3rd Session 35th Parliament

GOVERNMENT LEGISLATION

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June 30, 1993: Pr1, Pr2, Pr3, Pr4, Pr5, Pr11, Pr13, Pr14, Pr17, Pr18, Pr19, Pr21, Pr26, Pr27, Pr29, Pr30, Pr31, Pr32, Pr34, Pr36, Pr37, Pr38, Pr69, Pr74, Pr77, Pr84, Pr85, Pr87, Pr88; July 29, 1993: Pr9, Pr33, Pr42, Pr54, Pr55, Pr80; November 30, 1993: Pr35, Pr45, Pr47, Pr48, Pr50, Pr52, Pr56, Pr57, Pr58, Pr59, Pr61, Pr64, Pr65; December 14, 1993: Pr67, Pr68, Pr73; March 31, 1994: Pr63, Pr78, Pr89, Pr91; May 31, 1994: Pr71, Pr83, Pr86, Pr90, Pr93, Pr100, Pr104, Pr107, Pr109; June 23, 1994: Pr24, Pr28, Pr43, Pr53, Pr60, Pr70, Pr95, Pr96, Pr98, Pr99, Pr103, Pr105, Pr106, Pr108, Pr110, Pr111, Pr112, Pr113, Pr114, Pr119, Pr122, Pr124, Pr125, Pr126, Pr127; December 9, 1994: Pr51, Pr117, Pr118, Pr120, Pr121, Pr129, Pr130, Pr132, Pr133, Pr135, Pr136, Pr138, Pr139, Pr140, Pr143, Pr144, Pr145, Pr146, Pr147, Pr148, Pr150, Pr151, Pr152, Pr153, Pr154, Pr155, Pr158, Pr159, Pr160.
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<td>Gloucester, City of.</td>
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<td>Mr M. Elston</td>
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<td>Waubaushene Railway Company Limited</td>
<td>Mr D. Waters</td>
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<td>Windsor (Re Cleary Estate), City of.</td>
<td>Mr W. Lessard</td>
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<tr>
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<td>Ms Z. Akande</td>
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<td>Mr M. Kwinter</td>
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<td>York, City of.</td>
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<td>York-Durham Heritage Railway Association.</td>
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PUBLIC BILLS (Government and Private Members')


Bill 10, Ombudsman Repeal Act, 1993/Loi de 1993 abrogeant la Loi sur l'ombudsman. Mr S. Mahoney (L./Mississauga West). First Reading May 6, 1993.


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Bill 73, Legislative Assembly Retirement Allowances Amendment Act, 1993/Loi de 1993 modifiant la Loi sur les allocations de retraite des députés à l'Assemblée législative. Mrs B. Sullivan (L./Halton Centre). First Reading July 8, 1993.


Bill 78, Livestock, Poultry and Honey Bee Damage Compensation Act, 1993/Loi de 1993 sur l'indemnisation en cas de dommages causés au bétail, à la volaille et aux abeilles. Hon. E. Buchanan (Minister of Agriculture, Food and Rural Affairs). First Reading June 24, 1992.


Bill 94, Metropolitan Toronto Reassessment Statute Law Amendment Act, 1993/Loi de 1993 modifiant des lois en ce qui concerne les nouvelles évaluations de la communauté urbaine de Toronto. Hon. E. Philip (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.


Sections 1 to 5, 7 to 9, subsections 10(2) to 10(11), 10(13), sections 11 to 14, 16, 17, 19, 20, subsections 21(2) to 21(9), sections 22, 25 to 27, 29 to 32, 34 to 41, subsections 43(1) to 43(6), 43(8) to 43(12), sections 44 to 46 proclaimed to come into force July 1, 1993. O.C. 1623/93 dated June 24, 1993.


Section 6, subsections 10(1) and 10(12), sections 15 and 18, subsection 21(1), sections 28, 33 and 42 and subsection 43(7) proclaimed to come into force July 1, 1994. O.C. 1477/94 dated June 8, 1994.


Bill 110, Employer Health Tax Amendment Act, 1994/Loi de 1994 modifiant la Loi sur l’impôt prélevé sur les employeurs relatif aux services de santé. Hon. F. Laughren (Minister of Finance). First Reading October 26, 1993. Second Reading debated April 18, 1994; April 20, 26, 27, 28. Carried on division May 2. Ordered referred to the Committee of the Whole House. Considered and reported without amendment May 16. Third Reading carried on division June 15. Royal Assent June 23. Commencement - ss.1(1-3,5-7), 14, 15, 17, 18(2,3), 21, 22(2), 23-27, 30-33, 36-40 - Royal Assent; s.1(4) - June 1, 1993; s.1(8) - January 1, 1992; ss.1(9,10), 2, 3(1,3), 4-6, 7(1,3), 8-13, 16, 18(1), 19, 20, 22(1), 28, 34, 35 - January 1, 1993; s.3(2) - May 1, 1992; ss.7(2), 29 - January 1, 1994. S.O. 1994, Chapter 8.


Sections 1 to and including 44; Sections 46 to and including 335; Sections 382 to and including 387; Sections 389 to and including 392 and Sections 395 to and including 397 proclaimed to come into force March 1, 1995. O.C. 346/95 dated February 22, 1995.


Bill 137, Lottery Licences Act (Bingo Cards for Visually Impaired Persons), 1993/Loi de 1993 sur les licences de loterie (cartes de bingo pour personnes atteintes d'un handicap visuel). Mr R. Chiarelli (L./Ottawa West). First Reading December 14, 1993.

Bill 138, Retail Sales Tax Amendment Act, 1994/Loi de 1994 modifiant la Loi sur la taxe de vente au détail. Hon. F. Laughren (Minister of Finance). First Reading December 14, 1993. Second Reading debated April 11, 1994; April 13, 14, 26. Carried on division April 27. Ordered referred to the Committee of the Whole House. Considered May 16; June 14. Reported as amended June 14. Third Reading carried on division June 15. Royal Assent June 23. Commencement - ss.1(2,7), 2(4), 8, 10-18, 19(2), 20, 21, 23, 24, 26, 27 - Royal Assent; s.6 - October 1, 1992; ss.1(1,3,8,9), 2(2,5,6), 3, 4, 9(1,3), 25(1,2) - May 20, 1993; ss.1(4-6), 2(1,3), 9(2), 22, 25(3) - July 1, 1993; ss.5,7 - August 1, 1993; s.19(1) - Proclamation. S.O. 1994, Chapter 13.


Bill 160, Budget Measures Act, 1994/Loi de 1994 sur les mesures budgétaires. Hon. F. Laughren (Minister of Finance). First Reading May 18, 1994. Second Reading debated June 13; debated as modified June 16. Carried on division June 16. Ordered referred, as modified, to the Standing Committee on Finance and Economic Affairs. Reported that the Committee not proceed with consideration of the Bill and that the Committee report it back to the House June 22. Ordered for Third Reading. Third Reading carried on division June 23. Royal Assent June 23. Commencement - ss.1-32, 52-56, 62-67, 69, 74, 75, 123(1,3,4), 127, 129, 131, 132, 143, 145, 146, Schedule, 147, 148 - Royal Assent; ss.33-45, 103-122, 130, 144 - Proclamation; ss. 46-51 - December 1, 1995; ss.57-61 - January 1, 1994; ss.68, 70, 72(1) - April 1, 1994; ss.71, 72(2,3), 73 - May 18, 1994; ss.76(1,3), 78, 80(2,4,9,13,15,16), 82(1,3), 84(2-4,6,7,11,12,14), 85, 87(1), 88(3), 90, 91(1), 94(1), 95(1), 96, 99-102 - May 20, 1993; ss.79, 80(1,11), 83, 84(1,10), 89 - October 15, 1991; ss.76(2), 77(4), 80(5-8,10,14); 82(2), 84(5,8,9,13) - December 3, 1992; ss.77(1-3), 80(3,12), 81, 86, 87(2), 88(1,2), 91(2), 92, 93, 94(2), 95(2,3), 97, 98, 135, 136 - May 6, 1994; ss.123(2,5), 128 - January 1, 1993; ss.124-126 - December 31, 1993; ss.133,134 - May 19, 1993; ss.137-142 - May 15, 1993. S.O. 1994, Chapter 17.


Sections 33, 34, 35, 37, 38, 39, 40, 41, 42, 43 and 44 proclaimed to come into force April 1, 1995. O.C. 139/95 dated January 26, 1995.
Bill 161, Revenue and Liquor Licence Statute Law Amendment Act, 1994/Loi de 1994 modifiant diverses lois fiscales et la Loi sur les permis d'alcool. Hon. F. Laughren (Minister of Finance). First Reading May 18, 1994. Second Reading debated June 15. Carried on division June 16. Ordered for Third Reading. Third Reading June 23. Royal Assent June 23. Commencement - ss.2(1-8, 16-31), 3(1-9,12,13,16-18,20-27), 4(1,2,5-7,13,15-21,23-25), 6(1-7,11,18,19,22-33), 7(1-4,6-15), 8(1,2,4,9,11-14,16-20,23-28), 9, 10 - Royal Assent; s. 1 - June 24, 1994; ss. 2(11-15), 3(10,11,14,19), 5, 6(8,10,12-15,17,20), 7(5), 8(5,6,8,10,15) - Proclamation; ss. 6(9,16) - January 1, 1993; ss. 4(3,14) - May 20, 1993; ss. 2(9,10), 3(15), 4(22), 6(21), 8(7) - July 1, 1993; ss. 4(4,6) - November 29, 1993; ss. 8(3,21,22) - February 22, 1994. S.O. 1994, Chapter 18.

Subsections (1), (2), (3), (6) and (7) of Section 5 proclaimed to come into force November 17, 1994. O.C. 3091/94 dated November 16, 1994.

Subsections 2(11), 2(12), 2(15), 3(10), 3(11), 3(14), 3(19), 7(5), 8(5), 8(6), 8(8), 8(10) and 8(15) proclaimed to come into force February 1, 1995. O.C. 3577/94 dated December 15, 1994.


Sections 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 15, 16(2), 16(2.1), 16(3), 17, 18, 20, 23, 24, 25(1), 25(2.1), 25(3), 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36 and 37 proclaimed to come into force January 1, 1995. O.C. 3695/94 dated December 15, 1994.


A proclamation was issued pursuant to O.C. 3695/94 dated December 15, 1994 naming January 1, 1995 as the day on which subsections 16(2.1) and 25(2.1) of the Workers Compensation and Occupational Health and Safety Amendment Act, 1994, S.O. 1994, Chapter 24 came into force. THESE SUBSECTIONS ARE HEREBY DELETED. O.C. 105/95 dated January 19, 1995.


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Subsections (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), (12), (13), (14), (15), (16), (17), (18), (19), (20), (21), (22), (23), (24), (25), (26), (27), (28), (29), (30), (31), (32), (33), (34), (36), (37) and (38) of Section 71, Subsections (1), (3), (4), (5), (6), (7), (8) and (9) of Section 72, Subsections (1), (2), (4), (5), (6), (7), (8), (9), (10), (11), (12) and (13) of Section 78, Subsections (1), (3), (4), (5) and (6) of Section 79, Section 82 and Subsections (2), (3), (4), (5), (6), (7), (8) and (9) of Section 87 proclaimed to come into force March 1, 1995. O.C. 140/95 dated January 26, 1995.


Sections 56, 57, 58, 59, 60 and 61 proclaimed to come into force April 1, 1995. O.C. 213/95 dated February 1, 1995.

Subsections 1, 2, and 3 of Section 63 proclaimed to come into force April 1, 1995. O.C. 213/95 dated February 1, 1995.


Subsections 138(2), (3), (4), (7) and (8), 139 (1), (2), (3), (4) and (5) and Sections 140, 141, 142 and 143 proclaimed to come into force March 1, 1995. O.C. 449/95 dated February 22, 1995.

Subsections 138(5) and (6), and Subsections 139(6), (9) and (10) proclaimed to come into force April 1, 1995. O.C. 449/95 dated February 22, 1995.


PRIVATE BILLS


Bill Pr12, Toronto Act, 1993 - City of. Mr R. Marchese (N.D./Fort York). First Reading December 3, 1990. Referred to the Standing Committee on Regulations and Private Bills. The Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported October 13, 1993.


Bill Pr15, Etobicoke Act, 1993 - City of. Mr J. Henderson (L./Etobicoke-Humber). First Reading December 19, 1990. Referred to the Standing Committee on Regulations and Private Bills. The Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported October 13, 1993.

Bill Pr16, North York Act, 1993 - City of. Mr C. Harnick (P.C./Willowdale). First Reading December 19, 1990. Referred to the Standing Committee on Regulations and Private Bills. The Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported October 13, 1993.


Bill Pr20, Scarborough Act, 1993 - City of. Mr S. Owens (N.D./Scarborough Centre). First Reading December 19, 1990. Referred to the Standing Committee on Regulations and Private Bills. The Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported October 13, 1993.


Bill Pr44, Toronto Act, 1993 - City of. Mr R. Marchese (N.D./Fort York). First Reading June 23, 1993. Referred to the Standing Committee on Regulations and Private Bills. The Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported April 27, 1994.

Bill Pr46, Mississauga Act, 1993 - City of. Mr S. Mahoney (L./Mississauga West). First Reading June 29, 1993. Referred to the Standing Committee on Regulations and Private Bills. Considered and recommended that the Bill be not reported April 13, 1994.


Bill Pr62, Stoney Creek Act, 1994 - City of. Mr M. Morrow (N.D./Wentworth East). First Reading May 16, 1994. Referred to the Standing Committee on Regulations and Private Bills. The Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported June 8.


Bill Pr82, Humane Society of Ottawa-Carleton Act, 1993. Mr R. Chiarelli (L./Ottawa West). First Reading June 14, 1993. Referred to the Standing Committee on Regulations and Private Bills. Considered and recommended that the Bill be not reported June 23.


Bill Pr101, Scarborough Act (Smoking By-law), 1994 - City of. Mr B. Frankford (N.D./Scarborough East). First Reading June 13, 1994. Referred to the Standing Committee on Regulations and Private Bills. Considered and recommended that the Bill be not reported June 22.


Bill Pr115, Bruce Act, 1994 - County of. Mr M. Elston (L./Bruce). First Reading May 18, 1994. Referred to the Standing Committee on Regulations and Private Bills. Considered and recommended that the Bill be not reported June 1.


2. Table setting out Estimates (1993-94) of ministries and offices selected for consideration by the Standing Committee on Estimates on June 7, 1993, pursuant to S.O. 59, time allocated; dates of consideration; reporting and concurrence dates.

| --- | --- | --- | --- | --- | --- | --- | --- | --- |
Ministry of Education and Training
Time Allocated: 7 hrs. 30 mins.
Reported: November 18, 1993.
Concurrence: December 7, 14, 1993.

Ministry of Economic Development and Trade
Time Allocated: 7 hrs. 30 mins.
Deemed Passed: November 18, 1993.
Concurrence: December 7, 14, 1993.

Ministry of Community and Social Services
Time Allocated: 10 hours
Deemed Passed: November 18, 1993.
Concurrence: December 7, 14, 1993.

Ministry of Natural Resources
Time Allocated: 5 hours
Deemed Passed: November 18, 1993.
Concurrence: December 7, 14, 1993.

Ministry of Northern Development and Mines
Time Allocated: 7 hrs. 30 mins.
Deemed Passed: November 18, 1993.
Concurrence: December 7, 14, 1993.

Ministry of Culture, Tourism and Recreation
Time Allocated: 7 hrs. 30 mins.
Deemed Passed: November 18, 1993.
Concurrence: December 7, 14, 1993.
Pursuant to Standing Order 60, the Estimates (1993-94) 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 June 7, 1993:

- Ministry of the Attorney General
- Cabinet Office
- Ministry of Citizenship
- Ministry of Consumer and Commercial Relations
- Ministry of the Environment and Energy
- Ministry of Finance
- Ministry of Intergovernmental Affairs
- Office of the Lieutenant Governor
- Management Board Secretariat
- Ministry of Municipal Affairs
- Ontario Native Affairs Secretariat
- Office of the Premier
- Ministry of the Solicitor General and Correctional Services
- Ministry of Transportation

Pursuant to Standing Order 60(a), the Estimates (1993-94) of the following offices, tabled on December 7, 1993, 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 8, 1993:

- Office of the Assembly
- Office of the Chief Election Officer
- Office of the Ombudsman
- Office of the Provincial Auditor
### 1994-1995 Estimates / Budgets des dépenses


2. Table setting out Estimates (1994-95) of ministries and offices selected for consideration by the Standing Committee on Estimates on May 19, 1994, pursuant to S.O. 59, time allocated; dates of consideration; reporting and concurrence dates.

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<th>Ministry</th>
<th>Time Allocated:</th>
<th>Dates of Consideration:</th>
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<th>Concurrence:</th>
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<td>Ministry of the Solicitor General and Correctional Services</td>
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<td>May 31; June 1, 7, 1994</td>
<td>November 17, 1994</td>
<td>November 28, 30; December 1, 1994</td>
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<tr>
<td>Ministry of Health</td>
<td>9 hours</td>
<td>June 7, 8, 14, 15, 21, 1994</td>
<td>November 17, 1994</td>
<td>November 28, 30; December 1, 1994</td>
</tr>
<tr>
<td>Ministry of Transportation</td>
<td>6 hours</td>
<td>June 22; September 12, 1994</td>
<td>November 17, 1994</td>
<td>November 28, 30; December 1, 1994</td>
</tr>
<tr>
<td>Ministry of Community and Social Services</td>
<td>9 hours</td>
<td>September 13, 14, 1994</td>
<td>November 17, 1994</td>
<td>November 28, 30; December 1, 1994</td>
</tr>
<tr>
<td>Ministry of Northern Development and Mines</td>
<td>7 hrs. 30 mins.</td>
<td>September 15, 16, 1994</td>
<td>November 17, 1994</td>
<td>November 28, 30; December 1, 1994</td>
</tr>
<tr>
<td>Management Board Secretariat</td>
<td>7 hrs. 30 mins.</td>
<td>November 1, 2, 15, 1994</td>
<td>November 17, 1994</td>
<td>November 28, 30; December 1, 1994</td>
</tr>
</tbody>
</table>

**Section 2-4**
Section 2-5

Ministry of Agriculture, Food and Rural Affairs
  Time Allocated: 6 hours
  Concurrence: November 28, 30; December 1, 1994.

Ministry of Housing
  Time Allocated: 9 hours
  Reported pursuant to Standing Order 62(b):
  Concurrence: November 28, 30; December 1, 1994.

Ministry of Environment and Energy
  Time Allocated: 7 hrs. 30 mins.
  Reported pursuant to Standing Order 62(b):
  Concurrence: November 28, 30; December 1, 1994.

Ministry of Culture, Tourism and Recreation
  Time Allocated: 7 hrs. 30 mins.
  Reported pursuant to Standing Order 62(b):
  Concurrence: November 28, 30; December 1, 1994.

Ministry of Economic Development and Trade
  Time Allocated: 7 hrs. 30 mins.
  Reported pursuant to Standing Order 62(b):
  Concurrence: November 28, 30; December 1, 1994.

Ministry of Natural Resources
  Time Allocated: 7 hrs. 30 mins.
  Reported pursuant to Standing Order 62(b):
  Concurrence: November 28, 30; December 1, 1994.
Pursuant to Standing Order 60, the Estimates (1994-95) 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 19, 1994:

- Ministry of the Attorney General
- Cabinet Office
- Ministry of Citizenship
- Ministry of Consumer and Commercial Relations
- Ministry of Education and Training
- Ministry of Finance
- Office of Francophone Affairs
- Ministry of Intergovernmental Affairs
- Ministry of Labour
- Office of the Lieutenant Governor
- Ministry of Municipal Affairs
- Ontario Native Affairs Secretariat
- Office of the Premier
- Office Responsible for Women’s Issues

Pursuant to Standing Order 60(a), the Estimates (1994-95) of the following offices, tabled on December 6, 1994, 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 7, 1994:

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

STANDING COMMITTEES

GENERAL


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 20, 1993.

4. Authorized to meet during the Summer Adjournment in accordance with the meeting dates specified to examine and enquire into certain matters - August 3, 1993.

5. 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 - August 3, 1993.

6. Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into certain matters - December 15, 1993.

7. Authorized to release reports during the Winter Adjournment by depositing a copy of any report with the Clerk of the Assembly, and upon the resumption of the meetings of the House, the Chairs of such committees shall bring any such reports before the House in accordance with the Standing Orders - December 15, 1993.
Section 3-2

STANDING COMMITTEES

GENERAL

8. 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 - June 23, 1994.

9. Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into certain matters - June 23, 1994.

10. Ordered, That, notwithstanding the prorogation of the House,

   (i) the following government bills: Bill 23, An Act to amend the Colleges Collective Bargaining Act and the Ministry of Colleges and Universities Act, Bill 39, An Act to establish the Ontario Road Safety Corporation and to amend certain Acts administered by the Minister of Transportation, Bill 99, An Act to revise the Limitations Act, Bill 162, An Act to amend the Game and Fish Act, Bill 200, An Act to amend the Unclaimed Intangible Property Act;

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

   (iii) all private members' bills except: Bill 82, An Act to amend the Employment Standards Act and the Workers' Compensation Act, Bill 95, An Act to provide for the passing of vital services by-laws by the City of North York, Bill 180, An Act to amend the Municipality of Metropolitan Toronto;

   (iv) all private bills;

   (v) all private members' notices of motion;

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

   remaining on the Orders and Notices paper at the prorogation of the Third Session of this parliament be continued and placed on the Orders and Notices paper of the second sessional day of the Fourth Session of the 35th Parliament at the same stage of business for the House and its committees as at prorogation - December 8, 1994.

11. Authorized to meet during the Recess between the Third and Fourth Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into certain matters - December 8, 1994.
12. Authorized to release their reports during the Recess between the Third and Fourth 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 Fourth 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 8, 1994.
STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Membership:

Ms Akande
Mr Chiarelli
Mr Curling
Mr Duignan
Mr Hamick
Ms Harrington
Mr Malkowski
Mr Marchese
Mr Mills
Mr Murphy
Mr Tilson
Mr Winninger - April 20, 1993.

Chair: Mr R. Marchese - elected April 26, 1993.
Vice-Chair: Mrs M. Harrington - elected April 26, 1993.

Substitutions: Mr Bisson for Mr Duignan - March 22, 1994.
Ms Haeck for Mr Mills - March 22, 1994.
Mr Wilson (Kingston and The Islands) for Ms Akande - June 23, 1994.


Allocation of time for proceedings on Bill 163, An Act to revise the Ontario Planning and Development Act and the Municipal Conflict of Interest Act, to amend the Planning Act and the Municipal Act and to amend other statutes related to planning and municipal matters - November 2, 1994.

Authorized to meet during the Summer Adjournment in accordance with the meeting dates specified to examine and enquire into the following matter:- for 4 weeks commencing August 16, 1993 to consider Bill 79, An Act to provide for Employment Equity for Aboriginal People, People with Disabilities, Members of Racial Minorities and Women - August 3, 1993.

Authorized to meet from 4:00 p.m. to 6:00 p.m. on Wednesday, December 8, 1993, to consider the matter of Teachers' Pensions as referred on Monday, December 6, 1993 - December 7, 1993.

Authorized to meet Tuesday, December 7, 1993, for consideration of issues related to teachers' pensions - December 6, 1993.
STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matters:— for 8 days to consider Bill 3, An Act to provide for Access to Information relating to the affairs of Teranet Land Information Services Inc. and Bill 20, An Act to protect the Persons, Property and Rights of Tenants and Landlords and Bill 62, An Act to amend the Environmental Protection Act in respect of the Niagara Escarpment - December 15, 1993.

Authorized to meet Wednesday, June 8, 1994, to conduct public hearings on the matter designated pursuant to Standing Order 108, with respect to the sale and distribution of ammunition and community based crime prevention programs - June 6, 1994.

Authorized to meet in the afternoon following Routine Proceedings on Wednesday, June 22, 1994 - June 16, 1994.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matter:— for 3 weeks of public hearings and 1 week of clause-by-clause consideration of Bill 163, An Act to revise the Ontario Planning and Development Act and the Municipal Conflict of Interest Act, to amend the Planning Act and the Municipal Act and to amend other statutes related to planning and municipal matters - June 23, 1994.

Bills referred and reports presented:

Ammunition Control Act, 1994/Loi de 1994 sur la réglementation des munitions (Bill 151), referred April 21, 1994; recommended that the Bill be not reported November 30, 1994.

Civil Rights Protection Act, 1993/Loi de 1993 sur la protection des droits civils (Bill 56), referred October 14, 1993; recommended that the Bill be not reported November 23, 1994.

Courts of Justice Statute Law Amendment Act, 1993/Loi de 1993 modifiant des lois en ce qui concerne les tribunaux judiciaires (Bill 136), referred May 4, 1994; reported as amended June 1, 1994.


Health Protection and Promotion Amendment Act, 1993/Loi de 1993 modifiant la Loi sur la protection et la promotion de la santé (Bill 89), referred December 3, 1992; recommended that the Bill be not reported November 30, 1994.
STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Bills referred and reports presented (cont.):


Liquor Control Amendment Act, 1993/Loi de 1993 modifiant la Loi sur les alcools (Bill 113), referred April 12, 1994; reported as amended May 3, 1994.

Ontarians with Disabilities Act, 1994/Loi de 1994 sur les Ontariens qui ont un handicap (Bill 168), referred June 16, 1994.

Pay Equity Amendment Act, 1993/Loi de 1993 modifiant la Loi sur l’équité salariale (Bill 102), referred December 10, 1992; reported as amended April 14, 1993.


Public Service Statute Law Amendment Act, 1993/Loi de 1993 modifiant des lois en ce qui concerne la fonction publique (Bill 169), referred December 10, 1992; reported as amended April 14, 1993.

Tenants and Landlords Protection Act, 1993/Loi de 1993 sur la protection des locataires et des locateurs (Bill 20), referred June 3, 1993; recommended that the Bill be not reported March 21, 1994.


Reports:

STANDING COMMITTEE ON ESTIMATES

Membership:

Mr Abel
Mr Amott
Mr Bisson
Mr Carr
Mr Elston
Ms Haeck
Mr Jackson
Mr Jamison
Mr Lessard
Mr Mahoney
Mr Ramsay
Mr Rizzo - April 20, 1993.

Chair: Mr C. Jackson - elected April 28, 1993.

Vice-Chair: Mr T. Amott - elected April 28, 1993.

Substitutions: Mr Wiseman for Mr Rizzo - April 27, 1993.
Mr Hayes for Mr Jamison - September 29, 1993.
Mr Duignan for Mr Bisson - March 22, 1994.
Mr Fletcher for Ms Haeck - March 22, 1994.
Mr Bradley for Mr Elston - October 31, 1994.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matter:- for 1 week to consider the Estimates of certain Ministries - June 23, 1994.

Estimates (1993-94) deemed to be referred to Committee, pursuant to Standing Order 58 - June 3; December 7, 1993.

Estimates (1994-95) deemed to be referred to Committee, pursuant to Standing Order 58 - May 16; December 6, 1994.

Reports:

Report on Estimates (1993-94) of ministries and offices selected, and those not selected, for consideration pursuant to Standing Orders 59 and 60 presented - June 7, 1993.

STANDING COMMITTEE ON ESTIMATES

Reports (cont.):


Report on Estimates (1994-95) of ministries and offices selected, and those not selected, for consideration pursuant to Standing Orders 59 and 60 presented - May 19, 1994.


Report, pursuant to Standing Order 120(b), with respect to an appeal from a decision of the Chair of the Committee by the majority of the members of the Committee (Sessional Paper No. 106) presented - July 22, 1993.

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 Cousens
Mr Ferguson
Mr Jamison
Mr Johnson (Prince Edward-Lennox-South Hastings)
Mr Kwinter
Mrs Mathyssen
Mr North
Mr Phillips (Scarborough-Agincourt)
Mr Sutherland
Mr Wiseman - April 20, 1993.

Chair: Mr P. Johnson - elected April 29, 1993.
Vice-Chair: Mr J. Wiseman - elected April 29, 1993.

