall be put forthwith and decided without amendment or debate.

(c) If a recorded vote is requested on a closure motion or on a motion for the previous question, the division bells for any recorded vote shall be limited to 30 minutes. Such divisions shall not be deferred.

That Standing Orders 101(b) and 101(c) be deleted and the following substituted therefor:

101  (b) If such a motion is carried, further proceedings of a Committee of the Whole House on the matter or bill then under consideration shall not be superseded; but the matter or bill shall be resumed at the point where they were interrupted. Such a motion shall not prejudice or in any way affect any other matters or bills referred to the Committee of the Whole House.
That the following new Standing Order be added after Standing Order 101:

101a The report of the Committee of the Whole House on any bill shall be taken into consideration immediately and the Speaker shall put the question on the motion for the adoption of the report forthwith, which question shall be decided without amendment or debate. If a recorded vote is requested the division bells shall be limited to 5 minutes.

That these permanent Standing Orders come into force at 12:00 midnight on the Friday of the week that they are passed by the House.

That the Clerk of the House be 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.

Debated June 8, 11, 22, 1992.

8. Mr Cooke - Motion pursuant to Standing Order 6(b) - That, notwithstanding Standing Order 9, the House shall continue to meet from 6:00 p.m. to 12:00 midnight on June 15, 16, 17, 18, 22, 23, 24 and 25, 1992, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

Carried on division June 22, 1992.

9. Mr Laughren - Resolution - That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for the period commencing July 1, 1992 and ending October 31, 1992, such payments to be charged to the proper appropriation following the voting of supply.

Debated June 29, 30, 1992.
Carried June 30, 1992.

10. Mr Cooke - Resolution - That notwithstanding Standing Order 6(a)(i), the House shall continue to meet commencing Monday, June 29, 1992.

11. Mr Cooke - Resolution- That the Standing Orders be amended as follows:

That Standing Order 6(a) be deleted and the following substituted therefor:

6 (a) During a Parliament, the House shall meet:

(i) from the Monday following the week prescribed by the Regulations made under the Education Act for the school holiday 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 second Thursday in December.

That the following new Standing Order be added after Standing Order 23:

23a (a) Except where otherwise expressly provided by the Standing Orders, when the Speaker is in the chair, no member shall speak for more than 30 minutes.

(b) Notwithstanding clause (a), the first speaker for any recognized Party in the House may speak for not more than 90 minutes in the following circumstances:

(i) debate on second reading of a government bill.
(ii) debate on third reading of a government bill.
(iii) debate on the address in reply to the Speech from the Throne.
(iv) debate on the Budget Motion.
(v) debate on the interim supply motion.
(vi) debate on any other substantive government motion.

That the following new Standing Order be added:

37 (f) The period for "Introduction of Bills" shall be limited to 30 minutes.

That the following new Standing Order be added after Standing Order 44:

44a (a) The Government House Leader or any minister of the crown may move a motion with notice providing for the allocation of time to any proceeding on a government bill or substantive government motion.
At the end of the Sessional day during which debate on the time allocation motion commences as the first Government Order of the Day, the Speaker shall without further debate or amendment 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.

A time allocation motion may not be moved until at least three sessional days of debate have taken place on second reading consideration of any government bill or a substantive government motion when that government bill or substantive motion has been called as the first Government Order of the Day on each of the days.

For the purpose of this Standing Order the term sessional day means any day on which the House sits.

That Standing Order 51 be deleted and the following substituted therefor:

All notices required by the Standing Orders of the House or otherwise shall be laid on the Table before 5:00 p.m. and printed on the Orders and Notices paper for the following day. Government notices of motion shall be distributed by the Clerk to the House Leaders of recognized parties in the Legislature at the time of tabling.

That Standing Order 66 be deleted and the following substituted therefor:

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 6(a) or during the last 8 sessional days in December in the period provided for in paragraph (ii) of Standing Order 6(a) shall be called for second reading during the same sessional period.

When the meetings of the House as provided for in Standing Order 6(a)(i) and Standing Order 6(a)(ii) are extended by motion of the House beyond the fourth Thursday in June and the second Thursday in December, no government public bill introduced during the last 8 sessional days in June, the last 8 sessional days in December or in the extension period shall be called for second reading in the extended period.
That these permanent Standing Orders come into force at 12:00 midnight on the Friday of the week that they are passed by the House.

That the Clerk of the House be 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.

That outstanding issues relating to the Standing Orders be referred to the Legislative Assembly Committee for consideration and that the Report be sent back to the House Leaders of recognized parties in the Legislature for final agreement.

Carried on division June 29, 1992.

12. Mr Cooke - Resolution - That one further sessional day shall be allotted to the second reading stage of Bill 40, An Act to amend certain Acts concerning Collective Bargaining and Employment. At 5.45 p.m. on this day the Speaker shall interrupt the proceedings and shall put the question without debate.

That the Standing Committee on Resources Development shall meet to consider the bill as follows: 5 weeks, including up to three evening meetings per week, to receive public submissions, commencing Tuesday 04 August, 1992. Further, that the Committee be authorized to meet for clause-by-clause consideration of the bill following routine proceedings on the first 8 sessional days of the Fall meeting Period of the House. All proposed amendments shall be filed with the Clerk of the Committee by 4.00 p.m. on the day prior to the last day on which the Committee is authorized to consider the bill clause-by-clause. At 4.00 p.m. on the last day on which the Committee is authorized to consider the bill clause-by-clause, those amendments which have not yet been moved shall be deemed to have been moved and the Chair of the Committee 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. Any divisions required shall be deferred until all remaining questions have been put, the members called in once and all deferred divisions taken in succession. The Committee shall report the bill to the House on the first available day following completion of clause-by-clause consideration that reports from committees may be received. In the event that the Committee fails to report the said bill on the date provided, the bill shall be deemed to be reported to and received by the House.

That upon receiving the report of the Standing Committee on Resources Development, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment.
That 2 Sessional days shall be allotted to further 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 4.00 p.m. on the last Sessional day on which the bill is considered in the Committee of the Whole House. Any divisions required during clause-by-clause consideration of the bill in the Committee of the Whole House shall be deferred until 5.45 p.m. on the last Sessional day that the bill is to be considered in the Committee of the Whole House. At 5.45 p.m. on that Sessional day, 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. Any divisions required shall be deferred until all remaining questions have been put, the members called in once and all deferred divisions taken in succession.

That upon receiving the report of the Committee of the Whole House, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment.

That two further Sessional days 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 debate or amendment.

That in the case of any division in the House relating to any proceedings on the bill, the division bell shall be limited to 15 minutes.

That this resolution be subject to change upon the agreement of the three House leaders.

Carried on division July 14, 1992.

