### Public Bills Index

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Gouvernement et Députés</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accountability Improvement Act, 1996 - Mr. Maves</td>
<td>Bill 89</td>
</tr>
<tr>
<td>Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996</td>
<td>Bill 19</td>
</tr>
<tr>
<td>- Hon. Mr. Harnick</td>
<td></td>
</tr>
<tr>
<td>Aggregate and Petroleum Resources Statute Law Amendment Act, 1996 - Hon.</td>
<td>Bill 52</td>
</tr>
<tr>
<td>Mr. Hodgson</td>
<td></td>
</tr>
<tr>
<td>Alcohol, Gaming and Charity Funding Public Interest Act, 1996 - Hon. Mr.</td>
<td>Bill 75</td>
</tr>
<tr>
<td>Tsubouchi</td>
<td></td>
</tr>
<tr>
<td>Alternative Fuels Act, 1996 - Mr. McGuinty</td>
<td>Bill 97</td>
</tr>
<tr>
<td>Audit Amendment Act, 1996 - Mr. Grandmaître</td>
<td>Bill 74</td>
</tr>
<tr>
<td>Automobile Insurance Act, 1995 - Mr. Sergio</td>
<td>Bill 29</td>
</tr>
<tr>
<td>Automobile Insurance Rate Stability Act, 1996 - Hon. Mr. Eves</td>
<td>Bill 59</td>
</tr>
<tr>
<td>Better Local Government Act, 1996 - Hon. Mr. Leach</td>
<td>Bill 86</td>
</tr>
<tr>
<td>Bill 160 Repeal Act, 1997 - Mr. Hampton</td>
<td>Bill 168</td>
</tr>
<tr>
<td>Boxing Day Shopping Act, 1996 - Hon. Mr. Runciman</td>
<td>Bill 95</td>
</tr>
<tr>
<td>Charter of Rights for Victims of Crime, 1995 - Ms. Castrilli</td>
<td>Bill 12</td>
</tr>
<tr>
<td>Child and Family Services Amendment Act, 1996 - Mr. Gerretsen</td>
<td>Bill 94</td>
</tr>
<tr>
<td>Children's Law Reform Amendment Act, 1995 - Mr. Hastings</td>
<td>Bill 27</td>
</tr>
<tr>
<td>Citizens Assembly Project Act, 1995 - Mr. Chiarelli</td>
<td>Bill 18</td>
</tr>
<tr>
<td>City of Hamilton Amendment Act, 1996 - Mr. Agostino</td>
<td>Bill 88</td>
</tr>
<tr>
<td>City of Toronto Act, 1997 - Hon. Mr. Leach</td>
<td>Bill 103</td>
</tr>
<tr>
<td>City of Toronto Act, 1997 (No. 2) - Hon. Mr. Leach</td>
<td>Bill 148</td>
</tr>
<tr>
<td>City of Toronto Amendment Act, 1997 - Ms. Lankin</td>
<td>Bill 144</td>
</tr>
<tr>
<td>Community Safety Act, 1996 - Hon. Mr. Runciman</td>
<td>Bill 102</td>
</tr>
<tr>
<td>Comprehensive Road Safety Act, 1997 - Hon. Mr. Palladini</td>
<td>Bill 138</td>
</tr>
<tr>
<td>Construction Workforce from Quebec Act, 1996 - Mr. Lalonde</td>
<td>Bill 60</td>
</tr>
<tr>
<td>Consumer Protection Amendment Act, 1996 - Mr. Crozier</td>
<td>Bill 83</td>
</tr>
<tr>
<td>Corporations Information Amendment Act, 1995 - Hon. Mr. Sterling</td>
<td>Bill 6</td>
</tr>
<tr>
<td>Courts Improvement Act, 1996 - Hon. Mr. Harnick</td>
<td>Bill 79</td>
</tr>
<tr>
<td>Courts of Justice and Ministry of Correctional Services Statute Law Amendment Act, 1997 - Mr. Ouellette</td>
<td>Bill 130</td>
</tr>
<tr>
<td>Crown Foundations Act, 1996 - Hon. Mr. Eves</td>
<td>Bill 71</td>
</tr>
<tr>
<td>Development Charges Act, 1997 - Hon. Mr. Leach</td>
<td>Bill 98</td>
</tr>
<tr>
<td>Drop the Penny Act, 1995 - Mr. Tilson</td>
<td>Bill 9</td>
</tr>
<tr>
<td>Drop the Penny Act, 1995 - Mr. Tilson</td>
<td>Bill 14</td>
</tr>
<tr>
<td>Education Amendment Act (Co-operation Among Boards), 1996 - Mr. Wildman</td>
<td>Bill 58</td>
</tr>
</tbody>
</table>
Education Amendment Act (Co-operation Among Boards), 1996 - Mr. Wildman .......................... Bill 37
Education Amendment Act, 1996 - Hon. Mr. Snobelen .......................................................... Bill 34
Education Amendment Act, 1997 - Mr. Bartolucci ............................................................... Bill 30
Education Quality and Accountability Office Act, 1996 - Hon. Mr. Snobelen ..................... Bill 124
Education Quality Improvement Act, 1997 - Hon. Mr. Johnson (Don Mills) ................. Bill 30
Education Voting Rights Act (Cottagers and others), 1997 - Hon. Mr. Snobelen ............ Bill 158
Election Amendment Act, 1995 - Mr. McGuinty ................................................................. Bill 2
Election Amendment Act, 1996 - Hon. Mr. Eves ................................................................. Bill 44
Employees' Rights and Freedoms Act, 1997 - Mr. Sheehan ............................................. Bill 131
Employment Standards Improvement Act, 1996 - Hon. Mrs. Witmer ........................... Bill 49
Endangered, Threatened and Vulnerable Species Act, 1996 - Mr. Wildman .................. Bill 62
Environmental Approvals Improvement Act, 1997 - Hon. Mr. Sterling ....................... Bill 57
Environmental Assessment and Consultation Improvement Act, 1996 - Hon. Mr. Sterling ....... Bill 76
Environmental Protection Amendment Act, 1997 - Mr. Carroll ..................................... Bill 177
Environmental Protection Statute Law Amendment Act, 1995 - Mr. Wildman ............... Bill 24
Executive Council Amendment Act, 1995 - Hon. Mr. Eves ............................................ Bill 1
Exotic Animals Control Act, 1997 - Mr. Parker ................................................................. Bill 159
Expanded Nursing Services for Patients Act, 1997 - Hon. Mr. Wilson ......................... Bill 127
Fair Municipal Finance Act, 1997 - Hon. Mr. Eves ......................................................... Bill 106
Fair Municipal Finance Act, 1997 (No. 2) - Hon. Mr. Eves ........................................... Bill 149
Fairness for Parents and Employees Act (Teachers' Withdrawal of Services), 1997 - Hon. Mr. Flaherty .... Bill 161
Family Law Amendment Act, 1997 - Mr. Tilson ............................................................. Bill 169
Family Responsibility and Support Arrears Enforcement Act, 1996 - Hon. Mr. Harnick .......... Bill 82
Farming and Food Production Protection Act, 1998 - Hon. Mr. Villeneuve ....................... Bill 146
Fewer Politicians Act, 1996 - Hon. Mr. Johnson (Don Mills) ............................................ Bill 81
Fewer School Boards Act, 1997 - Hon. Mr. Snobelen ....................................................... Bill 104
Financial Services Commission of Ontario Act, 1997 - Hon. Mr. Eves ....................... Bill 140
Fire Protection and Prevention Act, 1997 - Hon. Mr. Runciman ..................................... Bill 84
Fish and Wildlife Conservation Act, 1997 - Hon. Mr. Snobelen ....................................... Bill 139
Franchises Act, 1995 - Mr. Martin ....................................................................................... Bill 13
Franchises' Arbitrations Act, 1996 - Mr. Chiarelli ............................................................. Bill 101
Freezing of Compensation for Members of the Assembly Act, 1996 - Hon. Mr. Eves ........ Bill 32
Fuel and Gasoline Tax Amendment Act, 1997 - Hon. Mr. Hodgson ..................................... Bill 173
Geographic Township of Creighton-Davies Act, 1997 - Mr. Laughren .............................. Bill 167
Good Financial Management Act, 1996 - Hon. Mr. Eves ................................................. Bill 93
Good Samaritan Act, 1997 - Mr. Gilchrist ........................................................................... Bill 166
Government Process Simplification Act (Ministries of the Solicitor General and Correctional Services), 1996 - Hon. Mr. Runciman ....................................................... Bill 69
Government Process Simplification Act (Ministry of Consumer and Commercial Relations), 1996 - Hon. Mr. Tsubouchi ................................................................. Bill 64
Health Care Consent Amendment Act (Parental Consultation), 1996 - Mr. Klees .......... Bill 91
Health Insurance Amendment Act, 1996 - Mr. Duncan .......... Bill 87
Highway Traffic Amendment Act (driver training course), 1997 - Mr. Wettlaufer .......... Bill 171
Highway Traffic Amendment Act (Impaired Driving), 1996 - Mr. Brown (Scarborough West) .......... Bill 100
Highway Traffic Amendment Act (Impaired Driving), 1996 - Mrs. Marland .......... Bill 85
Highway Traffic Amendment Act (licence suspensions), 1997 - Mr. Grimmett .......... Bill 154
Highway Traffic Amendment Act (school buses), 1997 - Mr. Froese .......... Bill 137
Highway Traffic Amendment Act, 1996 - Mr. Hoy .......... Bill 78
Highway Traffic Amendment Act, 1996 - Mr. Kormos .......... Bill 72
Human Rights Code Amendment Act (Equal Opportunity in the Municipal and Non-Profit Sectors), 1997 - Mr. Hastings .......... Bill 165
Importation of Waste Statute Law Amendment Act, 1996 - Mr. Ramsay .......... Bill 56
International Fuel Tax Agreement Implementation Act, 1996 - Hon. Mr. Johnson (Don Mills) .......... Bill 48
Job Growth and Tax Reduction Act, 1997 - Hon. Mr. Eves .......... Bill 129
Job Quotas Repeal Act, 1995 - Hon. Mrs. Mushinski .......... Bill 8
Juvenile Delinquents Act (Ontario), 1996 - Mr. Brown (Scarborough West) .......... Bill 80
Labour Union and Employees Association Financial Accountability Act, 1996 - Mr. Gilchrist .......... Bill 53
Land Use Planning and Protection Act, 1996 - Hon. Mr. Leach .......... Bill 20
Law Society Amendment Act, 1995 - Mr. Chiarelli .......... Bill 4
Legislative Assembly Amendment Act, 1996 - Mr. Flaherty .......... Bill 33
Legislative Assembly Oath of Allegiance Act, 1995 - Mr. Agostino .......... Bill 22
Legislative Assembly of Ontario Foundation Act, 1997 - Mr. Leadston .......... Bill 123
Lennox and Addington County Board of Education and Teachers Dispute Settlement Act, 1997 - Hon. Mr. Snobelen .......... Bill 113
Locksmiths Licensing Act, 1996 - Mr. Hastings .......... Bill 40
Lynde Marsh Protection Act, 1997 - Mr. Flaherty .......... Bill 151
Marriage Amendment Act, 1997 - Mr. Wood (London South) .......... Bill 157
Medicine Amendment Act, 1997 - Mr. Kwinter .......... Bill 126
Mental Health Amendment Act, 1997 - Mr. Patten .......... Bill 111
Metropolitan Toronto Marine Environment Protection Zone Act, 1997 - Mr. Brown (Scarborough West) .......... Bill 176
Milk Amendment Act, 1997 - Hon. Mr. Villeneuve .............. Bill 170
Ministry of Agriculture, Food and Rural Affairs Statute Law Amendment Act, 1996 - Hon. Mr. Villeneuve .............. Bill 46
Ministry of Natural Resources Statute Law Amendment Act, 1996 - Hon. Mr. Hodgson .............. Bill 36
Motor Vehicle Fuel Pricing Act, 1995 - Mr. Chiarelli .............. Bill 10
MPPs Pension and Compensation Reform Act, 1996 - Hon. Mr. Eves .............. Bill 42
Municipal Amendment Act (by-laws respecting dress codes), 1997 - Mr. Brown (Scarborough West) .............. Bill 147
Municipal Amendment Act (Expense Allowances), 1996 - Mr. Shea .............. Bill 73
Municipal Amendment Act (Simcoe Day), 1995 - Mr. Gilchrist .............. Bill 28
Municipal Amendment Act, 1996 - Mr. Ruprecht .............. Bill 51
Municipal Amendment Act, 1997 - Mr. Guzzo .............. Bill 141
Northern Services Improvement Act, 1997 - Hon. Mr. Hodgson .............. Bill 174
Ontario College of Early Childhood Educators Act, 1996 - Mrs. McLeod .............. Bill 90
Ontario College of Teachers Act, 1996 - Hon. Mr. Snobelen .............. Bill 31
Ontario Highway Transport Board and Public Vehicles Amendment Act, 1996 - Hon. Mr. Palladini .............. Bill 39
Ontario Institute for Studies in Education Repeal Act, 1996 - Hon. Mr. Snobelen .............. Bill 45
Ontario Lottery Corporation Amendment Act, 1997 - Mr. Morin (Carleton East) .............. Bill 163
Patients' Bill of Rights, 1996 - Mrs. Caplan (Oriole) .............. Bill 41
Personal Property Security Amendment Act, 1996 - Hon. Mr. Sterling .............. Bill 35
Police Services Amendment Act, 1997 - Hon. Mr. Runciman .............. Bill 105
Property Rights Statute Law Amendment Act, 1995 - Mr. Barrett .............. Bill 11
Protection against Pedophiles Act, 1997 - Mr. Brown (Scarborough West) .............. Bill 145
Public Hospital Foundations Act, 1995 - Mr. Hastings .............. Bill 21
Public Sector Transition Stability Act, 1997 - Hon. Mrs. Witmer .............. Bill 136
Public Transportation and Highway Improvement Amendment Act, 1995 - Mr. Gravelle .............. Bill 16
Realty Tax Freeze Statute Law Amendment Act, 1995 - Mr. Carr .............. Bill 17
Red Tape Reduction Act (Ministry of Agriculture, Food and Rural Affairs), 1997 - Hon. Mr. Villeneuve .............. Bill 116