Substitutions:
Mr Lessard for Mr Ferguson - May 18, 1993.
Mrs Haslam for Mr North - September 29, 1993.
Mr Johnson (Don Mills) for Mr Cousens - April 28, 1994.
Mr Abel for Ms Mathyssen - October 31, 1994.


Authorized to meet during the Summer Adjournment in accordance with the meeting dates specified to examine and enquire into the following matter:- for 4 weeks commencing August 16, 1993 to consider Bill 8, An Act to provide for the control of casinos through the establishment of the Ontario Casino Corporation and to provide for certain other matters related to casinos - August 3, 1993.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- for 4 days to consider the matter of the underground economy and for 8 days for prebudget consultation - December 15, 1993.

Authorized to meet in the afternoon following Routine Proceedings on Tuesday, June 21, 1994 - June 16, 1994.
STANDING COMMITTEE ON FINANCE AND ECONOMIC AFFAIRS

Authorized to consider Bill 198 on Tuesday, December 6, 1994 from 10:00 a.m. to 12:00 noon and from 3:30 p.m. to 4:30 p.m. in hearings, and from 4:30 p.m. to 6:00 p.m. in clause-by-clause and the Bill will be reported back to the House on Wednesday, December 7, 1994 - December 5, 1994.

Authorized to meet during the Recess between the Third and Fourth Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to consider matters related to pre-Budget consultation - December 8, 1994.

Bills referred and reports presented:

Budget Measures Act, 1994/Loi de 1994 sur les mesures budgétaires (Bill 160), referred, as modified, June 16, 1994; reported that the Committee not proceed with consideration of the Bill and that the Committee report it back to the House June 22, 1994.

Capital Investment Plan Act, 1993/Loi de 1993 sur le plan d’investissement (Bill 17), referred June 16, 1993; Bill transferred from this Committee to the Standing Committee on General Government July 28, 1993.


Municipal and Liquor Licensing Statute Law Amendment Act, 1994/Loi de 1994 modifiant des lois en ce qui a trait à la délivrance de permis d’alcool et à la délivrance d’autres permis par les municipalités (Bill 198), referred December 5, 1994; reported as amended December 7, 1994.


Securities Amendment Act, 1994/Loi de 1994 modifiant la Loi sur les valeurs mobilières (Bill 190), referred by agreement of the House for one day of committee hearings on December 1, 1994 - November 23, 1994; reported as amended December 5, 1994.

Reports:

STANDING COMMITTEE ON FINANCE AND ECONOMIC AFFAIRS

Reports (cont.):


STANDING COMMITTEE ON GENERAL GOVERNMENT

Membership:

Mr Amott
Mr Brown
Mr Dadamo
Mr Daigeler
Mr Fletcher
Mr Johnson (Don Mills)
Mr Mammoliti
Mr Morrow
Mr Sola
Mr Sorbara
Mr Wessenger
Mr White - April 20, 1993.

Chair: Mr M. Brown - elected April 29, 1993.
Vice-Chair: Mr H. Daigeler - elected April 29, 1993.

Substitutions: Mr Grandmaitre for Mr Sola - May 18, 1993.
Mr Mills for Mr Fletcher - March 22, 1994.
Mr Hope for Mr Mills - October 31, 1994.


Allocation of time for proceedings on Bill 120, An Act to amend certain statutes concerning residential property - April 19, 1994.


Authorized to meet during the Summer Adjournment in accordance with the meeting dates specified to examine and enquire into the following matters:- for 1 week commencing August 16, 1993 to consider Bill 17, An Act to provide for the Capital Investment Plan of the Government of Ontario and for certain other matters related to financial administration and for 2 weeks commencing August 23, 1993 to consider Bill 40, An Act to stimulate Economic Development through the Creation of Community Economic Development Corporations and through certain amendments to the Education Act, the Municipal Act, the Planning Act and the Parkway Belt Planning and Development Act - August 3, 1993.
STANDING COMMITTEE ON GENERAL GOVERNMENT

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matters: for 16 days of public hearings and 4 days of clause-by-clause consideration of Bill 120, An Act to amend certain statutes concerning residential property and for 4 days to consider Bill 21, An Act to amend certain Acts with respect to Land Leases and Bill 95, An Act to provide for the passing of vital services by-laws by the City of North York - December 15, 1993.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matter: for 3 weeks of public hearings and 1 week of clause-by-clause consideration of Bill 171, An Act to revise the Crown Timber Act to provide for the sustainability of Crown Forests in Ontario - June 23, 1994.

Bills referred and reports presented:

Capital Investment Plan Act, 1993/Loi de 1993 sur le plan d'investissement (Bill 17), transferred from the Standing Committee on Finance and Economic Affairs July 28, 1993; reported as amended September 27, 1993.

City of North York Act (Vital Services), 1993/Loi de 1993 sur la cité de North York (Services essentiels) (Bill 95), referred October 28, 1993; reported as amended March 21, 1994.

Community Economic Development Act, 1993/Loi de 1993 sur le développement économique communautaire (Bill 40), referred July 22, 1993; reported as amended September 27, 1993.

Crown Forest Sustainability Act, 1994/Loi de 1994 sur la durabilité des forêts de la Couronne (Bill 171), referred June 20, 1994; reported as amended December 1, 1994.


Municipal Statute Law Amendment Act, 1993/Loi de 1993 modifiant des lois relatives aux municipalités (Bill 7), referred May 18, 1993; reported as amended July 26, 1993.

Bills referred and reports presented (Cont.):

Residents' Rights Act, 1993/Loi de 1993 modifiant des lois en ce qui concerne les immeubles d'habitation (Bill 120), referred December 13, 1993; reported as amended and Report adopted on division April 21, 1994.

Toronto Islands Residential Community Stewardship Act, 1993/Loi de 1993 sur l'administration de la zone résidentielle des îles de Toronto (Bill 61), referred November 19, 1992; reported as amended April 14, 1993.
STANDING COMMITTEE ON GOVERNMENT AGENCIES

Membership:

Mr Bradley
Ms Carter
Mr Cleary
Mr Frankford
Mr Grandmaitre
Ms Harrington
Mr Mammoliti
Mr Marchese
Mrs Marland
Mr McLean
Mr Waters
Mrs Witmer - April 20, 1993.

Chair: Mrs M. Marland - elected April 28, 1993.

Vice-Chair: Mr A. McLean - elected April 28, 1993.

Substitutions:
Mr Curling for Mr Grandmaitre - May 18, 1993.
Mr Malkowski for Mr Marchese - March 22, 1994.
Mr Ferguson for Mr Mammoliti - June 23, 1994.
Mr Crozier for Mr Bradley - October 31, 1994.
Ms Gigantes for Mr Ferguson - October 31, 1994.

Authorized to meet during the Summer Adjournment in accordance with the meeting dates specified to examine and enquire into the following matters: - for 1 week commencing September 13, 1993 to consider matters relating to its permanent order of reference as set out in Standing Order 106(g) - August 3, 1993.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matters: - for two days each month that the House does not meet to review intended appointments and for 12 days to consider the operation of certain agencies, boards, and commissions of the Government of Ontario as provided in its terms of reference - December 15, 1993.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matters: - for 2 days each month that the House does not meet to consider intended appointments as provided in its terms of reference and for 2 weeks to consider the operation of the Ontario Council of Regents and the St. Lawrence Parks Commission - June 23, 1994.
STANDING COMMITTEE ON GOVERNMENT AGENCIES

Authorized to meet during the Recess between the Third and Fourth Sessions of the 35th Parliament, in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly for 2 days each month that the House does not meet to consider intended appointments as provided in its terms of reference - December 8, 1994.

Reports:

Twentieth Report / vingtième rapport (Sessional Paper No. 11i) presented - April 14, 1993. (Report deemed to be adopted on January 6, 1993, pursuant to Standing Order 106(g)(11).)

Twenty-first Report / vingt et unième rapport (Sessional Paper No. 22i) presented - April 14, 1993. (Report deemed to be adopted on February 4, 1993, pursuant to Standing Order 106(g)(11).)

Twenty-second Report / vingt-deuxième rapport (Sessional Paper No. 29i) presented - April 14, 1993. (Report deemed to be adopted on February 16, 1993, pursuant to Standing Order 106(g)(11).)

Twenty-third Report / vingt-troisième rapport (Sessional Paper No. 30i) presented - April 14, 1993. (Report deemed to be adopted on February 17, 1993, pursuant to Standing Order 106(g)(11).)

Twenty-fourth Report / vingt-quatrième rapport (Sessional Paper No. 44i) presented - April 14, 1993. (Report deemed to be adopted on March 10, 1993, pursuant to Standing Order 106(g)(11).)

Twenty-fifth Report / vingt-cinquième rapport (Sessional Paper No. 45i) presented - April 14, 1993. (Report deemed to be adopted on March 15, 1993, pursuant to Standing Order 106(g)(11).)

First Report / premier rapport (Sessional Paper No. 39) presented and deemed to be adopted - May 12, 1993.


Third Report / troisième rapport (Sessional Paper No. 54) presented and deemed to be adopted - June 2, 1993.


Fifth Report / cinquième rapport (Sessional Paper No. 79) presented and deemed to be adopted - June 16, 1993.
STANDING COMMITTEE ON GOVERNMENT AGENCIES

Reports (Cont.):

Sixth Report / sixième rapport (Sessional Paper No. 96) presented and deemed to be adopted - July 7, 1993.

Seventh Report / septième rapport (Sessional Paper No. 136) presented - September 27, 1993. (Report deemed to be adopted on September 13, 1993, pursuant to Standing Order 106(g)(11).)

Eighth Report / huitième rapport (Sessional Paper No. 152) presented and deemed to be adopted - October 13, 1993.

Ninth Report / neuvième rapport (Sessional Paper No. 156) presented and deemed to be adopted - October 20, 1993.


Eleventh Report / onzième rapport (Sessional Paper No. 189) presented and deemed to be adopted - December 1, 1993.

Twelfth Report / douzième rapport (Sessional Paper No. 196) presented and deemed to be adopted - December 8, 1993.


Sixteenth Report / seizième rapport (Sessional Paper No. 227) presented - March 22, 1994. (Report deemed to be adopted on February 16, 1994, pursuant to Standing Order 106(g)(11).)


STANDING COMMITTEE ON GOVERNMENT AGENCIES

Reports (Cont.):


Twenty-fourth Report / vingt-quatrième rapport (Sessional Paper No. 325) presented - October 31, 1994. (Report deemed to be adopted on August 3, 1994, pursuant to Standing Order 106(g)(11).)


Twenty-sixth Report / vingt-sixième rapport (Sessional Paper No. 343) presented - October 31, 1994. (Report deemed to be adopted on September 7, 1994, pursuant to Standing Order 106(g)(11).)

Twenty-seventh Report / vingt-septième rapport (Sessional Paper No. 344) presented - October 31, 1994. (Report deemed to be adopted on September 8, 1994, pursuant to Standing Order 106(g)(11).)

Twenty-eighth Report / vingt-huitième rapport (Sessional Paper No. 356) presented - October 31, 1994. (Report deemed to be adopted on October 6, 1994, pursuant to Standing Order 106(g)(11).)

Twenty-ninth Report / vingt-neuvième rapport (Sessional Paper No. 358) presented - October 31, 1994. (Report deemed to be adopted on October 6, 1994, pursuant to Standing Order 106(g)(11).)

Thirtieth Report / trentième rapport (Sessional Paper No. 373) presented and deemed to be adopted - November 2, 1994.
STANDING COMMITTEE ON GOVERNMENT AGENCIES

Reports (Cont.):


Report on Agencies, Boards and Commissions / rapport sur les organismes, conseils et commissions (No. 20) (Sessional Paper No. 324) presented and debated - October 31, 1994. (Comprehensive response from government requested pursuant to Standing Order 37(d)).
STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY

Membership:

Mr Farnan
Mr Hansen
Mr Johnson (Prince Edward-Lennox-South Hastings)
Mrs MacKinnon
Mrs Mathyssen
Mr McClelland
Mr Morin
Mr Owens
Mr Sterling
Mrs Sullivan
Mr Villeneuve
Mr Wessenger - April 20, 1993.

Chair:            Mr R. Hansen - elected May 5, 1993.
Vice-Chair:       Mr M. Farnan - elected May 5, 1993.
                  Mr P. Wessenger - elected June 30, 1993.

Sustitutions:

Mr Dadamo for Mr Farnan - September 29, 1993.
Mr Sutherland for Mr Owens - September 29, 1993.
Mr Rizzo for Ms Mathyssen - October 31, 1994.

Authorized to meet during the Summer Adjournment in accordance with the meeting dates specified to examine and enquire into the following matters: - for 1 week commencing September 13, 1993 to consider matters relating to its permanent order of reference as set out in Standing Order 106(i) - August 3, 1993.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matters: - for a period of time agreed to by the three Party House Leaders to consider the matter of the appointment of the Environmental Commissioner and report to the House its recommended candidate for appointment as the Environmental Commissioner; and for 8 days to consider the Municipal Freedom of Information and Protection of Privacy Act - December 15, 1993.
STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY

Authorized to meet to conduct an investigation into allegations of breach of the Conflict of Interest Guidelines made against the Minister of Housing in connection with her attendance at a meeting with the Board of the Van Lang Centre in Ottawa on Friday, June 17, 1994 as follows;

The Committee shall commence public hearings on the matter on August 8, 1994 and shall conclude such hearings no later than August 11, 1994 and shall meet from August 15, 1994 until August 18, 1994 for the purpose of writing a report on the matter and that with the agreement of the House Leader of each recognized Party the dates specified may be amended;

The Committee may, through a Speaker's warrant, compel any person to attend before it to give evidence under oath and to produce any documents required. Witnesses may be represented by counsel if they choose;

The Sub-committee shall be authorized to retain and direct legal counsel;

The Sub-committee shall meet to determine organizational matters by unanimous agreement at least 2 weeks prior to August 8, 1994. In the absence of unanimous agreement of the Sub-committee, such matters shall be referred to the House Leaders to be determined;

The Committee may not inquire into the merits of any proceeding currently pending in any court or comment in its report on the guilt, innocence or liability of any party - June 23, 1994.

Matter of the premature disclosure of the contents of the committee's draft report regarding Allegations of Breach of the Premier's Conflict of Interest Guidelines made against Evelyn Gigantes, M.P.P. and Minister of Housing, referred November 2, 1994.

Bills referred and reports presented:

Election Statute Law Amendment Act, 1993/Loi de 1993 modifiant des lois en ce qui concerne les élections (Bill 57), referred July 8, 1993; reported as amended October 14, 1993.

Reports:


Report on the Role of the Independent Member/rapport sur le rôle du (de la) député(e) indépendant(e) (Sessional Paper No. 177), presented and debated - November 22, 1993.

Report pursuant to Standing Order 108(b)/rapport conformément à l'article 108(b) du Règlement (Sessional Paper No. 34), presented and debated - May 6, 1993.
STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY

Reports (Cont.):


STANDING COMMITTEE ON THE OMBUDSMAN

Membership:

Mr Abel
Ms Akande
Mr Drainville
Mr Henderson
Mr Martin
Mr Miclash
Mr Morrow
Mr Murdoch (Grey-Owen Sound)
Mr Ramsay
Mr Rizzo
Mr Stockwell
Mr Wilson (Kingston and the Islands) - April 20, 1993.

Chair: Mr M. Morrow - elected April 28, 1993.
Mr T. Rizzo - elected October 6, 1993

Vice-Chair: Mr T. Rizzo - elected April 28, 1993.
Mr G. Wilson - elected October 6, 1993.

Substitutions: Mr Cooper for Mr Drainville - September 29, 1993.
Mrs Haslam for Mr Morrow - September 29, 1993.
Mr Wood for Ms Akande - June 23, 1994.

Reports:

STANDING COMMITTEE ON PUBLIC ACCOUNTS

Membership:

Mr Callahan
Mr Cordiano
Mr Duignan
Mr Farnan
Mr Frankford
Mr Hayes
Mrs Marland
Mr Murphy
Mr O'Connor
Mr Perruzza
Ms Poole
Mr Tilson - April 20, 1993.

Chair: Mr J. Cordiano - elected April 29, 1993.

Vice-Chair: Ms D. Poole - elected April 29, 1993.

Substitutions:

Mr Bisson for Mr Farnan - September 29, 1993.
Mr Owens for Mr Hayes - September 29, 1993.
Mr Marchese for Mr Duignan - March 22, 1994.
Mr Crozier for Mr Murphy - March 24, 1994.
Ms Martel for Mr Owens - October 31, 1994.

Authorized to meet during the Summer Adjournment in accordance with the meeting dates specified to examine and enquire into the following matters:- for 2 weeks commencing September 7, 1993 to consider matters relating to its permanent order of reference as set out in Standing Order 106(j) - August 3, 1993.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- for 12 days to consider sections 3.04, 3.05, 3.07, 3.08, 3.17 of the 1993 Annual Report of the Provincial Auditor; and to consider changes to the accounting methods of the Government of Ontario - December 15, 1993.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- for 2 weeks to consider matters as agreed to by the Committee at its meeting of June 23, 1994 and for the Subcommittee of the Standing Committee on Public Accounts to adjourn to Charlottetown, Prince Edward Island to attend the annual meeting of the Canadian Council of Public Accounts Committees - June 23, 1994.
STANDING COMMITTEE ON PUBLIC ACCOUNTS

Reports:


Report on issues concerning Houselink Community Homes Inc. and the Supportive Housing Coalition (Sessional Paper No. 295) presented and debated - June 20, 1994.

Report on Non-Profit Housing (Sessional Paper No. 193) presented and debated - December 6, 1993.

STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Membership:

Mr Eddy
Mr Fletcher
Ms Haeck
Mr Hansen
Mr Hayes
Mr Johnson (Don Mills)
Mr Jordan
Mrs MacKinnon
Mr Mills
Mr Perruzza
Mr Ruprecht
Mr Sola - April 20, 1993.

Chair: Ms C. Haeck - elected April 28, 1993.

Vice-Chair: Mrs E. MacKinnon - elected April 28, 1993.

Substitutions: Mr O'Neil (Quinte) for Mr Sola - May 18, 1993.
Mr Hodgson for Mr Johnson (Don Mills) - April 28, 1994.

Authorized to meet if necessary in the afternoon following Routine Proceedings on

Standing Order 80(e) concerning publication of notice of an application waived for Bill Pr119
- June 14, 1994.

Standing Order 87 respecting notice of committee hearings suspended for consideration of:-

Bills Pr4, Pr13, Pr19, Pr77, Pr85 and Pr88 on Wednesday, June 2, 1993 - May 31, 1993.
Bills Pr9, Pr23, Pr33, Pr42, Pr54, Pr55 and Pr80 on Wednesday, June 30, 1993 - June 28,
1993.

Bill Pr162 on Wednesday, December 7, 1994 - December 5, 1994.

Bills referred and reports presented:

506548 Ontario Limited Act, 1993 (Bill Pr1), referred April 21, 1993; reported without
amendment May 5, 1993.

Aga Ming Property Owners Association Act, 1993 (Bill Pr17), referred May 31, 1993;
reported without amendment June 16, 1993.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):


- All-Wood Land Clearing Ltd. Act, 1993 (Bill Pr67), referred December 1, 1993; reported without amendment December 8, 1993.


- Association of Hearing Instrument Practitioners of Ontario Act, 1993 (Bill Pr49), referred July 28, 1993; recommended that the Bill be not reported October 13, 1993.

- Atikokan Act, 1993 - Township of (Bill Pr38), referred June 14, 1993; reported as amended June 23, 1993.

- Berean Baptist Church of Collingwood Act, 1994 (Bill Pr138), referred November 1, 1994; reported without amendment and recommendation for remission of fees and printing costs November 16, 1994.


- Brampton Act, 1994 - City of (Bill Pr107), referred April 12, 1994; reported without amendment April 27, 1994.

- Brampton Bramalea Christian Fellowship Act, 1994 (Bill Pr130), referred October 31, 1994; reported without amendment and recommendation for remission of fees and printing costs November 16, 1994.

- Bruce Act, 1994 - County of (Bill Pr115), referred May 18, 1994; recommended that the Bill be not reported June 1, 1994.

- Burlington Act, 1994 - City of (Bill Pr83), referred March 23, 1994; reported without amendment April 13, 1994.


- Cambroco Ventures Inc. Act, 1993 (Bill Pr47), referred September 29, 1993; reported without amendment October 13, 1993.


STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):


Capitol Theatre and Arts Centre (Windsor) Act, 1994 (Bill Pr71), referred March 22, 1994; reported without amendment and recommendation for remission of fees and printing costs April 6, 1994.

Children’s Oncology Care of Ontario Inc. Act, 1993 (Bill Pr57), referred November 15, 1993; reported as amended and recommendation for remission of fees and printing costs November 24, 1993.

Chua Di-Da (Amidatemple) of Toronto Act, 1993 (Bill Pr11), referred May 31, 1993; reported without amendment and recommendation for remission of fees and printing costs June 23, 1993.

Coballoy Mines and Refiners Limited Act, 1994 (Bill Pr143), referred November 30, 1994; reported without amendment December 7, 1994.

Columbia Metals Corporation Limited Act, 1994 (Bill Pr144), referred November 30, 1994; reported without amendment December 7, 1994.

Community Network of Child Care Programs (Willowdale) Act, 1994 (Bill Pr133), referred October 31, 1994; reported without amendment November 16, 1994.

Cruickshank Elderly Persons Centre Act, 1993 (Bill Pr88), referred May 18, 1993; reported as amended and recommendation for remission of fees and printing costs June 16, 1993.


Dufferin Act, 1994 - County of (Bill Pr109), referred April 25, 1994; reported as amended May 11, 1994.

Durham Regional Police Association Inc. Act, 1994 (Bill Pr135), referred November 1, 1994; reported without amendment November 23, 1994.

Dysart Act, 1993 - Township of (Bill Pr39), referred November 30, 1993; recommended that the Bill be not reported December 8, 1993.

East Luther and the Village of Grand Valley Act, 1994 - Township of (Bill Pr132), referred November 2, 1994; reported as amended November 23, 1994.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):

Eden Community House of Toronto Act, 1994 (Bill Pr99), referred March 23, 1994; reported without amendment and recommendation for remission of fees and printing costs April 6, 1994.


Essex Act, 1994 - County of (Bill Pr103), referred April 13, 1994; reported as amended April 20, 1994.

Essex Local Municipalities Act, 1994 - County of (Bill Pr108), referred April 13, 1994; reported as amended April 20, 1994.

Etobicoke Act, 1993 - City of (Bill Pr15), referred December 19, 1990; the Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported October 13, 1993.

Etobicoke Act, 1994 - City of (Bill Pr162), referred December 5, 1994.


Glanbrook Act, 1993 - Township of (Bill Pr63), referred November 18, 1993; reported as amended March 30, 1994.

Gloucester Act, 1993 - City of (Bill Pr18), referred June 14, 1993; reported as amended June 23, 1993.

Gravenhurst Act, 1993 - Town of (Bill Pr19), referred May 18, 1993; reported as amended June 2, 1993.

Grey Act, 1993 - County of (Bill Pr58), referred October 19, 1993; reported without amendment November 17, 1993.

Groupe Concorde Inc. Act, 1993 (Bill Pr68), referred November 30, 1993; reported without amendment December 8, 1993.

Hamilton Act, 1994 - City of (Bill Pr24), referred March 22, 1994; reported without amendment April 20, 1994.

Hamilton Act, 1994 - City of (Bill Pr140), referred November 28, 1994; reported as amended December 7, 1994.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):

Hamilton and Region Arts Council Act, 1994 (Bill Pr96), referred May 9, 1994; reported without amendment May 18, 1994; recommendation for remission of fees and printing costs November 16, 1994.


Hastings Act, 1993 - County of (Bill Pr52), referred October 19, 1993; reported as amended November 3, 1993.

Hellenic Orthodox Community of Kingston and District Act, 1993 (Bill Pr42), referred June 16, 1993; reported without amendment June 30, 1993.

Heritage Baptist College and Heritage Theological Seminary Act, 1994 (Bill Pr60), referred June 9, 1994; reported without amendment and recommendation for remission of fees and printing costs June 22, 1994.

Humane Society of Ottawa-Carleton Act, 1993 (Bill Pr82), referred June 14, 1993; recommended that the Bill be not reported June 23, 1993.

Huron and Village of Ripley Act, 1994 - Township of (Bill Pr78), referred March 22, 1994; reported without amendment March 30, 1994.


Institute of Municipal Assessors Act, 1993 (Bill Pr50), referred October 5, 1993; reported as amended and recommendation for remission of reprinting costs November 3, 1993.

J.G. Taylor Community Centre Inc. Act, 1994 (Bill Pr117), referred June 20, 1994; reported as amended and recommendation for remission of fees and printing costs November 30, 1994.


Kent Act, 1994 - County of (Bill Pr160), referred November 22, 1994; reported as amended December 7, 1994.

Kent Local Municipalities Act, 1994 - County of (Bill Pr159), referred November 21, 1994; reported without amendment December 7, 1994.

Kingston Act, 1993 - City of (Bill Pr59), referred October 5, 1993; reported as amended November 3, 1993.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):


Kirbryn Holdings Inc. Act, 1993 (Bill Pr9), referred June 21, 1993; reported without amendment June 30, 1993.

Kitchener Act, 1994 - City of (Bill Pr95), referred March 29, 1994; reported as amended April 6, 1994.

Kitchener-Waterloo Foundation Act, 1993 (Bill Pr14), referred June 8, 1993; reported without amendment and recommendation for remission of fees and printing costs June 16, 1993.

Korean Canadian Cultural Association Act, 1993 (Bill Pr5), referred May 31, 1993; reported without amendment and recommendation for remission of fees and printing costs June 16, 1993.

Lambton Act, 1994 - County of (Bill Pr113), referred June 13, 1994; reported without amendment June 23, 1994.

Lions Club of Kingsville Act, 1994 (Bill Pr125), referred June 14, 1994; reported without amendment June 22, 1994.

London Act (Covent Garden Market Corporation), 1993 - City of (Bill Pr4), referred May 20, 1993; reported without amendment June 2, 1993.

London Act (Vital Services), 1993 - City of (Bill Pr13), referred May 4, 1993; reported as amended June 2, 1993.

London Board of Education Act, 1994 - City of (Bill Pr151), referred November 23, 1994; reported without amendment November 30, 1994.


Maranatha Christian Reformed Church of Woodbridge Act, 1993 (Bill Pr84), referred April 14, 1993; reported without amendment and recommendation for remission of fees and printing costs May 5, 1993.

Markham Act, 1993 - Town of (Bill Pr41), referred July 20, 1993.

Merrickville Act, 1993 - Village of (Bill Pr33), referred June 21, 1993; reported without amendment June 30, 1993.
Bills referred and reports presented (cont.):

Mississauga Act, 1993 - City of (Bill Pr46), referred June 29, 1993; recommended that the Bill be not reported April 13, 1994.

Mississauga Act, 1994 - City of (Bill Pr148), referred November 2, 1994; reported without amendment November 30, 1994.

Mississauga Synchronized Swimming Association Act, 1994 (Bill Pr150), referred November 15, 1994; reported without amendment November 30, 1994.

Monpre Iron Mines Limited Act, 1994 (Bill Pr118), referred November 1, 1994; reported without amendment November 16, 1994.

Namdhari Sangat Canada (Society) Ont. Act, 1994 (Bill Pr110), referred May 17, 1994; reported without amendment and recommendation for remission of fees and printing costs June 22, 1994.

Napanee Act, 1994 - Town of (Bill Pr70), referred April 12, 1994; reported as amended April 27, 1994.


North Toronto Christian School (Interdenominational) Act, 1994 (Bill Pr93), referred March 23, 1994; reported without amendment and recommendation for remission of fees and printing costs April 6, 1994.

North York Act, 1993 - City of (Bill Pr16), referred December 19, 1990; the Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported October 13, 1993.

North York Act, 1993 - City of (Bill Pr74), referred June 8, 1993; reported without amendment June 16, 1993.