13. Mr Cooke - Resolution - That in accordance with new Standing Order 44a, when the Order of the Day is called for Third Reading of Bill 150, An Act to provide for the Creation and Registration of Labour Sponsored Venture Capital Corporations to Invest in Eligible Ontario Businesses and to make certain other amendments, the Speaker shall put the question forthwith on the motion which question shall be decided without amendment or debate. If a recorded vote is requested on the motion for Third Reading, the division bells shall be limited to 5 minutes.

14. Mr Cooke - Resolution - That the following committees be authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:-

Standing Committee on Administration of Justice to consider Bills 74, 108, 109 and 110 related to advocacy and consent to treatment, pursuant to the order of the House dated Thursday, 28 May 1992;

Standing Committee on Estimates to consider the Estimates of certain Ministries;

Standing Committee on General Government to consider Bill 75, An Act respecting Annexations to the City of London and to certain municipalities in the County of Middlesex;

Standing Committee on Government Agencies to consider intended appointments as provided in its terms of reference;

Standing Committee on the Ombudsman to consider the review of the Office of the Ombudsman;

Standing Committee on Public Accounts to consider the matter of the appointment of the Provincial Auditor;

Standing Committee on Social Development to consider Bill 112, An Act to revise the Building Code Act, Bill 168, An Act to amend the Pay Equity Act, and Bill 169, An Act to amend the Public Service Act and the Crown Employees Collective Bargaining Act;

Standing Committee on Resources Development to consider Bill 40, An Act to amend certain Acts concerning Collective Bargaining and Employment, pursuant to the order of the House dated Wednesday, 15 July 1992;

And 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.


15. Mr Cooke - Resolution - That, notwithstanding any Standing Order, the House shall continue to meet from 6:00 p.m. to 10:00 p.m. on October 13, 1992 and from 6:00 p.m. to 8:00 p.m. on October 14, 1992 at which times the Speaker shall adjourn the House without motion until the next Sessional day.

Carried October 13, 1992.
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16. Mr Rae - Resolution - That this House consider the Charlottetown Accord.

Debated October 13, 14, 15, 1992.

17. Mr Cooke - Resolution - That notwithstanding the Order of the House dated April 14, 1992, the Standing Committee on Finance and Economic Affairs be authorized to meet to consider Bill 164, An Act to amend the Insurance Act and certain other Acts in respect of Automobile Insurance and other Insurance Matters, in the morning and/or in the afternoon following routine proceedings for a total of four meetings each week and in addition the Committee may meet for two Fridays to receive public submissions at meetings outside of Toronto.


18. Mr Cooke - Resolution - That the following substitutions be made to the membership of the standing committees:-

On the Standing Committee on Administration of Justice:-

Mr Mills for Mr Wessenger
Ms Swarbrick for Mr Morrow

On the Standing Committee on Estimates:-

Mr Abel for Mr O'Connor
Mr Elston for Mr Sorbara
Ms Haeck for Mr Ferguson
Mr Rizzo for Mr Ferruzza

On the Standing Committee on Finance and Economic Affairs:-

Mr Ferguson for Mr Christopherson
Mr Waters for Ms Ward (Don Mills)
Mr Wilson (Kingston and the Islands) for Mr Ward (Brantford)

On the Standing Committee on General Government:-

Mrs Mathyssen for Mr Hope
Mr Morrow for Mr Ferguson
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On the Standing Committee on Government Agencies:-

Mr Cooper for Mr Ferguson
Mr Rizzo for Mr Wiseman

On the Standing Committee on Legislative Assembly:-

Mrs MacKinnon for Mr Cooper
Mr Wessenger for Mr Mills

On the Standing Committee on the Ombudsman:-

Mr Abel for Mr Duignan
Ms Harrington for Mr Perruzza
Mr Mammoliti for Mr Johnson

On the Standing Committee on Public Accounts:-

Mr Grandmaitre for Mr Sorbara
Mr Perruzza for Ms Haeck

On the Standing Committee on Regulations and Private Bills:-

Mr Fletcher for Mr Dadamo
Mr Hayes for Mr Farnan
Mr Perruzza for Mr Sutherland

On the Standing Committee on Resources Development:-

Mr Hope for Mr Waters
Mr Ward (Brantford) for Mr Dadamo

On the Standing Committee on Social Development:-

Mr Dadamo for Mr Drainville
Mr Farnan for Mrs Mathyssen
Mr O’Connor for Mr Wilson (Kingston and the Islands)

19. Mr Cooke - Resolution - That the Standing Committee on Finance and Economic Affairs shall meet to consider Bill 164, An Act to amend the Insurance Act and certain other Acts in respect of Automobile Insurance and other Insurance Matters, during the Winter Adjournment in accordance with a schedule of meeting dates to be agreed to by the 3 Party Whips and to be tabled with the Clerk of the Assembly at a later date, as follows: 2 weeks to receive public submissions and one week for clause by clause consideration of the bill. All proposed amendments shall be filed with the Clerk of the Committee by 4:00 p.m. on the day prior to the last day on which the Committee is authorized to consider the bill clause by clause. At 4:00 p.m. on the last day on which the Committee is authorized to consider the bill clause by clause, those amendments which have not yet been moved shall be deemed to have been moved and the Chair of the Committee 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. Any divisions required shall be deferred until all remaining questions have been put, the Chair shall allow one 20 minute recess pursuant to Standing Order 128 (a) and all deferred divisions shall be taken in succession. The Committee shall report the bill to the House on the first available day of the Spring meeting period that reports from committees may be received. In the event that the Committee fails to report the said bill on the date provided, the bill shall be deemed to be reported to and received by the House;

That upon receiving the report of the Standing Committee on Finance and Economic Affairs, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment.

That 1 Sessional day shall be allotted to further 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 4.00 p.m. on that day. Any divisions required during clause-by-clause consideration of the bill in the Committee of the Whole House shall be deferred until 5.45 p.m. on the Sessional day that the bill is to be considered in the Committee of the Whole House. At 5.45 p.m. on that Sessional day, 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. Any divisions required shall be deferred until all remaining questions have been put, the members called in once and all deferred divisions taken in succession.

That upon receiving the report of the Committee of the Whole House, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment.
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That 1 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 debate or amendment.

That in the case of any division in the House relating to any proceedings on the bill, the division bell shall be limited to 15 minutes.

20. Mr Laughren - Resolution - That the Treasurer of Ontario be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for the period commencing November 1, 1992 and ending December 31, 1992, such payments to be charged to the proper appropriation following the voting of supply.

Carried November 2, 1992.

21. Mr Cooke - Motion pursuant to Standing Order 6(b) - That, notwithstanding Standing Order 9, the House shall continue to meet from 6:00 p.m. to 12:00 midnight on November 30, December 1, 2, 3, 7, 8, 9, 10, 1992, at which time the Speaker shall adjourn the House without motion, until the next sessional day.