Red Tape Reduction Act (Ministry of Citizenship, Culture and Recreation), 1997 - Hon. Mrs. Bassett .............. Bill 114
Red Tape Reduction Act (Ministry of Consumer and Commercial Relations), 1997 - Hon. Mr. Tsubouchi .............. Bill 117
Red Tape Reduction Act (Ministry of Environment and Energy), 1997 - Hon. Mr. Wilson .............. Bill 121
Red Tape Reduction Act (Ministry of Finance), 1997 - Hon. Mr. Eves .............. Bill 115
Red Tape Reduction Act (Ministry of Health), 1997 - Hon. Mrs. Witmer .............. Bill 118
Red Tape Reduction Act (Ministry of Natural Resources), 1997 - Hon. Mr. Snobelen .............. Bill 119
Red Tape Reduction Act (Ministry of Northern Development and Mines), 1997 - Hon. Mr. Hodgson .............. Bill 120
<table>
<thead>
<tr>
<th>Bill Title</th>
<th>Sponsor</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Red Tape Reduction Act (Ministry of the Attorney General), 1997</td>
<td>Hon. Mr. Harnick</td>
<td>122</td>
</tr>
<tr>
<td>Regional Municipality of Sudbury Statute Law Amendment Act, 1997</td>
<td>Mr. Bartolucci</td>
<td>156</td>
</tr>
<tr>
<td>Regional Municipality of Waterloo Amendment Act, 1997</td>
<td>Hon. Mr. Leach</td>
<td>135</td>
</tr>
<tr>
<td>Remembrance Day Act, 1995</td>
<td>Mr. Boushy</td>
<td>25</td>
</tr>
<tr>
<td>Remembrance Day Observance Act, 1997</td>
<td>Mr. Kells</td>
<td>112</td>
</tr>
<tr>
<td>Road Safety Act, 1996</td>
<td>Hon. Mr. Palladini</td>
<td>55</td>
</tr>
<tr>
<td>Road Safety Act, 1996 (No. 2)</td>
<td>Hon. Mr. Palladini</td>
<td>92</td>
</tr>
<tr>
<td>Safety and Consumer Statutes Administration Act, 1996</td>
<td>Hon. Mr. Sterling</td>
<td>54</td>
</tr>
<tr>
<td>Savings and Restructuring Act, 1996</td>
<td>Hon. Mr. Eves</td>
<td>26</td>
</tr>
<tr>
<td>School Class Sizes Act, 1997</td>
<td>Mr. Bartolucci</td>
<td>110</td>
</tr>
<tr>
<td>Services Improvement Act, 1997</td>
<td>Hon. Mrs. Ecker</td>
<td>152</td>
</tr>
<tr>
<td>Shortline Railways Act, 1995</td>
<td>Hon. Mr. Palladini</td>
<td>5</td>
</tr>
<tr>
<td>Social Assistance Reform Act, 1997</td>
<td>Hon. Mrs. Ecker</td>
<td>142</td>
</tr>
<tr>
<td>Solicitors Amendment Act, 1995</td>
<td>Mr. Chiarelli</td>
<td>3</td>
</tr>
<tr>
<td>Streamlining of Administration of Provincial Offences Act, 1997</td>
<td>Hon. Mr. Harnick</td>
<td>108</td>
</tr>
<tr>
<td>Supply Act, 1996</td>
<td>Hon. Mr. Eves</td>
<td>43</td>
</tr>
<tr>
<td>Supply Act, 1997</td>
<td>Hon. Mr. Eves</td>
<td>175</td>
</tr>
<tr>
<td>Supply Act, 1997</td>
<td>Hon. Mr. Eves</td>
<td>143</td>
</tr>
<tr>
<td>Tartan Act, 1997</td>
<td>Mrs. Ross</td>
<td>132</td>
</tr>
<tr>
<td>Tax Credits and Economic Stimulation Act, 1996</td>
<td>Hon. Mr. Eves</td>
<td>70</td>
</tr>
<tr>
<td>Tax Credits to Create Jobs Act, 1997</td>
<td>Hon. Mr. Eves</td>
<td>164</td>
</tr>
<tr>
<td>Tax Cut and Economic Growth Act, 1996</td>
<td>Hon. Mr. Eves</td>
<td>47</td>
</tr>
<tr>
<td>Technology for Classrooms Tax Credit Act, 1997</td>
<td>Mr. Hastings</td>
<td>178</td>
</tr>
<tr>
<td>Tenant Protection Act, 1996</td>
<td>Hon. Mr. Leach</td>
<td>96</td>
</tr>
<tr>
<td>Toronto Hospital Act, 1997</td>
<td>Mr. Gilchrist</td>
<td>172</td>
</tr>
<tr>
<td>Toronto Islands Amendment Act, 1996</td>
<td>Hon. Mr. Leach</td>
<td>38</td>
</tr>
<tr>
<td>Trade Union and Employees Association Financial Disclosure Act, 1996</td>
<td>Mr. Shea</td>
<td>50</td>
</tr>
<tr>
<td>Uniform Federal and Provincial Child Support Guidelines Act, 1997</td>
<td>Hon. Mr. Harnick</td>
<td>128</td>
</tr>
<tr>
<td>United Empire Loyalists' Day Act, 1997</td>
<td>Mr. Danford</td>
<td>150</td>
</tr>
<tr>
<td>Veterans' Memorial Parkway Act, 1997</td>
<td>Mr. Baird</td>
<td>162</td>
</tr>
<tr>
<td>Victims of Violent Crime Commemoration Week Act, 1997</td>
<td>Mr. Baird</td>
<td>155</td>
</tr>
<tr>
<td>Victims' Bill of Rights, 1995</td>
<td>Hon. Mr. Harnick</td>
<td>23</td>
</tr>
<tr>
<td>Water and Sewage Services Improvement Act, 1997</td>
<td>Hon. Mr. Sterling</td>
<td>107</td>
</tr>
<tr>
<td>Wheel Safety Act, 1997</td>
<td>Hon. Mr. Clement</td>
<td>125</td>
</tr>
<tr>
<td>Workers' Compensation and Occupational Health and Safety Amendment Act, 1995</td>
<td>Hon. Mrs. Witmer</td>
<td>15</td>
</tr>
<tr>
<td>Workers' Compensation Reform Act, 1996</td>
<td>Hon. Mrs. Witmer</td>
<td>99</td>
</tr>
<tr>
<td>Workers' Pension Bill of Rights, 1996</td>
<td>Mr. Hampton</td>
<td>77</td>
</tr>
<tr>
<td>Worona, Tyrrell, Campbell and Jessiman Truck Safety Act, 1997</td>
<td>Mr. Duncan</td>
<td>133</td>
</tr>
<tr>
<td>Zero Tolerance for Substance Abuse Act, 1997</td>
<td>Mr. Young</td>
<td>134</td>
</tr>
<tr>
<td>Bill Number</td>
<td>Description</td>
<td></td>
</tr>
<tr>
<td>-------------</td>
<td>-------------</td>
<td></td>
</tr>
<tr>
<td>1092040 Ontario Inc. Act, 1996 - Mr. McGuinty</td>
<td>Bill Pr43</td>
<td></td>
</tr>
<tr>
<td>4588 Bathurst Act, 1997 - Mrs. Bassett</td>
<td>Bill Pr74</td>
<td></td>
</tr>
<tr>
<td>750 Spadina Avenue Association Act, 1997 - Mrs. Bassett</td>
<td>Bill Pr75</td>
<td></td>
</tr>
<tr>
<td>Anglo Canada General Insurance Company Act, 1996 - Mr. Wood (London South)</td>
<td>Bill Pr45</td>
<td></td>
</tr>
<tr>
<td>Association of Architectural Technologists of Ontario Act, 1996 - Mr. Hastings</td>
<td>Bill Pr40</td>
<td></td>
</tr>
<tr>
<td>Association of Ontario Road Superintendents Act, 1996 - Mr. Arnott</td>
<td>Bill Pr53</td>
<td></td>
</tr>
<tr>
<td>Association of Registered Graphic Designers of Ontario Act, 1996 - Mrs. Marland</td>
<td>Bill Pr56</td>
<td></td>
</tr>
<tr>
<td>Bank of Nova Scotia Trust Company Act, 1997 - Mrs. Bassett</td>
<td>Bill Pr63</td>
<td></td>
</tr>
<tr>
<td>Brantford Act, 1996 - City of - Mr. Johnson (Brantford)</td>
<td>Bill Pr60</td>
<td></td>
</tr>
<tr>
<td>Canadian Life Line Limited Act, 1995 - Mr. Kwinter</td>
<td>Bill Pr39</td>
<td></td>
</tr>
<tr>
<td>Canadian Niagara Power Company, Limited Act, 1995 - Mr. Hudak</td>
<td>Bill Pr12</td>
<td></td>
</tr>
<tr>
<td>Chinese Cultural Centre of Greater Toronto Foundation Act, 1997 - Mr. Curling</td>
<td>Bill Pr81</td>
<td></td>
</tr>
<tr>
<td>City of Brampton Act, 1995 - Mr. Clement</td>
<td>Bill Pr9</td>
<td></td>
</tr>
<tr>
<td>City of Brampton Act, 1996 - Mr. Clement</td>
<td>Bill Pr31</td>
<td></td>
</tr>
<tr>
<td>City of Brampton Act, 1997 - Mr. Spina</td>
<td>Bill Pr89</td>
<td></td>
</tr>
<tr>
<td>City of Mississauga Act, 1995 - Mr. Sampson</td>
<td>Bill Pr37</td>
<td></td>
</tr>
<tr>
<td>City of Nepean Act, 1995 - Mr. Baird</td>
<td>Bill Pr14</td>
<td></td>
</tr>
<tr>
<td>City of Nepean Act, 1995 - Mr. Baird</td>
<td>Bill Pr13</td>
<td></td>
</tr>
<tr>
<td>City of Ottawa Act, 1996 - Mr. Grandmaitre</td>
<td>Bill Pr34</td>
<td></td>
</tr>
<tr>
<td>City of Sarnia Act, 1997 - Mr. Boushy</td>
<td>Bill Pr69</td>
<td></td>
</tr>
<tr>
<td>Delzap Construction Limited Act, 1996 - Mr. Stockwell</td>
<td>Bill Pr62</td>
<td></td>
</tr>
<tr>
<td>Hamilton Act (Licensing Committee), 1997 - City of - Mrs. Ross</td>
<td>Bill Pr65</td>
<td></td>
</tr>
<tr>
<td>Hamilton Act, 1997 - City of - Mr. Christopherson</td>
<td>Bill Pr51</td>
<td></td>
</tr>
<tr>
<td>Huronia Airport Commission Act, 1996 - Mr. Grimmett</td>
<td>Bill Pr68</td>
<td></td>
</tr>
<tr>
<td>Institute for Advanced Judaic Studies Act, 1997 - Mr. Cordiano</td>
<td>Bill Pr95</td>
<td></td>
</tr>
<tr>
<td>Jamaican Canadian Association Act, 1997 - Mr. Sergio</td>
<td>Bill Pr94</td>
<td></td>
</tr>
<tr>
<td>Japanese Canadian Cultural Centre Act, 1997 - Mr. Turnbull</td>
<td>Bill Pr84</td>
<td></td>
</tr>
<tr>
<td>Kingston Act, 1996 - City of - Mr. Gerretsen</td>
<td>Bill Pr59</td>
<td></td>
</tr>
<tr>
<td>Kitchener and Waterloo Act, 1996 - Cities of - Mr. Leadston</td>
<td>Bill Pr71</td>
<td></td>
</tr>
<tr>
<td>Korean Canadian Cultural Association of Metropolitan Toronto Act, 1997 - Mr. Brown (Scarborough West)</td>
<td>Bill Pr87</td>
<td></td>
</tr>
<tr>
<td>Lansing Co-operative Nursery School Act, 1997 - Mr. Turnbull</td>
<td>Bill Pr88</td>
<td></td>
</tr>
<tr>
<td>Lions Foundation of Canada Act, 1996 - Mr. Carr</td>
<td>Bill Pr58</td>
<td></td>
</tr>
<tr>
<td>London Community Foundation Act, 1997 - Mr. Wood (London South)</td>
<td>Bill Pr91</td>
<td></td>
</tr>
<tr>
<td>Milton Act, 1996 - Town of - Mr. Chudleigh</td>
<td>Bill Pr50</td>
<td></td>
</tr>
<tr>
<td>Municipal Law Enforcement Officers' Association (Ontario) Inc. Act, 1997 - Mr. Tascona</td>
<td>Bill Pr83</td>
<td></td>
</tr>
<tr>
<td>National Ballet of Canada Act, 1997 - Mrs. Bassett</td>
<td>Bill Pr64</td>
<td></td>
</tr>
<tr>
<td>Ontario Association of Not-For-Profit Credit Counselling Services Act, 1997 - Mr. Crozier</td>
<td>Bill Pr82</td>
<td></td>
</tr>
<tr>
<td>Ontario Plumbing Inspectors Association Inc. Act, 1996 - Mr. Cleary</td>
<td>Bill Pr67</td>
<td></td>
</tr>
<tr>
<td>Act (Commission/Corporation), Year - City of/Mr.</td>
<td>Bill</td>
<td></td>
</tr>
<tr>
<td>-----------------------------------------------</td>
<td>------</td>
<td></td>
</tr>
<tr>
<td>Oshawa Act (Oshawa Transit Commission), 1995 - City of - Mr. Flaherty</td>
<td>Pr49</td>
<td></td>
</tr>
<tr>
<td>Ottawa Act, 1996 - City of - Mr. Grandmaître</td>
<td>Pr48</td>
<td></td>
</tr>
<tr>
<td>Ottawa Act, 1996 - City of - Mr. Grandmaître</td>
<td>Pr47</td>
<td></td>
</tr>
<tr>
<td>Ottawa Act, 1996 - City of - Mr. Guzzo</td>
<td>Pr42</td>
<td></td>
</tr>
<tr>
<td>Ottawa Act, 1997 - City of - Mr. Grandmaître</td>
<td>Pr73</td>
<td></td>
</tr>
<tr>
<td>Ottawa Civic Hospital Act, 1996 - Mr. Patten</td>
<td>Pr35</td>
<td></td>
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<tr>
<td>Richmond Hill Act, 1996 - Town of - Mr. Klees</td>
<td>Pr61</td>
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<td>Scarborough Act, 1996 - City of - Mr. Newman</td>
<td>Pr41</td>
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<td>Scarborough Act, 1997 - City of - Mr. Newman</td>
<td>Pr78</td>
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<tr>
<td>Scarborough Entertainment and Convention Corporation Act, 1997 - Mr. Brown (Scarborough West)</td>
<td>Pr86</td>
<td></td>
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<tr>
<td>Sidney Act, 1995 - Township of - Mr. Rollins</td>
<td>Pr46</td>
<td></td>
</tr>
<tr>
<td>St. Catharines General Hospital Act, 1997 - Mr. Froese</td>
<td>Pr70</td>
<td></td>
</tr>
<tr>
<td>Tamil Eelam Society of Canada Act, 1997 - Mr. Brown (Scarborough West)</td>
<td>Pr96</td>
<td></td>
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<tr>
<td>TD Trust Company Act, 1996 - Mr. Marchese</td>
<td>Pr24</td>
<td></td>
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<tr>
<td>Toronto Act (Traffic Calming), 1996 - City of - Mrs. Bassett</td>
<td>Pr54</td>
<td></td>
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<tr>
<td>Toronto Act, 1996 - City of - Mrs. Bassett</td>
<td>Pr66</td>
<td></td>
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<tr>
<td>Toronto Act, 1996 - City of - Mrs. Bassett</td>
<td>Pr55</td>
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<tr>
<td>University of St. Jerome's College Act, 1996 - Mr. Wettlaufer</td>
<td>Pr72</td>
<td></td>
</tr>
<tr>
<td>Waterloo County Board of Education Act, 1995 - Mr. Leadston</td>
<td>Pr11</td>
<td></td>
</tr>
<tr>
<td>Waterloo-Guelph Regional Airport Act, 1995 - Mr. Leadston</td>
<td>Pr38</td>
<td></td>
</tr>
<tr>
<td>Windsor Utilities Commission Act, 1996 - Mrs. Pupatello</td>
<td>Pr76</td>
<td></td>
</tr>
<tr>
<td>York Act, 1995 - City of - Mr. Colle</td>
<td>Pr44</td>
<td></td>
</tr>
<tr>
<td>York Act, 1997 - City of - Mr. Colle</td>
<td>Pr90</td>
<td></td>
</tr>
<tr>
<td>Young Women's Christian Association of Niagara Falls Act, 1997 - Mr. Maves</td>
<td>Pr80</td>
<td></td>
</tr>
</tbody>
</table>
GOVERNMENT BILLS AND PRIVATE MEMBERS’ PUBLIC BILLS

PROJETS DE LOI ÉMANANT DU GOUVERNEMENT ET PROJETS DE LOI D'INTÉRÊT PUBLIC ÉMANANT DES DÉPUTÉS


Bill 9, Drop the Penny Act, 1995 / (Drop the Penny Act, 1995) [le titre en français n'était pas disponible; le projet de loi a été déclaré irrecevable]. Mr. Tilson (Dufferin—Peel). First Reading carried on division October 16, 1995. Ruled out of order and removed from the Orders and Notices Paper October 17.