Ontario Association of Home Inspectors Act, 1994 (Bill Pr158), referred November 15, 1994; reported without amendment December 7, 1994.

Ontario Association of Veterinary Technicians Act, 1993 (Bill Pr3), referred April 14, 1993; reported without amendment May 5, 1993.
Section 3-33

STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):

Ontario Professional Planners Institute Act, 1994 (Bill Pr129), referred November 2, 1994; reported without amendment November 23, 1994.

Ontario Southland Railway Inc. Act, 1994 (Bill Pr100), referred April 25, 1994; reported without amendment May 11, 1994.

Optimist Club of Kitchener-Waterloo Act, 1993 (Bill Pr85), referred May 20, 1993; reported without amendment and recommendation for remission of fees and printing costs June 2, 1993.


Oshawa Deaf Centre Inc. Act, 1994 (Bill Pr154), referred November 14, 1994; reported without amendment and recommendation for remission of fees and printing costs November 30, 1994.


Ottawa Act, 1993 - City of (Bill Pr69), referred May 31, 1993; reported as amended June 9, 1993.

Ottawa Act, 1994 - City of (Bill Pr97), referred May 30, 1994; recommended that the Bill be not reported June 8, 1994.

Ottawa Act, 1994 - City of (Bill Pr98), referred May 30, 1994; reported as amended June 8, 1994.

Ottawa Jewish Home for the Aged Act, 1993 (Bill Pr56), referred October 20, 1993; reported without amendment November 3, 1993.

Owen Sound Little Theatre Act, 1993 (Bill Pr35), referred July 27, 1993; reported without amendment and recommendation for remission of fees and printing costs October 13, 1993.

P.O.I.N.T. Incorporated Act, 1993 (Bill Pr37), referred June 8 1993; reported without amendment and recommendation for remission of fees and printing costs June 16, 1993.

Paragon Financial Corp. Act, 1993 (Bill Pr54), referred June 21, 1993; reported without amendment June 30, 1993.

Parkway Delicatessen Limited Act, 1994 (Bill Pr145), referred November 29, 1994; reported without amendment December 7, 1994.
Bills referred and reports presented (cont.):


Peterborough Civic Hospital Repeals Act, 1993 (Bill Pr76), referred June 8, 1993.


Picton Act, 1994 - Town of (Bill Pr112), referred May 18, 1994; reported without amendment June 8, 1994.


Region 2, I.W.A. Building Society Act, 1993 (Bill Pr65), referred November 3, 1993; reported without amendment November 24, 1993.

Richmond Hill Act, 1993 - Town of (Bill Pr77), referred May 20, 1993; reported as amended June 9, 1993.

Rosalind Blauer Centre for Child Care Act, 1993 (Bill Pr34), referred June 15, 1993; reported without amendment and recommendation for remission of fees and printing costs June 23, 1993.

S.A.W. Gallery Inc. Act, 1994 (Bill Pr152), referred November 30, 1994; reported without amendment and recommendation for remission of fees and printing costs December 7, 1994.

Sarnia Community Foundation Act, 1994 (Bill Pr139), referred November 23, 1994; reported without amendment and recommendation for remission of fees and printing costs December 7, 1994.

Scarborough Act, 1993 - City of (Bill Pr20), referred December 19, 1990; the Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported October 13, 1993.

Scarborough Act (Smoking By-law), 1994 - City of (Bill Pr101), referred June 13, 1994; recommended that the Bill be not reported June 22, 1994.

Seymour Act, 1994 - Township of (Bill Pr124), referred June 7, 1994; reported as amended June 23, 1994.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):

Sidney Act, 1994 - Township of (Bill Pr123), referred June 15, 1994; recommended that the Bill be not reported June 23, 1994.

Simcoe County Board of Education Act, 1994 (Bill Pr153), referred November 23, 1994; reported without amendment November 30, 1994.

Sisters of Charity at Ottawa Act, 1993 (Bill Pr81), referred May 10, 1993; recommended that the Bill be not reported June 9, 1993.

Stoney Creek Act, 1994 - City of (Bill Pr62), referred May 16, 1994; the Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported June 8, 1994.

Stratford, Huron and Bruce Railway Company Limited Act, 1993 (Bill Pr30), referred June 8, 1993; reported without amendment June 23, 1993.

Tay Act, 1994 - Township of (Bill Pr105), referred May 3, 1994; reported without amendment May 11, 1994.

Toronto Act, 1993 - City of (Bill Pr12), referred December 3, 1990; the Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported October 13, 1993.

Toronto Act, 1993 - City of (Bill Pr43), referred June 23, 1993; reported as amended June 15, 1994.

Toronto Act, 1993 - City of (Bill Pr44), referred June 23, 1993; the Bill having been withdrawn at the request of the applicant, it was recommended that the Bill be not reported April 27, 1994.

Toronto Act, 1993 - City of (Bill Pr45), referred October 20, 1993; reported without amendment November 24, 1993.

Toronto Act, 1993 - City of (Bill Pr48), referred October 20, 1993; reported as amended November 17, 1993.

Toronto Act, 1993 - City of (Bill Pr61), referred October 20, 1993; reported without amendment November 17, 1993.

Toronto Act, 1994 - City of (Bill Pr79), referred May 18, 1994; reported as amended June 1, 1994.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):

Toronto Act, 1993 - City of (Bill Pr80), referred June 15, 1993; reported without amendment June 30, 1993.


Ukrainian People's Home in Preston Act, 1993 (Bill Pr73), referred November 29, 1993; reported without amendment and recommendation for remission of fees and printing costs December 8, 1993.

Victoria Act, 1994 - County of (Bill Pr106), referred May 30, 1994; reported without amendment June 8, 1994.


Windsor Act, 1994 - City of (Bill Pr122), referred June 15, 1994; reported without amendment June 23, 1994.

Windsor Act (Re Cleary Estate), 1993 - City of (Bill Pr51), referred October 31, 1994; reported as amended November 23, 1994.

Women's Counselling Referral Centre Act, 1993 (Bill Pr2), referred April 14, 1993; reported without amendment and recommendation for remission of fees and printing costs May 5, 1993.

Wordz Processing Corporation Ltd. Act, 1994 (Bill Pr90), referred May 11, 1994; reported without amendment May 18, 1994.

York Act, 1994 - City of (Bill Pr146), referred November 2, 1994; reported without amendment November 30, 1994.

York Act, 1994 - City of (Bill Pr147), referred November 17, 1994; reported as amended November 30, 1994.

York-Durham Heritage Railway Association Act, 1993 (Bill Pr64), referred November 3, 1993; reported as amended and recommendation for remission of fees and printing costs November 24, 1993.
STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):

York St. Peter's Evangelistic Organization Act, 1994 (Bill Pr121), referred October 31, 1994; reported without amendment and recommendation for remission of fees and printing costs November 16, 1994.

Young Men's Christian Association of Cambridge Act, 1994 (Bill Pr120), referred June 6, 1994; reported as amended and recommendation for remission of fees and printing costs December 7, 1994.

Reports:


STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Membership:

Mr Conway
Mr Cooper
Mrs Fawcett
Mr Huget
Mr Jordan
Mr Klopp
Mr Kormos
Ms Murdock (Sudbury)
Mr Offer
Mr Turnbull
Mr Waters
Mr Wood - April 20, 1993.

Chair: Mr B. Huget - elected May 3, 1993.
Vice-Chair: Mr M. Cooper - elected May 3, 1993.

Substitutions: Mr Wilson (Kingston and The Islands) for Mr Kormos - April 27, 1993.
Mr Ferguson for Mr Wilson (Kingston and The Islands) - June 23, 1994.
Ms Martel for Mr Huget - October 31, 1994.
Mr Mills for Mr Ferguson - October 31, 1994.

Ordered, That, the subject matter of Graduated Licensing be referred to the Standing Committee on Resources Development for its consideration - August 3, 1993.

Ordered, That the Committee may meet at times other than those specified in the Order of the House dated April 20, 1993 and beyond its normal adjournment time for the purpose of consideration of Bill 143, An Act to amend certain Acts related to The Regional Municipality of Ottawa-Carleton and to amend the Education Act in respect of French-Language School Boards - April 11, 1994.


STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Authorized to meet during the Summer Adjournment in accordance with the meeting dates specified to examine and enquire into the following matters:- for 2 weeks commencing August 23, 1993 to consider Bill 42, An Act to provide for Farm Registration and Funding for Farm Organizations that provide Education and Analysis of Farming Issues on behalf of Farmers and for 2 weeks commencing September 7, 1993 to consider Graduated Licensing - August 3, 1993.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matter:- for 8 days of public hearings and 4 days of clause-by-clause consideration of Bill 123, An Act respecting the Construction Industry Workforce - December 15, 1993.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matter:- for 3 weeks of public hearings and 1 week of clause-by-clause consideration of Bill 165, An Act to amend the Workers' Compensation Act and the Occupational Health and Safety Act - June 23, 1994.

Bills referred and reports presented:

Construction Workforce Management Act, 1993/Loi de 1993 sur la gestion de la main-d'oeuvre de la construction (Bill 123), referred December 8, 1993.

Environmental Protection Amendment Act (Niagara Escarpment), 1993/Loi de 1993 modifiant la Loi sur la protection de l'environnement (Escarpement du Niagara) (Bill 62), referred April 22, 1993; Order of the House referring Bill to this Committee rescinded and Bill referred to the Standing Committee on Administration of Justice December 15, 1993.

Farm Registration and Farm Organizations Funding Act, 1993/Loi de 1993 sur l'inscription des entreprises agricoles et le financement des organismes agricoles (Bill 42), referred July 21, 1993; reported as amended September 27, 1993.


Labour Relations Amendment Act, 1993/Loi de 1993 modifiant la Loi sur les relations de travail (Bill 80), referred October 12, 1993; reported as amended December 7, 1993.

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Bills referred and reports presented (cont.):

Municipal Statute Law Amendment Act, 1993/Loi de 1993 modifiant des lois relatives aux municipalités (Bill 7), referred May 12, 1993; Order of the House referring Bill to this Committee rescinded and Bill referred to the Standing Committee on General Government May 18, 1993.

Ontario Training and Adjustment Board Act, 1993/Loi de 1993 sur le Conseil ontarien de formation et d'adaptation de la main-d'oeuvre (Bill 96), referred December 7, 1992; reported as amended May 6, 1993.


Reports:


STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Membership:

Mr Beer
Ms Carter
Mrs Cunningham
Mr Eddy
Mr Hope
Mr Martin
Mr McGuinty
Mr O'Connor
Mrs O'Neill (Ottawa-Rideau)
Mr Owens
Mr Wilson (Kingston and the Islands)
Mr Wilson (Simcoe West) - April 20, 1993.

Chair: Mr C. Beer - elected May 3, 1993.
Vice-Chair: Mr R. Eddy - elected May 3, 1993.

Substitutions: Mr Rizzo for Mr Wilson (Kingston and The Islands) - April 27, 1993.
Ms Gigantes for Mr Hope - October 31, 1994.
Mr Jamison for Mr Owens - October 31, 1994.


Authorized to meet during the Summer Adjournment in accordance with the meeting dates specified to examine and enquire into the following matters:- for 1 week commencing August 23, 1993 to consider Bill 51, An Act respecting the Restructuring of the County of Simcoe and, in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly, to consider Bill 50, An Act to implement the Government’s expenditure control plan and, in that connection, to amend the Health Insurance Act and the Hospital Labour Disputes Arbitration Act - August 3, 1993.

Authorized to meet following Routine Proceedings on Wednesday, December 8, 1993, to complete clause-by-clause consideration of Bill 100, An Act to amend the Regulated Health Professions Act, 1991 otherwise under the same terms and conditions of the Order of the House dated November 24, 1993 - December 7, 1993.
STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the three Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matter: - for 12 days of public hearings and 4 days of clause-by-clause consideration of Bill 119, An Act to prevent the Provision of Tobacco to Young Persons and to Regulate its Sale and Use by Others - December 15, 1993.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party House Leaders and tabled with the Clerk of the Assembly to examine and enquire into the following matter: - 3 weeks of public hearings and 1 week of clause-by-clause consideration of Bill 173, An Act respecting Long-Term Care - June 23, 1994.

Bills referred and reports presented:


Chronic Care Patients’ Television Act, 1993/Loi de 1993 sur l’installation de téléviseurs appartenant à des malades chroniques (Bill 18), referred June 3, 1993; reported as amended June 7, 1994.

County of Simcoe Act, 1993/Loi de 1993 sur le comté de Simcoe (Bill 51), referred August 3, 1993; reported as amended September 27, 1993.

Donation of Food Act, 1994/Loi de 1994 sur le don d’aliments (Bill 170), referred June 23, 1994; Order of the House referring Bill to this Committee discharged and Bill Ordered for Third Reading June 23, 1994.


Expenditure Control Plan Statute Law Amendment Act, 1993/Loi de 1993 modifiant des lois en ce qui concerne le Plan de contrôle des dépenses (Bill 50), referred July 29, 1993; reported as amended November 17, 1993.

Long-Term Care Act, 1994/Loi de 1994 sur les soins de longue durée (Bill 173), referred June 15, 1994; reported as amended November 22, 1994.
STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bills referred and reports presented (cont.):

Long-Term Care Statute Law Amendment Act, 1993/Loi de 1993 modifiant des lois en ce qui concerne les soins de longue durée (Bill 101), referred December 9, 1992; reported as amended April 14, 1993.

Metropolitan Toronto Reassessment Statute Law Amendment Act, 1993/Loi de 1993 modifiant des lois en ce qui concerne les nouvelles évaluations de la communauté urbaine de Toronto (Bill 94), referred December 1, 1992.


Regulated Health Professions Amendment Act, 1993/Loi de 1993 modifiant la Loi sur les professions de la santé réglementées (Bill 100), referred July 29, 1993; reported as amended December 9, 1993.


Reports:

(Comprehensive response from government requested pursuant to Standing Order 37(d)).

(Comprehensive response from government requested pursuant to Standing Order 37(d)).
**THRONDE BATTLE**

Throne Speech delivered April 13, 1993

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<td>Ms Murdock (Sudbury)</td>
<td>April 14</td>
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<td>Mrs McLeod</td>
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<td>Mr Phillips (Scarborough-Agincourt)</td>
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<td>Mr Wilson (Kingston and The Islands)</td>
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<td>Mr Fletcher</td>
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<tr>
<td>Ms Poole</td>
<td>April 21</td>
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<tr>
<td>Mr Johnson (Don Mills)</td>
<td>April 21</td>
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<tr>
<td>Mr Huget</td>
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<tr>
<td>Mrs O’Neill (Ottawa-Rideau)</td>
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<td>Mr Jordan</td>
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<td>Mr Amott</td>
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<td>Mr Malkowski</td>
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<td>Mr Mammoliti</td>
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<td>Mr Mahoney</td>
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<td>Mr Carr</td>
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<td>Ms Haeck</td>
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## THRONE DEBATE (cont.)

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## BUDGET DEBATE

Budget (1993-94) Tabled May 19, 1993

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<td>Mr Cousens</td>
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<td>Mrs O’Neill (Ottawa-Rideau)</td>
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<td>Mrs Marland</td>
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### BUDGET DEBATE

Budget (1994-95) Tabled May 5, 1994

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<td>Mr Carr</td>
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SECTION 5 - SESSIONAL PAPERS / DOCUMENTS PARLEMENTAIRES

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

SESSIONAL PAPERS 1993/1994

- A -

Addiction Research Foundation / Fondation de la recherche sur la toxicomanie, Annual Report for the fiscal year ended March 31, 1991 (No. 18) (Tabled April 22, 1993).


Algonquin Forestry Authority / Agence de foresterie du parc Algonquin, Annual Report for the fiscal year April 1, 1992 to March 31, 1993 (No. 204) (Tabled December 23, 1993).

ANSWERS TO QUESTIONS - SEE SECTION 5A.

Amendment to intended Order-in-Council dated April 7, 1993 (No. 21) (Tabled April 26, 1993).

Amendment to intended Order-in-Council dated April 28, 1993 (No. 29) (Tabled May 4, 1993).

Amendment to intended Order-in-Council dated May 19, 1993 (No. 77) (Tabled June 15, 1993).

Amendment to intended Order-in-Council dated June 16, 1993 (No. 82) (Tabled June 18, 1993).

Amendment to intended Order-in-Council dated April 28, 1993 (No. 128) (Tabled July 30, 1993).


Amendment to intended Order-in-Council dated July 29, 1993 (No. 135) (Tabled September 9, 1993).
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Amendment to intended Order-in-Council dated November 17, 1993 (No. 190) (Tabled December 6, 1993).

Amendment to intended Order-in-Council dated November 24, 1993 (No. 191) (Tabled December 6, 1993).

Amendment to intended Order-in-Council dated December 1, 1993 (No. 192) (Tabled December 6, 1993).

Amendment to intended Order-in-Council dated January 12, 1994 (No. 217) (Tabled February 4, 1994).

Amendment to intended Order-in-Council dated March 23, 1994 (No. 252) (Tabled April 12, 1994).

Amendment to intended Order-in-Council dated June 16, 1994 (No. 312) (Tabled July 18, 1994).

Amendment to intended Order-in-Council dated July 21, 1994 (No. 342) (Tabled September 6, 1994).

Amendment to intended Order-in-Council dated September 14, 1994 (No. 351) (Tabled September 20, 1994).

Amendment to intended Order-in-Council dated September 21, 1994 (No. 355) (Tabled October 4, 1994).

Amendment to intended Order-in-Council dated October 12, 1994 (No. 362) (Tabled October 20, 1994).

Amendment to intended Order-in-Council dated November 2, 1994 (No. 382) (Tabled November 15, 1994).


- B -


Budget and Budget Papers 1993 / Budget de l'Ontario de 1993 et les Documents Budgétaires (No. 2) (Tabled May 19, 1993).

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- C -

Canola, Fund for Producers of, Financial Statement for the year ended March 31, 1993 (No. 163) (Tabled October 29, 1993).

Canola, Fund for Producers of, Financial Statement for the year ended March 31, 1994 (No. 346) (Tabled September 19, 1994).


Clarke Institute of Psychiatry Annual Report for the year ended March 31, 1992 (No. 60) (Tabled June 3, 1993).


College Relations Commission/ La Commission des relations de travail dans les collèges, Annual Report covering the period from September 1, 1991 to August 31, 1992 (No. 301) (Tabled June 24, 1994).

Commission of Inquiry Re: His Honour Judge W.P. Hryciuk a Judge of the Ontario Court (Provincial Division) (No. 180) (Tabled November 24, 1993).


Commission on Election Finances Seventeenth Report / Commission sur le financement des élections dix-septième rapport, containing recommendations in respect of the Indemnities and Allowances of Members of the Legislative Assembly (No. 220) (Tabled February 10, 1994).

Commission on Election Finances, Supplement to the Sixteenth Report containing recommendations concerning the Indemnities and Allowances of the Members of the Legislative Assembly (No. 37) (Tabled May 11, 1993).
Commissioner on Conflict of Interest (Ontario), Report from the Honourable Gregory T. Evans, re Mr Will Ferguson, M.P.P. (No. 86) (Tabled June 23, 1993).

**COMMITTEE REPORTS (SELECT, SPECIAL AND STANDING)**

**STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE / COMITÉ PERMANENT DE L’ADMINISTRATION DE LA JUSTICE**


**STANDING COMMITTEE ON ESTIMATES / COMITÉ PERMANENT DES BUDGETS DES DÉPENSES:**

Report with respect to an appeal from a decision of the Chair of the Committee by the majority of the members of the Committee pursuant to Standing Order 120(b) (No. 106) (Tabled July 22, 1993).

**STANDING COMMITTEE ON FINANCE AND ECONOMIC AFFAIRS / COMITÉ PERMANENT DES FINANCES ET DES AFFAIRES ÉCONOMIQUES:**

Pre-Budget Consultation 1993 (No. 11) (Tabled April 14, 1993).


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

First Report / premier rapport (No. 39) (Tabled May 12, 1993).


Third Report / troisième rapport (No. 54) (Tabled June 2, 1993).


Sixth Report / sixième rapport (No. 96) (Tabled July 7, 1993).

Seventh Report / septième rapport (No. 136) (Tabled September 13, 1993).
STANDING COMMITTEE ON GOVERNMENT AGENCIES / COMITÉ PERMANENT DES ORGANISMES GOUVERNEMENTAUX: (CONT.)


Ninth Report / neuvième rapport (No. 156) (Tabled October 20, 1993).


Eleventh Report / onzième rapport (No. 189) (Tabled December 1, 1993).

Twelfth Report / douzième rapport (No. 196) (Tabled December 8, 1993).


Fifteenth Report / quinzième rapport (No. 226) (Tabled February 15, 1994)

Sixteenth Report / seizième rapport (No. 227) (Tabled February 16, 1994)


Eighteenth Report / dix-huitième rapport (No. 250) (Tabled April 6, 1994).


Twentieth Report / vingtième rapport (No. 261) (Tabled April 27, 1994).

Twenty-first Report / vingt et unième rapport (No. 266) (Tabled May 4, 1994).


Twenty-sixth Report / vingt-sixième rapport (No. 343) (Tabled September 7, 1994).

Twenty-seventh Report / vingt-septième rapport (No. 344) (Tabled September 8, 1994).


Twenty-ninth Report / vingt-neuvième rapport (No. 358) (Tabled October 6, 1994).

Thirtieth Report / trentième rapport (No. 373) (Tabled November 2, 1994).
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Standing Committee on Government Agencies / Comité permanent des organismes gouvernementaux: (cont.)


Standing Committee on the Legislative Assembly / Comité permanent de l'Assemblée législative:

Report pursuant to Standing Order 108(b) (No. 34) (Tabled May 6, 1993).

Report on the Role of the Independent Member / rapport du comité sur le rôle du (de la) député(e) indépendant(e) (No. 177) (Tabled November 22, 1992).

Special Report / rapport spécial (No. 256) (Tabled April 21, 1994).


Report regarding Allegations of Breach of the Premier's Conflict of Interest Guidelines made against Evelyn Gigantes, M.P.P. and Minister of Housing / rapport sur les allégations d'infraction aux consignes sur les conflits d'intérêt du premier ministre faites à l'encontre d'Evelyn Gigantes, député et ministre du Logement (Sessional Paper No. 335) (Tabled August 17, 1994).


Standing Committee on the Ombudsman / Comité permanent de l'ombudsman:


Standing Committee on Public Accounts / Comité permanent des comptes publics:

Report on Non-Profit Housing (No. 193) (Tabled December 6, 1993).


Report on issues concerning Houselink Community Homes Inc. and the Supportive Housing Coalition (No. 295) (Tabled June 20, 1994).
STANDING COMMITTEE ON PUBLIC ACCOUNTS / COMITÉ PERMANENT DES COMPTES PUBLICS:
(CONT.)


Report on Child and Family Intervention Program and Young Offender Services / rapport sur le programme d’intervention auprès des enfants et des familles et services aux jeunes contrevenants (No. 370) (Tabled October 31, 1994).

Report on Institutional Services / rapport sur les services des établissements pénitentiaires (No. 369) (Tabled October 31, 1994).


STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS / COMITÉ PERMANENT DES RÉGLEMENTS ET DES PROJETS DE LOI PRIVÉS:


Third Report 1994 (No. 403) (Tabled December 8, 1994).

STANDING COMMITTEE ON RESOURCES DEVELOPMENT / COMITÉ PERMANENT DU DÉVELOPPEMENT DES RESSOURCES:


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

Report on Dialysis Treatment in Ontario / rapport sur la dialyse en Ontario (No. 272) (Tabled May 18, 1994).


COMPENDIA:

Bill 4, An Act to amend certain Acts relating to Education (No. 15) (Tabled April 21, 1993).
COMPENDIA: (CONT.)


Bill 8, An Act to provide for the control of casinos through the establishment of the Ontario Casino Corporation and to provide for certain other matters related to casinos (No. 31) (Tabled May 5, 1993).

Bill 17, An Act to provide for the Capital Investment Plan of the Government of Ontario and for certain other matters related to financial administration (No. 44) (Tabled May 17, 1993).

Bill 27, An Act to amend the Employer Health Tax Act and the Workers' Compensation Act (No. 49) (Tabled June 1, 1993).

Bill 29, An Act to amend certain Acts to eliminate the Commercial Concentration Tax, reduce certain expenditures and provide for the increase of certain revenues as referred to in the 1993 Budget (No. 50) (Tabled June 1, 1993).

Bill 30, An Act to amend the Retail Sales Tax Act (No. 51) (Tabled June 1, 1993).

Bill 31, An Act to amend the Income Tax Act (No. 52) (Tabled June 1, 1993).

Bill 40, An Act to stimulate Economic Development through the Creation of Community Economic Development Corporations and through certain amendments to the Education Act, the Municipal Act, the Planning Act and the Parkway Belt Planning and Development Act (No. 55) (Tabled June 2, 1993).


Bill 48, An Act to encourage negotiated settlements in the public sector to preserve jobs and services while managing reductions in expenditures and to provide for certain matters related to the Government’s expenditure reduction program (No. 72) (Tabled June 14, 1993).


Bill 50, An Act to implement the Government’s expenditure control plan and, in that connection, to amend the Health Insurance Act and the Hospital Labour Disputes Arbitration Act (No. 74) (Tabled June 14, 1993).

Bill 51, An Act respecting the Restructuring of the County of Simcoe (No. 75) (Tabled June 14, 1993).

Bill 66, An Act to amend the Corporations Tax Act (No. 95) (Tabled July 6, 1993).

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COMPENDIA: (CONT.)


Bill 160, An Act to amend certain Acts to provide for certain Measures referred to in the 1993 Budget and for other Measures referred to in the 1994 Budget and to make amendments to the Health Insurance Act respecting the Collection and Disclosure of Personal Information. (No. 273) (Tabled May 18, 1994).

Bill 161, An Act to amend various Taxation Statutes administered by the Minister of Finance and to amend the Liquor Licence Act. (No. 274) (Tabled May 18, 1994).

Bill 163, An Act to revise the Ontario Planning and Development Act and the Municipal Conflict of Interest Act, to amend the Planning Act and the Municipal Act and to amend other statutes related to planning and municipal matters. (No. 275) (Tabled May 18, 1994).


Bill 167, An Act to amend Ontario Statutes to provide for the equal treatment of persons in spousal relationships (No. 277) (Tabled May 19, 1994).

Bill 190, An Act to amend the Securities Act (No. 385) (Tabled November 16, 1994).


- D -


Development Corporations 1993/94 Annual Reports of Loans and Guarantees (No. 388) (Tabled November 17, 1994).


Health Disciplines Board Annual Report for the period ending December 31, 1992 including a Statement concerning the Denture Therapists Appeal Board (No. 218) (Tabled February 8, 1994).

Immigration Settlement in Canada and Ontario; Study prepared for the Ministry of Intergovernmental Affairs (No. 327) (Tabled August 8, 1994).


Industrial Disease Standards Panel / Comité des normes en matière de maladies professionnelles, Annual Report for the year ending March 31, 1993 (No. 258) (Tabled April 25, 1994).

Information and Privacy Commissioner, Ontario / Commissaire à l'information et à la protection de la vie privée, Ontario, Annual Report for the period covering January 1, 1992 to December 31, 1992 (No. 76) (Tabled June 15, 1993).

Information and Privacy Commissioner, Ontario / Commissaire à l'information et à la protection de la vie privée, Ontario, Annual Report for the period covering January 1, 1993 to December 31, 1993 (No. 291) (Tabled June 16, 1994).
INTERIM ANSWERS TO QUESTIONS - SEE SECTION 5A.

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- M -

McMichael Canadian Art Collection Annual Report for the fiscal year ending March 31, 1992 (No. 71) (Tabled June 14, 1993).


Milk and Cream Producers Fund, Financial Statements for the year ended March 31, 1993 (No. 130) (Tabled August 5, 1993).


- N -


Novice Drivers, Consultation Draft re Proposed Amendments to the Highway Traffic Act and its regulations, Minister of Transportation (No. 33) (Tabled May 6, 1993).