Carried on division November 30, 1992.

22. Mr Cooke - Resolution - That, notwithstanding any Standing Order, the subject matter of Bill 94, An Act to amend certain Acts to implement the interim reassessment plan of Metropolitan Toronto on a property class by property class basis and to permit all municipalities to provide for the pass through to tenants of tax decreases resulting from reassessment and to make incidental amendments related to financing in The Municipality of Metropolitan Toronto be referred to the Standing Committee on Social Development for the purpose of conducting public hearings pending the referral of the bill to the Committee after second reading and that the Standing Committee on Social Development be authorized to meet from 3:30 p.m. until 10:00 p.m. on November 30, 1992.

Carried November 25, 1992.
1. Mr Drainville - Resolution - That, in the opinion of this House, recognizing that farmers need new markets, and that there are compelling environmental and social benefits of renewable fuel production and use, the relevant government ministries should cooperate in an interministerial committee to undertake studies and pilot projects to determine a comprehensive provincial ethanol strategy leading to changes in various provincial regulations; and to aggressively lobby the federal government to alter its regulations and tax policies so as to foster the development of a prosperous ethanol industry in Ontario.

2. Mrs Sullivan - Resolution - That, in the opinion of this House, since Bills 74, 108, 109 and 110 are complex, inter-related pieces of legislation, whose principles are broadly supported and since representatives of health care professionals and practitioners, consumer organizations and agencies, and advocacy groups have advanced reasoned, serious and objective criticisms of these Bills, and put forward proposals for their improvement and practicable implementation and since this government has put forward no proposals for amendments to the Bills in a public forum and provided no commitments regarding consultation on review of any amendments; the Government should:

1) withdraw these Bills from active legislative consideration and that they only be considered as draft Bills;

2) that the Bills be reprinted with the government’s proposed amendments;

3) that the redrafted Bills be circulated for public analysis and comment during the spring, 1992 session of this House;

4) that a renewed period of public hearings on the redrafted Bills be conducted by the Standing Committee on Administration of Justice during the summer, 1992 intersession;

5) that clause by clause consideration of the redrafted Bills also be conducted by the Standing Committee on Administration of Justice during the summer, 1992 intersession; and

6) that the Bills proceed to Committee of the Whole House in the autumn, 1992 session.
3. Mr Phillips (Scarborough-Agincourt) - Resolution - That, in the opinion of this House, the provincial budget must present a comprehensive picture of Ontario’s Economic and Social situation to include a broad range of social and economic indicators which can be monitored and targeted for progress including:

1) The number of people living below the poverty line, including the number of children.

2) Social assistance caseloads.

3) Social assistance benefit levels expressed in both dollar terms as well as a percentage of the poverty line.

4) Usage of foodbanks.

5) Housing data including the average home prices in selected cities required to purchase a home, average rents in selected cities, and waiting lists for assisted housing.

6) Distribution of income and wealth in Ontario.

7) Income distribution by gender.

8) Tax burdens faced by different income groups.

9) Number of lay-offs and their success rates at securing comparable re-employment.

Carried on division April 23, 1992.

4. Mr Cousens - Resolution - That, in the opinion of this House, since each of the four major sulphur dioxide sources in Ontario reported in November 1989 to the Standing Committee on General Government that they would meet or surpass the emission reductions required for 1994 by the Countdown Acid Rain Program, and since the Committee subsequently recommended that the Ministry of the Environment should "vigorously" plan for the post 1994 stage of acid gas emission control with respect to the four major polluters, and since the four major polluters only account for 80 percent of Ontario's sulphur dioxide emissions; therefore the Ontario Government's "Countdown Acid Rain Program" should be extended beyond 1994 and expanded to include the other 20 percent of emitters, and this Government should introduce new regulations under the Environmental Protection Act that will:
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1) establish specific emission limits and schedules for each of the four major acid gas emission sources (Ontario Hydro, Inco Ltd., Falconbridge and Algoma Steel) for the period 1995-2005; and

2) establish specific emission limits and schedules for all other emitters of sulphur dioxide and nitric oxide.

Carried May 7, 1992.

5. Mr Drainville - Resolution - That, in the opinion of this House, the Ministry of Agriculture and Food, in developing policies and programmes for agriculture and rural development should take account of the special needs of the aboriginal peoples - their land ownership structures and political and cultural traditions - so that they may participate to the full in government programmes and initiatives for agricultural and rural development.

6. Mr Martin - Resolution - That, in the opinion of this House, recognizing that cross border shopping is one of the major threats to the economy of our communities, province and country and that an estimated $2 billion in 1991 was spent in the United States by Ontario alone and, further, that cross border shopping is a significant factor in a more integrated North American economy; the Government of Ontario should make the challenge of cross border shopping a priority by conducting a comprehensive study of its impact on the economy of Ontario. Such a study would be a joint venture of Provincial, Federal and the affected Municipal governments and would examine the unique and combined influences of such factors as the present cross border shopping initiatives of the Ministry of Industry, Trade and Technology; the cost of gasoline; the impact of Sunday Shopping; and the value of the Canadian dollar.

Carried April 23, 1992.
7. **Mr Carr - Resolution** - That, in the opinion of this House, given that the previous Liberal government and the present NDP government have contributed to the high taxation, high government spending, and high unemployment in the province of Ontario through their tax, spend and borrow approach to fiscal management, this government should introduce the following measures to bring prosperity back to Ontario:

- Commit to a policy of achieving deficit reduction through expenditure controls and not through tax increases.
- Avoid hiking taxes or introducing new taxes.
- Introduce legislation to cap and where necessary to roll-back wage increases in the broader public sector to hold wage hikes to the level of the transfer payment increases announced by the Treasurer on January 21.
- Provide tax relief for the retail, tourism and small business sectors through reductions in the provincial sales and gasoline taxes.
- Abandon its proposed changes to Ontario labour law, proposals which are only helping to fuel the exodus of business and investment from Ontario.
- Restructure the provincial welfare system to make more productive use of social assistance dollars by financing wage subsidies for employers who hire social assistance recipients.

Lost on division April 30, 1992.

8. **Mr Brown - Resolution** - That, in the opinion of this House, the government should establish immediately a Select Committee on Energy and the Environment to investigate the following factors and make recommendations:

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:
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(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.

Carried on division May 14, 1992.

9. Mr Wilson (Kingston and the Islands) • Resolution • That, in the opinion of this House, the Ministry of the Environment should adopt a policy of composting at the place the organic waste is generated - homes, schools, etc. as the most effective way of reaching our province’s target of diverting 50 percent of solid waste from landfill sites by the year 2000. The policy should emphasize the need for composting to take place at source wherever possible, for two reasons:

1) It is more cost effective as there is no need to transport the organic materials and as there would be less need to build central composting facilities throughout the province.