Bill 33, Legislative Assembly Amendment Act, 1996 / Loi de 1996 modifiant la Loi sur l'Assemblée législative. Mr. Flaherty (Durham Centre). First Reading carried March 25, 1996. Second Reading Order rescinded April 11.


Bill 58, Education Amendment Act (Co-operation Among Boards), 1996 / Loi de 1996 modifiant la Loi sur l'éducation (collaboration entre conseils). Mr. Wildman (Algoma). First Reading carried June 3, 1996.


Bill 73, Municipal Amendment Act (Expense Allowances), 1996 / Loi de 1996 modifiant la Loi sur les municipalités en ce qui concerne les indemnités pour dépenses. Mr. Shea (High Park—Swansea). First Reading carried June 11, 1996.


Bill 75, Alcohol, Gaming and Charity Funding Public Interest Act, 1996 / Loi de 1996 régissant les alcools, les jeux et le financement des organismes de bienfaisance dans l'intérêt public. Hon. Mr. Tsubouchi (Minister of Consumer and Commercial Relations). (The Lieutenant Governor's recommendation, pursuant to S.O. 57, has been received.) First Reading carried June 13, 1996. Second Reading debated June 24, 25. Carried on Division June 26. Ordered referred to the Standing Committee on Administration of Justice. Considered August 6, 7, 8, 9, 12, 13, 14, 15, 19, 20, 21, 22; September 30; October 1. Reported as amended October 2. Ordered for Third Reading. Third Reading debated October 21, 22, 28; November 5, 6, 7, 18. Carried on Division November 18. Royal Assent November 19. S.O. 1996, Chapter 26.


Bill 94, Child and Family Services Amendment Act, 1996 / Loi de 1996 modifiant la Loi sur les services à l'enfance et à la famille. Mr. Gerretsen (Kingston and the Islands). First Reading carried November 19, 1996.


Bill 99, Workers' Compensation Reform Act, 1996 / Loi de 1996 portant réforme de la Loi sur les accidents du travail. Hon. Mrs. Witmer (Minister of Labour). (The Lieutenant Governor's recommendation, pursuant to S.O. 57, has been received.) First Reading carried on division November 26, 1996. Second Reading debated April 24, 1997, 30; May 1, 5. Carried on Division June 5. Ordered referred to the Standing Committee on Resources Development. Considered June 16, 18, 23, 25; August 6, 7, 11, 12, 13, 14; September 3, 8, 10, 15. Reported as amended September 16. Ordered for Third Reading. Third Reading carried on division October 9. Royal Assent October 10. S.O. 1997, Chapter 16.


Bill 119, Red Tape Reduction Act (Ministry of Natural Resources), 1997 / Loi de 1997 visant à réduire les formalités administratives au ministère des Richesses naturelles. Hon. Mr. Snobelen (Minister of Natural Resources). First Reading carried February 3, 1997.


Bill 146, Farming and Food Production Protection Act, 1998 / Loi de 1998 sur la protection de l'agriculture et de la production alimentaire. Hon. Mr. Villeneuve (Minister of Agriculture, Food and Rural Affairs). First Reading carried June 26, 1997. Second Reading debated September 24; December 17. Carried December 17. Ordered referred to the Standing Committee on Resources Development. [Carried over to next session December 18.] [Ordered carried over from previous session December 18.]


PRIVATE BILLS  PROJETS DE LOI D’INTÉRÊT PRIVÉ


SECTION 2

1995-1996 ESTIMATES / BUDGETS DES DÉPENSES

1. 1995-96 Estimates, tabled and deemed to be referred to the Standing Committee on Estimates, pursuant to Standing Order 58 - October 25, 1995; March 19, 1996.

2. 1995-96 Supplementary Estimates, tabled and deemed to be referred to the Standing Committee on Estimates, pursuant to Standing Order 61(a) - November 2, 1995.

3. Table setting out Estimates (1995-96) and Supplementary Estimates (1995-96) of ministries selected for consideration by the Standing Committee on Estimates on November 16, 1995, pursuant to S.O. 59, time allocated; dates of consideration; reporting and concurrence dates.

Ministry of Education and Training (including supplementaries)

Time Allocated: 15 hours.

Dates of Consideration: December 12, 13, 1995; February 5, 6, 1996.

Reported: March 18, 1996.

Concurrence: March 18, 19, 20, 1996.

Ministry of Community and Social Services

Time Allocated: 15 hours.

Dates of Consideration: February 6, 7, 8, 1996.

Reported: March 18, 1996.

Concurrence: March 18, 19, 20, 1996.

Ministry of Housing

Time Allocated: 15 hours.

Dates of Consideration: February 8, 12, 13, 1996.

Reported: March 18, 1996.

Concurrence: March 18, 19, 20, 1996.

Ministry of Transportation (including supplementaries)

Time Allocated: 15 hours.

Dates of Consideration: February 13, 14, 15, 1996.

Reported: March 18, 1996.
Concurrence: March 18, 19, 20, 1996.

Ministry of Health (including supplementaries)

Time Allocated: 15 hours.

Dates of Consideration: February 15; March 7, 8, 1996.

Reported: March 18, 1996.

Concurrence: March 18, 19, 20, 1996.

Ministry of Economic Development and Trade

Time Allocated: 15 hours.

Dates of Consideration: March 8, 1996.

Reported: March 18, 1996.

Concurrence: March 18, 19, 20, 1996.

Pursuant to Standing Order 60, the Estimates (1995-96) and Supplementary Estimates (1995-96), 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 November 16, 1995:-

Ministry of Agriculture, Food and Rural Affairs

Ministry of the Attorney General

Cabinet Office

Ministry of Citizenship

Ministry of Consumer and Commercial Relations

Ministry of Culture, Tourism and Recreation

Ministry of Environment and Energy (including Supplementaries)

Ministry of Finance

Office of Francophone Affairs

Ministry of Intergovernmental Affairs
Ministry of Labour
Office of the Lieutenant Governor
Management Board Secretariat (including Supplementaries)
Ministry of Municipal Affairs
Ontario Native Affairs Secretariat
Ministry of Natural Resources
Ministry of Northern Development and Mines
Office of the Premier
Ministry of the Solicitor General and Correctional Services
Office Responsible for Women's Issues

Pursuant to Standing Order 60(a), the Estimates (1995-96) of the following offices, tabled on March 19, 1996, 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 March 21, 1996:-

Office of the Assembly
Office of the Chief Election Officer
Ombudsman Ontario
Office of the Provincial Auditor

1996-1997 ESTIMATES / BUDGETS DES DÉPENSES


2. Table setting out Estimates (1996-97) of ministries and offices selected for consideration by the Standing Committee on Estimates on June 6, 1996, pursuant to S.O. 59, time allocated; dates of consideration; reporting and concurrence dates.

3. 1996-97 Supplementary Estimates, tabled and deemed to be referred to the Standing Committee on Estimates, pursuant to Standing Order 61(a) - November 21, 1996.

Ministry of Education and Training

Time Allocated: 7 hrs. 30 mins.
Dates of Consideration: June 25, 26, 1996; September 25; October 1.

Reported: November 21, 1996.

Concurrence: June 18, 19, 1997.

Ministry of Education and Training (Supplementary Estimates only)

Deemed Passed: November 21, 1996.

Reported pursuant to


Concurrence: June 18, 19, 1997.

Ministry of Health

Time Allocated: 7 hrs. 30 mins.

Dates of Consideration: September 25, 1996; October 2, 8, 9, 30.

Reported: November 21, 1996

Concurrence: June 18, 19, 1997.

Ministry of Economic Development, Trade and Tourism

Time Allocated: 15 hours

Dates of Consideration: October 16, 22, 23, 1996; November 5, 6, 19, 20.

Reported: November 21, 1996.

Concurrence: June 18, 19, 1997.

Ministry of Intergovernmental Affairs

Time Allocated: 15 hours

Deemed Passed: November 21, 1996.

Reported pursuant to


Concurrence: June 18, 19, 1997.
Section 2-5

Ministry of Agriculture, Food and Rural Affairs

Time Allocated: 7 hrs. 30 mins.

Deemed Passed: November 21, 1996.

Reported pursuant to


Concurrence: June 18, 19, 1997.

Ministry of Transportation (including Supplementaries)

Time Allocated: 7 hrs. 30 mins.

Deemed Passed: November 21, 1996.

Reported pursuant to


Concurrence: June 18, 19, 1997.

Ministry of Northern Development and Mines (including Supplementaries)

Time Allocated: 7 hrs. 30 mins.

Deemed Passed: November 21, 1996.

Reported pursuant to


Concurrence: June 18, 19, 1997.

Ministry of Natural Resources

Time Allocated: 7 hrs. 30 mins.

Deemed Passed: November 21, 1996.

Reported pursuant to


Concurrence: June 18, 19, 1997.

Office of Francophone Affairs
Time Allocated: 15 hours

Deemed Passed: November 21, 1996.

Reported pursuant to


Concurrence: June 18, 19, 1997.

Pursuant to Standing Order 60, the Estimates (1996-97) 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 6, 1996:-

Ministry of the Attorney General

Cabinet Office

Ministry of Citizenship, Culture and Recreation

Ministry of Community and Social Services

Ministry of Consumer and Commercial Relations

Ministry of Environment and Energy

Ministry of Finance

Ministry of Labour

Office of the Lieutenant Governor

Management Board Secretariat

Ministry of Municipal Affairs and Housing

Ontario Native Affairs Secretariat

Office of the Premier

Ministry of the Solicitor General and Correctional Services

Office Responsible for Women's Issues

Pursuant to Standing Order 61(c), the Supplementary Estimates (1996-97) 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 deemed to be received and concurred in on November 25, 1996:-

Ministry of Community and Social Services
Ministry of Finance
Management Board Secretariat
Ministry of Municipal Affairs and Housing
Ministry of the Solicitor General and Correctional Services

Pursuant to Standing Order 60(a), the Estimates (1996-97) of the following offices, tabled on March 4, 1997, 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 March 5, 1997:-

Office of the Assembly
Office of the Chief Election Officer
Ombudsman Ontario
Office of the Provincial Auditor

1997-1998 ESTIMATES / BUDGETS DES DÉPENSES

1. 1997-98 Estimates, tabled and deemed to be referred to the Standing Committee on Estimates, pursuant to Standing Order 58 - May 14; December 9, 1997.

2. Table setting out Estimates (1997-98) of ministries selected for consideration by the Standing Committee on Estimates on May 15, 1997; pursuant to S.O. 59, time allocated; dates of consideration; reporting and concurrence dates.

3. 1997-98 Supplementary Estimates, tabled and deemed to be referred to the Standing Committee on Estimates, pursuant to standing Order 61 (a) - November 20, 1997.

Ministry of Health

Time Allocated: 12 hrs. 30 mins.

Dates of Consideration: June 3, 10, 11, 17, 18, 24, 1997.


Concurrence: December 9, 1997

Ministry of Health (Supplementary Estimates only)

Reported pursuant to


Concurrence: December 9, 1997

Office of the Premier

Time Allocated: 2 hrs. 30 mins.


Concurrence: December 9, 1997

Ministry of Natural Resources

Time Allocated: 7 hrs. 30 mins.


Concurrence: December 9, 1997

Ministry of the Attorney General

Time Allocated: 7 hrs. 30 mins.

Dates of Consideration: September 2, 3, 9, 1997.


Concurrence: December 9, 1997

Ministry of the Attorney General (Supplementary Estimates only)


Reported Pursuant to


Concurrence: December 9, 1997
Ministry of Intergovernmental Affairs

Time Allocated: 15 hrs.

Dates of Consideration: September 10, 16, 17, 30, October 1, 7, 1997.


Concurrence: December 9, 1997

Ministry of Education and Training

Time Allocated: 7 hrs. 30 mins.

Dates of Consideration: November 18, 19, 1997.


Concurrence: December 9, 1997

Ministry of Education and Training (Supplementary Estimates only)


Reported Pursuant to


Concurrence: December 9, 1997

Ministry of Transportation (including Supplementaries)

Time Allocated: 7 hrs. 30 mins.


Reported pursuant to


Concurrence: December 9, 1997

Ministry of Citizenship, Culture and Recreation

Time Allocated: 7 hrs. 30 mins.