- O -


Ombudsman, Ontario Special Report following her investigation into the Complaint of Mr S.M., the Complaint of Mr E.F., / Rapport spécial de l’Ombudsman Ontario suite à ses enquêtes au sujet de le cas de M. S.M., le cas de M. E.F. (No. 178) (Tabled November 23, 1993).
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Ontario Film Development Corporation / Société de Développement de l’Industrie Cinématographique Ontarienne, Annual Report for the year ending March 31, 1992 (No. 61) (Tabled June 4, 1993).

Ontario Film Development Corporation / Société de Développement de l’Industrie Cinématographique Ontarienne, Annual Report for the year ending March 31, 1993 (No. 225) (Tabled February 16, 1994).


Ontario Film Review Board / Commission de contrôle cinématographique de l’Ontario, Annual Report for the fiscal year ending March 31, 1992 (No. 9) (Tabled April 13, 1993).


Ontario Food Terminal Annual Report for the fiscal year ending March 31, 1993 (No. 151) (Tabled October 8, 1993).


Ontario Hydro Annual Report / Rapport Annuel, for the year ended December 31, 1993 (No. 270) (Tabled May 13, 1994).


Ontario Mental Health Foundation Annual Report for the year ended March 31, 1992 (No. 20) (Tabled April 23, 1993).


Ontario Municipal Improvement Corporation Financial Statements for the year ended March 31, 1993 (No. 144) (Tabled October 7, 1993).


Order-in-Council No. 1986/93 exemption and waiver of the inquiry procedure pursuant to the provisions of Section 6(5) of the Expropriations Act (No. 138) (Tabled September 16, 1993).
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Part-time appointments re intended Order-in-Council dated December 1, 1993 (No. 188) (Tabled December 1, 1993).

Part-time appointments re intended Order-in-Council dated December 8, 1993 (No. 198) (Tabled December 9, 1993).
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Part-time appointments re intended Order-in-Council dated February 16, 1994 (No. 228) (Tabled February 17, 1994).


Part-time appointments re intended Order-in-Council dated April 6, 1994 (No. 251) (Tabled April 7, 1994).


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Part-time appointments re intended Order-in-Council dated May 18, 1994 (No. 271) (Tabled May 18, 1994).

Part-time appointments re intended Order-in-Council dated June 1, 1994 (No. 281) (Tabled June 2, 1994).


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PETITIONS AND RESPONSES TO PETITIONS - SEE SECTION 6.


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PUBLIC OPINION SURVEYS:


  Child Care Reform, April 1993 (No. 333) (Tabled August 17, 1994).


  Health Credibility Study - Angus Reid (No. 123) (Tabled July 29, 1993).

  London Annexation - Decima Research (No. 121) (Tabled July 29, 1993).

  Ontarians' Attitudes toward Aboriginal Issues - Environics (No. 120) (Tabled July 29, 1993).


  OSAP Reform - Focus Ontario (No. 113) (Tabled July 29, 1993).

  Road Tolls - Focus Ontario (No. 116) (Tabled July 29, 1993).

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PUBLIC OPINION SURVEYS: (CONT.)


Windsor Casino Survey, February 1993 (No. 331) (Tabled August 17, 1994).

Windsor Casino Survey, July 1993 (No. 332) (Tabled August 17, 1994).

- R -

Regional and Industrial Development Assistance; Study prepared for the Ministry of Intergovernmental Affairs (No. 330) (Tabled August 8, 1994).


Response from the Minister of Agriculture and Food to the Standing Committee on Government Agencies’ Report No. 20 (No. 365) (Tabled October 26, 1994).


Response from the Minister of Housing to an Oral Question from the Leader of the Third Party (No. 157) (Tabled October 21, 1993).

Response from the Minister of Housing to an Oral Question from the Leader of the Third Party (No. 172) (Tabled November 4, 1993).
Response from the Solicitor General and Minister of Correctional Services to the Standing Committee on Administration of Justices' Report on Control of Ammunition and Community-Based Crime Prevention Initiatives (No. 366) (Tabled October 26, 1994).

RESPONSES TO PETITIONS - SEE SECTION 6.


Social Housing; Study prepared for the Ministry of Intergovernmental Affairs (No. 328) (Tabled August 8, 1994).

Special Warrants issued on March 10, 1993, 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 commencing April 1, 1993 (No. 10) (Tabled April 13, 1993).

Speech from the Throne opening the Third Session, Thirty-fifth Parliament (No. 6) (Tabled April 13, 1993).

Speech from the Throne delivered by His Honour the Lieutenant Governor on prorogation (No. 404) (Tabled December 9, 1994).
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Status of Women and Employment Equity in Ontario School Boards / Le Statut de La Femme et l’Équité d’Emploi dans les Conseils Scolaires Ontariens, Report to the Legislature by the Minister of Education (No. 40) (Tabled May 12, 1993).

Summary of problems identified in detailed file review conducted by the Provincial Auditor on 23 municipal water supplies and current status for compliance. Tabled by the Minister of Environment and Energy (No. 383) (Tabled November 16, 1994).

Summary of problems identified in detailed file review conducted by the Provincial Auditor as identified in the 1994 Provincial Auditor’s report on 27 sewage treatment plants and current status for compliance. Tabled by the Minister of Environment and Energy (No. 391) (Tabled November 21, 1994).

Superannuation Adjustment Fund (Ryerson Polytechnical Institute) Financial Statement for the year ended March 31, 1994 (No. 379) (Tabled November 9, 1994).

- T -


Toronto Area Transit Operating Authority / Régie des transports en commun de la région de Toronto, Annual Report for the year ended March 31, 1993 (No. 207) (Tabled January 17, 1994).

Toronto Area Transit Operating Authority / Régie des transports en commun de la région de Toronto, Annual Report for the year ended March 31, 1994 (No. 371) (Tabled November 1, 1994).


TV Ontario Annual Report / Rapport Annuel, for the fiscal year April 1, 1992 to March 31, 1993 (No. 313) (Tabled July 14, 1994).

- U -

Unemployment Insurance System, Ontario and the; Study prepared for the Ministry of Intergovernmental Affairs (No. 329) (Tabled August 8, 1994).


Water supply inspection points identified in the MOEE 90-92 S.W.I.P. inspection report as having significant non-compliance, with current status. Tabled by the Minister of Environment and Energy (No. 387) (Tabled November 17, 1994).


APPENDIX "A"

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


Algonquin Forestry Authority / Agence de foresterie du parc Algonquin, Annual Report for the year ending March 31, 1992 (No. 53i) (Tabled April 6, 1993).


Amendment to intended Order-in-Council dated January 20, 1993 (No. 48i) (Tabled March 24, 1993).

Amendment to intended Order-in-Council dated January 27, 1993 (No. 28i) (Tabled February 12, 1993).


Amendment to intended Order-in-Council dated February 17, 1993 (No. 42i) (Tabled March 9, 1993).


Amendment to intended Order-in-Council dated March 25, 1993 (No. 52i) (Tabled April 1, 1993).


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Forest Management Agreement Annual Reports for the fiscal year ending March 31, 1992 (No. 9i) (Tabled January 12, 1993).


Office of Francophone Affairs / Office des Affaires Francophones, Annual Report for the period ending March 31, 1992 (No. 43i) (Tabled March 9, 1993).


Ontario Stock Yards Board Financial Statements for the year ended June 30, 1992 (No. 55i) (Tabled April 8, 1993).


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Part-time appointments re intended Order-in-Council dated April 7, 1993 (No. 54i) (Tabled April 8, 1993).

PUBLIC OPINION SURVEYS:

1992 Summer Omnibus Poll (No. 5i) (Tabled January 8, 1993).

Basement Apartments, Prepared for the Ministry of Housing (No. 6i) (Tabled January 8, 1993).

Casinos and Police (combined) (No. 8i) (Tabled January 8, 1993).

Constitutional Issues, Prepared for the Ministry of Intergovernmental Affairs (No. 4i) (Tabled January 8, 1993).

Ministry of Culture and Communications Add-on Question (re public perceptions of the role of public libraries and potential tie-ins to government strategy (No. 15i) (Tabled January 15, 1993).


OLRA Ad Campaign (No. 7i) (Tabled January 8, 1993).

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Standing Committee on Government Agencies Twentieth Report / vingtième rapport (No. 11i) (Tabled January 6, 1993).


Standing Committee on Government Agencies Twenty-fourth Report / vingt-quatrième rapport (No. 44i) (Tabled March 10, 1993).

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No. P-4: Establishment of Gambling Casinos (cont.)

Mr J. Wiseman T - June 16, 1993 R - June 23, 1993
Mrs E. Witmer T - June 3, 1993 R - June 15, 1993
T - June 7, 1993 R - June 15, 1993

No. P-5: Imposition of Junior Kindergarten in Simcoe County

Mr A. McLean T - April 15, 1993 R - April 29, 1993
T - April 20, 1993 R - April 29, 1993

No. P-6: Closing Hospital Beds and Laying-off Nursing Staff in Collingwood General and Marine Hospital

Mr J. Wilson T - April 15, 1993 R - April 29, 1993
(Simcoe West) T - May 5, 1994 R - June 13, 1994

No. P-7: Cutback of Funding to Sheltered Workshops

Mr M. Brown T - April 15, 1993 R - April 29, 1993
T - April 29, 1993 R - May 18, 1993

No. P-8: Repeal of Bill 143 and Disposal Options for G.T.A.

Mr D. Cousens T - April 19, 1993 R - May 5, 1993
T - April 22, 1993 R - May 5, 1993
T - June 23, 1993 R - July 8, 1993
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T - October 14, 1993 R - November 1, 1993
T - October 20, 1993 R - November 1, 1993
T - November 15, 1993 R - December 1, 1993

Mr G. Sorbara T - November 29, 1993 R - February 1, 1994

Mr D. Tilson T - March 21, 1994 R - April 7, 1994
T - March 22, 1994 R - April 7, 1994
T - March 31, 1994 R - April 12, 1994
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Section 6-8

No. P-9: Draft Legislation for Apartments in Houses

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No. P-10: Moratorium on Sale and Use of Pound Animals for Research

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No. P-11: Ontario Human Rights Commission Proposal re Landlords' Rights concerning Incomes of Prospective Tenants

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No. P-12: Preservation of The Guild Inn

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No. P-13: Legalizing Casinos and Lottery Terminals

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No. P-14: Proposed Use of Force Regulations

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<td>T - July 29, 1993</td>
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### No. P-17: Ontario Human Rights Commission Ruling on Same Sex Benefits

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### No. P-18: "One Time Only" Licence Fee for Historic Vehicles

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### No. P-19: Welfare and Family Benefits Payments Evaluation Policy

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R = Date of Response
Section 6-13

No. P-20: Williams Treaty and Fish and Wildlife Conservation

Mr G. Carr  
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R - July 29, 1993

Mr C. Hodgson  
T - May 18, 1994  
R - July 13, 1994

Mr L. Jordan  
T - July 14, 1993  
R - July 29, 1993
T - July 26, 1993  
R - September 28, 1993
T - July 29, 1993  
R - September 28, 1993
T - October 4, 1993  
R - November 1, 1993

Mr A. McLean  
T - April 28, 1993  
R - May 20, 1993
T - May 4, 1993  
R - May 20, 1993
T - May 12, 1993  
R - June 8, 1993
T - May 20, 1993  
R - June 8, 1993
T - June 1, 1993  
R - June 29, 1993
T - June 8, 1993  
R - July 6, 1993
T - June 15, 1993  
R - July 6, 1993
T - June 21, 1993  
R - July 6, 1993
T - June 28, 1993  
R - July 26, 1993
T - June 29, 1993  
R - July 26, 1993
T - November 23, 1994  
R - December 8, 1994

Mr B. Murdoch  
T - July 15, 1993  
R - July 29, 1993
(Grey-Owen Sound)  
T - June 23, 1994  
R - August 25, 1994

No. P-21: Value for Money Audits on School Boards

Mr G. Carr  
T - April 28, 1993  
R - May 10, 1993

T = Date Tabled  
R = Date of Response
Section 6-14

No. P-22: Future of Bruce 'A' Nuclear Generating Station

Mr M. Elston  
T - April 28, 1993  R - May 13, 1993
T - April 29, 1993  R - May 13, 1993
T - May 3, 1993  R - May 13, 1993
T - May 4, 1993  R - May 13, 1993
T - May 5, 1993  R - May 31, 1993
T - May 10, 1993  R - May 31, 1993
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T - May 17, 1993  R - June 3, 1993
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T - June 29, 1993  R - July 21, 1993
T - June 30, 1993  R - July 21, 1993

No. P-23: Separate School Funding Equality/l'Égalité du financement des écoles catholiques

Mr G. Malkowski  
T - June 28, 1993  R - July 14, 1993
Mr R. Marchese  
T - May 6, 1993  R - May 31, 1993
Mr S. Owens  
T - May 20, 1993  R - June 8, 1993
Mr A. Perruzza  
T - May 3, 1993  R - May 20, 1993
Ms D. Poole  
T - May 17, 1993  R - June 2, 1993
T - October 5, 1993  R - October 26, 1993
T - November 2, 1993  R - November 22, 1993

No. P-24: Support for Law Enforcement Agencies

Mr G. Carr  
T - May 3, 1993  R - May 20, 1993

No. P-25: Proposed Registration of Pedophiles Legislation

Mr G. Carr  
T - May 3, 1993  R - May 20, 1993

T = Date Tabled  
R = Date of Response
No. P-26: Tobacco Tax

| Mr N. Villeneuve | T - May 6, 1993 | R - June 2, 1993 |

No. P-27: Promotion of Motorcycle Use

| Mr M. Cooper | T - May 6, 1993 | R - June 2, 1993 |
| Mr R. Hansen | T - May 6, 1993 | R - June 2, 1993 |
| Mr P. North  | T - May 6, 1993 | R - June 2, 1993 |

No. P-28: Ellul Murder Trial

| Mrs B. Sullivan | T - May 6, 1993 | R - May 20, 1993 |
|                 | T - June 7, 1993 | R - June 24, 1993 |

No. P-29: Open Municipal Government

| Mr A. McLean | T - May 11, 1993 | R - June 14, 1993 |

No. P-30: Revisions to the Planning Act

| Mr A. McLean | T - May 11, 1993 | R - June 14, 1993 |

No. P-31: Revisions to the Building Code Act

| Mr A. McLean | T - May 11, 1993 | R - June 2, 1993 |

No. P-32: Use of Tax Money for Meetings and Dining Expenses

| Mr A. McLean | T - May 11, 1993 | R - June 2, 1993 |

No. P-33: Long-Term Psychogeriatric Care Funding in Ottawa-Carleton

| Mr M. Cooper | T - May 13, 1993 | R - June 2, 1993 |

**T = Date tabled**

**R = Date of response**
### No. P-34: Closing of Centralia College

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### No. P-35: Prohibition of Certain Types of Sex Education Instruction in Schools

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### No. P-36: Establishment of a Motor Vehicle Licensing Office in Norfinch Plaza

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### No. P-37: Reduced Payments to Medical Practitioners from the Ontario Health Insurance Plan

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### No. P-38: Establishment of a Cancer Treatment Centre at the Oshawa General Hospital

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No. P-39: Children's Aid Societies and Decisions Affecting their Wards

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No. P-40: Mandatory Use of Helmets for Cyclists

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No. P-41: Ontario Drug Benefits Programme

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No. P-42: Schools for the Deaf and Learning Disabled

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No. P-50: Expenditure Control Plan and Social Contract (cont.)

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No. P-50: Expenditure Control Plan and Social Contract (cont.)

Mr K. Sutherland
- July 8, 1993
- July 20, 1993
- July 21, 1993
- July 26, 1993
- August 3, 1993

Mr D. Turnbull
- July 6, 1993
- July 12, 1993

Mr D. White
- July 19, 1993

Mr J. Wilson (Simcoe West)
- July 12, 1993
- July 26, 1993
- July 28, 1993

No. P-51: Huronia Regional Centre Staff Cuts

Mr G. Malkowski
- June 30, 1993

No. P-52: Preservation of the Scarborough Bluffs

Mr B. Frankford
- July 5, 1993
- July 6, 1993
- July 12, 1993

No. P-53: Tractor-Trailer Combination Length

Mr D. Turnbull
- July 5, 1993

No. P-54: St. Thomas Psychiatric Hospital Health Services

Mr P. North
- July 7, 1993

No. P-55: Amalgamation of the Dufferin County Housing Authority

Mr D. Tilson
- July 8, 1993

No. P-56: Bill 81 and Keeping Pets in Condominiums

Mr T. Murphy
- July 8, 1993

T = Date Tabled  R = Date of Response
### No. P-57: GO Transit Service to Woodbridge, Kleinburg, Nobleton, Bolton, Palgrave and Highway 9

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### No. P-58: LCBO Control of Chinese Cooking Wine

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### No. P-59: School Board Accountability

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### No. P-60: GO Transit Service to Markham, Stouffville and Uxbridge

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### No. P-61: Diagnostic Imaging and Laboratory Services

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### No. P-62: Closing of Petroglyphs Park

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*(Prince Edward-Lennox-South-Hastings)*

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*T* = Date Tabled  
*R* = Date of Response
No. P-63: Pickering Airport Site

Mr. B. Frankford  
T - September 28, 1993  
R - October 26, 1993

Mr. G. Mammoliti  
T - December 1, 1993  
R -

Mr. L. O' Connor  
T - August 3, 1993  
R - October 26, 1993
T - November 25, 1993  
R -
T - November 30, 1993  
R -
T - December 1, 1993  
R -

Mr. A. Perruzza  
T - December 1, 1993  
R -

Mr. J. Wiseman  
T - September 28, 1993  
R - October 26, 1993
T - September 30, 1993  
R - October 26, 1993
T - October 4, 1993  
R - October 26, 1993
T - October 5, 1993  
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T - November 25, 1993  
R - February 1, 1994
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R - February 1, 1994
T - December 1, 1993  
R - February 1, 1994

No. P-64: Funding of St. Gregory's School

Mr. C. Stockwell  
T - September 29, 1993  
R - October 13, 1993
T - October 4, 1993  
R - October 19, 1993
T - October 6, 1993  
R - October 19, 1993
T - October 12, 1993  
R - October 28, 1993

Mr. B. Murdoch  
(Grey-Owen Sound)  
T - December 6, 1993  
R - February 1, 1994

No. P-65: Limit in Home Care Business to Private Sector Agencies

Mr. R. Hope  
T - September 27, 1993  
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T = Date Tabled  
R = Date of Response
### Section 6-24

No. P-66: Multi-Service Agencies

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No. P-67: Control of Government Expenditures

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No. P-68: Mega-Dump in York

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No. P-69: Closure of O.P.P. Station in Beaverton

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No. P-70: Taxing Brew-on-Premise Facilities

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No. P-71: All-Terrain Vehicle Privileges

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No. P-72: Bill 21, Land Lease Statute Law Amendment Act, 1993

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No. P-73: Bill 85, Proceeds of Crime Act, 1993

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No. P-74: Bill 46, Municipal Amendment Act (Tax Exemptions), 1993

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No. P-75: Bill 104, Municipal Amendment Act (Vital Services), 1993

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No. P-76: OHIP Funding for Infertility

Mr G. Carr
T - November 2, 1993
T - March 23, 1994
Mrs M. Marland
T - November 2, 1993

No. P-77: Introduction of Anti-Racism Legislation

Mr D. White
T - November 2, 1993

No. P-78: Highway 402 Noise levels

Mr B. Huget
T - November 3, 1993

No. P-79: Bill 79, Employment Equity Act, 1993

Mr T. Arnott
T - April 6, 1994
T - June 16, 1994
T - November 16, 1994
Mr G. Carr
T - December 13, 1993
T - March 28, 1994
Mr J. Cleary
T - November 29, 1993
Mr H. O’Neil
(Quinte)
T - November 16, 1993
T - November 17, 1993
Mr J. Wilson
(Simcoe West)
T - December 13, 1993

No. P-80: Removal of Tax on Brew-on-Premise Products

Mr T. Arnott
T - November 22, 1993

T = Date Tabled
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**Section 6-28**

No. P-81: Bill 45, Human Rights Code Amendment Act (Sexual Orientation), 1993

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| Mr B. Huget    | T - June 23, 1994   | R - July 13, 1994  |

| Mr D. Johnson (Don Mills) | T - April 21, 1994 | R - May 3, 1994   |

| Mr M. Kwinter | T - December 7, 1993 | R - February 1, 1994 |

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No. P-81: Bill 45, Human Rights Code Amendment Act (Sexual Orientation), 1993 (cont.)

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No. P-82: Private Sector Leasing of certain Parks closed by the St. Lawrence Parks Commission

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No. P-83: Post Secondary Education and Tuition Fees

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No. P-84: Waste Management Environmental Assessment Study

Mr R. Eddy
- T - November 29, 1993
- T - December 6, 1993
- T - December 7, 1993
- T - December 8, 1993
- T - December 9, 1993

R - February 1, 1994
R - February 1, 1994
R - March 24, 1994
R - March 24, 1994
R - March 24, 1994

No. P-85: Government Sale of Land Without Public Consultation

Mr J. Bradley
- T - December 6, 1993

R - February 1, 1994

No. P-86: The Taxicab Industry

Mr C. Harnick
- T - December 14, 1993

R - February 1, 1994

Mr D. Johnson
- T - December 8, 1993

R - February 1, 1994

(Don Mills)

No. P-87: Shebeshekong Road

Mr E. Eves
- T - December 8, 1993

R - February 1, 1994

No. P-88: Funding Schools Fully, Equitably and Equally

Mr D. Abel
- T - March 21, 1994
- T - March 30, 1994

R - April 7, 1994
R - April 26, 1994

Mr S. Conway
- T - May 17, 1994

R - May 30, 1994

Mr A. Curling
- T - May 31, 1994

R - June 16, 1994

Mr B. Frankford
- T - March 23, 1994
- T - April 25, 1994
- T - April 28, 1994
- T - November 1, 1994

R - April 7, 1994
R - May 11, 1994
R - May 11, 1994
R - November 22, 1994

Mr J. Henderson
- T - April 21, 1994

R - May 3, 1994

Mr G. Malkowski
- T - April 12, 1994

R - April 20, 1994

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No. P-88: Funding Schools Fully, Equitably and Equally (cont.)

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<td>Mr S. Owens</td>
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No. P-89: User Fees on Health Services

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No. P-90: TV Ontario’s Broadcast of Question Period

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No. P-92: Sickle Cell Anemia

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No. P-94: Animals Used in Cosmetic and Household Product Testing

Mr D. Abel  
T - March 22, 1994  
T - November 1, 1994

Mr P. Hayes  
T - November 15, 1994

Mr D. Winninger  
T - November 15, 1994

No. P-95: Use of High Capacity Firearms Magazines for Competitive Shooting

Mr F. Miclash  
T - March 22, 1994

No. P-96: Reaffirming Rights to Columbia Forest Products Ltd.

Mr E. Eves  
T - March 23, 1994

No. P-97: Establishment of Dialysis Satellites in New Tecumseth and Collingwood

Mr B. Murdoch  
(Grey-Owen Sound)  
T - March 29, 1994

Mr C. Stockwell  
T - May 5, 1994

Mr J. Wilson  
(Simcoe West)  
T - March 23, 1994  
T - March 24, 1994  
T - March 28, 1994  
T - March 29, 1994  
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T - June 7, 1994  
T - June 15, 1994  
T - June 22, 1994  
T - November 28, 1994

R - April 7, 1994
R - November 21, 1994
R - November 29, 1994
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R - April 11, 1994
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R - August 25, 1994
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T = Date Tabled  
R = Date of Response
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No. P-98: Sale of Land in Pickering known as Seaton

Mr A. Curling T - March 24, 1994 R - April 18, 1994

No. P-99: W.C.B. Assessment Rates

Mr L. O'Connor T - March 24, 1994 R - April 11, 1994
Mr D. White T - April 28, 1994 R - May 10, 1994

No. P-100: Profession of Psychotherapy

Mr R. Runciman T - March 28, 1994 R - April 28, 1994

No. P-101: Rural Emergency Services to Four Counties General Hospital

Mr R. Hope T - March 28, 1994 R - April 18, 1994

Mrs I. Mathyssen T - May 2, 1994 R - June 7, 1994
T - May 4, 1994 R - June 7, 1994
T - May 5, 1994 R - June 7, 1994
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T - May 11, 1994 R - June 7, 1994
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T - May 18, 1994 R - August 25, 1994

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### No. P-102: Serial Killer Trading Cards

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<td>Mr M. Elston</td>
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### No. P-104: Board of Inquiry's Decision on the Trepasso vs. Lindsay Case

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### No. P-105: Prohibition of Homosexual Persons Adopting or Raising Children

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### No. P-106: Liberal Task Force on Cancer Care

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Mrs E. Wittner
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T - April 11, 1994  R - April 20, 1994
T - April 20, 1994  R - May 4, 1994
T - May 16, 1994  R - June 2, 1994
T - November 16, 1994  R - November 29, 1994

No. P-108: Redevelopment of the Collingwood General and Marine Hospital

Mr J. Wilson (Simcoe West)
T - April 7, 1994  R - April 28, 1994
T - April 13, 1994  R - April 28, 1994
T - May 12, 1994  R - August 25, 1994
T - June 20, 1994  R - August 25, 1994

No. P-109: Metropolitan Toronto Separate School Board

Ms D. Poole  T - April 11, 1994  R - April 26, 1994

No. P-110: Loss of Jobs as a Result of Bill 119

Mr R. Runciman  T - April 13, 1994  R - May 5, 1994

No. P-111: Bill 149, Ammunition Control Act, 1994

Mr R. Callahan  T - April 18, 1994  R - May 4, 1994
Mrs E. Caplan  T - April 18, 1994  R - May 4, 1994

T = Date Tabled  R = Date of Response
No. P-112: Forcing Junior Kindergarten onto Local School Boards

Mr T. Arnott
- April 18, 1994
- April 19, 1994
- April 21, 1994
- April 25, 1994
- April 28, 1994
- May 2, 1994
- May 3, 1994
- May 4, 1994
- May 9, 1994
- May 10, 1994
- May 11, 1994
- May 31, 1994
- June 1, 1994
- June 6, 1994
- June 9, 1994
- June 16, 1994
- June 21, 1994
- November 2, 1994

R - May 3, 1994
R - May 3, 1994
R - May 11, 1994
R - May 11, 1994
R - May 11, 1994
R - May 17, 1994
R - May 17, 1994
R - May 17, 1994
R - May 17, 1994
R - May 30, 1994
R - June 16, 1994
R - June 23, 1994
R - July 13, 1994
R - July 13, 1994
R - November 21, 1994

No. P-113: Discriminatory and Abusive Comments by Justice Jack Jenkins in a Child Sexual Abuse Trial

Mrs J. Fawcett
- April 19, 1994

R - May 5, 1994

No. P-114: Sewers and Drains at St. Columban’s Cemetery

Mr J. Cleary
- April 20, 1994

R - May 4, 1994

Mr H. Daigeler
- December 1, 1994

R -

No. P-115: Resignation of Bud Wildman as Minister of Environment

Mr M. Brown
- April 20, 1994

R - May 4, 1994

No. P-116: Bill 151, Ammunition Control Act, 1994

Mr T. Murphy
- May 5, 1994

R - May 19, 1994

Ms D. Poole
- April 26, 1994

R - May 11, 1994

T = Date Tabled
R = Date of Response

Mr D. Ramsay  T - April 26, 1994  R - May 16, 1994

No. P-118: Plain Packaging of Tobacco Products

Mr G. Bisson  T - June 22, 1994  R - August 25, 1994
Mr S. Conway  T - May 18, 1994  R - June 16, 1994
Mr B. Crozier  T - June 23, 1994  R - August 25, 1994
Mrs D. Cunningham  T - June 14, 1994  R - August 25, 1994
Mr N. Duigan  T - June 2, 1994  R - August 25, 1994
Mr R. Eddy  T - June 9, 1994  R - August 25, 1994
Ms C. Haeck  T - June 14, 1994  R - August 25, 1994
 T - November 2, 1994  R - November 21, 1994
 T - June 20, 1994  R - August 25, 1994
 T - October 31, 1994  R - November 21, 1994
 T - June 1, 1994  R - August 25, 1994
 T - June 8, 1994  R - August 25, 1994
Mr C. Hodgson  T - June 14, 1994  R - August 25, 1994
Mr B. Huget  T - June 22, 1994  R - August 25, 1994
Mr D. Johnson  T - May 12, 1994  R - June 7, 1994
 (Don Mills)

T = Date Tabled  R = Date of Response
No. P-118: Plain Packaging of Tobacco Products (cont.)