2) It also eliminates the ongoing contamination problem central composting facilities must deal with as non-compostables become mixed with compostables.

Carried May 14, 1992.
10. Mr Drainville - Resolution - That in the opinion of this House, the Standing Committee on the Legislative Assembly should be authorized to review and report to the House on recommended changes to the Standing Orders to allow Independent Members of the assembly the right to more fully participate in the work of the assembly.

In particular, the committee should review:

- clause 30 (b) of the Standing Orders to give Independent Members the collective right to make one statement every two weeks during the period for "Members' Statements".

- clause 32 (b) and (d) of the Standing Orders to give Independent Members the collective right to ask one question and one supplementary question every two weeks during the Oral Question Period.

- section 69 - to continue to give a Member who is not of a recognized Party in the Legislative Assembly the right to make one speech at second and third readings of every government bill.

- clause 108 (a) of the Standing Orders to give an Independent Member the right to sit as a member of one standing committee of his or her choice.

- clause 108 (a) of the Standing Orders to give the government of a majority Parliament the right to appoint an extra member to a standing committee that has an Independent Member sitting as a member of the committee.

- section 124 of the Standing Orders to give an Independent Member the right to take part in public proceedings of any standing or select committee of which he or she is not a Member, with the right to ask questions of witnesses and the right to receive all documents and exhibits, but with no right to vote on the committee.


11. Mr Morrow - Resolution - That in the opinion of this House, since ambulance officers work in a stressful environment and in life and death situations, February 20th in each year should be recognized and proclaimed as "Ambulance Officers Day".

Carried May 28, 1992.
12. Mr Wilson (Simcoe West) - Resolution - That in the opinion of this House, the Minister of Municipal Affairs should immediately amend The County of Simcoe Act, 1990, to restore that part of the Township of Tecumseth that was amalgamated under the name of the Town of Bradford-West Gwillimbury to the boundary that existed before the County of Simcoe Act, 1990, came into effect, and that these lands will become part of the Town of New Tecumseth.

Lost on division June 4, 1992.

13. Mr Bradley - Resolution - That, in the opinion of this House, since General Motors announced its intention on February 24 of this year to close its St. Catharines Foundry eliminating over 2,000 employment positions in addition to 750 women and men who were to be laid off indefinitely as of March 1 and over 100 people who will lose their jobs as a result of the decision to discontinue the 3.1 litre V-6 engine; and

Since the St. Catharines General Motors Foundry is a cost competitive, world class, high quality operation with a highly skilled and motivated work force; and

Since the loss of these jobs will mean the loss of $130 million in wages and salaries to the economy of the Niagara Region and the Province of Ontario; and

Since the implications for businesses and industries that service and supply the auto sector are extremely negative and serious; and

Since whenever a production line and a significant part of a plant shuts down, the fixed cost of maintaining the rest of the operation increases and the quality of components from elsewhere cannot be guaranteed;

The Legislative Assembly of Ontario should urge General Motors to continue the operation of its Foundry in St. Catharines.

Carried July 9, 1992.

14. Mr Tilson - Resolution - That, in the opinion of this House, recognizing that Bill 143 limits waste disposal options for Greater Toronto Area (GTA) municipalities, and the residents of Town of Caledon, in the Regional Municipality of Peel, have been unfairly burdened with fifteen potential sites, many on prime agricultural land, and given willing host communities outside the GTA cannot have any sites considered during the environmental assessment process, and given the town of Kirkland Lake recently conducted a municipal referendum which voted 69% in favour of an environmental assessment on the former Adams Mine as a possible site for GTA garbage, the government should immediately repeal Bill 143 and institute a process which guarantees all citizens of Ontario a full environmental assessment and consideration of all options for GTA waste disposal.
15. Mr Cousens - Resolution - That, in the opinion of this House, recognizing that,

- the decision to prohibit the regions of the Greater Toronto Area from searching for landfill sites beyond their boundaries is contrary to the intent of the Environmental Assessment Act, Section 5(3), and

- the government has promised each person in Ontario the right to a full environmental assessment, including the right to a review of all options as it pertains to waste disposal in Ontario, and

- the impact of a landfill site in the Greater Toronto Area has not been fully examined in terms of the effect on communities, the environment, agriculture, municipalities, businesses and individuals,

the Minister of the Environment should amend Bill 143 to allow a more democratic process for the consideration of future options for the disposal of Greater Toronto Area waste, and consideration of disposal sites outside the GTA where a "willing host" community exists.

16. Mr Mills - Resolution - That, in the opinion of this House, recognizing that there are a large number of British Old Age Pensioners residing in Ontario who are, in many cases, entirely dependent upon pensions earned through their contributions made while working in the United Kingdom, and that these pensioners suffer deprivation and discrimination in that the amount of their pension incomes were frozen to the rate in force when first commenced, in contrast to British pensioners in other jurisdictions whose pensions have been indexed to the cost of living, the Government of Ontario should, (a) petition the Government of the United Kingdom in the name of those ideals of justice and human rights to review immediately their policy pertaining to pensioners living in Canada and, thus, the Province of Ontario, to abandon the damaging inaction of the past 13 years and return to the table to resume discussions with the Government of Canada over the long sought wide-ranging social security reciprocal agreement which will bring into force the indexation of British old-age pensions in this country and province, and (b) petition Her Majesty the Queen to request Her Royal Highness' intercession with her Ministers to rectify this manifest injustice.

17. Mr Carr - Resolution - That, in the opinion of this House, since the government intends to legalize casinos and is considering other forms of gambling in the province, and since studies have been done which indicate that where casinos are found, they are inseparable from organized criminal activities, and since most forms of gambling end up being a tax on those least able to pay and gambling produces in many people a terrible addiction, the Government of Ontario should cut expenditures rather than attempt to increase revenues through expanded lotteries and further, they should stop looking to casinos and other forms of gambling as a "quick-fix" solution to pay down the deficit and reverse their decision to proceed with legislation to legalize casinos and other forms of gambling.

18. Mr Harris - Resolution - That, in the opinion of this House, recognizing that the national flag of Canada represents values that unite all Canadians; and acknowledging the fact that Canadians deplore any desecration of the national flag of Canada, and that the desecration of the provincial flag is equally repugnant; the Legislative Assembly of Ontario should support Bill C-227 (an Act of the Parliament of Canada to amend the criminal code, making it a criminal offence to physically desecrate the national flag of Canada); and, that the Assembly should seek to have this Act amended to include the Ontario flag as well.