Reported pursuant to
Concurrence: December 9, 1997
Ministry of Environment and Energy
Time Allocated: 7 hrs. 30 mins.
Reported pursuant to
Concurrence: December 9, 1997

Ministry of Agriculture, Food and Rural Affairs
Time Allocated: 15 hrs.
Reported pursuant to
Concurrence: December 9, 1997

Pursuant to Standing Order 60, the Estimates (1997-98) 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 15, 1997:-

Cabinet Office
Ministry of Community and Social Services
Ministry of Consumer and Commercial Relations
Ministry of Economic Development, Trade and Tourism
Ministry of Finance
Office of Francophone Affairs
Ministry of Labour
Office of the Lieutenant Governor
Management Board Secretariat
Section 2-11

Ministry of Municipal Affairs and Housing

Ontario Native Affairs Secretariat

Ministry of Northern Development and Mines

Ministry of the Solicitor General and Correctional Services

Office Responsible for Women's Issues

Pursuant to Standing Order 61(c), the Supplementary Estimates (1997-98) 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 deemed to be received and concurred in on November 24, 1997:-

Ministry of Community and Social Services

Ministry of Finance

Management Board Secretariat

Ministry of Municipal Affairs and Housing

Pursuant to Standing Order 60(a), the Estimates (1997-98) of the following offices, tabled on December 9, 1997, 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 10, 1997:-

Office of the Assembly

Office of the Chief Election Officer

Ombudsman Ontario

Office of the Provincial Auditor
SELECT COMMITTEES

GENERAL

SELECT COMMITTEE ON ONTARIO HYDRO NUCLEAR AFFAIRS

1. Ordered, That a Select Committee on Ontario Hydro Nuclear Affairs be appointed:

   To consider and report on the Nuclear Performance Advisory Group=s Independent Integrated Performance Assessment from the perspective of the performance and reliability of Ontario=s nuclear facilities; and, in particular:

   to examine the Atomic Energy Control Board Report on the findings of the Independent Integrated Performance Assessment and to make recommendations on safety principles relating to training and implementation plans;

   to examine the costs and environmental impacts of the nuclear recovery strategy, including:

   Ontario Hydro=s financial justification of its nuclear recovery strategy;

   the economics and viability of alternative supply options; and

   Environmental impacts of specific components of recovery and means to address and mitigate these impacts; and

   to examine any other matters that the Committee considers relevant to the above terms of reference;

   That the Committee present a final report by December 1, 1997, or on a date to be determined by the Committee, provided that if the House is not sitting the Committee have authority to release its reports by depositing copies with the Clerk of the Assembly and upon the resumption of the sittings of the House the Chair of the Committee shall bring such reports before the House in accordance with the Standing Orders;
That the Committee have authority to meet at the call of the Chair;

That the Committee have full power and authority to employ Counsel and such other personnel as may be deemed advisable and to call for persons, papers and things and to examine witnesses under oath; and

That the said Committee be composed of the following members:

Mr Shea (Chair), Mr Kwinter (Vice-Chair), Mrs Johns, Mr Galt, Mr O'Toole, Mrs Fisher, Mr Conway and Mr Laughren - September 22, 1997.

SELECT COMMITTEE ON ONTARIO HYDRO NUCLEAR AFFAIRS

Membership:

Mrs Johns
Mr Galt
Mr O'Toole
Mrs Fisher
Mr Conway
Mr Laughren - September 22, 1997.

Chair: Mr Shea - appointed September 22, 1997.

Vice-Chair: Mr Kwinter - appointed September 22, 1997.

STANDING COMMITTEES

GENERAL


2. That, notwithstanding Standing Order 110(a) and for the duration of the 36th Parliament, no standing or select committee shall consist of more than 14 members - October 17, 1995.

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 - November 2, 1995.

4. Authorized to meet during the Winter Adjournment in accordance with
the schedule of meeting dates agreed to by the 3 Party Whips and tabled
with the Clerk of the Assembly to examine and enquire into certain

5. Authorized to release their reports during the Winter Adjournment by
depositing a copy of any report with the Clerk of the Assembly, and upon
the resumption of the meetings of the House the Chairs of such
committees shall bring any such reports before the House in accordance
with the Standing Orders - December 14, 1995.

6. Authorized to meet during the Summer 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 - June 27, 1996.

7. Authorized to release reports during the Summer Adjournment by
depositing a copy of any report with the Clerk of the Assembly, and upon
the resumption of the meetings of the House, the Chairs of such
committees shall bring any such reports before the House in accordance
with the Standing Orders - June 27, 1996.

8. Authorized to meet during the weeks of March 17, March 24, April 7
and April 14, 1997 in accordance with the schedule of meeting dates
agreed to by the three party whips and tabled with the Clerk of the Assembly to examine and inquire into certain matters - March 5, 1997.

STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Membership:

Mrs Boyd
Mr Chiarelli
Mr Conway
Mr Doyle
Mr Guzzo
Mr Hampton
Mr Hudak
Mr Johnson (Brantford)
Mr Klees
Mr Leadston
Mr Martiniuk
Mr Parker
Mr Ramsay
Mr Tilson - November 2, 1995.

Chair: Mr G. Martiniuk- elected November 14, 1995.

Vice-Chair: Mr R. Johnson (Brantford)- elected November 14, 1995.

Substitutions:

Mr Wildman for Mr Hampton - September 26, 1996.

Mr Crozier for Mr Conway - January 28, 1997.
Mr Kormos for Mr Wildman- February 26, 1997.

Mr Christopherson for Mrs Boyd - February 26, 1997.

Mr Rollins for Mr Johnson (Brantford)- April 28, 1997.

Mrs Ross for Mr Hudak- April 28, 1997.

Mr Flaherty for Mr Klees- April 28, 1997.

Mr Ford for Mr Leadston- April 28, 1997.

Mr Boushy for Mr Parker- April 28, 1997.

Mr Young for Mr Tilson- April 28, 1997.

Mr Wood (London South) for Mr Doyle - April 28, 1997.

Members removed - September 22, 1997.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter:- to consider Bill 19, An Act to repeal the Advocacy Act, 1992, revise the Consent to Treatment Act, 1992, amend the Substitute Decisions Act, 1992 and amend other Acts in respect of related matters - December 14, 1995.

STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter: - to consider Bill 75, An Act to regulate alcohol and gaming in the public interest, to fund charities through responsible management of video lotteries and to amend certain statutes related to liquor and gaming - June 27, 1996.

Authorized to meet following Routine Proceedings on Wednesday, December 4, 1996 and Thursday, December 5, 1996, until 9:00 p.m. for the purpose of consideration of Bill 82, An Act to establish the Family Responsibility Office, protect the interests of children and spouses through the strict enforcement of support orders while offering flexibility to responsible payors and make consequential amendments to certain statutes. - November 28, 1996.

Authorized to meet to complete clause-by-clause consideration of Bill 82 on Monday, December 9, 1996. 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 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).

And that the Committee be authorized to continue to meet beyond 6:00 p.m. on December 9, 1996, if necessary until clause-by-clause consideration has been completed. - November 28, 1996.

Ordered, That the Order of the House dated Thursday, November 28, 1996, with respect to clause-by-clause consideration of Bill 82 in the Standing Committee on Administration of Justice, be amended by deleting 5:00 p.m. in the third line and substituting 8:00 p.m. therefore - December 3, 1996.

Authorized to meet during the weeks of March 17, March 24, April 7 and April 14, 1997 in accordance with the schedule of meeting dates agreed to by the three party whips and tabled with the Clerk of the Assembly to examine and inquire into the following matters: to consider Bill 84, An Act to promote Fire Prevention and Public Safety in Ontario and to amend and repeal certain other Acts relating to Fire Services and Bill 105, An Act to renew the partnership between the province, municipalities and the police and to enhance community safety - March 5, 1997.

STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Bills referred and reports presented:

Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1995/Loi de 1995 modifiant des lois en ce qui concerne l'intervention, le consentement et la prise de décisions au nom d'autrui (Bill 19), referred November 27, 1995; reported as amended March 18, 1996.

Alcohol, Gaming and Charity Funding Public Interest Act, 1996/Loi de 1996 régissant les alcools, les jeux et le financement des organismes de bien faire dans l'intérêt public (Bill 75), referred June 26, 1996; reported as amended October 2, 1996.


Consumer Protection Amendment Act, 1996/Loi de 1996 modifiant la Loi sur la protection du consommateur (Bill 83), referred October 17, 1996.

Courts Improvement Act, 1996/Loi de 1996 sur l'amélioration des tribunaux (Bill 79), referred October 8, 1996; reported as amended October 23, 1996.

Family Responsibility and Support Arrears Enforcement Act, 1996/Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments (Bill 82), referred November 28, 1996; reported as amended December 11, 1996.


Franchises' Arbitrations Act, 1996/Loi de 1996 sur les arbitrages visant des franchises (Bill 101), referred December 5, 1996.

Highway Traffic Amendment Act (Impaired Driving), 1996/Loi de 1996 modifiant le code de la route (conduite avec facultés affaiblies) (Bill 85), referred October 24, 1996.

Mental Health Amendment Act, 1997/Loi de 1997 modifiant la Loi sur la santé mentale (Bill 111), referred February 13, 1997.


Police Services Amendment Act, 1997/Loi de 1997 modifiant la Loi sur les services policiers (Bill 105), referred February 24, 1997; reported as amended June 3, 1997.


Safety and Consumer Statutes Administration Act, 1996/Loi de 1996 sur l'application de certaines lois traitant de sécurité et de services aux consommateurs (Bill 54), referred June 18, 1996; reported as amended June 26, 1996.

**Reports:**


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

**STANDING COMMITTEE ON ESTIMATES**

**Membership:**

Mr Barrett

Mr Bisson

Mr Brown (Algoma Manitoulin)

Mr Brown (Scarborough West)

Mr Cleary

Mr Clement

Mr Curling

Mr Cordiano

Mr Kells

Mr Martin

Mr Rollins

Mrs Ross

Mr Sheehan

Mr Wettlaufer - November 2, 1995.

Chair: Mr A. Curling - elected November 14, 1995.
Vice-Chair: Mr J. Cordiano - elected November 14, 1995.

Substitutions:

Mr Kormos for Mr Martin - September 26, 1996.

Mrs Elliott for Mr Clement - November 19, 1996.

Mr Vankoughnet for Mrs Ross - November 19, 1996.

Mr McLean for Mrs Elliott - January 20, 1997.

Mr Bartolucci for Mr Cordiano - January 28, 1997.

Mr Kennedy for Mr Curling - January 28, 1997.

Ms Lankin for Mr Kormos - February 26, 1997.

Mr Beaubien for Mr Barrett - April 28, 1997.

Mr Grimmett for Mr Brown (Scarborough West) - April 28, 1997.

Mr Pettit for Mr McLean - April 28, 1997.

Mr Doyle for Mr Rollins - April 28, 1997.

Mrs Johns for Mr Kells - September 22, 1997.

Members removed - September 22, 1997.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter:- to consider the Estimates of ministries and offices selected in accordance with the standing orders and the Order of the House dated November 2, 1995 - December 14, 1995.

STANDING COMMITTEE ON ESTIMATES

Ordered, That, notwithstanding Standing Order 62 the Committee present one report to the House on March 18, 1996 with respect to all estimates and supplementary estimates considered pursuant to Standing Orders 59 and 61;

That in the event the committee fails to report the said estimates on March 18, 1996, the estimates and supplementaries shall be deemed to be passed by the
committee and be deemed to be reported to, and received by the House - November 16, 1995.

Ordered, That, notwithstanding Standing Order 59(c), the Standing Committee on Estimates be authorized to postpone consideration of the estimates of the Ministry of Health and proceed with consideration of the estimates of the Ministry of Economic Development, Trade and Tourism - October 16, 1996.

Estimates referred:

Estimates (1995-96) deemed to be referred to Committee, pursuant to Standing Order 58 - October 25, 1995; March 19, 1996.


Supplementary Estimates (1995-96) deemed to be referred to Committee, pursuant to Standing Order 61(a) - November 2, 1995.

Supplementary Estimates (1996-97) deemed to be referred to Committee, pursuant to Standing Order 61(a) - November 21, 1996.

Reports:


Report on Estimates (1996-97) of the ministries and offices selected, and those not selected, for consideration pursuant to Standing Orders 59 and 60 presented - June 6, 1996.


Report on Supplementary Estimates (1996-97) pursuant to Standing Order 61(c) presented - November 25, 1996.

Report on Estimates (1996-97) of certain offices not previously selected for consideration pursuant to Standing Order 60(a) - March 5, 1997.


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:

Mr Arnott

Mr Brown (Scarborough West)

Ms Castrilli

Mr Chudleigh

Mr Ford

Mr Hudak

Ms Lankin

Mr Kwinter

Mr Martiniuk

Mr Phillips

Mr Sampson

Mr Silipo

Mr Spina

Mr Wettlaufer - November 2, 1995.

Chair: Mr T. Chudleigh - elected November 16, 1995.
Vice-Chair: Mr T. Hudak - elected November 16, 1995.

Substitutions:

Mr Pouliot for Ms Lankin - September 26, 1996.

Mr Martin for Mr Silipo - September 26, 1996.

Ms Bassett for Mr Sampson - November 19, 1996.

Mr Rollins for Mr Arnott - January 20, 1997.

Mr Cordiano for Ms Castrilli - January 28, 1997.

Mr Young for Mr Chudleigh - April 28, 1997.

Mr Arnott for Mr Hudak - April 28, 1997.

Mr Barrett for Mr Ford - April 28, 1997.

Mr Carr for Mr Spina - April 28, 1997.

Members removed - September 22, 1997.

Ordered, That the Committee review and report on the matter of Auto Insurance as set out in the Ministry of Finance documentation and draft legislation to be filed with the clerk of the committee - December 14, 1995.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters: to consider matters related to pre-Budget Consultation and to consider the matter of Automobile Insurance pursuant to the Order of the House dated December 14, 1995 - December 14, 1995.


Authorized to meet during the weeks of March 17, March 24, April 7 and April 14, 1997 in accordance with the schedule of meeting dates agreed to by the three party whips and tabled with the Clerk of the Assembly to examine and inquire into the following matters: to consider matters related to pre-budget consultation and Bill 106, An Act respecting the financing of local government - March 5, 1997.
Bills referred and reports presented:

Fair Municipal Finance Act, 1997/Loi de 1997 sur le financement équitable des municipalités (Bill 106), referred March 6, 1997; reported as amended May 5, 1997.


Reports:


STANDING COMMITTEE ON GENERAL GOVERNMENT

Membership:

Mr Carroll
Mr Danford
Mr Flaherty
Mr Grandmaître
Mr Hardeman
Mr Kells
Mr Marchese
Mr Maves
Mrs Pupatello
Mr Sergio
Mr Stewart

Mr Tascona

Mr Wood (Cochrane North)

Mr Young - November 2, 1995.

Chair: Mr J. Carroll- elected November 2, 1995.

Vice-Chair: Mr B. Maves- elected November 2, 1995.

Substitutions:

Mrs Ross for Mr Kells - June 6, 1996.

Mrs Munro for Mr Carroll - January 20, 1997.

Mr Colle for Mr Grandmaître - January 28, 1997.

Mr Gravelle for Mrs Pupatello - January 28, 1997.

Mr Tilson for Mr Maves- April 28, 1997.

Mr Gilchrist for Mr Flaherty- April 28, 1997.

Mr Froese for Mr Hardeman- April 28, 1997.

Mrs Fisher for Mrs Ross- April 28, 1997.

Mr DeFaria for Mr Young- April 28, 1997.

Mr Doyle for Mr Tascona- April 28, 1997.

Members removed - September 22, 1997.


Allocation of time for proceedings on Bill 103, An Act to replace the seven existing municipal governments of Metropolitan Toronto by incorporating a new municipality to be known as the City of Toronto - January 29, 1997.

Allocation of time for proceedings on Bill 148, An Act to deal with matters relating to the establishment of the new City of Toronto - September 8, 1997.

Allocation of time for proceedings on Bill 152, An Act to improve Services, increase Efficiency and benefit Taxpayers by eliminating Duplication and reallocating Responsibilities between Provincial and Municipal Governments in various areas and to implement other aspects of the Government's "Who Does What" Agenda - September 16, 1997.