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No. P-119: Referendum Vote on Casino Gambling in Niagara Falls

Mr J. Bradley  
T - November 16, 1994  
R - December 5, 1994

Mr M. Elston  
T - June 16, 1994  
R - July 13, 1994

Ms C. Haeck  
T - May 4, 1994  
R - June 1, 1994  
T - June 14, 1994  
R - July 13, 1994

Mr R. Hansen  
T - May 2, 1994  
R - June 1, 1994  
T - June 13, 1994  
R - July 13, 1994

Ms M. Harrington  
T - April 28, 1994  
R - June 1, 1994

Mr M. Kwinter  
T - May 30, 1994  
R - June 16, 1994

Ms D. Poole  
T - June 13, 1994  
R - July 13, 1994

Mrs E. Witmer  
T - October 31, 1994  
R - November 22, 1994

No. P-120: Taxi Service for the Residents of Whitchurch-Stouffville

Mr L. O'Connor  
T - April 28, 1994  
R - May 11, 1994  
T - June 6, 1994  
R - July 13, 1994

No. P-121: Federal Firearms Acquisition Certificate Course

Mr T. Arnott  
T - November 2, 1994  
R - November 21, 1994

Mr G. Bisson  
T - November 16, 1994  
R - November 30, 1994

Mr M. Brown  
T - November 3, 1994  
R - November 21, 1994  
T - November 23, 1994  
R - December 8, 1994

Ms J. Carter  
T - May 11, 1994  
R - May 30, 1994  
T - June 2, 1994  
R - June 16, 1994  
T - June 8, 1994  
R - June 23, 1994  
T - November 3, 1994  
R - November 21, 1994  
T - November 24, 1994  
R - December 8, 1994

Mrs D. Cunningham  
T - November 2, 1994  
R - November 21, 1994

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No. P-121: Federal Firearms Acquisition Certificate Course (cont.)

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<td>Mr L. Jordan</td>
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Section 6-41

**No. P-121: Federal Firearms Acquisition Certificate Course (cont.)**

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**No. P-122: New Bridge Corridor at Kettle Island**

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**No. P-123: Ministry of Health Funding Cuts in Elliot Lake**

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**No. P-124: Habitual Child Sex Offenders**

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### No. P-126: Health Care System in Ontario

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No. P-127: Extension of Full Benefits to Persons in Established Same-Sex Relationships

Mr J. Poirier T - June 1, 1994 R - July 13, 1994
Ms D. Poole T - May 16, 1994 R - June 2, 1994
T - May 17, 1994 R - June 2, 1994
T - June 2, 1994 R - July 13, 1994
T - June 6, 1994 R - July 13, 1994
Mr T. Rizzo T - June 6, 1994 R - July 13, 1994

No. P-128: Building a New Secondary School Facility for Loretto College School

Ms Z. Akande T - May 18, 1994 R - June 1, 1994

No. P-129: Prosecution of Mr Gurdeep Nagra

Mr D. Tilson T - May 19, 1994 R - June 9, 1994

No. P-130: Same Sex Spousal Benefits

Mr G. Carr T - June 6, 1994 R - July 13, 1994
Mr M. Cooper T - May 30, 1994 R - July 13, 1994
Mr C. Hodgson T - June 1, 1994 R - July 13, 1994
T - June 6, 1994 R - July 13, 1994
T - June 8, 1994 R - July 13, 1994
Mrs M. Marland T - June 6, 1994 R - July 13, 1994
Mr H. O’Neil (Quinte) T - June 6, 1994 R - July 13, 1994

No. P-131: An Interchange for Access at Highway #402 and Highway #7

Mrs E. MacKinnon T - May 30, 1994 R - June 20, 1994

No. P-132: Legislation that would Alter or Redefine Marital Status

Mr S. Conway T - June 14, 1994 R - July 13, 1994
Mr B. Crozier T - June 7, 1994 R - July 13, 1994

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No. P-132: Legislation that would Alter or Redefine Marital Status (cont.)

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R = Date of Response
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No. P-132: Legislation that would Alter or Redefine Marital Status (cont.)

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<tr>
<th>Name</th>
<th>T - Date</th>
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<tbody>
<tr>
<td>Mrs E. Witmer</td>
<td>June 20, 1994</td>
<td>July 13, 1994</td>
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<tr>
<th>Name</th>
<th>T - Date</th>
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<tr>
<td>Mr M. Cooper</td>
<td>June 9, 1994</td>
<td>July 13, 1994</td>
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<tr>
<td>Mrs D. Cunningham</td>
<td>June 13, 1994</td>
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<td>Mr R. Marchese</td>
<td>June 7, 1994</td>
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<tr>
<td>Mr J. Poirier</td>
<td>June 8, 1994</td>
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<tr>
<td>Mr D. Winninger</td>
<td>June 6, 1994</td>
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No. P-134: Public Motorcycle and Snowmobile Insurance

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<tr>
<th>Name</th>
<th>T - Date</th>
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<tr>
<td>Ms J. Carter</td>
<td>June 8, 1994</td>
<td>July 13, 1994</td>
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<tr>
<td>Mr J. Cleary</td>
<td>November 15, 1994</td>
<td>November 29, 1994</td>
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<tr>
<td>Mr M. Cooper</td>
<td>June 6, 1994</td>
<td>July 13, 1994</td>
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<td>June 14, 1994</td>
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<td>November 14, 1994</td>
<td>November 29, 1994</td>
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<tr>
<td>Mr H. Daigeler</td>
<td>June 13, 1994</td>
<td>July 13, 1994</td>
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<tr>
<td>Mr B. Grandmaître</td>
<td>November 2, 1994</td>
<td>November 16, 1994</td>
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<tr>
<td>Mr R. Hansen</td>
<td>June 6, 1994</td>
<td>July 13, 1994</td>
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<td>June 14, 1994</td>
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<td>November 14, 1994</td>
<td>November 29, 1994</td>
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<td>December 8, 1994</td>
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<tr>
<td>Mr R. Hope</td>
<td>October 31, 1994</td>
<td>November 16, 1994</td>
</tr>
<tr>
<td>Mr D. Johnson</td>
<td>November 14, 1994</td>
<td>November 29, 1994</td>
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<tr>
<td>(Don Mills)</td>
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<tr>
<td>Mr L. Jordan</td>
<td>June 16, 1994</td>
<td>July 13, 1994</td>
</tr>
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</table>

**T = Date Tabled**     **R = Date of Response**
No. P-134: Public Motorcycle and Snowmobile Insurance (cont.)

Mr A. McLean
T - June 13, 1994  R - July 13, 1994
T - June 21, 1994  R - July 13, 1994

Mr L. O’Connor
T - June 13, 1994  R - July 13, 1994
T - November 16, 1994  R - November 29, 1994

Mr K. Sutherland
T - June 13, 1994  R - July 13, 1994

No. P-135: Legislation Prohibiting Homosexual Persons from Adopting or Raising Children

Mr J. Cleary
T - June 8, 1994  R - July 13, 1994

Mrs J. Fawcett
T - June 7, 1994  R - July 13, 1994

No. P-136: Out-of-Country Hospitalization Coverage

Mr G. Carr
T - November 3, 1994  R - November 21, 1994

Mr C. Hodgson
T - June 20, 1994  R - August 25, 1994

Mr A. McLean
T - November 1, 1994  R - November 21, 1994

Mr R. Runciman
T - November 23, 1994  R -
T - November 24, 1994  R -

Mr D. Tilson
T - June 8, 1994  R - August 25, 1994
T - June 14, 1994  R - August 25, 1994

Mr N. Villeneuve
T - November 17, 1994  R -

Mrs E. Witmer

No. P-137: Increasing Funding for the Special Services at Home Programme

Mrs Y. O’Neill
(Toronto-Spadina)
T - June 8, 1994  R - July 13, 1994

T = Date Tabled  R = Date of Response
No. P-138: Monte Carlo Casino on Scugog Island

Mr G. Mills  
T - June 9, 1994  R - July 13, 1994  

No. P-139: Penalty for Interfering Sexually with Children

Mrs J. Fawcett  
T - June 14, 1994  R - July 13, 1994  
T - November 28, 1994  R -  
T - November 30, 1994  R -  
T - December 6, 1994  R -

No. P-140: Withdrawal of Bill 165, Workers’ Compensation Amendment Act, 1994

Mrs D. Cunningham  
T - November 17, 1994  R - November 30, 1994  
Mr R. Hansen  
T - November 14, 1994  R - November 30, 1994  
Mr S. Mahoney  
T - November 2, 1994  R - November 21, 1994  
Mrs E. Witmer  
T - June 14, 1994  R - July 13, 1994  
T - October 31, 1994  R - November 21, 1994  
T - December 5, 1994  R -

No. P-141: Creation of Jobs in Ontario

Mr G. Carr  
T - June 15, 1994  R - July 13, 1994  
T - November 1, 1994  R - November 16, 1994

No. P-142: Bill 157, An Act to amend the Occupational Health and Safety Act

Mr M. Cooper  
T - November 3, 1994  R - November 21, 1994  
Mr D. Winninger  
T - June 21, 1994  R - July 13, 1994  
T - June 22, 1994  R - July 13, 1994  
T - December 8, 1994  R -

No. P-143: Installing a Lotto 649 Machine in the East End of Cornwall

Mr J. Cleary  
T - June 22, 1994  R - July 13, 1994

No. P-144: Public Service Pension Plan

Mr M. Elston  

T = Date Tabled  
R = Date of Response
No. P-145: Public Hospitals Act

Mr. D. Winninger | T - June 23, 1994 | R - August 25, 1994

No. P-146: Ontario Place Forum Trees

Mr. B. Frankford | T - October 31, 1994 | R - November 16, 1994

No. P-147: Rescinding Closure of the Perth Jail

Mr. L. Jordan | T - November 1, 1994 | R - November 21, 1994

No. P-148: Enacting Legislation Amending Definitions of "Spouse" so they are Inclusive of Same Sex Partners

Mr. T. Rizzo | T - November 17, 1994 | R - December 5, 1994

No. P-149: OHIP Coverage for Temporary Residents

Mr. B. Frankford | T - October 31, 1994 | R - November 30, 1994

No. P-150: Amendments to Bill 173, Long-Term Care Act

Mr. C. Beer | T - October 31, 1994 | R - November 29, 1994

Mr. J. Bradley | T - November 3, 1994 | R - November 29, 1994
| T - December 5, 1994 | R -

Mr. R. Eddy | T - November 1, 1994 | R - November 29, 1994

Mr. D. Johnson | T - October 31, 1994 | R - November 29, 1994
(Don Mills)

Mr. B. Murdoch | T - October 31, 1994 | R - November 29, 1994
(Grey-Owen Sound)

Mr. H. O'Neil | T - October 31, 1994 | R - November 29, 1994
(Quinte)

Mrs. Y. O'Neill | T - November 14, 1994 | R - November 29, 1994
(Ottawa-Rideau)

T = Date Tabled  
R = Date of Response
No. P-150: Amendments to Bill 173, Long-Term Care Act (cont.)

Mr R. Runciman  T - December 5, 1994  R -
Mrs B. Sullivan  T - November 15, 1994  R - December 5, 1994
Mr J. Wilson  T - October 31, 1994  R - November 29, 1994
(Simcoe West)  T - November 3, 1994  R - November 29, 1994

No. P-151: Opposition to Lap Dancing

Mr K. Sutherland  T - October 31, 1994  R - November 22, 1994

No. P-152: Merge of Operations of the Great War Memorial Hospital of Perth & District and the Smiths Falls Community Hospital

Mr L. Jordan  T - October 31, 1994  R - November 21, 1994

No. P-153: Safety of Park Users

Mr D. Ramsay  T - October 31, 1994  R - November 22, 1994
T - December 6, 1994  R -

No. P-154: Whitby General Hospital

Mr G. Mills  T - November 1, 1994  R - November 30, 1994
Mr D. White  T - November 1, 1994  R - November 30, 1994

No. P-155: Equalizing the Price of Gasoline Across the Province

Mr G. Bisson  T - November 14, 1994  R - November 24, 1994
T - November 16, 1994  R - November 30, 1994
Mr B. Crozier  T - December 8, 1994  R -
Mr E. Eves  T - December 7, 1994  R -
Section 6-50

No. P-155: Equalizing the Price of Gasoline Across the Province (cont.)

Mr F. Miclash  
- November 1, 1994  
- November 2, 1994  
- November 15, 1994  
- November 16, 1994  
- November 17, 1994  
- November 22, 1994  
- November 24, 1994  
- November 29, 1994  
- December 7, 1994  
- December 8, 1994  
- November 30, 1994  
- December 7, 1994

Mr D. Ramsay  
- November 30, 1994

No. P-156: Violence

Mr J. Cleary  
- November 1, 1994

No. P-157: Local LLBO Agency Outlet in the Hamlet of Desbarats

Mr T. Martin  
- November 2, 1994

No. P-158: After-Hours Clubs

Mr J. Cordiano  
- November 3, 1994  
- November 28, 1994

No. P-159: Family Benefits Act

Mr J. Wilson  
(Simcoe West)  
- November 3, 1994

No. P-160: Seniors Non-Profit Housing

Mrs M. Marland  
- November 14, 1994  
- December 5, 1994

No. P-161: Sudbury Memorial Hospital

Mr G. Bisson  
- November 15, 1994

Mr D. Ramsay  
- December 5, 1994

T = Date Tabled  
R = Date of Response
No. P-162: Corporation of the City of Stoney Creek

Mr M. Morrow  T - November 15, 1994 R - December 5, 1994

No. P-163: Monitoring of Pre-trial Releases

Mr L. O'Connor  T - November 15, 1994 R - December 1, 1994

No. P-164: Designated Smoking Area for G.A. Wheable Adult Education Centre

Mrs D. Cunningham  T - November 17, 1994 R -

No. P-165: Christopher Higginbottom's Court Case and a Bill of Rights for Victims of Crime

Mr C. Jackson  T - November 17, 1994 R - December 5, 1994
T - December 5, 1994 R -

No. P-166: Public Elementary School for the North River Oaks Community

Mrs B. Sullivan  T - November 22, 1994 R - December 8, 1994

No. P-167: Lakehead Psychiatric Hospital

Mr L. O'Connor  T - November 22, 1994 R -

No. P-168: Amending Section 72 of the Child and Family Services Act

Mr G. Wilson (Kingston and the Islands)  T - November 22, 1994 R - December 8, 1994

No. P-169: Adult Entertainment Parlours

Mr P. Hayes  T - November 24, 1994 R -

Mr N. Jamison  T - November 24, 1994 R -

Mr P. Klopp  T - November 24, 1994 R -
T - December 8, 1994 R -

T = Date Tabled  R = Date of Response
No. P-170: Giant Steps Centre

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<tr>
<th>Name</th>
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<tbody>
<tr>
<td>Mrs D. Cunningham</td>
<td>T - November 28, 1994</td>
<td>R - December 8, 1994</td>
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<tr>
<td>Mr G. Malkowski</td>
<td>T - December 1, 1994</td>
<td>R - December 8, 1994</td>
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<tr>
<td>Mr T. Murphy</td>
<td>T - December 5, 1994</td>
<td>R - December 8, 1994</td>
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<tr>
<td>Ms D. Poole</td>
<td>T - December 6, 1994</td>
<td>R -</td>
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<tr>
<td>Mr C. Stockwell</td>
<td>T - December 8, 1994</td>
<td>R -</td>
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No. P-171: Termination of Mr Wildman from Position of M.P.P.

<table>
<thead>
<tr>
<th>Name</th>
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<tbody>
<tr>
<td>Mr B. Murdoch</td>
<td>T - November 28, 1994</td>
<td>R - December 8, 1994</td>
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No. P-172: Authorizing Convenience Stores to Sell Beer and Wine/Autorisation aux Dépanneurs de Vendre de la Bière et du Vin

<table>
<thead>
<tr>
<th>Name</th>
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<tr>
<td>Mr P. Kormos</td>
<td>T - December 8, 1994</td>
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<tr>
<td>Mr J. Poirier</td>
<td>T - November 29, 1994</td>
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<td>T - December 7, 1994</td>
<td>R -</td>
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<tr>
<td>Mr N. Villeneuve</td>
<td>T - November 29, 1994</td>
<td>R -</td>
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No. P-173: Acquisition of Lands and the Protection of the Environment

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<thead>
<tr>
<th>Name</th>
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<tr>
<td>Mr B. Frankford</td>
<td>T - November 30, 1994</td>
<td>R -</td>
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No. P-174: Pension Benefits Act

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<tr>
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<tbody>
<tr>
<td>Mr P. Hayes</td>
<td>T - December 5, 1994</td>
<td>R -</td>
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<td>Mr R. Hope</td>
<td>T - December 5, 1994</td>
<td>R -</td>
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<td>T - December 6, 1994</td>
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<td>T - December 8, 1994</td>
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\[ T = \text{Date Tabled} \quad R = \text{Date of Response} \]
No. P-175: Bill 195, An Act to amend the Highway Traffic Act

<table>
<thead>
<tr>
<th>Mrs M. Marland</th>
<th>T - December 5, 1994</th>
<th>R -</th>
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<tr>
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<td>T - December 6, 1994</td>
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<td>T - December 8, 1994</td>
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No. P-176: Snowmobile Insurance

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<tr>
<th>Mr M. Cooper</th>
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<td>T - December 7, 1994</td>
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No. P-177: Reciprocal Health Insurance coverage between Ontario and Florida

<table>
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<tr>
<th>Mr B. Frankford</th>
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No. P-178: Instituting Legislation to Protect the Peaceful Private Ownership, Maintenance and Use of Firearms

<table>
<thead>
<tr>
<th>Mr R. Runciman</th>
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<th>R -</th>
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No. P-179: M.M. Robinson High School in Burlington

<table>
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<tr>
<th>Mrs B. Sullivan</th>
<th>T - December 7, 1994</th>
<th>R -</th>
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No. P-180: Joseph Brant Memorial Hospital Speech Language Programme

<table>
<thead>
<tr>
<th>Mr C. Jackson</th>
<th>T - December 7, 1994</th>
<th>R -</th>
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No. P-181: Maintaining an Affordable Housing Policy

<table>
<thead>
<tr>
<th>Mr B. Grandmaître</th>
<th>T - December 7, 1994</th>
<th>R -</th>
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</table>

No. P-182: Enacting Bill 182 or other such Legislation to protect Franchisees from Unfair Business Practices by Franchisors

<table>
<thead>
<tr>
<th>Mr R. Hope</th>
<th>T - December 8, 1994</th>
<th>R -</th>
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<tbody>
<tr>
<td>Mr L. O'Connór</td>
<td>T - December 8, 1994</td>
<td>R -</td>
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T = Date Tabled  R = Date of Response
### GOVERNMENT MOTIONS

- **Introduced**: 39
- **Debated**: 31
- **Carried**: 30
- **Withdrawn**: 8

### PRIVATE MEMBERS’ MOTIONS

- **Introduced**: 55
- **Debated**: 39
- **Carried**: 29
- **Lost**: 10
- **Withdrawn**: 1

### WANT OF CONFIDENCE MOTIONS

- **Introduced**: 3
- **Debated**: 1
- **Lost**: 1

### OPPOSITION DAY MOTIONS

- **Introduced**: 12
- **Debated**: 12
- **Carried**: 12
- **Lost**: 12
Section 7-2

GOVERNMENT MOTIONS

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


2. Mr Charlton - Resolution - That, pursuant to Standing Order 6(b)(i), the House shall continue to meet from 6:00 p.m. to 12:00 midnight on June 14, 15, 16, 17, 21, 22, 23 and 24, 1993, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

   Withdrawn June 7, 1993.

3. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House in relation to Bill 164, An Act to amend the Insurance Act and certain other Acts in respect of Automobile Insurance and other Insurance Matters, the Standing Committee on Finance and Economic Affairs shall complete clause-by-clause consideration of the bill on the first regularly scheduled meeting of the Committee following passage of this motion. All proposed amendments must be filed with the Clerk of the Committee prior to 12 noon on the above noted day. At 5.00 p.m. on that same day, 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 amendment or debate, 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 and taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 128(a). That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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, and at such time the bill shall be ordered for third reading.

That 2 hours be allotted to the third reading stage of the bill. At the end of that time, 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.

   Carried on division June 8, 1993.
4. Mr Charlton - Resolution - That, pursuant to Standing Order 6(b)(i), the House shall continue to meet from 6:00 p.m. to 12:00 midnight on June 15, 16, 17, 21, 22, 23 and 24, 1993, at which time the Speaker shall adjourn the House without motion until the next Sessional day.


5. Mr Charlton - Resolution - That, notwithstanding Standing Order 6(a)(i), the House shall continue to meet commencing Monday, June 28, 1993.

Carried on division June 24, 1993.

6. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House, in relation to Bill 96, An Act to establish the Ontario Training and Adjustment Board, the period of time following routine proceedings when Bill 96 is called as the first order of business until 5:00 p.m. on that same Sessional day, shall be allotted to further consideration of the bill in 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 sessional day on which the bill is considered in 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 5:00 p.m. on this Sessional day. At 5:00 p.m. on this 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. No deferral of any required division shall be permitted.

That the period following routine proceedings of a further Sessional day when Bill 96 is called as the first order of business until 5:00 p.m. shall be allotted to the third reading stage of the bill. At 5:00 p.m. on such day, the Speaker shall interrupt the proceedings and put every question necessary to dispose of this stage of the bill without further debate or amendment. No deferral of any required division shall be permitted.

That in the case of any division relating to any proceedings on the bill, the division bell shall be limited to 5 minutes.

Carried June 9, 1993.
7. Mr Laughren - Resolution - That the Minister of Finance 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, 1993 and ending October 31, 1993. Such payments to be charged to the proper appropriation following the voting of supply.

Carried June 24, 1993.

8. Mr Charlton - Resolution - That, notwithstanding any Standing Order or any special order of the House, in relation to Bill 48, An Act to encourage negotiated settlements in the public sector to preserve jobs and services while managing reductions in expenditures and to provide for certain matters related to the Government's expenditure reduction program, one further Sessional day shall be allotted to consideration of the bill in 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 Sessional day on which the bill is considered in Committee of the Whole House following passage of this motion. Any divisions required during clause-by-clause consideration of the bill in Committee of the Whole House shall be deferred until 5:45 p.m. on that Sessional day. At 5:45 p.m. on such 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. No deferral of any required division shall be permitted. That one further Sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. on such day, the Speaker shall interrupt the proceedings and shall put every question necessary to dispose of this stage of the bill without further debate or amendment. No deferral of any required division shall be permitted.

That in the case of any division relating to any proceedings on the bill, the division bell shall be limited to 5 minutes.

Carried on division July 5, 1993.
9. Mr Laughren - Resolution - That, for the purposes of paragraph 1 of section 53 of the Social Contract Act, 1993 and in order to carry out the intent and purpose of that Act, the indemnities and allowances payable under the Legislative Assembly Act to members of the Assembly during the period beginning on June 14, 1993 and ending with March 31, 1996 are reduced as follows:

1. The amount of every indemnity or allowance payable in respect of the period under section 61, 62, 63, 65, 66, 70 or 71 of the Legislative Assembly Act, and the amount of the per diem allowance payable in the period under section 68 of that Act, is reduced by 5.5 per cent, and only the reduced amount is payable in respect of the period.

2. After making the reduction required by paragraph 1, the annual indemnity payable in the period under subsection 61(1) of the Legislative Assembly Act to members of the Assembly who are appointed to the Executive Council or are appointed parliamentary assistants under the Executive Council Act shall be further reduced by the amounts indicated in the following subparagraphs:

i. ministers with portfolio, other than the Premier and President of the Executive Council, - $1,392.00 for that part of the period prior to April 1, 1994; $1,746.00 for each twelve months in the part of the period following March 31, 1994.

ii. the Premier and President of the Executive Council - $1,983.00 for that part of the period prior to April 1, 1994; $2,488.00 for each twelve months in the part of the period following March 31, 1994.

iii. ministers without portfolio - $698.00 for that part of the period prior to April 1, 1994; $876.00 for each twelve months in the part of the period following March 31, 1994.

iv. parliamentary assistants - $429.00 for that part of the period prior to April 1, 1994; $539.00 for each twelve months in the part of the period following March 31, 1994.

3. The amount of an indemnity or allowance received by a member of the Assembly for a part of the period prior to the day when this Resolution passes that exceeds the reduced amount payable after the application of paragraphs 1 and 2 shall be repaid by the member to the Legislative Assembly Fund by deduction from any indemnity or allowance referred to in paragraph 1 in such manner as the Board of Internal Economy determines on or after the day when this motion is carried.

4. For that part of the period ending with March 31, 1994, only the portion of allowances and indemnities payable on March 31, 1994 under the Legislative Assembly Act that is equal to the portion that the number of days in the period June 14, 1993 to and including March 31, 1994 is of 365 is subject to the reduction required by paragraph 1.

10. Mr Laughren - Resolution - That the Minister of Finance 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, 1993 and ending December 31, 1993, such payments to be charged to the proper appropriation following the voting of supply.


11. Mr Charlton - Resolution - That pursuant to Standing Order 46 and notwithstanding any other Standing Order of the House relating to Bill 47, An Act to amend certain Acts in respect of the Administration of Justice, when Bill 47 is next called as a government order, the Speaker shall put every question necessary to dispose of the second reading stage of the bill without further debate or amendment;

That the Standing Committee on General Government shall meet to consider the bill on the 2 regularly scheduled meeting days immediately following the second reading stage. All proposed amendments shall be filed with the Clerk of the Committee by 12.00 p.m. on the last day of clause-by-clause consideration. At 4.00 p.m. on that day, 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 and taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 128(a); That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 General Government, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment, and at such time the bill shall be ordered for third reading.

That one further Sessional day shall be allotted to the third reading stage of the bill. At 5.00 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28 (g) shall be permitted.

Carried on division November 16, 1993.
12. Mr Charlton - Resolution - That pursuant to Standing Order 46 and notwithstanding any other Standing Order of the House, in relation to Bill 8, An Act to provide for the control of casinos through the establishment of the Ontario Casino Corporation and to provide for certain other matters related to casinos, one further Sessional day shall be allotted to consideration of the bill in Committee of the Whole House. All amendments proposed to the bill shall be filed with the Clerk of the Assembly by 3.30 p.m. on the Sessional day on which the bill is considered in Committee of the Whole House following passage of this motion. Any divisions required during clause-by-clause consideration of the bill in Committee of the Whole House shall be deferred until 5.00 p.m. on this Sessional day. At 5.00 p.m. on this 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, at the end of the Sessional day on which Bill 8 is called for third reading debate, 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. No deferral of any required division shall be permitted.

That in the case of any division in the House relating to any proceedings on the bill, the division bell shall be limited to 5 minutes.

Carried on division November 17, 1993.

13. Mr Charlton - Resolution - That, pursuant to Standing Order 6(b)(i), the House shall continue to meet from 6:00 p.m. to 12:00 midnight on November 29, 30, December 1, 2, 6, 7, 8, 9, 1993, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

Withdrawn November 22, 1993.

14. Mr Charlton - Resolution - That, pursuant to Standing Order 6(b)(i), the House shall continue to meet from 6:00 p.m. to 12:00 midnight on November 29, 30, December 1, 2, 6, 7, 8, 9, 1993, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

15. Mr Charlton - Resolution - That, pursuant to Standing Order 6(b)(i), the House shall continue to meet from 6:00 p.m. to 12:00 midnight on December 1, 2, 6, 7, 8, 9, 1993, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

Withdrawn December 2, 1993.

16. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 100, An Act to amend the Regulated Health Professions Act, 1991, the Standing Committee on Social Development shall be authorized to meet beyond its normal adjournment time but not later than 12:00 midnight on its regularly scheduled meeting days for the purpose of conducting public hearings; And that the Committee shall complete clause-by-clause consideration of the bill on Tuesday, December 7, 1993. All proposed amendments must be filed with the Clerk of the Committee prior to 12:00 noon on the above noted day. At 5:00 p.m. on that same day, 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 amendment or debate, 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 and taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 128(a);

That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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 Social Development, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment, and at such time the bill shall be ordered for third reading.

That 2 hours be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried on division November 24, 1993.
17. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 80, An Act to amend the Labour Relations Act, the Standing Committee on Resources Development shall be authorized to meet beyond its normal adjournment time on its regularly scheduled meeting days for the purpose of conducting public hearings, each presentation to the committee during public hearings on the bill shall be limited to 20 minutes; That the Committee shall complete clause-by-clause consideration of the bill on Monday, December 6, 1993. All proposed amendments must be filed with the Clerk of the Committee prior to 12:00 noon on the above noted day. At 5:00 p.m. on that same day, 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 amendment or debate, 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 and taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 128(a);

That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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, and at such time the bill shall be ordered for third reading.

That 2 hours be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried on division November 25, 1993.
18. Mr Charlton - Resolution- That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 80, An Act to amend the Labour Relations Act, the Standing Committee on Resources Development shall be authorized to meet beyond its normal adjournment time on its regularly scheduled meeting days for the purpose of conducting public hearings, each presentation to the committee during public hearings on the bill shall be limited to 20 minutes; That the Committee shall complete clause-by-clause consideration of the bill on Monday, December 13, 1993. All proposed amendments must be filed with the Clerk of the Committee prior to 12:00 noon on the above noted day. At 5:00 p.m. on that same day, 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 amendment or debate, 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 and taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 128(a);

That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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, and at such time the bill shall be ordered for third reading.

That 2 hours be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Withdrawn November 25, 1993.
19. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 79, An Act to provide for Employment Equity for Aboriginal People, People with Disabilities, Members of Racial Minorities and Women, the Standing Committee on Administration of Justice shall complete clause-by-clause consideration of the bill on Tuesday, December 7, 1993. All proposed amendments must be filed with the Clerk of the Committee prior to 12:00 noon on the above noted day. At 5:00 p.m. on that same day, 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 amendment or debate, 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 and taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 128(a); That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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 Administration of Justice, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment, and at such time the bill shall be ordered for third reading.

That 2 hours be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Withdrawn December 1, 1993.
20. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 79, An Act to provide for Employment Equity for Aboriginal People, People with Disabilities, Members of Racial Minorities and Women, the Standing Committee on Administration of Justice shall complete clause-by-clause consideration of the bill by Monday, December 6, 1993. All proposed amendments must be filed with the Clerk of the Committee prior to 12:00 noon on the above noted day. At 5:00 p.m. on that same day, 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 amendment or debate, 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 and taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 128(a); That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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 Administration of Justice, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment, and at such time the bill shall be ordered for third reading.

That 2 hours be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried on division December 1, 1993.

21. Mr Charlton - Resolution - That, pursuant to Standing Order 6(b)(i), the House shall continue to meet from 6:00 p.m. to 12:00 midnight on December 2, 6, 7, 8, 9, 1993, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

Carried December 2, 1993.

22. Mr Charlton - Resolution - That the matter of issues related to teachers' pensions be referred to the Standing Committee on Administration of Justice for consideration on Tuesday, December 7, 1993 and that the Ministry of Education and Training provide the committee with a technical briefing on the matter at the commencement of that meeting.

Carried December 6, 1993.
23. Mr Laughren - Resolution - That the Minister of Finance be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for the period commencing April 1, 1994 and ending July 31, 1994. Such payments to be charged to the proper appropriation following the voting of supply.

Carried March 31, 1994.

24. Mr Charlton - Resolution - That pursuant to Standing Order 46 and notwithstanding any other Standing Order of the House relating to Bill 143, An Act to amend certain Acts related to The Regional Municipality of Ottawa-Carleton and to amend the Education Act in respect of French-Language School Boards, when Bill 143 is next called as a government order, the Speaker shall put every question necessary to dispose of the second reading stage of the bill without further debate or amendment;

That the Standing Committee on Resources Development shall meet to consider the bill on its regularly scheduled meeting days commencing Wednesday, April 13, 1994. All proposed amendments shall be filed with the Clerk of the Committee by 12.00 p.m. on the last day of clause-by-clause consideration. At 4.00 p.m. on that day, 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 and taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 128(a); That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. The Committee shall report the bill to the House no later than Monday, April 25, 1994. In the event that the Committee fails to report the said bill by 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, and at such time the bill shall be ordered for third reading.

That one hour be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28 (g) shall be permitted.

Carried on division April 7, 1994.
25. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 120, An Act to amend certain statutes concerning residential property, the Standing Committee on General Government shall not proceed further with consideration of the bill and shall report the bill to the House on the first available day that reports from committees may be received following passage of this motion. In the event that the Committee fails to report the 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 General Government, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment.

That one further sessional day be allotted to consideration of the bill in 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 Committee of the Whole House shall be deferred until 5.45 p.m. on that day. At 5.45 p.m. 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 one hour be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried on division April 19, 1994.


Debated May 5, 9, 10, 12, 19; November 3; December 8, 1994.
Carried on division December 8, 1994.
27. Mr Rae - Resolution - This House resolves as follows:

that

Ontario is committed to a major reform of our social security system.

But this House believes that unilateral changes to Canada's network of social programmes, most of which are matters either of exclusive provincial jurisdiction or are under shared federal-provincial jurisdiction, are not compatible with cooperative federalism.

Further, this House accepts, on behalf of the people of Ontario, the responsibility under the Equalization programme, as set out in Section 36(2) of the Constitution Act of Canada, to share our wealth with other Canadians. But we insist upon the right of Ontarians to a fair share of federal expenditure, which residents of Ontario do not now receive.

Therefore this House insists that the process of reform for Canada's social and labour market programmes must be based on the following five principles:

1. Ontario supports the need for change and improvement in our social programmes and in the fiscal and practical arrangements between the two levels of government. This reform should focus upon work, training, and the needs of children.

2. There must be no fiscal offloading from the federal government to the Provinces.

3. There must be no discriminatory treatment against Canadians living in Ontario, and the existing discrimination must stop.

4. Any reform must reinforce, and not undermine, Canada's record as a compassionate society.

5. Any reform must be the product of genuine federal-provincial negotiations, and joint decision-making, and not the result of unilateral federal action.

Carried on division May 11, 1994.
28. Mr Charlton - Resolution - That an humble Address be presented to the Lieutenant Governor in Council as follows:-

"To the Lieutenant Governor in Council:-

We, Her Majesty’s most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, request the appointment of Eva Ligeti as Environmental Commissioner for the Province of Ontario, as provided in section 49 of the Environmental Bill of Rights, 1993, to hold office under the terms and conditions of the said Act."

And, That the Address be engrossed and presented to the Lieutenant Governor in Council by the Speaker.

Carried May 12, 1994.

29. Mr Charlton - Resolution - That, pursuant to Standing Order 6(b)(i), the House shall continue to meet from 6:00 p.m. to 12:00 midnight on June 13, 14, 15, 16, 20, 21, 22, and 23, 1994, at which time the Speaker shall adjourn the House without motion until the next Sessional day.


30. Mr Charlton - Resolution - That pursuant to Standing Order 46 and notwithstanding any other Standing Order of the House relating to Bill 91, An Act respecting Labour Relations in the Agriculture Industry, when Bill 91 is next called as a government order, the Speaker shall put every question necessary to dispose of the second reading stage of the bill without further debate or amendment;

That one hour be allotted to consideration of the bill in Committee of the Whole House. At the end of that time, 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. All amendments proposed to the bill shall be filed with the Clerk of the Assembly by 3.30 p.m. on the Sessional day on which the bill is considered in Committee of the Whole House.

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 one hour be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28 (g) shall be permitted.

Carried on division June 8, 1994.

31. Mr Laughren - Resolution - That the Minister of Finance be authorized to pay the salaries of the civil servants and other necessary payments pending the voting of supply for the period commencing August 1, 1994 and ending December 31, 1994. Such payments to be charged to the proper appropriation following the voting of supply.


32. Mr Charlton - Resolution - That, notwithstanding Standing Order 6(a)(i), the House shall continue to meet commencing Monday, June 27, 1994.


33. Mr Charlton - Resolution - That, notwithstanding Standing Order 6(a)(ii), when the House adjourns today, it stand adjourned until 1:30 p.m. on Monday, October 17, 1994.


34. Mr Charlton - Resolution - That, notwithstanding Standing Order 6(a)(ii), when the House adjourns today, it stand adjourned until 1:30 p.m. on Monday, October 31, 1994.


35. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 163, An Act to revise the Ontario Planning and Development Act and the Municipal Conflict of Interest Act, to amend the Planning Act and the Municipal Act and to amend other statutes related to planning and municipal matters, the Standing Committee on Administration of Justice shall complete clause-by-clause consideration of the bill on the first regularly scheduled meeting of the Committee following passage of this motion. All proposed amendments must be filed with the Clerk of the Committee prior to 12.00 noon on the above noted day. At 4.00 p.m. on that same day, 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 amendment or debate, 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 and taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 128(a);
That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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 Administration of Justice, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment and at such time, the bill shall be ordered for third reading;

That one hour be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried on division November 2, 1994.

36. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 173, An Act respecting Long-Term Care, the Standing Committee on Social Development shall complete clause-by-clause consideration of the bill on the first regularly scheduled meeting of the Committee following passage of this motion. All proposed amendments must be filed with the Clerk of the Committee prior to 12.00 noon on the above noted day. At 4.00 p.m. on that same day, 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 amendment or debate, put every question necessary to dispose of all remaining sections of the bill and any amendments thereto. The Chair may allow only one 20 minute waiting period pursuant to Standing Order 128(a);

That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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 Social Development, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment and at such time, the bill shall be ordered for third reading;
That two hours and thirty minutes be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried on division November 17, 1994.

37. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 165, An Act to amend the Workers' Compensation Act and the Occupational Health and Safety Act, the Standing Committee on Resources Development shall complete clause-by-clause consideration of the bill at its meeting of Monday 28 November, 1994. All proposed amendments must be filed with the Clerk of the Committee prior to 12.00 noon on the above noted day. At 4.00 p.m. on that same day, 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 amendment or debate, put every question necessary to dispose of all remaining sections of the bill and any amendments thereto. The Chair may allow only one 20 minute waiting period allowed pursuant to Standing Order 128(a);

That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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 and at such time, the bill shall be ordered for third reading;

That two hours and thirty minutes be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried on division November 22, 1994.
Section 7-20

38. Mr Charlton - Resolution - That, pursuant to Standing Order 6(b)(i), the House shall continue to meet from 6:00 p.m. to 12:00 midnight on December 1, 5, 6, 7 and 8, 1994, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

_Carried November 30, 1994._

39. Mr Charlton - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 171, An Act to revise the Crown Timber Act to provide for the sustainability of Crown Forests in Ontario, the Standing Committee on General Government shall complete clause-by-clause consideration of the bill on the first regularly scheduled meeting of the Committee following passage of this motion. All proposed amendments must be filed with the Clerk of the Committee prior to 12.00 noon on the above noted day. At 4.00 p.m. on that same day, 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 amendment or debate, put every question necessary to dispose of all remaining sections of the bill and any amendments thereto. The Chair may allow only one 20 minute waiting period pursuant to Standing Order 128(a);

That the Committee be authorized to continue to meet beyond its normal adjournment if necessary until consideration of clause-by-clause has been completed. 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 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 General Government, the Speaker shall put the question for adoption of the report forthwith, which question shall be decided without debate or amendment and at such time, the bill shall be ordered for third reading;

That one hour be allotted to the third reading stage of the bill. At the end of that time, 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 relating to any proceedings on the bill, the division bell shall be limited to 5 minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

_Carried on division November 29, 1994._
PRIVATE MEMBERS’ MOTIONS

1. Mr Drainville - Resolution - That, in the opinion of this House, since the Government of Ontario has not consulted with the people of Ontario regarding the expansion of gambling in the province, they should initiate forthwith a process of public hearings to ascertain the will of Ontarians regarding this issue.

2. Mr Drainville - Resolution - That, in the opinion of this House, since many scholarly studies have been written proving that gambling in its many forms is a regressive tax that impacts significantly and negatively on poor and lower income citizens, the Government of Ontario should cease all attempts to expand gambling in the province.

3. Ms Poole - Resolution - That, in the opinion of this House, since in an increasingly violent society, we as legislators have publicly condemned violence against women and children; and

since slasher films brutally and graphically depicting the torture, mutilation and death of young women are now being distributed throughout Ontario in neighbourhood video stores; and

since slasher films can be sold and rented with no indication of their content or classification; and

since the Government of Ontario does not have a policy, nor enforcement mechanisms, in place to effectively deal with slasher films:

therefore the Government of Ontario should immediately complete its review of the mandate, jurisdiction, enforcement mechanisms and classification system of the Ontario Film Review Board, including the following recommendations:

that the Theatres Act which currently requires that all films sold or rented in Ontario be reviewed and classified by the Ontario Film Review Board, be exercised to its fullest;

that inspectors be hired to monitor videos which are sold or rented in Ontario to ensure all films have been reviewed, classified and approved by the Ontario Film Review Board, with particular concern for the well-being of our children;

that substantial and appropriate penalties be imposed on unlicenced distributors, and on retailers who carry videos not reviewed, classified and approved by the Ontario Film Review Board;

that stickers showing classification by the Ontario Film Review Board be attached to all videos for sale or rent in Ontario, both on the videos and on their covers, together with a requirement that an explanation of these classifications be displayed to the public wherever these videos are rented or sold;
that the rating system be strengthened and the guidelines set out in the Theatres Act be strictly adhered to by the Ontario Film Review Board, to ensure that films which blatantly celebrate violence are considered unacceptable in accordance with community standards.

Upon completion of this review, the Government of Ontario should enact policy initiatives, and, if necessary, introduce legislation to ensure the protection of women and society against the proliferation of slasher films in this province.

Carried on division April 22, 1993.

4. Mr Cleary - Resolution - That, in the opinion of this House, since the Government of Ontario has not adequately addressed the effects of the recession on employment opportunities in Eastern Ontario; and

since over 3,000 jobs have been lost in the Cornwall area during the past two and a half years; and

since the Ontario Ministry of Labour cited the local unemployment rate to be between 30 and 40 percent; and

since an estimated 40 percent of Cornwall’s population is dependant upon some form of social assistance; and

since the NDP Government of Ontario reneged on a 1990 commitment to relocate a government agency, branch or ministry to the Cornwall area; and

since the NDP Government of Ontario reneged on a 1990 commitment to construct a substance abuse treatment centre in the City of Cornwall; and

since Cornwall was completely overlooked in the Ontario Development Corporation’s most recent announcement of job-creation loans worth more than $5 million; and

since the Government of Ontario announced in 1990 that the City of Cornwall would benefit from the relocation of an Ontario ministry office; and

since construction of a new Government of Ontario building will begin in the City of Cornwall shortly; and

since this Government of Ontario building has the potential to accommodate a ministry;

The Government of Ontario should therefore act immediately to create new and permanent jobs for the Cornwall area by locating one of the three recently announced Crown Corporations in the Government of Ontario building in Cornwall. April 26, 1993.

Lost on division May 6, 1993.
5. Mr Grandmaître - Resolution - That, in the opinion of this House, since for years a number of irritants and obstacles have hindered the free movement of people, goods and services from one side of the Ottawa River to the other in the National Capital Region; and since the National Capital Region could become a national model of economic integration reflecting the cultural duality of Canada; and since, at the present time, the Regional Municipality of Ottawa-Carleton and the Communauté urbaine de l'Outaouais have struck a joint committee for the purpose of breaking down existing barriers; and since the joint committee has already passed two resolutions, one for purchasing on an unrestricted, competitive basis, and one for personnel recruitment without regard to place of residence; and since furthermore, the committee has launched an in-depth study into the situation in the construction industry with a view to alleviating the sources of frustration in that industry, as well as a project for identifying inter-provincial barriers that need to be eliminated; Therefore, the Minister of Intergovernmental Affairs should take steps, including setting up discussions with the Minister’s Quebec counterpart, so that the positive initiatives undertaken at the regional level can be followed up at the provincial level at the earliest possible opportunity.

Carried on division May 13, 1993.

5. M. Grandmaître - Résolution - Que, de l'avis de cette Chambre, étant donné que depuis des années il existe des frictions et des obstacles qui constituent autant d'entraves à la libre circulation des gens, des biens et des services d'un côté à l'autre de la rivière des Outaouais dans la région de la capitale nationale; et que la région pourrait devenir un modèle national d'intégration économique reflétant la dualité culturelle du Canada; et que, à l'heure actuelle, la municipalité régionale d'Ottawa-Carleton et la Communauté urbaine de l'Outaouais ont mis sur pied un comité conjoint dans le but de faire disparaître les barrières existantes; et que, déjà, le comité a adopté des résolutions, l'une pour une politique d'achat sur une base ouverte et concurrentielle et l'autre pour le recrutement du personnel sans égard au lieu de résidence; et que, de plus, le comité a commandé une étude approfondie de la situation dans l'industrie de la construction pour éliminer les frustrations historiques dans ce domaine et qu'il a également lancé un projet d'identification des barrières interprovinciales devant être détruites; Par conséquent, le ministre des affaires intergouvernementales devrait prendre des mesures, y compris entamer des discussions avec son homologue du gouvernement du Québec, pour que les initiatives positives lancées au niveau régional soient poursuivies au niveau provincial le plus tôt possible.

Adoptée par la mise aux voix du 13 mai 1993.
6. Mr Huget - Resolution - That, in the opinion of this House,

1) recognizing that currently two pieces of legislation govern the delivery of social assistance in the Province: the General Welfare Assistance Act and the Family Benefits Act; and

2) recognizing that different legislative and regulatory requirements and different policies and guidelines have been established under each of these statutes to regulate the delivery of social assistance in the Province; and

3) recognizing that in the existing administrative frameworks established under each of these statutes, social assistance is delivered by different levels of government; and

4) recognizing that the existing legislative and administrative frameworks are complex and cumbersome, and cause confusion and duplication; and

5) recognizing that the Advisory Group on New Social Assistance Legislation recommends in its May 1992 report entitled "Time for Action" that social assistance in Ontario be delivered by only one level of government and be governed by only one piece of legislation;

the Government of Ontario should consider replacing the General Welfare Assistance Act and the Family Benefits Act with one new piece of legislation governing the delivery of social assistance in the Province; the new legislation should have a preamble and a purpose clause that would state the underlying values of the administrative system and the fundamental objectives of social assistance; and

the Government of Ontario should consider replacing the existing administrative frameworks with a new, unified single-tier administrative system where social assistance would be delivered by only one level of government; and


Carried May 13, 1993.

7. Mr Sterling - Resolution - That in the opinion of this House, since all interprovincial trade barriers should be removed as soon as possible;

And since the Province of Ontario has been negotiating with the Province of Quebec for over 15 years to allow equal access to construction jobs and construction contracts in both provinces;
And since Quebec workers and Quebec contractors have free access to the Ontario construction market;

And since Ontario workers and Ontario contractors are not allowed free access to the Quebec construction market;

And since negotiation has proved fruitless and the patience of the people of Eastern Ontario is exhausted;

Therefore, Ontario should declare a Quebec-Ontario Construction Employment and Equity Policy which would include the following statement as a condition of tendering for Quebec bidders:

That, until the preferential restrictions in Quebec currently applying to non-Quebec businesses and labour are repealed, only those having their principal place of business in Ontario be allowed to bid unless specifically invited.

That, the term "principal place of business" will be interpreted to mean the principal establishment from which the business of a firm, as it relates to the tender, is directed and where the supervisory staff and equipment are ordinarily located.

That, the coverage of the policy will include for Construction:

Prime contracts, sub-contracts, goods supplied, goods supplied and installed, services within these contracts;

That, there be a term inserted in all construction contracts that a construction contractor or subcontractor must give hiring preference to an Ontario resident over a Quebec resident;

That, the Ontario Government insist these conditions be included in any construction contract for which it is providing partial or full funding;

That, this policy be immediately terminated when Ontario construction workers and contractors have equal access to the Province of Quebec.

Carried on division May 6, 1993.

8. Mr. Farnan - Resolution - That, in the opinion of this House,

1. since our identity as citizens of this Province is dependent on our national identity as Canadians; and

2. since Ontarians need and want Canadian commercial films which reflect and help shape the unique lives and dreams of Canadians; and

3. since the production of such films is dependent on a viable national film industry and the development of a distinct Canadian market for commercial films; and
4. since the distribution sector is crucial to the health of the film industry, and distributors not only feed the markets but also finance film production by reinvesting their profits in new commercial films; and

5. since at this time, major U.S. distributors control the Canadian feature film market and, as a result, only 4% of screen time in Canadian movie theatres is devoted to Canadian-made movies; and

6. since the U.S. film industry has always seen Canada as part of the U.S. domestic market; and

7. since the 1988 Canada-U.S. Free Trade Agreement and the proposed North American Free Trade Agreement specifically provide that Canadian and provincial governments have the right to take steps to nurture a distinct national culture and protect Canadian sovereignty in this area; and

8. since Canadian distributors, most of whom are based in Ontario, are ready and able to buy separate Canadian distribution rights to successful foreign and independently produced American commercial films;

the Government of Ontario should work with the other provincial governments to urge the federal government to:-

1. establish a nationwide licensing system that would,

   a) give Canadian distributors open access to independently produced commercial films; and

   b) limit the Canadian distribution rights of foreign distributors to films on which they were intended to hold the original copyright or on which they hold the world rights; and

2. promote as an issue to be addressed in future interprovincial trade talks, the elimination of barriers between provinces that currently prevent Canadian film distributors from having equal access to all Canadian markets; and further the Government of Ontario should:-

3. use its regulatory powers under the Theatres Act to establish a system of general and special distributor’s licences within Ontario that would,

   a) give Canadian distributors open access to independently produced commercial films; and
Section 7-27

b) limit the Canadian distribution rights of foreign distributors to films on which
they were intended to hold the original copyright or on which they hold the
world rights; and

4. continue to work on the development of an industrial strategy to promote the
distribution of Canadian commercial films as part of the Canadian cultural industries.

Carried on division May 20, 1993.

9. Mrs Wittmer - Resolution - That, in the opinion of this House,

Recognizing that the Workers’ Compensation Board has an $11 billion unfunded liability
that is growing at the astonishing rate of $100 million a month;

And since the average employer’s assessment has more than tripled since 1980;

And since skyrocketing workers’ compensation premiums are delivering death blows to
many existing businesses and making Ontario less attractive for new business, investment
and jobs;

And since despite this fiscal crisis, the Board continues to make questionable decisions,
such as the plan to spend $180 million on a new office complex in downtown Toronto;

And since despite this fiscal crisis, the Board continues to expand the scope of coverage
into areas such as unpaid student trainees and chronic stress;

And since the workers’ compensation system is seriously failing to address the legitimate
needs and aspirations of those it’s supposed to help - injured workers, who experience
excessive delays when they file claims;

And since this crisis at the Workers’ Compensation Board is a result of the fact that rather
than remaining true to its original conception as a workplace accident insurance plan, the
W.C.B. has become a universal system to compensate everyone for everything, in effect,
an employer-funded social safety net;

And since other provinces, such as Manitoba and New Brunswick, have taken effective
steps to regain control of their workers’ compensation systems,

Therefore, the Government of Ontario should take immediate steps to rectify problems with
the workers’ compensation system in Ontario including an inquiry into the feasibility of
privatizing workplace accident and injury insurance. In the interim to control the unfunded
liability of the W.C.B. and costs to employers the government should:-
Section 7-28

1. Impose a moratorium on all new entitlement until there’s a plan in place to deal with the unfunded liability; and

2. Follow the lead of New Brunswick and Manitoba and reduce benefit levels and streamline administrative procedures; and

3. Adopt a value-for-money approach to rehabilitation and institute value-for-money audits of the Board’s operations.

Lost on division May 20, 1993.

10. Mr Drainville - Resolution - That, in the opinion of this House, since academic studies have concluded that three to four percent of North Americans are potential compulsive or pathological gamblers, and

since the Government may, by making gambling in the province more accessible to these persons, increase the number of gambling addicts to over 400,000 persons,

therefore, the Government of Ontario should, in the best interests of its citizens, proceed no further with the legislation to expand gambling in the province.

11. Mr Drainville - Resolution - That, in the opinion of this House, since the Customs Officers in the Windsor area have alerted the authorities to the increasing violence at the border crossings, and

since the Provincial Government speculates that 10,000 persons a day will go to Windsor from Detroit, and

since casinos are attested by many competent authorities to be a magnet for crime of every kind,

therefore the Government of Ontario, recognizing the potential negative results of establishing a casino, cease all attempts to expand gambling in the province.

12. Mr Drainville - Resolution - That, in the opinion of this House, since no amount of money generated by gambling will offset the costs to society, and

since social costs are generated by problem gamblers and are measured in lost productivity at work, stolen money, unpaid taxes and the break-up of families,

therefore the Government of Ontario should be concerned for the welfare of its citizens and withdraw its legislation to establish casinos and expand gambling in Ontario.
13. Mr Callahan - Resolution - That, in the opinion of this House, since the Government of Ontario intends to pass Bill 90, An Act to amend the Planning Act and the Municipal Act with respect to Residential Units and Garden Suites, and

since the effect of this Act will be to effectively rezone residential properties and increase density without the protection of the planning process which allows public participation and decision-making by municipal officials who are accountable to the public, and

since the Municipality of the City of Brampton and many other municipalities have already incorporated within their official plans a commitment to the creation of 25% affordable housing pursuant to the policy of the former Liberal government, and

since the Liberal Party recognizes in these difficult economic times that with the high cost of housing, alternative accommodation of an affordable nature is required, as evidenced by the former Liberal government's direction for "granny flats" and specific levels of affordable housing, and

since the action of this government in this Act is to effectively bypass the local planning process with its public participation, and by edict, extract value from taxpayers by expropriating property without equitable compensation, contrary to every rule of equity, and

since the Liberal Party supports dwelling units being allowed where zoning is consistent and such uses can be appropriately integrated with the host neighbourhood or in future developments where the integrity of the planning process is maintained and the public is aware of what zoning is in place,

therefore Bill 90 should be withdrawn or amended by the Government of Ontario to ensure the property rights of the citizens of Brampton and other Ontario communities are protected.

Lost on division June 9, 1993.

14. Mr Murdoch (Grey-Owen Sound) - Resolution - That, in the opinion of this House, since the Conservation Land Tax Rebate has been cancelled making it impossible for some Conservation Authorities to pay their taxes, and

since the government is asking Conservation Authorities to accept funding cuts which are far more severe than those foisted on other sectors of society, and

since the Association of Conservation Authorities of Ontario have offered a Blueprint for success which would save Ontario's taxpayers an estimated 100 million dollars, and

since the future of our wetlands, flood plains, and conservation areas are threatened by this government's fiscal mismanagement,
therefore the Conservation Land Tax Rebate should be immediately reinstated to Conservation Authorities and the Government should seriously consider and implement the concepts outlined in the Blueprint for Success.

*Carried on division June 17, 1993.*

15. Mrs MacKinnon - Resolution - That, in the opinion of this House, since promoting trade, investment and job growth is the leading priority of the Government of Ontario and that the North American Free Trade Agreement is, on balance, not in the best interests of the province because this Agreement:

1. will cause net job loss in Ontario;

2. will apply downward pressure on environmental standards;

3. will apply downward pressure on labour standards;

4. makes no mention of labour adjustment for workers and since the Federal labour adjustment assistance remains inadequate because of the job losses caused by the FTA;

5. encroaches into more areas of provincial jurisdiction, and will limit Ontario's ability to implement its economic and social policies and because the deal intrudes on more areas of provincial jurisdiction than previous trade agreements, such as regulation of investment, financial services and standards;

6. will not end American trade harassment;

7. will treat Canadian and Mexican energy reserves differently, and

8. will make the devastation of the FTA worse;

Therefore, this House urges the Government of Ontario to oppose the implementation of the North American Free Trade Agreement by all possible means.