19. Mr Beer - Resolution - That, in the opinion of this House, recognizing that,

- the decision to prohibit the regions of the Greater Toronto Area from searching for landfill sites beyond their boundaries is contrary to the intent of the Environmental Assessment Act, Section 5(3), and

- the government has promised each person in Ontario the right to a full environmental assessment, including the right to a review of all options as it pertains to waste disposal in Ontario, and

- the impact of a landfill site in the Greater Toronto Area has not been fully examined in terms of the effect on communities, the environment, agriculture, municipalities, businesses and individuals,

the Minister of the Environment should amend Bill 143 to allow a more democratic process for the consideration of future options for the disposal of Greater Toronto Area waste, and consideration of disposal sites outside the GTA where a "willing host" community exists.

Lost on division July 16, 1992.
20. Mr Sutherland - Resolution - That, in the opinion of this House, all Regional, County, District, City, and Town Governments with a population over 10,000 should be required to develop purchasing policies by January 1, 1994 that include the use of recycled materials, and that each purchasing policy include the following: (1) that all tendering documents indicate that preference will be given to bids that use recycled material, (2) that all advertising for contracts will indicate that preference will be given to bids that use recycled materials, (3) that in selecting the supplier of the contracts, the municipality may consider an allowance in the bid price for those products that have 50% recycled material.


21. Mr Villeneuve - Resolution - That, in the opinion of this House, when the next Commission for the purpose of a redistribution of Ontario Electoral Districts is established, the Commission should be instructed to take into consideration the varying conditions, circumstances and requirements regarding representation as between rural and urban electoral districts, and the increase in the geographic area of rural ridings after the redistributions of the 1970's and 1980's, with the intention of creating three classifications of constituencies - urban, urban-rural, and rural, so as to limit the geographic area of rural ridings, and to a lesser degree that of urban-rural ridings, - as well as the number of organized municipalities which members must represent.

Carried November 26, 1992.

22. Mr Sterling - Resolution - That, in the opinion of this House, the Senate of Canada should be abolished.

23. Mrs Marland - Resolution - That, in the opinion of this House, recognizing that on June 18, 1992, the Minister of Housing released the consultation paper, Apartments in Houses, which contains draft legislation to allow homeowners to create an apartment in a house without municipal zoning approval; and recognizing that the Housing Ministry's consultation period, even with the Ministry's decision to accept written submissions after the deadline of August 31, 1992, is inadequate for legislative changes of this magnitude; and recognizing that several parties, including the Association of Municipalities of Ontario, many municipal councils, the Ontario Homebuilders' Association, and many ratepayer groups, have identified serious deficiencies in the proposed legislation; and recognizing that these deficiencies include the following:

- failing to recognize that accessory apartments, unless located in suitably zoned areas, may not offer a reasonable quality of life for their occupants or be compatible with their surrounding neighbourhoods;

- failing to provide adequate legal protection to homeowners who need to regain possession of their accessory apartments;

- interfering with municipal zoning authority and negating official plans and decades of land-use planning decisions;

- failing to provide municipalities with licensing authority for accessory apartments;

- failing to consider how municipalities and school boards will pay for the services required by the residents of accessory apartments;

- failing to consider whether sufficient infrastructure is in place to accommodate the residents of accessory apartments;

- failing to require on-site parking for accessory apartments;

- contributing to the "absentee landlord syndrome" by failing to limit accessory apartments to owner-occupied homes;

therefore the Minister of Housing should not introduce the legislation proposed in the consultation paper, Apartments in Houses, which would permit an apartment as-of-right in a detached, semi-detached, or row house.

Lost on division October 8, 1992.
24. Mr Harnick - Resolution - That, in the opinion of this House,

1) recognizing that the Attorney General is a member of the Executive Council; and is also a member of a political party who, as such is subject to partisan political influences; and recognizing that it is desirable to reduce the potential for conflicts-of-interest; and

2) recognizing that the Attorney General is responsible for the financing and administration of the Courts; and recognizing the importance of the independence of the judiciary, and

3) recognizing that the Attorney General is responsible for the decision-making process of the prosecutorial system; and recognizing the importance of the independence of the prosecution service,

the Government of Ontario should transfer the responsibility for financing and the administration of the Courts to the judiciary and, create by statute, the position of an independent Director of Public Prosecutions.

Lost on division October 29, 1992.

25. Mr Villeneuve - Resolution - That in the opinion of this House, because deer farming represents a new and viable opportunity for Ontario agriculture and a means of replacing the foreign imported venison which the Ontario restaurant industry currently purchases, that because domestic deer such as white-tail have demonstrated their ability to survive and thrive in Ontario, and because the regulated farming of domestic and other deer will considerably reduce the incidence of poaching across Ontario and establish standards for the production of venison, and because Ontario lags behind neighbouring provinces in encouraging and promoting deer farming, this House believes the introduction of a Deer Farms Act with marketing standards for all deer, including domestic deer, should be a priority for the Minister of Agriculture and Food.
26. Mr Drainville - Resolution - That, in the opinion of this House,

1) recognizing that families are made more emotionally and economically vulnerable by the operation of various gaming and gambling ventures; and

2) recognizing that the people of Ontario did not give a mandate to the New Democratic Government to introduce casino gambling; and

3) recognizing that the citizens of Ontario have not been consulted on this particular government initiative,

the Government of Ontario should cease all means of establishing gambling casinos by regulation and that appropriate legislation be introduced into the Legislative Assembly along with, a process which includes significant opportunities for public consultations and full public hearings.

27. Mr Curling - Resolution - That, in the opinion of this House, since over 75% of the trade of the Province of Ontario is with the United States of America; and since Ontario has created exceptional technological infrastructure in the areas of health, resources, transportation, education and technological development; and since we have in our recent history an example of how enhanced and exuberant economic growth has beneficially affected the attitude of citizens of all countries toward the people of Japan; and since attitudes of racial intolerance towards Japanese people have given way to respect and cultural sensitivity, as a consequence of that nation's contributions to the global economy; and since it is the genuine intent of every citizen of Ontario to move toward greater equality and the establishment of a better system of securing to every person the human rights for which our democratic society stands; and since Ontario has abandoned efforts with bettering trade with developing nations; the Government of Ontario should make a significant commitment and a concerted effort to re-establishing very active trade activities with developing nations that will focus on Technology Transfer and the enhancing of the skills of the people and, through trade policies, which benefit the economy of the Province of Ontario as well as the economies of developing nations, the citizens of Ontario will acquire a sensitivity toward the culture of developing nations and a regard for their citizens as persons deserving of respect.