Authorized to meet during the Winter Adjournment to consider Bill 26, An Act to achieve Fiscal Savings and to promote Economic Prosperity through Public Sector Restructuring, Streamlining and Efficiency and to implement other aspects of the Government's Economic Agenda as follows:- from Monday to Friday during the weeks of December 18, 1995, January 8 and January 15, 1996 from 9.00 a.m. to 9.00 p.m. to receive public submissions on the bill and from Monday to Friday during the week of January 22, 1996 from 10.00 a.m. to 6.00 p.m. to complete clause-by-clause consideration of the bill - December 12, 1995.

Ordered, That, notwithstanding any standing order or special order of the House, in addition to its regular meeting times, the Committee be authorized to meet to consider Bill 8, An Act to repeal job quotas and to restore merit-based employment practices in Ontario, in the evening on Thursday, November 16 and 23; and to meet from 10.00 a.m. to 10.00 p.m. on Friday, November 17 and from 10:00 a.m. to 6:00 p.m. on Friday, November 24; and to meet from 10:00 a.m. to 6:00 p.m. on Monday, November 27, 1995, and that consideration of Bill 8 be concluded no later than 6:00 p.m. on Monday, November 27, 1995 - November 15, 1995.

Previous Order of November 15, 1995 amended on November 16, 1995 to read as follows:-Ordered, That, notwithstanding any standing order or special order of the House, in addition to its regular meeting times, the Committee be authorized to meet to consider Bill 8, An Act to repeal job quotas and to restore merit-based employment practices in Ontario, in the evening on Thursday, November 16 and 23; and to meet from 10.00 a.m. to 10.00 p.m. on Friday, November 17 and from 10:00 a.m. to 6:00 p.m. on Friday, November 24; and to meet from 10:00 a.m. to 6:00 p.m. on Monday, November 27, 1995 - November 16, 1995.

Authorized to review and report on the matter of Rent Control as set out in the Ministry of Municipal Affairs and Housing Consultation Paper to be filed with the Clerk of the Committee - June 27, 1996.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the
Clerk of the Assembly to examine and enquire into the following matters: - Rent Control pursuant to the Order of the House dated June 27, 1996 and Bill 52, An Act to promote resource development, conservation and environmental protection through the streamlining of regulatory processes and the enhancement of compliance measures in the Aggregate and Petroleum Industries - June 27, 1996.

Authorized to meet on November 21, 22, and 23, 1996 at times other than those specified in the Order of the House dated November 2, 1995 and beyond its normal adjournment time for the purpose of consideration of Bill 81, An Act to reduce the number of members of the Legislative Assembly by making the number and boundaries of provincial electoral districts identical to those of their federal counterparts and to make consequential amendments to statutes concerning electoral representation. - November 19, 1996.

Authorized to meet during the weeks of March 17, March 24, April 7 and April 14, 1997 in accordance with the schedule of meeting dates agreed to by the three party whips and tabled with the Clerk of the Assembly to examine and inquire into the following matter: to consider Bill 109, An Act to amend the Public Libraries Act to put authority, responsibility and accountability for providing and effectively managing local library services at the local level - March 5, 1997.

**Bills referred and reports presented:**

Accountability Improvement Act, 1996/Loi de 1996 sur l'amélioration de la responsabilisation (Bill 89), referred November 21, 1996.


Fewer Politicians Act, 1996/Loi de 1996 réduisant le nombre de députés (Bill 81), referred October 30, 1996; reported without amendment December 2, 1996.

Job Quotas Repeal Act, 1995/Loi de 1995 abrogeant le contingentement en matière d'emploi (Bill 8), referred November 2, 1995; reported as amended November 30, 1995.


Local Control of Public Libraries Act/Loi de 1997 sur le contrôle local des bibliothèques publiques (Bill 109), referred March 5, 1997; reported as amended May 26, 1997.


Services Improvement Act, 1997/Loi de 1997 sur l'amélioration des services (Bill 152), referred September 18, 1997.

Streamlining of Administration of Provincial Offences Act, 1997/Loi de 1997 simplifiant l'administration en ce qui a trait aux infractions provinciales (Bill 108), referred February 27, 1997; reported as amended May 8, 1997.

Tenant Protection Act, 1996/Loi de 1996 sur la protection des locataires (Bill 96), referred June 5, 1997; reported as amended September 8, 1997.

Reports:


STANDING COMMITTEE ON GOVERNMENT AGENCIES

Membership:

Mr Bartolucci
Mr Crozier
Mr Ford
Mr Fox
Mr Gravelle
Mr Johnson (Perth)

Mr Kormos

Mr Laughren

Mr Leadston

Mr Martin

Mr Newman

Mr Preston

Mrs Ross

Mr Wood (London South) - November 2, 1995.

Chair: Mr F. Laughren - elected November 15, 1995.

Vice-Chair: Mr T. Martin - elected November 15, 1995.

Substitutions:

Mr Doyle for Mrs Ross - June 6, 1996.

Mr Silipo for Mr Martin - September 26, 1996.

Mr Miclash for Mr Crozier - January 28, 1997.

Mr Baird for Mr Fox - April 28, 1997.

Mr Guzzo for Mr Leadston - April 28, 1997.

Mr Stewart for Mr Doyle - April 28, 1997.

Mr Tascona for Mr Newman - April 28, 1997.

Mrs Elliott for Mr Wood (London South) - April 28, 1997.

Mr Newman for Mrs Elliott - September 22, 1997.

Mr Spina for Mr Guzzo - September 22, 1997.

Mr Cullen for Mr Miclash - September 23, 1997.

Members removed - September 22, 1997.

Authorized to consider the appointments of Patricia Deguire to the Board of Parole, Evelyn Dodds to the Social Assistance Review Board and David Nash to the Ontario Casino Corporation; and that the Committee shall review and report on these appointments following the procedure for reviewing and reporting on intended appointments as provided for in Standing Order 106(g) - November 23, 1995.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters: - to consider the operation of certain agencies, boards and commissions of the Government of Ontario and to review intended appointments in the public sector - December 14, 1995.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter: - to review intended appointments in the public sector - June 27, 1996.

Authorized to meet during the weeks of March 17, March 24, April 7 and April 14, 1997 in accordance with the schedule of meeting dates agreed to by the three party whips and tabled with the Clerk of the Assembly to examine and inquire into the following matter: to review intended appointments to the public sector - March 5, 1997.

Reports:

First Report / premier rapport (Sessional Paper No. 41) presented and deemed to be adopted - November 30, 1995.


Third Report / troisième rapport (Sessional Paper No. 48) presented and deemed to be adopted - December 13, 1995.

Fourth Report / quatrième rapport (Sessional Paper No. 102) presented and deemed to be adopted - March 18, 1996.

Fifth Report / cinquième rapport (Sessional Paper No. 104) presented and deemed to be adopted - March 20, 1996.
Sixth Report / sixième rapport (Sessional Paper No. 115) presented and deemed to be adopted - March 27, 1996.

Seventh Report / septième rapport (Sessional Paper No. 142) presented and deemed to be adopted - April 24, 1996.

Eighth Report / huitième rapport (Sessional Paper No. 146) presented and deemed to be adopted - May 1, 1996.

Ninth Report / neuvième rapport (Sessional Paper No. 150) presented and deemed to be adopted - May 8, 1996.

Tenth Report / dixième rapport (Sessional Paper No. 158) presented and deemed to be adopted - May 15, 1996.

Eleventh Report / onzième rapport (Sessional Paper No. 175) presented and deemed to be adopted - June 6, 1996.

Twelfth Report / douzième rapport (Sessional Paper No. 181) presented and deemed to be adopted - June 12, 1996.

Thirteenth Report / treizième rapport (Sessional Paper No. 189) presented and deemed to be adopted - June 19, 1996.

Fourteenth Report / quatorzième rapport (Sessional Paper No. 198) presented and deemed to be adopted - June 26, 1996.

Fifteenth Report / quinzième rapport (Sessional Paper No. 214) presented - September 25, 1996. (Report deemed to be adopted on July 17, 1996, pursuant to Standing Order 106(g)(11).)

Sixteenth Report / seizième rapport (Sessional Paper No. 215) presented - September 25, 1996. (Report deemed to be adopted on July 17, 1996, pursuant to Standing Order 106(g)(11).)

Seventeenth Report / dix-septième rapport (Sessional Paper No. 220) presented - September 25, 1996. (Report deemed to be adopted on August 7, 1996, pursuant to Standing Order 106(g)(11).)


Nineteenth Report / dix-neuvième rapport (Sessional Paper No. 251) presented and deemed to be adopted - October 2, 1996.
Twentieth Report (Sessional Paper No. 255) presented and deemed to be adopted - October 9, 1996.

Twenty-first Report (Sessional Paper No. 260) presented and deemed to be adopted - October 16, 1996.

Twenty-second Report (Sessional Paper No. 265) presented and deemed to be adopted - October 23, 1996.

Twenty-third Report (Sessional Paper No. 271) presented and deemed to be adopted - October 30, 1996.

Twenty-fourth Report (Sessional Paper No. 278) presented and deemed to be adopted - November 18, 1996.

Twenty-fifth Report (Sessional Paper No. 282) presented and deemed to be adopted - November 20, 1996.

Twenty-sixth Report (Sessional Paper No. 292) presented and deemed to be adopted - November 27, 1996.

Twenty-seventh Report (Sessional Paper No. 298) presented and deemed to be adopted - December 4, 1996.

Twenty-eighth Report (Sessional Paper No. 304) presented and deemed to be adopted - December 11, 1996.

Twenty-ninth Report (Sessional Paper No. 310) presented and deemed to be adopted - December 18, 1996.


Thirty-third Report (Sessional Paper No. 366) presented and deemed to be adopted - March 5, 1997.

Section 3-22


STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY
Membership:

Mr Arnott
Mr Bartolucci
Mr Boushy
Mr Cooke
Mr DeFaria
Mr Froese
Mr Hastings
Mr Grimmett
Mr Johnson (Brantford)
Mr Miclash
Mr Morin
Mr O'Toole
Mr Silipo
Mr Stewart - November 2, 1995.

Chair: Mr T. Arnott- elected November 15, 1995.

Vice-Chair: Mr J. Hastings- elected November 15, 1995.

Substitutions:

Mr Wildman for Mr Cooke - September 26, 1996.

Mr Clement for Mr Froese - November 19, 1996.

Mrs Marland for Mr Clement - January 20, 1997.

Mr Clement for Mr O'Toole - January 21, 1997.
Mr Curling for Mr Bartolucci - January 28, 1997.

Mrs Pupatello for Mr Miclash - January 28, 1997.

Mr Tascona for Mr Arnott - April 28, 1997.

Mr Fox for Mr Hastings - April 28, 1997.

Mr McLean for Mr Boushy - April 28, 1997.

Mr Tilson for Mr DeFaria - April 28, 1997.

Mr Hardeman for Mr Grimmett - April 28, 1997.

Mr Baird for Mr Stewart - April 28, 1997.

Mr DeFaria for Mrs Marland - September 22, 1997.

Mrs Ross for Mr Tilson - September 22, 1997.

Members removed - September 22, 1997.

Member added - September 22, 1997.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- to consider matters related to security of the Legislative precincts and matters relating to order and decorum and the conduct of members and the disciplinary powers of the Speaker - December 14, 1995.

Authorized to adjourn to Quebec City during the Winter Adjournment to review the security provisions at the National Assembly - December 14, 1995.

Authorized to review and report on the matter of Referenda as set out in the Ministry of the Attorney General document to be filed with the Clerk of the Committee - June 27, 1996.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter:- Referenda pursuant to the Order of the House dated June 27, 1996 - June 27, 1996.

Bills referred and reports presented:
Legislative Assembly Oath of Allegiance Act, 1995/Loi de 1995 sur le serment d'allégeance des députés à l'Assemblée législative (Bill 22), referred December 14, 1995; reported without amendment April 18, 1996.

Tartan Act, 1997/Loi de 1997 sur le tartan (Bill 132), referred June 5, 1997; reported without amendment August 21, 1997.

United Empire Loyalists' Day Act, 1997/Loi de 1997 sur le jour des Loyalistes de l'Empire-Uni (Bill 150), referred August 28, 1997; reported as amended September 18, 1997.

**Matters referred:**


**Reports:**

Report pursuant to Standing Order 108(b) (Sessional Paper No. 69) presented and debated - December 14, 1995.


**STANDING COMMITTEE ON THE OMBUDSMAN**

**Membership:**

Mrs Caplan

Mr DeFaria

Mr Doyle

Mrs Fisher

Mr Froese

Mr Galt
Mr Hoy
Mr Jordon
Mr Lalonde
Mr Marchese
Mr Parker
Mr Stockwell
Mr Vankoughnet
Mr Wood (Cochrane North) - November 2, 1995.
Chair: Mr J. Parker- elected November 15, 1995.
Vice-Chair: Mr T. Froese- elected November 15, 1995.
Substitutions:
Mrs Marland for Mr Doyle - June 6, 1996.
Mr Stewart for Mr Vankoughnet - June 6, 1996.
Ms Ross for Mr Stockwell - October 15, 1996.
Mr Vankoughnet for Mrs Ross - November 19, 1996.
Mr Murdoch for Mr Galt - January 20, 1997.
Mr O'Toole for Mrs Marland - January 20, 1997.
Mr Patten for Mrs Caplan - January 28, 1997.
Mr Pettit for Mr Froese- April 28, 1997.
Mr Leadston for Mr Jordan- April 28, 1997.
Mr Johnson (Brantford) for Mr DeFaria- April 28, 1997.
Mr Boushy for Mrs Fisher- April 28, 1997.
Mr Ouellette for Mr Stewart- April 28, 1997.
Mr McLean for Mr Vankoughnet- April 28, 1997.

Mr Crozier for Mr Patten- May 1, 1997.

Mr Ford for Mr Leadston- September 22, 1997.

Mr Vankoughnet for Mr Boushy- September 22, 1997.

Mr Agostino for Mr Crozier- September 22, 1997.

Mrs Pupatello for Mr Hoy- September 22, 1997.

Members removed - September 22, 1997.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:- to consider the report entitled Review of the Office of the Ombudsman dated April 1993 and other matters relating to its permanent order of reference as set out in Standing Order 106(h) - December 14, 1995.

**Reports:**


**STANDING COMMITTEE ON PUBLIC ACCOUNTS**

**Membership:**

Mr Agostino

Mr Beaubien

Mr Boushy

Mr Carr

Mr Colle

Mr Crozier

Mr Fox
Mr Gilchrist

Mr Hastings

Ms Martel

Mr McGuinty

Mr Poiliot

Mr Skarica

Mr Vankoughnet - November 2, 1995.

Chair: Mr D. McGuinty - elected November 16, 1995.

Mr B. Grandmaître - elected January 30, 1997.

Vice-Chair: Mr M. Colle - elected November 16, 1995.

Mr R. Patten - elected January 30, 1997.

Substitutions:

Mr Kennedy for Mr Agostino - June 6, 1996.

Mrs Bassett for Mr Vankoughnet - June 6, 1996.