*Carried on division June 17, 1993.*

16. Mr Drainville - Resolution - That, in the opinion of this House, since many American gambling companies are attempting to break into the Canadian market by bidding on managing the Windsor Casino, and since American gambling interests frequently have linkages with organized crime even to this day,

therefore, the Province of Ontario should proceed no further with its plan to establish a casino.
17. Mr Drainville - Resolution - That, in the opinion of this House,

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

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

3) since the citizens of Ontario have not been consulted on this particular Government
   initiative,

therefore, 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.

18. Mr Drainville - Resolution - That, in the opinion of this House,

since the CCF and the NDP have traditionally been against the use of gambling proceeds
 to fund priority government programs, and

since NDP members of the legislature have expressed themselves in opposition to the use
 of gambling funds to maintain essential services even up to four months before the New
 Democrats became the government,

Therefore, the New Democratic Party Government should cease its attempts to expand
 gambling in the Province of Ontario.

19. Mr Villeneuve - Resolution - That, in the opinion of this House, because the issue of the
 property taxation of producing farmland has become of increasing concern to farmers, as
 education costs have risen and as municipal service costs have increased, while over the
 same time farmers have not received a proportional increase in services, and that the
 Ontario Farm Property Tax Rebate has distorted the actual program budget of the Ministry
 of Agriculture and Food, and that the Fair Tax Commission’s Property Tax Working
 Group has evaded the issue by calling the taxation of farm property a farm policy issue
 (as opposed to a tax issue), the Government of Ontario should, first, list the Farm Property
 Tax Rebate as a budget item separate from the budget of the Ministry of Agriculture and
 Food, and second, the Government of Ontario should initiate, with farm and municipal
 organizations, a thorough and public review of the taxation of producing farmland with the
 aim of maintaining a viable agricultural industry and family farms in Ontario.

Lost on division July 15, 1993.
20. Mr Wilson (Simcoe West) - Resolution - That, in the opinion of this House, since this Government has allocated $647 million to the reform of long-term care services and of these funds $150 million is coming from increased user fees to residents in long-term care facilities with the result being that many seniors, on limited incomes, will be faced with rate increases of approximately 32 percent effective immediately; and

since this Government is expected to flow the remaining $497 million over the next four years, while residents in long-term care facilities are being forced to shoulder this 32 percent increase in year one;

therefore, the Government of Ontario should amend Bill 101, An Act to amend certain Acts concerning Long-Term Care, to ensure this increase is phased-in over the next four years, or over the time it takes the Government to complete its funding commitment.

21. Mr Mammoliti - Resolution - That, in the opinion of this House, recognizing that people are concerned about the costliness and complexity of local government, the Government of Ontario should reiterate its commitment to strong, accountable, open and accessible local government and move to implement the draft legislation package OPEN LOCAL GOVERNMENT, and further, the Government of Ontario should set up a task force to study an efficient and unified form of local government for Metropolitan Toronto.

22. Mrs Mathyssen - Resolution - That, in the opinion of this House, since the Canadian magazine industry is seriously threatened by the current editorial dumping of "split-run" foreign periodicals in which advertising directed at Canadians is placed only in copies circulated in Canada; and

Since foreign magazines have already recovered their editorial costs in their home markets;

and

Since such practises have led to discounted ad pricing, with low rates that Canadian magazines cannot match because of the costs of writing, illustration, photography and design for their content in Canada,

Therefore, this House urges the Government of Ontario to support investment and growth of the Canadian magazine industry by calling upon the federal Conservative government to end "split-run" editions by vigorously enforcing current legislation which prevents "editorial dumping"; and to quickly act on the interim recommendations of the Task Force on the Canadian Magazine Industry to have any investment in magazines by a non-Canadian subject to review by Investment Canada.

*Withdrawn November 2, 1994.*
23. Mr Runciman - Resolution - That, in the opinion of this House, since Ontario doctors bill the Ontario Health Insurance Plan about $5 billion each year; and

since the cost of health care now consumes $17 billion a year or a full third of the provincial budget; and

since the government is attempting, by all means possible, to curb health care spending; and

since 1971 the State of New York has implemented a very successful program whereby licensed practitioners are assisted by "physician assistants" who are trained to perform approximately 70 percent of the clinical procedures routinely performed by licensed general practitioners for approximately half the annual salary of licensed practitioners;

therefore, the Minister of Health should develop and introduce in this House amendments to the Regulated Health Professions Act, 1991 and other legislation as is necessary to establish the regulated health profession for Physician Assistants.

24. Mr Miclash - Resolution - That, in the opinion of this House, since the mining industry is a major contributor to the economy of Ontario through employment, development of new technology, taxes, and the community life of many Northern Ontario towns; and

since Ontario Government policies directly affect the economic, social and regulatory climate within the province; and

since the mining industry is affected by the policies and regulations of the numerous Provincial Government Ministries; and

since the efforts alone of the Ministry of Northern Development and Mines have not been enough to restore confidence within the Ontario mining community;

therefore, the Government of Ontario should co-ordinate its various labour, social, economic, and regulatory policies in order to establish a stable climate in Ontario which will encourage continued mining and exploration in Ontario.

Carried on division October 21, 1993.
Section 7-34

25. Mr Daigeler - Resolution - That, in the opinion of this House, since, in December, 1992, the Bob Rae government postponed indefinitely the completion of Highway 416 between Century Road and the 401, and

since this delay breaks the promise made by the NDP Transportation Minister Ed Philip in November 1990 to honour the Liberal government's commitment towards a 1999 completion date, and

since the 416 postponement and the recent decision to charge significant fees for the Wolfe Island and Glenora ferries proves clearly that no one is fighting aggressively within the NDP government for the interests of Eastern Ontario, and

since the building of a four lane link between Ottawa and the 401 has been a transportation priority for people in Eastern Ontario since 1966 but was basically ignored by successive Conservative governments, and

since for the first time a formal commitment was made to this project and monies allocated by Liberal Transportation Minister Ed Fulton on June 12, 1989, and

since Liberal Transportation Minister Bill Wrye in a July 3, 1990 letter to Nepean M.P.P. Hans Daigeler promised the completion of Phase I by 1995 and of Phase II by 1999, and

since the quick completion of Highway 416 topped the 1990 election wish list of Ottawa-Carleton's business community, and

since, from 1985 to the fall of 1992, there were 39 deaths and 721 reported accidents on Highway 16 with 90% of them happening between Century Road and the 401, and

since area Conservative M.P.P.'s Bob Runciman, Norm Sterling, and Noble Villeneuve have failed to ask questions in the House about this matter as requested of them by the Grenville Business News in March, 1993, and

since Ottawa-Carleton Regional Council in a motion of January 13 strongly urged the Province of Ontario to stand by their commitment to complete the construction of Highway 416 from Highway 401 to Highway 417 by 1999,

therefore, the Bob Rae government should be asked to re-establish funding for the construction of Highway 416 in time for the 1999 completion date as planned by the Liberal government and confirmed by NDP Transportation Minister Ed Philip in November, 1990.

26. Mr Klopp - Resolution - That, in the opinion of this House, since the Federal Government's announcement to sell surplus Pickering airport lands will lead to major changes in ownership and possible changes in land use, and

since there is a stated Federal Government commitment to the preservation of agricultural lands, and

since there could be adverse impacts on several provincial initiatives ongoing in the immediate area, such as the Duffin-Rouge Agricultural Preserve, the Rouge Park, the Seaton community, and the Oak Ridges Moraine, and

since there has been no meaningful consultation by the Federal Government on the issues of a strategy for the airport lands, the disposal of any surplus lands, and any related infrastructure needs to service the area,

therefore, this House calls on the Federal Government to stop this premature plan to dispose of surplus Federal lands in the Pickering area until a comprehensive long-term strategy is developed for the whole federal holding, following extensive consultation with on-site tenants, owners of surrounding lands, other interested parties, local and regional governments, and the Province of Ontario.

Carried October 14, 1993.

27. Mr Marchese - Resolution - That, in the opinion of this House, since small and medium-sized businesses in Ontario created 85% of all new jobs between 1979 and 1989, employ nearly 2 million people with a payroll of $44 billion, and are vital players in our province’s economic renewal; and

since small business claims the major federally-chartered banks and provincially-regulated financial institutions unreasonably restrict access to capital for small business, creating a "credit crunch"; and

since the Bank of Canada says small bank loans - which small business rely on - declined between 1990-1992, while loans to big business increased during the same period; and

since the survival of many small businesses and the prosperity of Ontario is threatened by banks and financial institutions that are not doing their fair share of small business lending; and

since Canada’s major chartered banks recorded healthy profits during this recession; and

since nearly half, or 44%, of Canada’s bank deposits come from Ontario depositors, giving the Province of Ontario a direct interest in where this capital is reinvested;

therefore, this House urges the Government of Ontario to call upon the new federal Minister of Finance to convene a meeting with provincial finance ministers on the economy, at which first ministers will work to ease the credit crunch facing small business; and
urge the new federal government to call a national summit meeting with banks and business representatives, to discuss small business financing; and

request the new federal government to introduce a Community Reinvestment Act - as the United States federal and state governments have - requiring all deposit-taking financial institutions to recycle a minimum portion of their loan portfolio within the communities which provided the deposits; and

support a federal Community Reinvestment Act that is structured to promote full employment by supporting small business and community economic development; and

introduce a Community Reinvestment Act in the Province of Ontario following the introduction of similar federal legislation; and

ensure that Ontario’s proposed legislation to regulate provincial financial institutions removes impediments which restrict access to capital for small business, allowing Ontario’s financial institutions to play a greater role in the province’s economic renewal.

Carried November 4, 1993.

28. Mr Turnbull - Resolution - That, in the opinion of this House, taking note of the Government’s decision to require the public disclosure of compensation paid to executives of companies which are publicly traded in Ontario; and

believing that the Government of Ontario should apply the same standards of accessiblity and accountability to its own operations that it applies to individuals and companies in the private sector;

this House urges the Government to immediately introduce legislation necessary to provide for the disclosure annually in the Public Accounts beginning with the Public Accounts for the 1993-94 fiscal year of the following information:

the details of the salary paid to the Deputy Minister and the four other highest paid bureaucrats in each Ministry of the government, the Premier’s Office and the Cabinet Office;

the details of the salary paid to the five highest paid political staff in each Ministry and the Premier’s Office and the Cabinet Office;

the details of the salary paid to the five highest paid executives in each Crown corporation;

the details of any non-routine loans made or guaranteed by a government Ministry, agency or Crown corporation to any of the above individuals;

information on benefits paid to any of the above individuals that add significantly to compensation;
information on compensation paid to a senior public sector executive, senior executive of a Crown corporation or senior member of the political staff who left during the fiscal year but would otherwise have been among the highest paid group;

information on any contract that would result in a senior public sector executive, senior executive of a Crown corporation or senior member of the political staff being paid more than $100,000 as a result of being dismissed or having to change duties;

the details of the compensation paid to the directors of Crown corporations.

Carried November 4, 1993.

29. Mrs Sullivan - Resolution - That, in the opinion of this House, given that the Ontario Cancer Treatment and Research Foundation and the Ontario Cancer Institute have provided exemplary service to cancer patients in Ontario, but that these institutions face major capital and operating deficiencies; and that the number of new patients requiring timely treatment is expected to reach 60,000 per year by the year 2000 at the same time as hundreds of thousands of patients need continuing care through a co-operative, co-ordinated system developed on a regional basis; and that a comprehensive system integrating research, education and patient services will enhance the provision of cancer treatment in the province; and that the 1985 Provincial Role Study of Cancer Services in Ontario prepared for the OCTRF and the OCI recommended the establishment of an Ontario Cancer Agency and that those institutions accepted that recommendation in principle; this House recommends that the Government of Ontario should introduce legislation at the earliest possible opportunity to establish an Ontario Cancer Agency which will merge the Ontario Cancer Treatment and Research Foundation and the Ontario Cancer Institute into one unified organization under a single Board, to provide a comprehensive cancer control program for Ontario through a comprehensive cancer centre in each region, and to provide administrative and functional co-ordination of all resources for cancer control in Ontario.

Carried November 25, 1993.

30. Mr Kwinter - Resolution - That, in the opinion of this House, given that the Government has decided to create legalized casino gambling in Ontario; and

given that the Government of Ontario has decided to contract out the operations of its legalized casino to a private operator, to be selected by tender; and

given that this decision has been made solely on the basis of the Government’s need for increased revenues; and

given that the taxpayers of Ontario have been given no assurance that they will not be forced to pay for any revenue shortfall experienced by the private casino operator;
this House requests the Government of Ontario to introduce an amendment to its casino legislation that will ensure that the financial responsibility for any revenue shortfall and debt will be that of the casino operator; and that

in no circumstances will the taxpayers of Ontario bear any responsibility, financial or otherwise, for any such shortfall and debt.

_Lost on division November 18, 1993._

31. Mr Perruzza - Resolution - That, in the opinion of this House, this Parliament should call upon the new federal government to abolish the Senate of Canada.

_Carried on division November 25, 1993._

32. Mr Johnson (Prince Edward-Lennox-South Hastings) - Resolution - That, in the opinion of this House, the present Federal Government should keep its financial commitments to the people of Ontario with respect to its promises made during the recent Federal Election Campaign.

_Carried December 2, 1993._

33. Mrs Marland - Resolution - That, in the opinion of this House, recognizing that persons with developmental disabilities are valued members of our society who require assistance from the provincial government in order to enjoy the quality of life, independence and community living that persons without disabilities take for granted;

and recognizing that there is a severe shortage of support for adults with developmental disabilities, including supported employment, alternatives to sheltered workshops, a variety of living options, family support services, and parent relief;

and recognizing that institutions for persons with developmental disabilities are being closed before sufficient community support is in place for the discharged residents;

and recognizing that when youth with developmental disabilities turn 21 years of age, they are no longer eligible for children's support programs but can rarely be accommodated in support programs for adults because of the shortage of resources and services;

and recognizing that parents who care for adults with developmental disabilities in their homes require provincial government assistance to allow them to enjoy some of the freedom from child-care responsibilities that most parents of adult children take for granted;

and recognizing that as the parents of adults with developmental disabilities grow older, they worry about who will care for their children when they can no longer do so;
and recognizing that the Ministry of Community and Social Services cut $1.5 million from its funding of sheltered workshops in 1992/93, then promised it would not execute a further planned cut to sheltered workshops of $1.5 million in 1993/94, but nonetheless reduced its 1993/94 transfer payments to community living associations by $1.5 million;

and recognizing that the 1993/94 Estimates for Community and Social Services show a $20.3 million (11.9%) decrease in the budget for community accommodation for adults with developmental disabilities;

and recognizing that despite new provincial funding of $21.08 million in 1993 for persons with developmental disabilities, there is still a crisis in support for adults with developmental disabilities;

and recognizing that possible cost savings have been identified in other program areas of the Community and Social Services portfolio, including:

- social services fraud, misallocation and mismanagement ($630 million per year, or 10% of the Province's social assistance budget, according to the Provincial Auditor);
- payments to convert private daycare centres to non-profit centres, bail out non-profit daycare centres that are in financial difficulty, and build new non-profit centres through the Jobs Ontario Capital program, even though many existing daycare centres, both non-profit and private, have excess capacity (total expenditure: approximately $200 million);

and recognizing that in other portfolios, cost savings could be achieved by reducing health card fraud ($675 million/year) and reducing workers' compensation fraud ($150 million/year), to cite just two examples;

Therefore the Government of Ontario should immediately undertake to reform the financing of support for adults with developmental disabilities, giving consideration to the following:

- person-centred planning, whereby funding is allocated directly to each person with a developmental disability for that person and her/his family or guardian to decide how best to meet his/her needs;
- improving the funding of community-based support so that the closing of institutions can proceed on schedule and the former residents of institutions can be ensured access to a full range of community support;
- redirecting funds to adults with developmental disabilities from other areas, such as those mentioned above, where expenditure cuts could be achieved.

Carried on division December 2, 1993.
34. Mr Eddy - Resolution - That, in the opinion of this House, since there is playground equipment being purchased by municipalities, school boards, daycare centres, and other provincially funded agencies that are frequented by children which does not have to meet any mandatory safety requirements; and

since the Canadian Standards Association (CSA) has developed a National Standard of Canada for Children's Playspaces and Equipment which is widely supported among Canadian manufacturers in the playground equipment industry and which is the only such safety standard in Canada; and

since several Canadian and foreign manufacturers have spent considerable time and money to adhere to the standard; and

since some Canadian and foreign companies can and are selling their playground equipment products which do not meet the CSA standard; and

since the number of children admitted to hospitals with playground related injuries has been rising in recent years;

therefore, this House urges the Government of Ontario to recognize the Canadian Standards Association’s National Standard CAN/CSA-Z614-M90 as the appropriate safety standard for playground equipment that is bought and sold in Ontario;

and to urge all Ontario municipalities, schools boards, daycare centres, and other provincially funded agencies that use playground equipment to adhere to the national standard when buying playground equipment.

Carried as amended December 9, 1993.

35. Mr Wilson (Simcoe West) - Resolution - That, in the opinion of this House, since several patients from the Alliston and Collingwood areas are forced to travel great distances often under treacherous winter road conditions to receive hemodialysis treatments; and

since the government has known of this problem for the past two years and has done nothing to discourage a patch-work dialysis treatment system whereby some patients receive hemodialysis in-home, while others are travelling to Orillia or Toronto; and

since the wear and tear of travelling to receive hemodialysis treatments is taking a significant physical and emotional toll on Simcoe West patients; and

since many of these patients have attended meetings, involving Ministry of Health officials and hospital administrators, arranged with the intention of creating a community-based solution to a local problem and as these meetings have failed to produce a workable, local solution because of the Ministry’s failure to adequately assess the need and because they want to postpone a decision on this problem until a regional dialysis study is completed in another eight months; and
since the money for Simcoe West dialysis patients is concentrated in Toronto teaching hospitals; and

since Simcoe West dialysis patients have already suffered enough physical and emotional trauma in travelling long distances to receive dialysis treatments;

Therefore the Government of Ontario should act immediately to embrace a local solution by establishing hemodialysis satellites in both Alliston and Collingwood.

Carried on division December 9, 1993.

36. Mr Amott - Resolution - That, in the opinion of this House, the Government of Ontario should refrain from continuing to implement the policy announced by the previous Liberal Government, in the 1989 Throne Speech, of forcing all school boards in Ontario to initiate junior kindergarten programs by the Fall of 1994.

Lost on division April 14, 1994.

37. Mrs Sullivan - Resolution - That, in the opinion of this House, an Ontario Health Research Council should be established at the earliest possible opportunity as a Crown Corporation, with an independent Board of Directors, reporting to the legislature through the Minister of Health. The council would develop a strategic approach, set priorities, guide, coordinate and develop health research in Ontario, encourage public and private sector cooperation in health research, stimulate technology transfer and development, and allocate public funds to health research projects. The council would incorporate multidisciplinary evaluative research, health systems research, disease-related research in its mandate, and would communicate information about the results of research between the research community and the general public.

38. Mr Bisson - Resolution - That, in the opinion of this House, the Assembly calls upon the Government of Ontario to undertake legislative and/or regulatory changes that would allow direct payment of shelter allowances and benefits to a landlord from the Family Benefits Act and the General Welfare Assistance Act in situations where the tenant is in default in payment of rent.

Carried April 21, 1994.

39. Mr Hodgson - Resolution - That, in the opinion of this House, recognizing that all first-time hunters since 1960 have successfully completed the Hunter Education Course, which includes safe firearm handling procedures, the government of Ontario should automatically grant a Firearms Acquisition Certificate to people who have successfully completed that course and to those who have demonstrated a solid safety record through many years of shooting experience.

Carried on division May 4, 1994.
40. Mr O'Connor - Resolution - That, in the opinion of this House, since more than 4,000 chemicals have been identified in tobacco smoke such as nicotine, carbon monoxide, arsenic, benzene, hydrogen cyanide, and formaldehyde, and many of these 4,000 chemicals are known to cause cancer and other diseases when they enter the body by way of smoking and inhaling environmental tobacco smoke, the Assembly calls upon the Liberal government of Canada to enact measures requiring tobacco companies and cigarette manufacturers to make available to the public a list of the gaseous or particle by-products released by tobacco when lit or smoked, and that the federal government should require that the chemicals in cigarette smoke most harmful to health be listed on tobacco product packaging, and that similarly the chemicals released in smokeless tobacco and absorbed by the body are identified on packaging of chewing tobacco and moist snuff.

Carried April 28, 1994.

41. Mr Cousens - Resolution - That, in the opinion of this House, recognizing that recall provides citizens with the opportunity to exercise accountability over their elected officials, and

since other jurisdictions in Canada are exploring the recall option in their provincial legislatures, and

since evidence from other jurisdictions outside of Canada indicates that recall is rarely abused, and

since the recall process should explore the ethical criteria for recall of an elected officer, and

that the process in which to initiate the recall process may involve a review of several checks and balances that could be ascertained by further guidance from legislative officials and the public,

the Standing Committee on the Legislative Assembly be required to develop a recall process for consideration by the Legislature and to present their recommendations and options to the Legislative Assembly by the Spring Session in 1995.

Lost on division May 19, 1994.

42. Mr Sola - Resolution - That in the opinion of this House, consumers in Ontario are in need of greater protection against sellers or lenders who make false, misleading or deceptive representations or innocent misrepresentations, than is currently provided for in consumer protection legislation such as the Business Practices Act and the Consumer Protection Act; and that to the extent to which existing legislation does offer a degree of protection to the consumer, such provisions should be more vigorously enforced, therefore the Government of Ontario should establish a select committee of this House to review existing consumer protection legislation so as to provide consumers with an improved comprehensive protection program.

Lost on division June 2, 1994.
43. **Mr Beer - Resolution** - That, in the opinion of this House, the government of Ontario should give formal legislative recognition to the profession of Early Childhood Educators, and since early childhood educators have a large share of the responsibility for the care and education of young children in Ontario, and since despite the importance of this profession there are no formal entry standards for early childhood educators beyond the E.C.E. diploma, and since there are no formal standards of practice nor any mechanism to ensure that early childhood educators are held accountable for their professional conduct, and since the Association of Early Childhood Educators, Ontario (A.E.C.E.O) is an organization of early childhood educators and concerned individuals whose objective is to improve the quality of early childhood care and education, and has long held that some form of professional regulation is required to ensure that the needs of children and families are met;

Therefore, in order to protect children and families and increase the quality of care and education of young children, the Government of Ontario should formally recognize the need for professional regulation of early childhood educators and should develop an act that prescribes, among other things, minimum entry standards, standards of practice and a code of ethics for early childhood educators. Draft legislation should be presented to this legislature no later than the end of the 1994 legislative session.

*Carried June 9, 1994.*

44. **Ms Carter - Resolution** - That, in the opinion of this House, since Canada is a signatory to the 1992 United Nations Framework Convention on Climate Change, now in force, which recognizes the catastrophic environmental, economic, and social consequences of greenhouse gas emissions and calls for decisive international action to curb these emissions; and since the federal government has committed to a 20 per cent reduction in greenhouse gas emissions over 1988 levels by 2005, as urged by the Toronto Conference on the Changing Atmosphere and endorsed by the Ontario Round Table on Environment and Economy; and since the federal government is working to develop a National Action Plan on Climate Change, together with the provinces and territories that will reverse the continuing trend toward higher emissions and achieve the 20 per cent target; and since the recent Canadian Options of Greenhouse Gas Emission Reduction (COGGER) report for the Royal Society of Canada concludes that it is both technically feasible and economically beneficial to implement a 20 per cent reduction in emission levels;
Therefore this Assembly should support the federal government in its commitment to a 20 per cent reduction in Canada's greenhouse gas emissions over 1988 levels by 2005, and further support leadership on the part of Ontario in helping to develop and implement a National Action Plan to achieve this environmentally imperative goal.


45. Mrs Cunningham - Resolution - That, in the opinion of this House, in order to facilitate school board budgeting and planning, the Ministry of Education and Training should continue with its intent to change the school board fiscal year which now coincides with the calendar year, to coincide with the school year, September 1st to August 31st.


46. Ms Haeck - Resolution - That, in the opinion of this House, since The Old Town of Niagara, formerly Newark, was the first capital of Upper Canada, and since The Village of Queenston was the scene of The Battle of Queenston Heights, both important aspects of the history of Canada and the Province of Ontario, and since the normal growth and urban development of the area is destroying some of the architectural heritage, the historical streetscapes and ambiance of these important historical centres, and since it is desirable to control architectural changes in historical buildings in the area and to control the use of land in relation to those buildings and to other sites of historical importance in the area;

Therefore, the Minister of Municipal Affairs should, by order under the Ontario Planning and Development Act, establish The Old Town of Niagara and The Village of Queenston Planning and Development Area.

Moved and debated with unanimous consent on June 23, 1994.

Mr Runciman - Resolution - That in the opinion of this House, the Legislative Assembly of the Province of Ontario, sharing the public's concerns about the level of violent crime in our society and to support our law enforcement officers, demands that the Federal Government of Canada amend the Immigration Act to provide for the automatic deportation, without appeal, of any landed immigrant or refugee who is:

- Convicted of a criminal offence involving violence where the conviction results in a sentence of six months or more;
Section 7-45

- Convicted of a criminal offence involving the use of a weapon or the possession of an illegal weapon where the conviction results in a sentence of six months or more; or

- Has more than three criminal convictions.

Lost on division June 23, 1994.

47. Mr Hansen - Resolution - That, in the opinion of this House, since the wine-making industry of this province dates from early pioneer times, and

since grapes from Ontario vineyards are the most valuable fruit processing crop for this province, and

since wines from Ontario-grown grapes are earning awards for excellence internationally, and consistently are enhancing the esteem for this nation, and

since grape growing is part of Ontario’s productive and efficient network of family farms which sustain the agricultural base essential to our economy, and

since more than $100 million in income for our provincial treasury is generated each year through markup and sales taxes on wines from Ontario’s vineyards and wineries, and

since Ontario wine regions are now strongly established attractions and generate substantial benefits and employment opportunities in tourism and related industries, and

since more than 10,000 jobs, both full-time and seasonal, are provided by our vineyards, and

since wine is acknowledged as a beverage of moderation and has been demonstrated by medical research to be beneficial to the quality of life, and

since wine is deeply established within the cultural, religious and family traditions of this nation;

Therefore, the Government of Ontario should commend the grape growers and the vintners of Ontario for their pursuit of the highest quality of grape and wine production, and should designate the third week of September in each year as Ontario Wine Appreciation Week.

48. Ms Harrington - Resolution - That, in the opinion of this House, since the employment of children under the age of 18 as exotic dancers and strippers is abhorrent to our society; and

since children abused in this manner may suffer long term physical and emotional damage; and

since this practice is widespread across Ontario and Canada; and
since 1994 is the International Year of the Family and Canada has ratified the United Nations Convention on the rights of the child which ensure the rights of children to survival, development and protection; and

since it is illegal for anyone under 18 to purchase liquor, cigarettes or rent adult videos; and

since the Government of Ontario is doing all that it can to resolve this matter; and

since there is a need for a unified approach to dealing with this serious issue to protect communities across Ontario as well as Canada; and

since Section 5 of the Criminal Code of Canada deals with sexual offences, public morals and disorderly conduct,

therefore, this House calls upon the Government of Canada and the Minister of Justice to amend Section 5 of the Criminal Code to make it an offence to employ children under the age of 18 as exotic dancers or strippers, or to employ minors to work in establishments which provide sexual services.