Lost on division October 8, 1992.
28. Mrs O’Neill (Ottawa-Rideau) - Resolution - That, in the opinion of this House, 20 months have passed since the New Democratic Government was made aware of the physical, mental and sexual abuse inflicted upon residents of the Grandview Reform School; and since the acknowledgement of the abuse and the impact this abuse had on its victims the Government implemented a six month package for the Grandview victims that was inclusive of priority access to therapy; and since this package is no longer in effect; and since the victims of Grandview continue to experience mental anguish and remain without any permanent support for priority access to therapy, funds for legal costs, funds for training, and additional compensation; and since the Government has, through the introduction of a temporary package, which has now expired, acknowledged the abuse experienced by the Grandview victims as well as their need for compensation and therapy; and since this is a Government that claims to be intolerant of abuse against women; the Government of Ontario should take steps to immediately establish and implement a compensation program that is inclusive of priority access to a therapist (to be chosen by the victim), ongoing funding and access to training opportunities, financial aid for legal costs, and compensation that will allow the victims to deal with the abuse and the devastating effect it has had on their lives.

Carried on division October 22, 1992.

29. Mr Johnson - Resolution - That, in the opinion of this House, recognizing that the rural regions of Ontario have concerns that are distinct from those of the urban regions and that it is important for government policies to take these differences into account; recognizing also that this government now must deal with the economic and social problems of rural Ontario, and in particular with the issues of planning, resource development and of the environment; and recognizing that it is important that rural regions be given representation at every level of the decision making process; the Government of Ontario should do one of the following:

1. Create a Ministry or Secretariat of Rural Affairs;

2. Expand the mandate of an existing ministry to include rural affairs;

3. Create a rural development commission or agency.

Carried on division October 29, 1992.
30. Mr Elston - Reasoned Amendment - That Bill 40, An Act to amend certain Acts concerning Collective Bargaining and Employment, be NOT now read a third time but be returned to the Standing Committee on Resources Development to allow committee members to debate all the amendments that were deemed to have been read but were never discussed, because the Bill is fundamentally defective in principle.


31. Mr Elston - Resolution - That in the opinion of this House, whereas Premier Rae of the Province of Ontario has forced upon the Ontario Legislature a change in the rules governing the procedures to be followed in the House;

and whereas recognizing that Premier Rae has removed from Members of the Opposition the ability to properly debate and discuss legislation and policy in the Legislature by limiting the length of time Members may speak to only thirty minutes;

and whereas recognizing that Premier Rae has reduced the number of days that the Legislative Assembly will be in session thereby ensuring fewer Question Periods and less access for the news media to Provincial Cabinet Ministers which in turn makes them less accountable to the House and people of Ontario;

and whereas recognizing that Premier Rae has diminished the role of the neutral, elected Speaker by removing from that person, the power to determine the question of whether a debate has been sufficient on any matter before the House;

and whereas recognizing that Premier Rae has concentrated power in the Office of the Premier and severely diminished the role of elected members of the Legislative Assembly who are accountable to the people who elect them;

and whereas recognizing that these rules diminish the rights of the minority to properly voice their concerns and limit their privilege to utilize the mechanisms of Parliament as full and equal members of the House;

Premier Rae and the Government of Ontario must withdraw the rule changes imposed upon the Legislature by his majority government and restore the rules of procedure in effect previous to June 22, 1992.

Lost on division November 19, 1992.
32. Mr Perruzza - Resolution - That in the opinion of this House, whereas housing is a basic human right; and whereas our current property tax system is regressive and bears no relevance on ability to pay; and whereas successive, large, property tax increases have propelled property taxes to the highest levels ever; and whereas the unemployed, low-wage earners, pensioners and others on fixed incomes have great difficulty in paying their property taxes; therefore, priority should be given to reforming the property tax system by removing the education portion of property taxes and shifting the burden for education to a more progressive form of taxation.

Carried November 19, 1992.

33. Mr Mammoliti - Resolution - That, in the opinion of this House, recognizing:

1. that the Government of Ontario has supported increased tenant participation to create healthier communities, as evidenced in the reports entitled "Planning Together to Improve the Quality of Life in Public Housing Communities" and "Consultation Counts: Taking Action on a Housing Framework for Ontario"; and

2. that options for increasing tenant participation should include management by resident-controlled co-operatives; and

3. that conversions of public housing to co-operative housing carried out in the United States, Australia and Great Britain have been successful in increasing tenant participation in the management of their community;

The Ministry of Housing and the Ontario Housing Corporation should consider whether a pilot project should be carried out to assess the viability of resident-controlled co-operatives as an option for increasing tenant participation in public housing; and

1. that the pilot project,

i) ensure the extensive involvement of public housing tenants, board members of local housing authorities, employees of local housing authorities and members of the community, and

ii) not jeopardize job security for employees of local housing authorities and include consultation with the employees' union representatives; and

2. that the Ministry of Housing and the Ontario Housing Corporation ask the federal government, as a major funding partner in public housing, to contribute to the pilot project.

Carried November 26, 1992.
34. Mr Conway - Resolution - That, in the opinion of this House, recognizing that the forest industry of the Ottawa Valley is in serious difficulty, that this difficulty arises from many factors including a marked deterioration in the availability of good standing timber on both public and private lands, that this difficulty has resulted in hundreds of workers losing their jobs in communities like Pembroke, Eganville, and Barry's Bay where this industry is vital, the Government and the Legislature of Ontario should

(a) recognize the economic importance of the forest industry to areas like Renfrew County;

(b) take immediate steps to stabilize and support the forest industry, including taking sensible and timely action to implement the recommendations of the Central Ontario Wood Study which was completed by the Ministry of Natural Resources this past year.

Carried December 3, 1992.

35. Mrs O'Neill (Ottawa-Rideau) - Resolution - That in the opinion of this House,

Whereas, the House of Commons has unanimously passed a resolution to end child poverty by the year 2000, which affects one million children in Canada;

Whereas, the House of Commons and the Ontario Legislature have both ratified the U.N. Convention on the Rights of Children, including an adequate standard of living, and are obligated to comply with its provisions;

Whereas, in 1990 there were as many as 370,000 children under the age of 18 who were living in poverty in Ontario;

Whereas, a national effort to end child poverty needs contributions by the provincial and federal governments in areas such as education, child care, taxation, housing and social services;

The Ontario Legislature should declare its commitment to ending child poverty in Ontario by the year 2000; and

That an Action Plan setting out short and long term initiatives to eliminate child poverty by the year 2000 be developed without delay, in collaboration with community groups; and

That the Government of Ontario collaborate with the Government of Canada and other Provinces to achieve the goal of ending child poverty; and

That an annual report be made to the Ontario Legislature, providing specific information about the progress toward the goal of eliminating child poverty.
36. Mr White - Resolution - That in the opinion of this House,

Whereas the public is entitled to receive professional social work services from legally accountable professional social workers; and

Whereas professional social workers work with people suffering from serious degrees of vulnerability; and

Whereas survivors of sexual abuse, children at risk, persons with disabilities, homeless persons, and assaulted women who receive professional social work services are vulnerable to further victimization; and

Whereas Ontario is the only province in Canada without any form of legislation for the profession of Social Work; and

Whereas the Government of Ontario has recently enacted legislation to regulate the practice of twenty-four professions, these protections should be equitably extended to those being served by the profession of Social Work; and

Whereas the Province allocates substantial resources to social work services in such key ministries as Health, Corrections, Education, Community and Social Services; and

Whereas the Province supports Social Work Education at the baccalaureate, Masters, and Doctorate levels at ten Universities including programmes in both official languages and in first nation communities; and

Whereas the Ontario Association of Professional Social Workers created the Ontario College of Certified Social Workers in 1982 and that body represents those who are willing to be held publicly accountable for their professional practices; and

Whereas over the past ten years, this college has established an excellent record as a regulatory body, but it still lacks the authority of legislation;

Therefore, since the public would be best protected by legislative authorization of Professional Social Work Regulation and that Social Work clientele are just as entitled to such protection as are clients of any other profession, the Government of Ontario should develop an Act for the registration and self-regulation of Professional Social Workers within the sanction of a ministry of the Government of Ontario.