Mrs Elliott for Ms Bassett - November 19, 1996.

Mr Shea for Mr Gilchrist - January 20, 1997.

Mr Grandmaître for Mr McGuinty - January 28, 1997.

Mr Lalonde for Mr Kennedy - January 28, 1997.

Mr Patten for Mr Colle - January 28, 1997.

Mrs Pupatello for Mr Crozier - January 28, 1997.

Mrs Johns for Mr Beaubien - April 28, 1997.

Mr Grimmett for Mr Carr - April 28, 1997.

Mr Murdoch for Mr Hastings - April 28, 1997.
Mr Preston for Mr Boushy- April 28, 1997.

Mr Tascona for Mrs Elliot- April 28, 1997.

Mr Beaubien for Mr Shea- September 22, 1997.

Members removed - September 22, 1997.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter: - to consider the Annual Report of the Provincial Auditor - December 14, 1995.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter: - Sub-committee of the Standing Committee on Public Accounts to adjourn to Victoria, British Columbia to attend the annual meeting of the Canadian Council of Public Accounts Committees - June 27, 1996.

Vice-Chair and the Clerk of the Public Accounts Committee authorized to adjourn to Edmonton, Alberta to attend the annual meeting of the Canadian Council of Public Accounts Committees in September, 1997 - September 2, 1997.

Bills referred and reports presented:

Audit Amendment Act, 1996/Loi de 1996 modifiant la Loi sur la vérification des comptes publics (Bill 74), referred March 6, 1997.

Reports:


STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Membership:

Mr Barrett

Mr Bisson
Mr Boushy
Mr Hastings
Mr O'Toole
Mr Pettit
Mr Pouliot
Mrs Pupatello
Mr Rollins
Mr Ruprecht
Mr Sergio
Mr Shea
Mr Sheehan
Mr Smith - November 2, 1995.

Chair: Mr T. Barrett - elected November 15, 1995.

Vice-Chair: Mr B. Smith - elected November 15, 1995.

Substitutions:

Mr Martin for Mr Pouliot - September 26, 1996.

Mr Gilchrist for Mr Shea - January 20, 1997.

Mr Arnott for Mr Rollins - January 20, 1997.

Mrs Ross for Mr O'Toole - January 20, 1997.

Mr Gerretsen for Mrs Pupatello - January 28, 1997.

Mr Kennedy for Mr Sergio - January 28, 1997.

Mr Beaubien for Mr Smith - April 28, 1997.

Mr Hardeman for Mr Boushy - April 28, 1997
Mrs Johns for Mr Hastings- April 28, 1997.
Mr DeFaria for Mrs Ross- April 28, 1997.
Mr Shea for Mr Pettit- April 28, 1997.
Mr Vankoughnet for Mr Arnott- April 28, 1997.
Mr Clement for Mr Gilchrist- April 28, 1997.
Mr Leadston for Mrs Johns- September 22, 1997.
Mr Brown (Algoma-Manitoulin) for Mr Gerretsen- September 22, 1997.

Members removed - September 22, 1997.

**Bills referred and reports presented:**

750 Spadina Avenue Association Act, 1997 (Bill Pr75), referred March 4, 1997; reported as amended June 4, 1997.

4588 Bathurst Act, 1997 (Bill Pr74), referred March 4, 1997; reported as amended June 4, 1997.

1092040 Ontario Inc. Act, 1996 (Bill Pr43), referred March 18, 1996; reported without amendment March 27, 1996.

Anglo Canada General Insurance Company Act, 1996 (Bill Pr45), referred April 15, 1996; reported without amendment May 1, 1996.

Association of Architectural Technologists of Ontario Act, 1996 (Bill Pr40), referred November 18, 1996; reported without amendment December 4.

Association of Ontario Road Superintendents Act, 1996 (Bill Pr53), referred March 19, 1996; reported without amendment April 17, 1996.

Association of Registered Graphic Designers of Ontario Act, 1996 (Bill Pr56), referred March 18, 1996; reported without amendment April 17, 1996.


Brampton Act, 1995 - City of (Bill Pr9), referred October 10, 1995; reported as amended November 29, 1995.
Brampton Act, 1996 - City of (Bill Pr31), referred November 18, 1996; reported as amended December 11, 1996.

Brantford Act, 1996 - City of (Bill Pr60), referred April 22, 1996; reported without amendment May 1, 1996.


Chinese Cultural Centre of Greater Toronto Foundation Act, 1997 (Bill Pr81), referred May 29, 1997; reported without amendment June 18, 1997.

Delzap Construction Limited Act, 1996 (Bill Pr62), referred June 18, 1996; reported as amended June 26, 1996.

Hamilton Act, 1997 - City of (Bill Pr51), referred June 11, 1997; reported without amendment June 18, 1997.

Hamilton Act (Licensing Committee), 1997 - City of (Bill Pr65), referred August 25, 1997; reported without amendment September 17, 1997.

Huronia Airport Commission Act, 1996 (Bill Pr68), referred November 28, 1996; reported without amendment December 11, 1996.

Japanese Canadian Cultural Centre Act, 1997 (Bill Pr84), referred June 19, 1997; reported without amendment September 3, 1997.


Kingston Act, 1996 - City of (Bill Pr59), referred June 17, 1996; reported without amendment June 26, 1996.

Kitchener and Waterloo Act, 1996 - Cities of (Bill Pr71), referred November 18, 1996; reported as amended November 27, 1996.

Lansing Co-operative Nursery School Act, 1997 (Bill Pr88), referred August 28, 1997; recommended that the Bill be not reported September 17, 1997.

Lions Foundation of Canada Act, 1996 (Bill Pr58), referred May 6, 1996; reported without amendment June 19, 1996.

Milton Act, 1996 - Town of (Bill Pr50), referred March 18, 1996; reported without amendment April 17, 1996.
Mississauga Act, 1995 - City of (Bill Pr37), referred October 11, 1995; reported without amendment November 23, 1995.


National Ballet of Canada Act, 1996 (Bill Pr64), referred June 26, 1996; reported as amended June 11, 1997.

Nepean Act, 1995 - City of (Bill Pr13), referred October 10, 1995; reported without amendment November 23, 1995.

Nepean Act, 1995 - City of (Bill Pr14), referred October 10, 1995; reported as amended November 23, 1995.

Ontario Association of Not-For-Profit Credit Counselling Services Act, 1997 (Bill Pr82), referred June 5, 1997, reported without amendment June 18, 1997.


STANDING COMMITTEE ON REGULATIONS AND PRIVATE BILLS

Bills referred and reports presented (cont.):

Oshawa Act (Oshawa Transit Commission), 1995 - City of (Bill Pr49), referred December 11, 1995.

Ottawa Act, 1996 - City of (Bill Pr34), referred May 13, 1996; reported without amendment May 29, 1996.

Ottawa Act, 1996 - City of (Bill Pr42), referred March 20, 1996; recommended that the Bill be not reported April 3, 1996.

Ottawa Act, 1996 - City of (Bill Pr47), referred May 13, 1996; reported without amendment May 29, 1996.

Ottawa Act, 1996 - City of (Bill Pr48), referred May 13, 1996; reported without amendment May 29, 1996.

Ottawa Act, 1996 - City of (Bill Pr73), referred December 4, 1996; reported without amendment February 26, 1997.

Ottawa Civic Hospital Act, 1996 (Bill Pr35), referred November 5, 1996; reported as amended December 4, 1996.
Richmond Hill Act, 1996 - Town of (Bill Pr61), referred May 29, 1996; reported as amended June 19, 1996.


Sarnia Act, 1997 - City of (Bill Pr69), referred June 24, 1997.

Scarborough Act, 1995 - City of (Bill Pr41), referred December 11, 1995; reported without amendment March 27, 1996.

Scarborough Act, 1997 - City of (Bill Pr78), referred June 26, 1997; reported without amendment September 3, 1997.


TD Trust Company Act, 1995 (Bill Pr24), referred March 18, 1996; reported without amendment March 27, 1996.

Toronto Act (Traffic Calming), 1996 - City of (Bill Pr54), referred May 2, 1996; reported without amendment May 15, 1996.

Toronto Act, 1996 - City of (Bill Pr55), referred May 2, 1996; reported without amendment May 15, 1996.

Toronto Act, 1996 - City of (Bill Pr66), referred September 25, 1996; reported without amendment October 16, 1996.

University of St. Jerome's College Act, 1996 (Bill Pr72), referred October 8, 1996; reported without amendment October 16, 1996.

Waterloo County Board of Education Act, 1995 (Bill Pr11), referred October 10, 1995; reported without amendment November 29, 1995.

Waterloo-Guelph Regional Airport Act, 1995 (Bill Pr38), referred October 10, 1995; reported without amendment December 11, 1995.

Windsor Utilities Commission Act, 1996 (Bill Pr76), referred November 25, 1996; reported as amended December 11, 1996.

York Act, 1995 - City of (Bill Pr44), referred November 23, 1995; reported without amendment December 11, 1995.

York Act, 1997 - City of (Bill Pr90), referred September 22, 1997.
Young Women's Christian Association of Niagara Falls Act, 1997 (Bill Pr80), referred May 29, 1997; reported without amendment June 11, 1997.

Reports:
(Comprehensive response requested from government pursuant to Standing Order 37(d)).
(Response (Sessional Paper No. 355) tabled - February 17, 1997).

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Membership:

Mr Baird
Mr Carroll
Mr Christopherson
Mr Chudleigh
Ms Churley
Mr Duncan
Mrs Fisher
Mr Gilchrist
Mr Hoy
Mr Lalonde
Mr Maves
Mr Murdoch
Mr Ouellette
Mr Tascona - November 2, 1995.
Chair: Mr S. Gilchrist- elected November 15, 1995.
Vice-Chair: Mrs B. Fisher- elected November 15, 1995.
Substitutions:

Mrs Elliott for Mr Gilchrist - January 20, 1997.

Mr O’Toole for Mr Carroll - January 20, 1997.

Mr Galt for Mr Murdoch - January 20, 1997.

Mr Agostino for Mr Duncan - January 28, 1997.

Mr Conway for Mr Lalonde - January 28, 1997.

Mr Hastings for Mrs Fisher - April 28, 1997.

Mr Jordan for Mr Baird - April 28, 1997.

Mr Spina for Mr Tascona - April 28, 1997.

Members removed - September 22, 1997.

Allocation of time for proceedings on Bill 99, An Act to secure the financial stability of the compensation system for injured workers, to promote the prevention of injury and disease in Ontario workplaces and to revise the Workers' Compensation Act and make related amendments to other Acts - May 29, 1997.

Allocation of time for proceedings on Bill 136, An Act to provide for the expeditious resolution of disputes during collective bargaining in certain sectors and to facilitate collective bargaining following restructuring in the public sector and to make certain amendments to the Employment Standards Act and the Pay Equity Act - September 17, 1997.

Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter:- to consider Bill 20, An Act to promote economic growth and protect the environment by streamlining the land use planning and development system through amendments related to planning, development, municipal and heritage matters - December 14, 1995.

Ordered, That notwithstanding any standing order or special order of the House, in addition to its regular meeting times, the Committee be authorized to meet from 9:00 a.m. to 12:30 p.m. and in the evening until 11:00 p.m. on Monday, December 4, 1995; and from 9:00 a.m. to 12:30 p.m. and in the evening until 9:00 p.m. on Wednesday, December 6, 1995 to consider Bill 15, An Act to amend the Workers' Compensation Act and the Occupational Health and Safety Act - November 30, 1995.
Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter: - to consider Bill 49, An Act to improve the Employment Standards Act - June 27, 1996.

Ordered, That, notwithstanding the Order of the House dated November 2, 1995, the Standing Committee on Resources Development be authorized to meet beyond 6:00 p.m. on Monday, December 9, 1996 for the purpose of clause-by-clause consideration of Bill 86, An Act to provide for better local government by updating and streamlining the Municipal Elections Act, the Municipal Act and related statutes - December 5, 1996.

Authorized to meet during the weeks of March 17, March 24, April 7 and April 14, 1997 in accordance with the schedule of meeting dates agreed to by the three party whips and tabled with the Clerk of the Assembly to examine and inquire into the following matters: to consider Bill 98, An Act to promote job creation and increased municipal accountability while providing for the recovery of development costs related to new growth and Bill 107, An Act to enact the Municipal Water and Sewage Transfer Act, 1997 and to amend other Acts with respect to water and sewage - March 5, 1997.

**Bills referred and reports presented:**

Aggregate and Petroleum Resources Statute Law Amendment Act, 1996/Loi de 1996 modifiant des lois en ce qui concerne les ressources en agrégats et les richesses pétrolières (Bill 52), referred June 24, 1996; Order of the House referring Bill to this committee rescinded and Bill referred to the Standing Committee on General Government June 25, 1996.


Development Charges Act, 1996/Loi de 1996 sur les redevances d'aménagement (Bill 98), referred March 6, 1997; reported as amended May 1, 1997.

Employment Standards Improvement Act, 1996/Loi de 1996 sur l'amélioration des normes d'emploi (Bill 49), referred June 10, 1996; reported as amended October 1, 1996.

Environmental Approvals Improvement Act, 1996/Loi de 1996 sur l'amélioration du processus d'autorisation environnementale (Bill 57), referred September 30, 1996; reported as amended October 31, 1996.

Environmental Protection Statute Law Amendment Act, 1995/Loi de 1995 modifiant des lois sur la protection de l'environnement (Bill 24), referred May 9, 1996.


Land Use Planning and Protection Act, 1995/Loi de 1995 sur la protection et l'aménagement du territoire (Bill 20), referred December 14, 1995; reported as amended March 18, 1996.


Public Sector Transition Stability Act, 1997/Loi de 1997 visant à assurer la stabilité au cours de la transition dans le secteur public (Bill 136), referred September 18, 1997.

Water and Sewage Services Improvement Act, 1997/Loi de 1997 sur l'amélioration des services d'eau et d'égout (Bill 107), referred February 24, 1997; reported as amended May 6, 1997.


**STANDING COMMITTEE ON SOCIAL DEVELOPMENT**

**Membership:**

Mr Agostino

Mrs Ecker

Mr Gerretsen

Mr Gravelle

Mrs Johns

Mr Jordon

Mr Laughren
Mrs Munro
Mr Newman
Mr Patten
Mr Pettit
Mr Preston
Mr Smith

Mr Wildman - November 2, 1995.

Chair: Mr R. Patten- elected November 14, 1995.

Vice-Chair: Mr J. Gerretsen- elected November 14, 1995.