49. Mr Eves - Resolution - That, in the opinion of this House, since the House has not been in session since Thursday June 23, 1994, a recess of over four months in duration, and

since the House will only be in session for one week prior to recessing for the constituency week break that is set out in the 1994 legislative calendar, and

since the Government and members of the House have indicated that they have legislation that needs to be dealt with prior to the Winter recess;

therefore, the Government should pass a motion to alter the legislative calendar and allow the House to sit for Routine Proceedings and Government Business for four days during the week of November 7, 1994.

50. Mr Ruprecht - Resolution - That, in the opinion of this House, since it is desirable that the province reduce the immense costs - perhaps $500,000 or $1 million per addict - of the crime committed by people who steal and commit mayhem in order to support drug addiction; and

since intervention is needed to recover the wasted human potential and productivity associated with such addiction; and

since most American states have legislated driver's licence suspensions for persons convicted of drug offences; and
since the legal framework is already in place for medical treatment of addicts with methadone;

therefore, this House urges the Government of Ontario to amend the *Highway Traffic Act* and *Courts of Justice Act* to provide that the Ministry of Transportation receive notification of all convictions for drug trafficking offences and that it impose an administrative one-year suspension of (or postponed eligibility for, or postponed restoration of) the driver's licence of anyone convicted under any statute of a trafficking offence; and to dedicate funds for methadone treatment; designate hospitals or other existing medical service providers which must make the treatment available and be responsible for the monitoring involved; and cooperate with the College of Physicians and Surgeons of Ontario quickly to develop guidelines to govern adequate and controlled approval of physicians for Bureau of Dangerous Drugs treatment licenses, in such numbers and locations as will facilitate the orderly expansion of methadone treatment in Ontario.

*Carried November 3, 1994.*

51. Mr Brown - Resolution - That, in the opinion of this House, the Government of Ontario should change the present Off-Road Vehicles Act, 1983, to grant the users of three and four wheeled all terrain vehicles the same rights and privileges, combined with the duties and obligations as listed in the Motorized Snow Vehicles Act, R.S.O. 1990.

*Carried November 17, 1994.*

52. Mr White - Resolution - That, in the opinion of this House, the health and well-being of children, youth, and young families requires the active involvement of our whole province in supporting parents and communities and in moving to a better future through strategic investments in children and youth; and

we must examine the services and supports that we offer to young families in order to improve and refine the quality of life for all children and youth in Ontario including an amelioration of child poverty and family violence; and

goals and research measurements must be developed to measure how well and how quickly we are progressing as a community in the interests of our children and youth; and we can enter the social security debate that the federal government is initiating with a strong set of proposals with an aim to enhance the welfare of families and to address the blight of child poverty that has worsened with federal neglect over the past two decades; and

we must build upon the high quality of our public services that have been both socially and economically accountable to the people of Ontario and which are the envy of virtually every jurisdiction.

*Carried December 1, 1994.*
53. Mr Cooper - Resolution - That, in the opinion of this House, since the Ontario New Democratic Government has stated job creation is its number one priority; and

since reducing government operating costs is of paramount importance to controlling the deficit and preserving the services people have come to rely upon; and

since economic renewal depends upon high value added manufacturing, export success, and increased research and development; and

since we must use the principles of sustainable development by promoting the wise and efficient use of energy and conservation of resources; and

since we must lead by example through the procurement of factory supplied natural gas vehicles and/or retrofit of existing vehicles to natural gas; and

since we must preserve our environment for future generations;

therefore, this House urges the Government of Ontario to review the feasibility and where possible implement the systematic conversion of government vehicles to natural gas as a means of creating higher value added jobs, reducing government operating costs and achieving a cleaner environment; and

this House also urges the Government of Ontario to call upon the Government of Canada to review the feasibility of converting Federal Government vehicles to natural gas; and

this House also urges the Government of Ontario to call upon Ontario Municipalities to review the feasibility of conversion of municipal vehicles to natural gas.

Carried December 8, 1994.

54. Mr Bradley - Resolution - That, in the opinion of this House, since Ontario has one of the most severe summer smog problems in Canada, and

since summer smog is a serious public health threat, particularly for the hundreds of thousands of Ontarians who have asthma and other respiratory ailments, and

since about half of the air pollution which forms smog is emitted by automobiles and trucks, and

since Ontario has fallen behind more environmentally advanced jurisdictions in North America, which have instituted mandatory annual vehicle emission testing, and

since in Ontario, we are spending several million dollars to test vehicle emission testing equipment which has already undergone more than a billion dollars of testing by the US Environmental Protection Agency;
Section 7-49

Therefore, this Legislative Assembly supports the immediate implementation of a mandatory annual vehicle emission testing program to get polluting vehicles off the road and reduce summer smog.

Carried on division December 8, 1994.
1. **Mr Harris** - Whereas the NDP government continued to follow the job killing tax policies of the previous Liberal administration including 22 new tax increases in its first two budgets on top of the 33 tax increases of the previous government;

And whereas this government continued the trend set by the previous government to increase expenditures annually well in excess of the rate of inflation;

And whereas this government continued the Liberal government's trend to increase the size and scope of government in Ontario to a level we can no longer afford;

And whereas this government compounded this bad fiscal policy with multi-billion dollar deficits;

And whereas this government failed to recognize the long term damage these policies created in the economy of Ontario and did not begin to develop new direction and policy alternatives until over two and a half years after assuming office;

Therefore this House has lost faith in the ability of this government to develop long range economic plans for the prosperity of Ontario and pursuant to the provisions of Standing Order 43(a), the House no longer has confidence in the government.

_Lost on division December 14, 1993._

2. **Mrs McLeod** - Whereas the Provincial Auditor has failed to give the financial statements of the Province of Ontario his absolute approval and could only give the statements a "qualified" approval, the first time such a negative opinion has ever been presented by the Auditor concerning the financial statements of the province;

And whereas the Provincial Auditor has stated that the NDP government deliberately understated the 1992-93 deficit by delaying its annual contribution of $528 million to the Teacher's Pension fund;

And whereas the Provincial Auditor has stated that the NDP government has under-reported the province's deficit by $1.5 billion over the past three years because of the use of deceptive bookkeeping practices, such as the extensive use of pre-flow expense payments;

And whereas the deficit is already $500 million higher than the Finance Minister originally estimated in his 1993-94 budget;

And whereas credit rating agencies in the United States and Canada have warned that Ontario will face a downgrade of its credit rating if the provincial deficit rises above $10 billion;
And whereas the Provincial Auditor's reservations about the accounting practices of the Province of Ontario in the maintenance of its financial statements have thrown the integrity of the province's fiscal situation into doubt in the mind of the public;

And whereas the NDP has undertaken to make "integrity in government" the centre of an NDP administration and made specific reference to that undertaking in the first speech from the Throne;

And whereas the Liberal Caucus believes that the NDP government has shown, by its financial incompetence, that it is not fit to govern this province; therefore, pursuant to Standing Order 43(a), the House no longer has confidence in the government.

3. Mr Harris - Whereas the status quo in Ontario will mean our young people face fewer jobs, a burden of debt and the very real danger of inheriting a lower standard of living than their parents;

Whereas Ontarians are sending a message that the system is broken;

Whereas over a half million people are unemployed and over a million people are on social assistance;

Whereas we need real change after a decade of tax, spend, and borrow governments have saddled us with 65 new tax increases and have tripled the total debt of the province;

Whereas the Minister of Finance ignored the message that Ontarians are sending by introducing a budget which maintains the status quo;

And whereas Mike Harris, after four years of public consultation, town hall meetings and listening to Ontarians from all corners of the province, has introduced a Common Sense plan to:

- Cut personal income tax rates by 30%
- Cut government spending, with the exception of healthcare, by 20%. Law enforcement and classroom education will also be protected
- Eliminate barriers to job creation by abolishing the health payroll tax for small business, repeal the NDP's labour legislation, freeze hydro rates and reduce WCB premiums
- Cut the size of government, including a reduction in the number of politicians
- Balance the budget in four years;

And whereas, Ontario falls further behind other jurisdictions every day the government refuses to adopt the Mike Harris Common Sense Plan to bring prosperity, hope and opportunity back to Ontario and to create 725,000 NEW private sector jobs;

Therefore, pursuant to Standing Order 43 (a), the House no longer has confidence in the government.
1. Mr Harris - Recognizing that the Ontario economy is experiencing significant structural change and acknowledging that the future well-being of all Ontarians, the maintenance of vital public services and the improvement of our standard of living depend on the ability of the province to attract new job-creating investment and on the capacity of Ontario firms and workers to compete in the global economy and to exploit new opportunities and markets; and realising that huge deficits and high taxes limit the capacity of the province to compete for investment and jobs and to finance priority services, this House calls on the government:-

- to ensure that its 1993 Budget does not increase the tax burden on investors, consumers and businesses,

- to signal its determination to control public sector costs by setting a deadline for negotiations on the "social contract" and to issue a clear statement that it will introduce legislation to achieve its cost-reduction targets in the event that the negotiations break down,

- to give a commitment that any trade-offs in the social contract will not limit the flexibility of the government or of public sector managers to pursue the structural reforms in the delivery of public services necessary to improve efficiency and cost effectiveness,

- to introduce legislation to direct arbitrators in labour disputes in the Ontario public service and the broader public sector to consider the employer’s ability to pay in light of current provincial fiscal policy in making their decisions. Minister of Finance.

Lost on division May 5, 1993.

2. Mrs McLeod - Recognizing that, since taking office, the NDP government has consistently mismanaged the financial affairs of the province and has been unable to devise a plan to pull the economy out of the recession;

And whereas there are 550,000 people without work in the province of Ontario;

And whereas 214,000 have joined the unemployment line since the NDP government came to power;

And whereas for over two years, the NDP government ignored the Liberal caucus’ calls for fiscal restraint, failed to recognize the serious nature of Ontario’s fiscal crisis until far too late, and has now engaged in a poorly thought-out last minute exercise to cut spending that will transfer the burden of restraint to school boards, hospitals, municipalities, colleges and universities and social service agencies and will affect most Ontarians in their daily lives, without adequately addressing the Ontario government’s own operations;
And whereas, when in power, the Conservative Party ran deficits for 15 straight years prior to 1985, and left Ontario with accumulated debt of $30 billion;

And whereas, when in power, the Conservative Party averaged 12% spending increases annually between 1980 and 1985;

And whereas, during its last five years in power, the Conservative Party averaged deficits of $2.1 billion annually;

And whereas, when in power, the Liberal government was the only government to balance its budget in Ontario in the last 20 years;

And whereas the federal Conservative government has failed to manage the national economy, left Canadians over $450 billion in debt and has produced a do-nothing budget that fails to reassure international investors;

And whereas the people of Ontario are becoming increasingly concerned about their future and the future of their children, due to the fact that they have no confidence in the ability of the NDP government to restore economic security and health to the province of Ontario;

Therefore the Liberal caucus calls upon the government to take a common-sense approach to managing the economy and to implement the following recommendations:

1. Create an economic climate in which job creation and economic renewal are their number one priority;

2. Get its own fiscal house in order through genuine reorganization and restructuring and elimination of waste in order to get the deficit under control.

3. Refuse to increase taxes in order to protect fragile economic recovery and encourage an economic climate that will lead to job creation.

4. Review expensive programs such as the $1.1 billion JobsOntario Training program, the $30 million bureaucracy created by the Advocacy legislation and the Interim Waste Authority that has cost taxpayers $30 million so far.

5. Ease the regulatory burden on business by reviewing the NDP’s anti-job legislation, such as Bill 40, and eliminating the costly bureaucratic bottlenecks in areas such as land use planning and the WCB.

6. Focus on training and retraining to help people get back to work and to make our work force more attractive to international investors.

7. Introduce measures to alleviate youth unemployment to give our 140,000 unemployed young people hope for the future. Premier of Ontario.

Lost on division May 13, 1993.
Section 7-54

3. Mrs McLeod - Whereas Ontario’s young people are facing a job crisis,

And, whereas the unemployment rate for young people between the ages of 15 and 24 years of age is currently at 20.4%, which is an increase over very high rates we have seen over the last two years,

And, whereas the unemployment rate for youth has increased by 9 percentage points since the NDP government took office,

And, whereas more than 190,000 young people are currently out of work in the province of Ontario,

And, whereas the ongoing levels of high unemployment point to a chronic and deep-rooted economic problem,

And, whereas the NDP government’s commitment to summer jobs programs has no strategic plan to help youth deal with the unemployment crisis,

And, whereas the NDP government’s response to this crisis has been ad hoc and has not dealt effectively with the obstacles young people are facing,

And, whereas the NDP government has failed to show leadership in the management of its own summer employment opportunities for youth,

And, whereas the NDP government’s jobsOntario Youth does not address the needs of young people of varied employment needs across the entire province of Ontario,

This House resolves that urgent action is required and that the following initiatives be included in an action plan to help our young people get the education, training and jobs they deserve, and that these initiatives be funded by re-allocating funds from failed NDP training programs such as the jobs Ontario Training Fund:

- Funding for the summer employment for youth should be increased to $60 million in recognition of the extraordinary crisis facing students this summer.

- Funding for the successful FUTURES program should be increased by 20% to reach approximately 34,000 young people, an additional 6,000.

- Co-operative education programs at all levels of education should be expanded.

- A scholarship system that encourages businesses to contribute to the further education of youth should be established.
Section 7-55

- A pre-university program should be established to help young people improve their grades and gain increased access to universities.

- A database system providing youth with information about training, education and job opportunities across Ontario should be established. Premier of Ontario.

Lost on division June 14, 1993.

FALL PERIOD 1993

1. Mr Harris - Whereas, the people in the Cornwall area are becoming increasingly concerned with the inability of law enforcement officials to combat the serious and growing problem of smuggling in the region between Ontario, Quebec, New York and Native jurisdictions;

and whereas, the provincial NDP government continues to pursue tax policies which encourage the growth of the underground economy, resulting in the loss of business to legitimate operators and reduced provincial revenues;

and whereas, the level of lawlessness is such that police believe they can no longer protect local residents and visitors on area waterways, thus depriving both residents and tourists of the peaceful enjoyment and use of valuable provincial tourist and recreational resources;

therefore, this House calls on the NDP government to re-examine its spending priorities and recognize public demand and need for increased investment in community safety initiatives in the region;

and to re-examine its taxation policies insofar as they encourage the development of an underground economy and thus, contribute to the development of criminal activities in the area;

and to take immediate steps to support the police in order that they have adequate resources to protect the residents of the area. Premier of Ontario.

Lost on division October 12, 1993.

2. Mr Beer - Recognizing that, since taking office, the NDP government has consistently mismanaged the delivery of children’s services and is now downloading the province’s financial problems onto the most vulnerable in our society, children, through the lack of any clear direction for children’s services including child care and the introduction of user fees for non-residential children’s services delivered under the Child and Family Services Act;

And whereas we have yet to see a comprehensive plan for the delivery and integration of children’s services including child care, and those services funded through the Child and Family Services Act;

And whereas this government promised to reform our existing child care system and better
integrate services needed by children and their families;

And whereas this government has not presented any plan regarding children’s services;

And whereas the government has not presented a plan that provides a clear direction for child care;

And whereas those who deliver services funded through the Child and Family Services Act were not consulted prior to the decision to generate revenue through user fees for children’s services funded under the Child and Family Services Act;

And whereas, parents and children who will be affected were not involved in consultation prior to the NDP government’s decision to introduce user fees for children’s services;

And whereas no attempt was made by the Ministry of Community and Social Services to collect information from the agencies involved regarding their ability to generate and collect such fees;

And whereas it has been determined that the Ministry of Community and Social Services has in fact miscalculated the ability of the agencies affected to generate the expected revenue;

And whereas MCSS officials have indicated that no specific formula was used to arrive at the figures of $4.3 million for the year 1993/94 and $6.7 million thereafter;

And whereas the NDP government has not established a province wide policy regarding user fees for similar services obtained by adults through any other ministry;

And whereas the NDP government acknowledged during the social contract negotiations that the agencies funded under the Ministry of Community and Social Services should be allowed certain exemptions due to the essential nature of their services;

And whereas the NDP government acknowledged during the social contract negotiations that the agencies funded under the Ministry of Community and Social Services (including child care and children’s services) are vulnerable agencies in light of the increased demand for services and the low wages of staff;

And whereas it is known that the families and individuals needing the services funded under the CFSA are those least able to pay and also those who will be most intimidated by an application process;

And whereas it is estimated that over 80% of those affected presently live under the poverty line;

And whereas the services are essential;

Therefore the Liberal caucus calls upon the government to immediately table in this house
a comprehensive plan for the delivery and integration of children’s services, withdraw from
the decision to introduce user fees for children’s services funded under the CFSA
immediately, and present a plan for the reform of our existing child care system. Minister
of Community and Social Services.

Lost on division October 27, 1993.

3. Mrs McLeod - Recognizing that, since taking office, the NDP government has failed to put
in place appropriate mechanisms for the increased demand for cancer treatment;

And whereas the number of Ontario residents being diagnosed with cancer is growing at
about 45,000 per year;

And whereas two out of three families will have a family member diagnosed with cancer;

And whereas there are concerns that patients will receive timely treatment;

And whereas physicians are performing procedures such as surgery due to concerns that
less invasive treatment, such as radiation, may not be available on time;

And whereas the government has set no standards with respect to radical cases as opposed
to palliative care;

And whereas 85 per cent of all cancer cases occur in people over the age of 55;

And whereas lung cancer continues to be the leading cause of death among all cancer
patients, yet despite its commitment in 1991, the NDP government has taken no action on
its proposed Tobacco Act;

And whereas waiting lists at cancer units in Ontario frequently exceed the standards for
optimum care set by the Canadian Association of Radiation Oncologists;

And whereas the Minister of Health has repeatedly said that hospitals must find the money
to perform bone marrow transplants within global budgets without providing any funding
assistance;

And whereas the government has not undertaken human resource planning to ensure an
adequate pool of radiation oncologists, radiation therapists, and medical physicists;

And whereas the NDP government has created a climate that is encouraging more and
more physicians to leave the province;
Section 7-58

Therefore the Liberal caucus calls on the NDP government to admit its failure to develop a coherent, effective, cancer strategy; and to initiate a broad cancer care program ranging from prevention to long-term care in a province-wide co-ordinated approach; and, to start work immediately with hospitals, communities, cancer centres, and patients to take all necessary steps to clear up the backlog of treatment cases in the province and ensure no further backlog occurs and that all residents of Ontario receive the cancer care they need when they need it. Minister of Health.

Lost on division November 2, 1993.

4. Mr Tilson - Whereas the NDP government has continued to proceed with the Interim Waste Authority process of selecting dumps in the Regions of Peel, Durham and York without considering any alternatives to building super dumps;

And whereas continuing this process breaks NDP promises made during the last Provincial election campaign of 1990, as outlined in the Agenda for People;

And whereas the NDP will risk farmland by placing the three sites on existing, operating farms; will threaten the environment by placing sites on aquifers supplying drinking water to surrounding communities and will destroy community life by forcing residents out of their homes and away from their communities in order to develop super dumps in each of the three regions;

And whereas the NDP have insulted the residents in each of the three communities and in fact the people of Ontario with their rhetoric of a fair and open process;

And whereas the fundamental rights of the residents of the three Regions have been violated by the arbitrary decisions to rule out any other alternatives to the super dumps;

And whereas the NDP dictated the IWA process by passing Bill 143 forcing the Greater Toronto Area to accommodate sites for their garbage;

And whereas the NDP government is to be made accountable for its bad decisions by the people of Ontario;

Therefore, this House calls on the NDP government to repeal Bill 143, disband the Interim Waste Authority and place a moratorium on the process of finding three super dumps within the Greater Toronto Area until all alternatives have been explored and researched, including the long rail haul option to willing host communities, incineration and better product management. Minister of Environment and Energy.

Lost on division November 22, 1993.
1. Mrs McLeod - Whereas in the past family farming operations have been exempted from the provisions of the Ontario Labour Relations Act in order to minimize the impact of disruptive labour disputes which would be devastating to many farm operations;

And, whereas, under Bill 40 the NDP government removed the Ontario Labour Relations Act exemption for farming operations, promising to enact separate farm labour legislation;

And, whereas the government created an Agricultural Labour Relations Task Force to study farm labour issues comprised of three representatives of farm employers, two representatives from organized labour, one representative of farm workers, and two staff from the Ministry of Labour and the Ministry of Agriculture and Food, who acted as Co-chairs;

And, whereas the NDP government has now failed to implement the Task Force’s recommendations in the agriculture labour legislation it introduced;

And, whereas an independent legal review of the legislation found that it does not contain the protection provisions that were promised last year by the Minister of Labour, such as ensuring that immediate relatives of farm owners are not forced to join unions;

And, whereas the NDP government’s agriculture labour legislation, Bill 91, fails to protect family farming operations from labour disruptions;

And, whereas agriculture organizations across the province are calling for massive amendments or a total rewrite of the legislation, which the Minister of Labour refuses to consider;

And, whereas farming operations are particularly sensitive to labour disruptions because of spoilage of crops and the health of animals;

Therefore, the Liberal caucus calls upon the NDP government to redraft its agriculture labour legislation under Bill 91 in order to implement the Agriculture Labour Task Force recommendations, or to amend the Ontario Labour Relations Act changes made under Bill 40 to reinstate the previous general agricultural exemption, for the purpose of ensuring that farm families are not forced to unionize their employees, and are not subjected to labour disruptions. Minister of Labour.

Lost on division April 5, 1994.
Section 7-60

2. Mrs McLeod - Whereas 590,000 men and women in Ontario are currently unemployed and whereas we have seen record levels of unemployment in the last three years of NDP government;

Whereas Ontario’s young people are now facing a real unemployment rate of 30% amidst the worst economic conditions since the Depression;

Whereas Ontario suffered the majority of Canadian job losses during the recession, and while, once an economic leader in Canada, now lags behind the recovery seen in the rest of the country;

Whereas the NDP have killed jobs by raising taxes by $4 billion - the largest increase since the Tories were in office;

Whereas for every 27 people who went back to work in the rest of the country, only 1 person went back to work in Ontario in the first four months of 1994;

Whereas the NDP are content to allow unemployment to remain at 9 per cent until 1997 - an unacceptable level;

Whereas at a time when the people of Ontario were looking for bold new ideas and leadership, the NDP have decided to throw in the towel and accept high unemployment levels as part of Ontario’s future for years to come;

Whereas NDP government policies, such as their anti-business legislation have only made the employment outlook in Ontario worse,

Whereas the NDP budget is almost as full of more empty rhetoric and as unable to put people back to work as the Tories’ economic framework;

Whereas Mike Harris and the Progressive Conservative Party have put forward an unrealistic plan that simply won’t work,

Whereas the plan of the Progressive Conservative Party is based on unachievable promises, unsound calculations and flagrant contradictions;

And, whereas Lyn McLeod and the Ontario Liberal Party have set a target of reducing unemployment to six per cent in five years, and have put forward the only realistic plan for getting Ontario working again, which includes:

- Reducing taxes by 5% over five years;
- Reducing the paper burden by cutting the cost of doing business with government by 50%;
- Balancing the province’s operating budget within the government’s first mandate, without hiding debt off book.
Scraping programs that aren't working, or are hurting business, including:
- The failed $1.1 billion Jobs Ontario Training program;
- The job-killing sections of Bill 40;
- The $30 million bureaucratic advocacy legislation;
- The $30 million Interim Waste Authority; and
- Over $5 million spent for increased NDP political staff;

Special help for small business such as:
- Examining the establishment of tax credits for new hiring, and for venture capital companies; and
- More help for small and medium-sized companies to tap into export markets;

Therefore, this House resolves that the recommendations contained in the Lyn McLeod Task Force on Jobs be immediately adopted and implemented.

_Lost on division May 17, 1994._

3. Mr Harris - Whereas the number of youth under the age of 18 who were charged with violent crime in Canada more than doubled between 1986 and 1991;

Whereas the criminal habits adopted by these young people may stay with them all of their lives;

Therefore, this House calls on the Attorney General to publicly and vigorously lobby the Federal Government to, at a minimum, make the following amendments to the Young Offenders Act:

Reduce the maximum age for a young offender from 18 to 16. All offenders over the age of 16 will be tried in adult court;

Streamline the process to ensure that young offenders who commit violent crimes are tried in adult court;

Streamline the process to allow offenders younger than the age of criminal responsibility who commit violent crimes and who understand the consequences of their behaviour to be tried in youth court;

Introduce stiffer penalties for young offenders;

Remove the requirement for the province to provide legal aid to all young offenders who request it, regardless of financial circumstances or the nature of the charge;
Once a young offender has been convicted of 2 offences, any subsequent offence will be tried in adult court and subject to a criminal record, as well as removing the publication ban on identity;

Mandatory counselling for all young offenders; and

Parents must make an appearance during a young offender's trial. Attorney General.

Lost on division June 7, 1994.

FALL PERIOD 1994

1. Mr Harris - Whereas in these difficult economic times, a fair and efficient social safety net is more necessary than ever to give people a hand-up instead of a hand-out;

   Whereas on average, Ontario's welfare benefit payments are 30% higher than the average of all provinces;

   Whereas in the recession of 1982, welfare costs in Ontario were $930 million and coming out of the current recession, costs have ballooned to $6.8 billion for 1994-95;

   Whereas between 1985 and 1990, the Liberals hiked rates 60%;

   Whereas caseloads increased steadily throughout the boom years of the late 1980s and have doubled since 1989;

   Whereas the current welfare system penalizes recipients who work to earn extra money;

   Whereas the goals of welfare reform, as stated in the Common Sense Revolution launched in May 1994, should be; i) returning welfare to its intended role as a temporary support program; ii) streamlining the system to improve access and efficiency; and iii) ending waste and fraud;

   Whereas the Common Sense Revolution plan will save taxpayers $1.75 billion;

Therefore, this House calls on the Minister of Community and Social Services to implement the plan outlined in the Common Sense Revolution, including:

1. Set Ontario's welfare benefits at 10% above the average level of all other provinces;

2. Move 170,000 elderly and disabled recipients out of the welfare system to a new, separate income supplement programme. Funding for this programme will be guaranteed at current benefit levels;
3. Replace welfare with a mandatory Workfare and LearnFare programme that will prepare welfare recipients to return to the workforce by requiring all able-bodied recipients - with the exception of single parents with small children - either to work or be retrained in return for their benefits;

4. Included in this will be a Youth Jobs Corp to provide younger people with the opportunity to learn new skills while performing work for their community;

5. Establish a $100 million joint public/private/volunteer sector programme to ensure those work opportunities exist;

6. As a transition measure, allow current welfare recipients to earn back the difference between the new benefit levels and the old rates, with no penalty or impact on eligibility;

7. Eliminate an existing policy which grants benefits to 16 and 17 year olds who simply chose to leave home and expand the role of the Children's Aid Society to provide foster care for young people up to 18 who are caught in abusive home environments.

8. End direct deposit of benefits and require in-person pick-up of cheques by recipients;

9. Introduce a photo/smart-card ID system, re-instate home visits, centrally computerize the benefit payment system, and enhance the authority of welfare review officers to conduct welfare fraud inquiries;

10. Facilitate community nutrition programmes for school-age children, and introduce new programmes for literacy, parenting and child support. Minister of Community and Social Services.

Lost on division November 16, 1994.

2. Mr Harris - Whereas the NDP government unilaterally announced that OHIP would reduce out-of-country hospital coverage for all Ontarians;

Whereas this government change means higher health care costs for every Ontarian, including people travelling for business, families on vacation, and seniors;

Whereas the Canada Health Act guarantees "portability" and states that provincial health plans must pay for out-of-Canada hospitalization at the same rate they would pay for such care at home;

Whereas the Federal Liberal Health Minister refuses to enforce the Canada Health Act and has demonstrated no leadership on this issue;

Whereas the principles of fairness and accountability to those who fund the health care system through their tax dollars have also clearly been violated;
Section 7-64

Whereas the NDP failed to consult with the people affected, failed to determine if this policy is legal, and failed to calculate if savings would truly be made;

Therefore, in the absence of leadership from the Federal government, this House calls on the Minister of Health to support the belief of the people of Ontario in the principle of portability - as enshrined in the Canada Health Act - and immediately restore out-of-country hospital coverage to Ontario rates. Minister of Health.

Lost on division November 24, 1994.