Carried December 10, 1992.
37. Mr Cousens - Resolution - That, in the opinion of this House, recognizing the importance of energy and water conservation programs as one part of protecting the environment, and that these programs can be implemented in the private sector by landlords retrofitting apartment units with water and energy saving devices, and that with Bill 121 landlords may not be guaranteed the ability to recoup the cost of their investment with water and energy saving programs, and that landlords must offer rebates to tenants on all the cost savings they incur, thereby eliminating any economic incentives for these environmentally sound projects; the Government of Ontario should amend Bill 121 to work with landlords to ensure that water and energy conservation programs can be implemented and be both worthwhile to the landlord and the environment.
WANT OF CONFIDENCE MOTIONS PURSUANT TO STANDING ORDERS 42(a) AND 43(a)

1. Mr Conway - Whereas the number of unemployed students between the ages of 15 and 24 has gone from 11.1% in September, 1990 to 18% in April 1992;

And whereas the government has not provided additional job opportunities for students;

And whereas the private sector has also had to reduce the number of opportunities offered to summer students due to an inability to compete in the current economic climate of the province of Ontario;

And whereas the Ontario Student Assistance Program was recently reduced by $10 million;

And whereas the number of students applying for student venture capital has declined significantly demonstrating the students' lack of faith in the province's economic performance;

And whereas the youth of this province are seeing no investment in their future by this government;

And whereas this government has managed to increase spending in other sectors which are not in crisis, thus calling into question its spending priorities in this time of recession;

Therefore, pursuant to the provisions of Standing Order 42(a), the House no longer has confidence in the government.

Lost on division June 10, 1992.
2. Mr Harris - This House, noting that since this government has taken office it has pursued policies which have discouraged investors and consumers and punished taxpayers and which have compounded rather than ameliorated the economic problems facing the province by imposing multi-billion dollar tax grabs, by adding billions to the provincial debt, by pursuing an anti-business agenda as expressed through its biased and unbalanced labour law reforms, by creating an environment hostile to the private sector and by showing itself to be hostage to the special interest groups as opposed to an advocate for the public interest and further noting since this government took office two years ago:

(a) that more than 290,000 additional Ontario workers have been forced onto unemployment,

(b) that the unemployment rate has increased by more than five percentage points,

(c) that 86,000 jobs in manufacturing, 60,000 jobs in the construction industry and 24,000 jobs in the trade sector have vanished,

(d) that the welfare caseload has increased to the point where today more than one million Ontarians depend on welfare,

finds that this government is incapable of managing the economy of the province in a manner which will create new jobs, new opportunities and lower taxes and therefore this government lacks the confidence of this House.

Lost on division October 6, 1992.

3. Mr Elston - Whereas the NDP government has undertaken to make "integrity in government" and "conduct of ministers" the centrepiece of an NDP administration and made specific reference to that undertaking in its first Speech from the Throne;

And whereas several Ministers and Parliamentary Assistants of the government have, since the NDP government took office, violated the Members’ Conflict of Interest Act, the general standard of conduct applicable to elected officials and Ministers of the Crown, and the specific Conflict of Interest Guidelines adopted by the Premier;

And whereas, last winter, the Premier allowed the Minister of Northern Development and Mines, without penalty, to maliciously smear the reputation of a private citizen in order to advance the government’s own policy;

And whereas the Premier’s own Special Communications Advisor has now willfully smeared a private citizen with deliberate disregard for the injury done to that private citizen;
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And whereas these actions on the part of NDP government officials constitute personal vendettas against private citizens, and a blatant victimization of those who are already victims of abuse at the Grandview Reform School;

And whereas the Premier has consistently applied ad hoc, politically expedient standards and sanctions to those who have violated his own guidelines and appropriate standards of conduct;

And whereas the NDP government has abused the power and trust vested in it by the people of Ontario;

And whereas these gross breaches of the public trust have destroyed public confidence in this government and in the integrity of the democratic process;

Therefore, pursuant to Standing Order 43, the House no longer has confidence in the government.

Lost on division December 9, 1992.
Section 7-44

SPECIAL DEBATES

OPPOSITION DAYS

SPRING PERIOD 1992

1. Mr Runciman - Opposition Day - That, in the opinion of this House, since this government has assumed office, there has been a significant increase in crime, particularly violent crimes and crimes against women and children; this government has demonstrated various misuses of police resources; this government has politicized police services boards; this government has failed to provide a bill of rights for victims of crime; this government has not provided adequate support for law enforcement agencies on the streets and in the courts; this government has undermined the morale of police forces in Ontario through political pressure and fiscal strangulation; this government has taken no action to address the serious shortage of Ontario Provincial Police officers and this shortage has left numerous communities unprotected; this government has continued the pattern of neglect and low prioritization of Ontario's law and order concerns established by recent Liberal governments; therefore, this House calls upon the government to introduce specific measures to resolve these concerns so the citizens of Ontario and those who visit our communities can walk our streets safely and without fear. Solicitor General.

Lost on division April 22, 1992.

2. Mr Elston - Opposition Day - Whereas the NDP government has undertaken to make "integrity in government" and "conduct of Ministers" the centrepiece of a new NDP administration and made specific reference to that undertaking in its first Speech from the Throne;

And whereas, pursuant to that undertaking, the Premier (1) placed before the Legislature and the Standing Committee on the Administration of Justice a new set of guidelines regulating conflict of interest and conduct of Ministers of the Crown; and (2) committed his government to introducing legislation based upon the Committee's consideration of these guidelines;

And whereas several Ministers and Parliamentary Assistants of the government have, since the NDP government took office, violated the Member’s Conflict of Interest Act, the general standard of conduct applicable to elected officials and Ministers of the Crown and the specific guidelines initially adopted by the Premier;

And whereas in each such instance the Premier has applied ad hoc, politically expedient standards and sanctions to those who have violated his own guidelines;
And whereas a special committee of the Legislature charged with examining the conduct of the Minister of Northern Development, having conducted 15 days of public and in camera hearings, found no justification for the damaging remarks made by the Minister of Northern Development concerning an Ontario physician;

And whereas the strictest application of stringent standards of conduct is essential to the maintenance of public confidence in government and the integrity of the democratic process;

Therefore, this House calls upon the government to introduce specific legislation regulating conflict of interest and the conduct of Ministers of the Crown, including clear and enforceable sanctions for any violations. Premier of Ontario.