Substitutions:

Mr Kennedy for Mr Agostino- June 6, 1996.
Mr Cooke for Mr Wildman - September 26, 1996.
Ms Lankin for Mr Laughren - September 26, 1996.
Mrs Ross for Mrs Ecker- November 19, 1996.
Mr Froese for Mr Newman - November 19, 1996.
Mr Carroll for Mrs Ross - January 20, 1997.
Mrs Caplan for Mr Gravelle- January 28, 1997.
Ms Castrilli for Mr Patten- January 28, 1997.
Mr Duncan for Mr Gerretsen- January 28, 1997.
Mrs McLeod for Mr Kennedy- January 28, 1997.
Mr Wildman for Mr Cooke - February 10, 1997.
Mrs Boyd for Ms Lankin- February 26, 1997.
Mr Klees for Mrs Johns- April 28, 1997.
Mr Newman for Mr Pettit- April 28, 1997.
Mr Hudak for Mr Preston- April 28, 1997.
Mr Parker for Mr Forese- April 28, 1997.
Mr Leadston for Mr Jordan- April 28, 1997.
Mr Patten for Mrs Caplan- May 1, 1997.
Mr O'Toole for Mr Parker- September 22, 1997.
Members removed - September 22, 1997.

Allocation of time for proceedings on Bill 104, An Act to improve the accountability, effectiveness and quality of Ontario's school system by permitting a reduction in the number of school boards, establishing an Education Improvement Commission to oversee the transition to the new system, providing for certain matters related to elections in 1997 and making other improvements to the Education Act and the Municipal Elections Act, 1996 - February 6, 1997.


Authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter:- to consider a matter designated pursuant to Standing Order 125 relating to the effect of funding cuts on children and children's services in the Province of Ontario - December 14, 1995.

Authorized to meet on the mornings of Wednesday, April 17 and Wednesday, April 24 for the purpose of conducting public hearings on Bill 30, An Act to establish the Education Quality and Accountability Office and to amend the Education Act with respect to the Assessment of Academic Achievement and Bill 31, An Act to establish the Ontario College of Teachers and to make related amendments to certain statutes - April 11, 1996.
Authorized to meet on the morning of Wednesday, May 1 for the purpose of clause-by-clause consideration of Bill 30, An Act to establish the Education Quality and Accountability Office and to amend the Education Act with respect to the Assessment of Academic Achievement and Bill 31, An Act to establish the Ontario College of Teachers and to make related amendments to certain statutes - April 25, 1996.

Authorized to meet on the morning of Thursday, May 2 for the purpose of clause-by-clause consideration of Bill 30, An Act to establish the Education Quality and Accountability Office and to amend the Education Act with respect to the Assessment of Academic Achievement and, that the committee also be authorized to sit on the morning of Wednesday, May 8 for the purpose of public hearings and, on Wednesday, May 29 for the purpose of clause-by-clause consideration of Bill 34, An Act to amend the Education Act - May 1, 1996.

Authorized to meet during the Summer Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matter:- to consider Bill 76, An Act to improve environmental protection, increase accountability and enshrine public consultation in the Environmental Assessment Act - June 27, 1996.

Authorized to meet for the purpose of public hearings on Bill 104 from 6:30 p.m. to 9:30 p.m. instead of 9:00 a.m. to 12:00 p.m. on Tuesday, February 25, 1997 - February 20, 1997.

**Bills referred and reports presented:**


Education Amendment Act, 1996/Loi de 1996 modifiant la Loi sur l'éducation (Bill 34), referred April 23, 1996; reported as amended May 29, 1996.

Education Quality and Accountability Office Act, 1995/Loi de 1995 sur l'Office de la qualité et de la responsabilité en éducation (Bill 30), referred April 4, 1996; reported as amended May 2, 1996.

Environmental Assessment and Consultation Improvement Act, 1996/Loi de 1996 améliorant le processus d'évaluation environnementale et de consultation publique (Bill 76), referred June 25, 1996; reported as amended October 9, 1996.

Fewer School Boards Act, 1997/Loi de 1997 réduisant le nombre de conseils scolaires (Bill 104), referred February 12, 1997.

Ontario College of Teachers Act, 1995/Loi de 1995 sur l'Ordre des enseignantes et des enseignants de l'Ontario (Bill 31), referred April 4, 1996; reported as amended May 2, 1996.

School Class Sizes Act, 1997/Loi de 1997 sur la taille des classes scolaires (Bill 110), referred February 6, 1997.


Reports:


Amendment to intended Order-in-Council dated September 12, 1996 (No. 254) (Tabled October 8, 1996).


Amendment to intended Order-in-Council dated December 18, 1996 (No. 348) (Tabled February 6, 1997).


Amendment to intended Order-in-Council dated February 14, 1997 (No. 374) (Tabled April 4, 1997).


Amendment to intended Order-in-Council dated October 29, 1997 (No. 605) (Tabled November 20, 1997).


ANSWERS TO QUESTIONS - SEE SECTION 4A.

- B -

Board of Funeral Services/Conseil des services funéraires, Annual Report for the year ended October 31, 1996 (No. 402) (Tabled April 30, 1997).


Budget and Budget Papers 1997/Budget de l'Ontario de 1997 et les Documents budgétaires (No. 2) (Tabled May 6, 1997).

- C -

Canola, Fund for Producers of, Financial Statement for the year ended March 31, 1997 (No. 608) (Tabled November 20, 1997).


Commission on Election Finances Twentieth Indemnity and Allowances Report (No. 345) (Tabled February 5, 1997).


COMMITTEE REPORTS (SELECT, SPECIAL AND STANDING)

SELECT COMMITTEE ON ONTARIO HYDRO NUCLEAR AFFAIRS/COMITÉ DÉPARTEMENTS ÉLECTRIQUES D'ONTARIO HYDRO:

Committee's Report on Ontario Hydro Nuclear Affairs/le rapport du Comité spécial des affaires nucléaires d'Ontario Hydro (No. 632) (Tabled December 18, 1997).

STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE/COMITÉ PERMANENT DE L'ADMINISTRATION DE LA JUSTICE:


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


Pre-budget Consultation, 1997/Consultation prébudgétaires pour 1997 (No. 392) (Tabled April 22, 1997).

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


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

First Report/premier rapport (No. 41) (Tabled November 30, 1995).
Third report/troisième rapport (No. 48) (Tabled December 13, 1995).
Sixth Report/sixième rapport (No. 115) (Tabled March 27, 1996).
Seventh Report/septième rapport (No. 142) (Tabled April 24, 1996).
Eighth Report/huitième rapport (No. 146) (Tabled May 1, 1996).
Tenth Report/dixième rapport (No. 158) (Tabled May 16, 1996).

STANDING COMMITTEE ON GOVERNMENT AGENCIES/COMITÉ PERMANENT DES ORGANISMES GOUVERNEMENTAUX: (CONT.)


Twentieth Report/vingtième rapport (No. 255) (Tabled October 9, 1996).


Thirty-third Report/trente-troisième rapport (No. 366) (Tabled March 5, 1997).

Thirty-fourth Report/trente-quatrième rapport (No. 371) (Tabled March 27, 1997).


Thirty-sixth Report/trente-sixième rapport (No. 396) (Tabled April 24, 1997).

Thirty-seventh Report/trente-septième rapport (No. 400) (Tabled April 30, 1997).

**STANDING COMMITTEE ON GOVERNMENT AGENCIES/COMITÉ PERMANENT DES ORGANISMES GOUVERNEMENTAUX: (CONT.)**


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


Report pursuant to Standing Order 108(b) (No. 69) (Tabled December 14, 1995).


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


Third Report 1997 (No. 589) (Tabled October 9, 1997).


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


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


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

Report on The Impact of the Conservative Government's Funding Cuts on Children and Children's Services in the Province of Ontario (No. 630) (Tabled December 18, 1997).

COMPENDIA:

Bill 1, An Act to amend the Executive Council Act (No. 8) (Tabled September 27, 1995).


Bill 6, An Act to amend the Corporations Information Act (No. 11) (Tabled October 3, 1995).

Bill 7, An Act to restore balance and stability to labour relations and to promote economic prosperity and to make consequential changes to statutes concerning labour relations (No. 12) (Tabled October 4, 1995).

COMPENDIA: (CONT.)

Bill 8, An Act to repeal job quotas and to restore merit-based employment practices in Ontario (No. 13) (Tabled October 11, 1995).

Bill 15, An Act to amend the Workers' Compensation Act and the Occupational Health and Safety Act (No. 23) (Tabled November 1, 1995).


Bill 20, An Act to promote economic growth and protect the environment by streamlining the land use planning and development system through amendments related to planning, development, municipal and heritage matters (No. 29) (Tabled November 16, 1995).


Bill 26, An Act to achieve Fiscal Savings and to promote Economic Prosperity through Public Sector Restructuring, Streamlining and Efficiency and to implement other aspects of the Government's Economic Agenda (No. 38) (Tabled November 29, 1995).

Bill 30, An Act to establish the Education Quality and Accountability Office and to amend the Education Act with respect to the Assessment of Academic Achievement (No. 70) (Tabled December 14, 1995).

Bill 31, An Act to establish the Ontario College of Teachers and to make related amendments to certain statutes (No. 71) (Tabled December 14, 1995).
Bill 32, An Act to fix the Indemnities and Allowances of Members of the Assembly at the Levels in effect on March 31, 1996 (No. 111) (Tabled March 25, 1996).

Bill 34, An Act to amend the Education Act (No. 118) (Tabled March 28, 1996).


Bill 39, An Act to amend the Ontario Highway Transport Board Act and the Public Vehicles Act and to make consequential changes to certain other Acts (No. 127) (Tabled April 4, 1996).

COMPENDIA: (CONT.)

Bill 42, An Act to reform MPPs' pensions, to eliminate tax-free allowances and to adjust MPPs' compensation levels (No. 131) (Tabled April 10, 1996).

Bill 44, An Act to amend the Election Act (No. 139) (Tabled April 17, 1996).

Bill 45, An Act to repeal the Ontario Institute for Studies in Education Act and transfer assets to the University of Toronto (No. 145) (Tabled April 29, 1996).

Bill 46, An Act to amend or revoke various statutes administered by or affecting the Ministry of Agriculture, Food and Rural Affairs and to enact other statutes administered by the Ministry (No. 148) (Tabled May 2, 1996).

Bill 47, An Act to cut taxes, to stimulate economic growth and to implement other measures contained in the 1996 Budget (No. 149) (Tabled May 7, 1996).


Bill 52, An Act to promote resource development, conservation and environmental protection through the streamlining of regulatory processes and the enhancement of compliance measures in the Aggregate and Petroleum Industries (No. 156) (Tabled May 14, 1996).

Bill 54, An Act to provide for the delegation of the administration of certain designated statutes to designated administrative authorities and to provide for certain limitation periods in those statutes (No. 160) (Tabled May 16, 1996).

Bill 55, An Act to promote road safety by implementing commercial trucking reforms, drinking and driving countermeasures and other aspects of Ontario's comprehensive road safety plan (No. 162) (Tabled May 27, 1996).

Bill 59, An Act to provide Ontario drivers with fair, balanced and stable automobile insurance and to make other amendments related to insurance matters (No. 166) (Tabled June 4, 1996).


COMPENDIA: (CONT.)


Bill 70, An Act to provide Co-operative Education and Film Industry Tax Credits, to create Economic Growth, to implement other measures contained in the 1996 Budget and to amend certain Acts administered by the Minister of Finance (No. 177) (Tabled June 6, 1996).

Bill 71, An Act to encourage the financial support of Public Institutions by Individuals and the Private Sector through the establishment of Crown Foundations (No. 179) (Tabled June 11, 1996).

Bill 75, An Act to regulate alcohol and gaming in the public interest, to fund charities through the responsible management of video lotteries and to amend certain statutes related to liquor and gaming (No. 184) (Tabled June 13, 1996).


Bill 79, An Act to improve Ontario's court system, to respond to concerns raised by charities and their volunteers and to improve various statutes relating to the administration of justice (No. 204) (Tabled June 27, 1996).

Bill 81, An Act to reduce the number of members of the Legislative Assembly by making the number and boundaries of provincial electoral districts identical to those of their federal counterparts and to make consequential amendments to statutes concerning electoral representation (No. 250) (Tabled October 1, 1996).

Bill 82, An Act to establish the Family Responsibility Office, protect the interests of children and spouses through the strict enforcement of support orders while offering flexibility to responsible payors and make consequential amendments to certain statutes (No. 252) (Tabled October 2, 1996).
COMPENDIA: (CONT.)


Bill 86, An Act to provide for better local government by updating and streamlining the Municipal Elections Act, the Municipal Act and related statutes (No. 263) (Tabled October 17, 1996).

Bill 92, An Act to promote road safety by implementing a safety rating system for commercial carriers and other measures to encourage compliance with and improve enforcement of Ontario's road safety laws and to amend various Acts administered by or affecting the Ministry of Transportation (No. 279) (Tabled November 18, 1996).

Bill 93, An Act to amend certain statutes administered by the Minister of Finance to promote good management of the Province's finances, to implement certain provisions of the 1996 Budget and to implement other aspects of the Government's agenda and to amend the MPPs Pension Act, 1996 (No. 281) (Tabled November 19, 1996).


Bill 98, An Act to promote job creation and increased municipal accountability while providing for the recovery of development costs related to new growth (No. 288) (Tabled November 25, 1996).

Bill 99, An Act to secure the financial stability of the compensation system for injured workers, to promote the prevention of injury and disease in Ontario workplaces and to revise the Workers' Compensation Act and make related amendments to other Acts (No. 290) (Tabled November 26, 1996).

Bill 102, An Act to improve community safety by amending the Change of Name Act, the Ministry of Correctional Services Act and the Police Services Act (No. 306) (Tabled December 12, 1996).

Bill 103, An Act to replace the seven existing municipal governments of Metropolitan Toronto by incorporating a new municipality to be known as the City of Toronto (No. 309) (Tabled December 17, 1996).

Bill 104, An Act to improve the accountability, effectiveness and quality of Ontario's school system by permitting a reduction in the number of school boards, establishing an Education Improvement Commission to oversee the transition to the new system, providing for certain matters related to elections in 1997 and making other improvements to the Education Act and the Municipal Elections Act, 1996 (No. 316) (Tabled January 13, 1997).

COMPENDIA: (CONT.)

Bill 105, An Act to renew the partnership between the province, municipalities and the police and to enhance community safety (No. 317) (Tabled January 14, 1997).


Bill 107, An Act to enact the Municipal Water and Sewage Transfer Act, 1997 and to amend other Acts with respect to water and sewage (No. 322) (Tabled January 20, 1997).
Bill 108, An Act to deal with the prosecution of certain provincial offences, to reduce duplication and to streamline administration (No. 323) (Tabled January 20, 1997).

Bill 109, An Act to amend the Public Libraries Act to put authority, responsibility and accountability for providing and effectively managing local library services at the local level (No. 324) (Tabled January 20, 1997).

Bill 113, An Act to settle The Lennox and Addington County Board of Education and Teachers Dispute (No. 334) (Tabled January 30, 1997).

Bill 114, An Act to reduce red tape by amending the Ministry of Citizenship and Culture Act and repealing the Parks Assistance Act (No. 336) (Tabled February 3, 1997).

Bill 115, An Act to reduce red tape by amending or repealing certain statutes administered by the Ministry of Finance and by making complementary amendments to other statutes. (No. 337) (Tabled February 3, 1997).

Bill 116, An Act to reduce red tape by amending or repealing certain statutes administered by the Ministry of Agriculture, Food and Rural Affairs (No. 338) (Tabled February 3, 1997).