Lost on division April 28, 1992.

3. Mrs McLeod - Opposition Day - Whereas the economy of Ontario is not now providing our citizens, particularly our young people, with a sense of future security or job opportunity, and;

Whereas our current institutions and programs are not now providing relief for our people from the sense of frustration and hopelessness in which they find themselves, and;

Whereas this frustration and hopelessness have been manifest in the form of incidents of violence in the City of Toronto which incidents are of great concern to all Ontarians;

Therefore, this parliament urges cooperation and understanding from all members in order to undertake constructive change designed to address the underlying causes of these incidents. Premier of Ontario.

Carried May 12, 1992.

4. Mrs McLeod - Opposition Day - Whereas the conflicting pronouncements of the Premier, the Deputy Premier, the Solicitor General and the NDP caucus have created a crisis of uncertainty in the retail industry in Ontario;

And whereas municipalities across the province have demanded that they be given the freedom to decide whether or not to open their stores on Sundays;

And whereas in border communities, faced with a growing epidemic of cross-border shopping, the matter of Sunday shopping is of particular urgency;

And whereas 67% of Ontarians have expressed their support for more open Sunday shopping;
And whereas retailers across the province are facing severe economic constraints and have identified Sunday shopping as one solution to their difficulties;

And whereas in the face of this growing crisis the NDP government has irresponsibly delayed taking action while it awaits direction from the unelected members of its party;

And whereas the government has said that it is committed to creating jobs to lead us out of the current recession and it is acknowledged that more open Sunday shopping would stimulate jobs in the retail sector;

And whereas the Employment Standards Act provides considerable protection for workers who do not wish to work on Sundays;

Therefore this Legislature calls upon the NDP government to repeal the Retail Business Holidays Act immediately and introduce new legislation which would allow municipalities to decide what is the best economic decision for their communities and responds to the growing public demand for Sunday shopping in Ontario. Solicitor General.

Lost on division May 26, 1992.

5. Mr. Harris -That, in the opinion of this House, given the misallocation of taxpayers money during seven years of Liberal and NDP government, and given that this has resulted in the closing of hospital beds, the laying off of hospital staff, an ever increasing deficit and the constant increasing of taxes, it is essential that every possible means of reducing government spending and redirecting of funds for priority services be examined, in particular the complicated, expensive and misdirected housing policies.

Therefore, this House calls upon the government to undertake a comprehensive review of the housing policies in Ontario including the following specific areas:

1. Recognizing the role of non-profit and co-op housing, but given that the present government's commitment for non-profit construction is in excess of one billion dollars and monthly government subsidies per non-profit unit are often in excess of 2000 dollars, the government should seriously examine its involvement in non-profit housing.

2. The government should institute a program of shelter allowances which would address the need for affordability and accessibility by housing families and individuals in current and future private sector units, thus advancing the goals outlined in the Report of the Social Assistance Review Committee.
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3. Revise and implement a more timely regulatory approvals process which will facilitate greater social and economic opportunity through home ownership.

4. Improve planning of the infrastructure necessary to ensure safe, secure and affordable communities.

5. Given that rent control policies lead to a deterioration of quality, affordable and accessible housing, this government should replace rent controls in Ontario with new forms of tenant protection.

6. Promote the involvement of the private sector in all aspects of housing development in Ontario. Minister of Housing.

Lost on division June 9, 1992.

FALL PERIOD 1992

1. Mrs McLeod - Whereas the New Democratic Party government has initiated a landfill site selection process for the Greater Toronto Area through its Interim Waste Authority, and

Whereas many citizens of the Regions of Peel, Durham and York do not have confidence in the integrity of the Interim Waste Authority and are appalled at the inconsistencies involved in the process and

Whereas this government made a promise to the people of this province that they "would get tough on protecting irreplaceable farmland" and

Whereas this government made a promise to the people of this province that any new landfill sites would be "subject to the fullest kind of environmental assessment" and

Whereas 76 landfill sites are expected to close within the next 12 months across the province, and

Whereas the New Democratic Party government is not meeting its promises for waste reduction.

Therefore, the government should table a rationale, an effective plan complete with regulations, a timetable and clearly set out schedule, which will provide immediate and measurable progress for waste reduction in Ontario. Minister of the Environment.

Lost on division October 15, 1992.
2. Mr Elston - 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 NDP government has not proceeded with serious four-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 NDP 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. Premier of Ontario.

Lost on division October 27, 1992.

3. Mr Harris - Whereas, the NDP government's amendments to the Ontario Labour Relations Act, known as Bill 40, will kill jobs and destroy investment in Ontario;

And whereas, Bill 40 ignores the rights of individual workers by not legislating a secret ballot vote for certification, ratification of a collective agreement and the decision to strike;

And whereas, a Progressive Conservative government will repeal Bill 40 following the next election and initiate a fair and balanced tri-partite process to review labour relations in Ontario;

Therefore, this House calls upon the NDP government to immediately withdraw Bill 40. Minister of Labour.

4. Mr Harris - Whereas, 320,000 jobs have been lost in Ontario;

   And whereas there are 595,000 unemployed individuals in this province;

   And whereas over one million persons are dependent on welfare;

   And whereas the NDP's jobs Ontario Training Fund has proven to be nothing more than a public relations scam;

   And whereas the NDP government's flagship program for older workers, Transitions, is badly backlogged to the point where participants have to wait more than 34 weeks to have an application approved;

   And whereas the NDP government is incapable of managing change and has failed to prepare Ontario for job creation;

   And whereas, our children need to have the skills necessary to meet the challenges of a rapidly changing workplace;

Therefore, this House calls upon the NDP government to immediately:

(a) review the job training initiatives that are outlined in the Progressive Conservative Caucus' documents New Directions Vol. I: A Blueprint for Economic Renewal and Vol. II: A Blueprint for Learning in Ontario;

(b) redirect the resources that have been allocated to implementing its flawed Ontario Training and Adjustment Board to improving delivery of the Transitions program;

(c) repeal the Act to amend certain Acts concerning Collective Bargaining and Employment (Bill 40) as a means of attracting new job-creating investment to Ontario;

(d) tie social assistance payments more directly to job training. Premier of Ontario.

   Lost on division November 23, 1992.