Bill 117, An Act to reduce red tape by amending certain statutes administered by the Ministry of Consumer and Commercial Relations, by repealing the Costs of Distress Act and by making complementary amendments to the Mortgages Act (No. 339) (Tabled February 3, 1997).

Bill 118, An Act to reduce red tape by amending certain statutes administered by the Ministry of Health, by amending other statutes in relation to statutes administered by the Ministry of Health and by enacting the Ministry of Health Appeal and Review Boards Act, 1997 (No. 340) (Tabled February 3, 1997).

Bill 119, An Act to reduce red tape by amending or repealing certain statutes administered by the Ministry of Natural Resources (No. 341) (Tabled February 3, 1997).

Bill 120, An Act to reduce red tape by amending the Mining Act (No. 342) (Tabled February 3, 1997).

COMPENDIA: (CONT.)

Bill 121, An Act to reduce red tape by amending the Ontario Energy Board Act and repealing the Ontario Energy Corporation Act (No. 343) (Tabled February 3, 1997).

Bill 122, An Act to reduce red tape by amending certain statutes administered by or affecting the Ministry of the Attorney General or the Ministry of the Solicitor General and by making complementary amendments to other statutes (No. 344) (Tabled February 3, 1997).

Bill 125, An Act to improve road safety by making wheel detachments an offence by amending the Highway Traffic Act (No. 359) (Tabled February 24, 1997).


Bill 128, An Act to amend the Family Law Act to provide for child support guidelines and to promote uniformity between orders for the support of children under the Divorce Act (Canada) and orders for the support of children under the Family Law Act (No. 403) (Tabled May 1, 1997).
Bill 129, An Act to stimulate job growth, to reduce taxes and to implement other measures contained in the 1997 Budget (No. 413) (Tabled May 6, 1997).

Bill 135, An Act to amend the Regional Municipality of Waterloo Act and to make consequential amendments (No. 454) (Tabled June 2, 1997).

Bill 136, An Act to provide for the expeditious resolution of disputes during collective bargaining in certain sectors and to facilitate collective bargaining following restructuring in the public sector and to make certain amendments to the Employment Standards Act and the Pay Equity Act (No. 504) (Tabled June 3, 1997).

Bill 138, An Act to promote road safety by increasing periods of suspension for Criminal Code convictions, impounding vehicles of suspended drivers, requiring treatment for impaired drivers, raising fines for driving while suspended, impounding critically defective commercial vehicles, creating an absolute liability offence for wheel separations, raising fines for passing stopped school buses, streamlining accident reporting requirements and amending other road safety programs (No. 505) (Tabled June 4, 1997).

Bill 139, An Act to promote the conservation of fish and wildlife through the revision of the Game and Fish Act (No. 508) (Tabled June 9, 1997).

Bill 140, An Act to establish the Financial Services Commission of Ontario and to make complementary amendments to other statutes (No. 510) (Tabled June 10, 1997).

COMPENDIA: (CONT.)

Bill 142, An Act to revise the law related to Social Assistance by enacting the Ontario Works Act and the Ontario Disability Support Program Act, by repealing the Family Benefits Act, the Vocational Rehabilitation Services Act and the General Welfare Assistance Act and by amending several other Statutes (No. 511) (Tabled June 12, 1997).

Bill 146, An Act to protect Farming and Food Production (No. 529) (Tabled June 26, 1997).
Bill 148, An Act to deal with matters relating to the establishment of the new City of Toronto (No. 530) (Tabled June 26, 1997).

Bill 149, An Act to continue the reforms begun by the Fair Municipal Finance Act, 1997 and to make other amendments respecting the financing of local government (No. 531) (Tabled June 26, 1997).

Bill 152, An Act to improve Services, increase Efficiency and benefit Taxpayers by eliminating Duplication and reallocating Responsibilities between Provincial and Municipal Governments in various areas and to implement other aspects of the Government's "Who Does What" Agenda (No. 553) (Tabled August 21, 1997).

Bill 158, An Act to amend the Education Act to allow non-resident owners or tenants of residential property to vote for members of district school boards and school authorities (No. 572) (Tabled September 11, 1997).

Bill 160, An Act to reform the education system, protect classroom funding, and enhance accountability, and make other improvements consistent with the Government's education quality agenda, including improved student achievement and regulated class size (No. 578) (Tabled September 22, 1997).
Bill 161, An Act to provide fairness for parents and employees by providing remedies relating to the province-wide withdrawal of services by teachers between October 27 and November 7, 1997 and to make a complementary amendment to the Education Act (No. 601) (Tabled November 17, 1997).

Bill 164, An Act to implement job creation measures and other measures contained in the 1997 Budget and to make other amendments to statutes administered by the Ministry of Finance or relating to taxation matters (No. 609) (Tabled November 25, 1997).

Bill 170, An Act to amend the Milk Act. (No. 620) (Tabled December 4, 1997).


Bill 174, An Act to provide choice and flexibility to Northern Residents in the establishment of service delivery mechanisms that recognize the unique circumstances of Northern Ontario and to allow increased efficiency and accountability in Area-wide Service Delivery (No. 626) (Tabled December 15, 1997).

**COMPENDIA: (CONT.)**

Bill 175, An Act to authorize the payment of certain amounts for the Public Service for the fiscal year ending on March 31, 1998 (No. 627) (Tabled December 15, 1997).

Condominium Act, Proposals for Change (No. 128) (Tabled April 4, 1996).

Corporations, Boards, Commissions; Volume 3 - Details of Expenditure; Financial Statements (No. 4) (Tabled October 2, 1995).


- **D** -


- E -


Election Roll for the election of Members to the 36th Parliament, 1995 (No. 7) (Tabled September 26, 1995).


Environmental Commissioner of Ontario, Special Report to the Legislative Assembly of Ontario (No. 81) (Tabled January 17, 1996).

Environmental Commissioner of Ontario, Special Report to the Legislative Assembly of Ontario (No. 256) (Tabled October 10, 1996).


Expenditure Estimates 1997 for: Agriculture, Food and Rural Affairs; Attorney General; Cabinet Office; Citizenship, Culture and Recreation; Community and Social Services; Consumer and Commercial Relations; Economic Development, Trade and Tourism; Education and Training; Environment and Energy; Finance; Office of Francophone Affairs; Health; Intergovernmental Affairs; Labour; Office of the Lieutenant Governor; Management Board Secretariat; Municipal Affairs and Housing; Ontario Native Affairs Secretariat; Natural Resources; Northern Development and Mines; Office of the Premier; Solicitor General and Correctional Services; Transportation; Office Responsible for Women's Issues). (No. 3) (Tabled May 13, 1997).


Expenditure Estimates 1996-1997 for: Agriculture, Food and Rural Affairs; Attorney General; Cabinet Office; Citizenship, Culture and Recreation; Community and Social Services; Consumer and Commercial Relations; Economic Development, Trade and Tourism; Education and Training; Environment and Energy;
Finance; Office of Francophone Affairs; Health; Intergovernmental Affairs; Labour; Office of the Lieutenant Governor; Management Board Secretariat; Municipal Affairs and Housing; Ontario Native Affairs Secretariat; Natural Resources; Northern Development and Mines; Office of the Premier; Solicitor General and Correctional Services; Transportation; Office Responsible for Women's Issues (No. 3) (Tabled May 15, 1996).


Expenditure Estimates, Supplementary 1997-1998 for: Attorney General; Community and Social Services; Education and Training; Finance; Health; Management Board Secretariat; Municipal Affairs and Housing; Transportation) (No. 3) (Tabled November 20, 1997).


- F -


- G -


- H -


- I -

Individual Members' Expenditures/Relevé des dépenses des députés, for the fiscal year 1994/95 (No. 18) (Tabled October 17, 1995).


Information and Privacy Commissioner of Ontario, Special Report to the Legislative Assembly on the Disclosure of Personal Information at the Minister of Health (No. 356) (Tabled February 20, 1997).


Integrity Commissioner of Ontario, Office of/Commissaire à l'intégrité, Bureau du, Annual Report for the period April 1, 1996 to March 31, 1997 (No. 523) (Tabled June 24, 1997).

Integrity Commissioner, Request for opinions and expenses (see Members' Integrity Act, 1994).

- J -


- L -

Landfilling sites accepting non-hazardous waste, proposed regulatory standards for new (No. 185) (Tabled June 17, 1996).


List of overdue Statutory Required Annual Reports (No. 398) (Tabled April 24, 1997).


- M -


McMichael Canadian Art Collection Annual Report for the fiscal year ending March 31, 1994 (No. 16) (Tabled October 13, 1995).


Members' Integrity Act, 1994, request by the member for Riverdale for an opinion of the Integrity Commissioner pursuant to Section 30 (No. 37) (Tabled November 22, 1995).

Members' Integrity Act, 1994, request by the member for Riverdale for an opinion of the Integrity Commissioner pursuant to Section 30 (No. 97) (Tabled February 10, 1996).

Members' Integrity Act, 1994, request by the member for Windsor-Riverside for an opinion of the Integrity Commissioner pursuant to Section 30 (No. 73) (Tabled December 19, 1995).

Members' Integrity Act, 1994, request by the member for Windsor-Riverside for an opinion of the Integrity Commissioner pursuant to Section 30 (No. 77) (Tabled December 19, 1995).

Members's Integrity Act, 1994, request by the member for Hamilton Centre for an opinion of the Integrity Commissioner pursuant to Section 30 (No. 623) (Tabled December 10, 1997).

Members' Integrity Act, 1994, response from the Honourable Gregory Evans, Integrity Commissioner, to the request by the member for Riverdale for an opinion pursuant to Section 30 (No. 46) (Tabled December 13, 1995).
Members' Integrity Act, 1994, response from the Honourable Gregory Evans, Integrity Commissioner, to the request by the member for Riverdale for an opinion pursuant to Section 30 (No. 98) (Tabled February 26, 1996).

Members' Integrity Act, 1994, response from the Honourable Gregory Evans, Integrity Commissioner, to the request by the member for Riverdale for an opinion pursuant to Section 30 (No. 335) (Tabled February 3, 1997).

Members' Integrity Act, 1994, response from the Honourable Gregory Evans, Integrity Commissioner, to the request by the member for Windsor-Riverside for an opinion pursuant to Section 30 (No. 78) (Tabled January 11, 1996).

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Section 4-32


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### FINAL ANSWERS

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SECTION 5 - PETITIONS / PÉTITIONS

PETITIONS AND RESPONSES PRESENTED PURSUANT TO
STANDING ORDER 36

No. P-1: Religious Education in Public Schools

Mr S. Conway  T - October 2, 1995  R - October 19, 1995
Mr G. Stewart  T - December 3, 1996  R - January 7, 1997

No. P-2: Transport Trailer Safety

Mr T. Barrett  T - October 5, 1995  R - October 26, 1995
Mr M. Colle  T - November 22, 1995  R - March 28, 1996
Mr P. North  T - October 3, 1995  R - October 26, 1995

No. P-3: Moose Tag Allocation

Mr R. Bartolucci  T - October 3, 1995  R - October 26, 1995

No. P-4: Wage Subsidy Grants for Early Childhood Educators

Mr J. Gerretsen  T - October 3, 1995  R - October 19, 1995

No. P-5: Economic Cuts to Social Assistance

Mr J. Gerretsen  T - October 4, 1995  R - October 30, 1995

No. P-6: Karla Homolka's Plea Bargain Arrangement

Mr T. Barrett  T - October 16, 1995  R - October 30, 1995
Mr J. Bradley  T - October 5, 1995  R - October 26, 1995
T - October 16, 1995  R - October 30, 1995
T - November 17, 1995  R - December 5, 1995
Mrs E. Caplan  T - October 5, 1995  R - October 26, 1995
T - October 16, 1995  R - October 30, 1995
T - October 24, 1995  R - December 4, 1995

T = Date Tabled  R = Date of Response
No. P-6: Karla Homolka's Plea Bargain Arrangement (cont.)

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No. P-16: Bill 206, An Act to require Consent to certain types of Transactions

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No. P-17: Sudbury Action Centre for Youth

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No. P-18: Winter Road Maintenance for the Northern Region

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No. P-19: Community based Justice Programs

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Mr R. Patten          T - November 14, 1995  R - December 11, 1995
Mrs S. Pupatello      T - November 28, 1995  R - December 11, 1995

No. P-20: Services en français dans les centres de santé communautaire de Hamilton-Wentworth et du Niagara

Mr D. Christopherson  T - November 2, 1995  R - November 17, 1995
                     T - November 28, 1995  R - December 12, 1995
                     T - December 4, 1995   R - December 21, 1995

No. P-21: Northwestern General Hospital

Mr M. Colle           T - November 14, 1995  R - December 4, 1995
                     T - November 21, 1995  R - December 11, 1995
                     T - November 23, 1995  R - December 11, 1995
                     T - November 27, 1995  R - December 11, 1995
                     T - November 28, 1995  R - December 11, 1995
                     T - November 29, 1995  R - December 11, 1995

Mr J. Gerretsen       T - November 27, 1995  R - December 11, 1995

No. P-22: Oakville Citizens' Committee on Property Tax Reform

Mr G. Carr            T - November 14, 1995  R - November 27, 1995

No. P-23: Childcare System in the Region of Sudbury

Mr R. Bartolucci      T - November 14, 1995  R - December 11, 1995

No. P-24: Public Libraries Act

Mr J. Cleary          T - March 27, 1996    R - April 15, 1996
Mr B. Crozier         T - March 19, 1996    R - April 15, 1996
Mr J. Gerretsen       T - November 15, 1995 R - November 28, 1995
                     T - January 29, 1996    R - March 18, 1996

No. P-25: Health Care Funding

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Mr B. Crozier  |  T - November 15, 1995 |  R - December 21, 1995  
             |  T - December 11, 1995 |  R - March 18, 1996    
             |  T - March 18, 1996   |  R - April 15, 1996    
             |  T - April 15, 1996   |  R - May 6, 1996       
             |  T - October 22, 1996|  R - January 22, 1997  
             |  T - February 26, 1997|  R - March 24, 1997    

Mr D. Duncan  |  T - April 15, 1996   |  R - May 6, 1996       
             |  T - May 1, 1996     |  R - May 28, 1996      

Mr R. Patten  |  T - October 29, 1996|  R - January 22, 1997  

No. P-26: School Bus Stop Signals

Mr J. Cleary  |  T - November 15, 1995|  R - November 23, 1995

No. P-27: Child Care System

Mr G. Carr    |  T - June 12, 1996   |  R - July 5, 1996      
             |  T - November 29, 1995|  R - January 29, 1996  
Mr M. Colle   |  T - November 29, 1995|  R - January 29, 1996  
Mr B. Grimmett|  T - June 4, 1996    |  R - July 5, 1996      
Mr T. Martin  |  T - November 5, 1996|  R - January 22, 1997  
Mrs S. Pupatello|  T - November 22, 1995|  R - December 11, 1995  
             |  T - December 13, 1995|  R - January 29, 1996  

No. P-27: Child Care System (cont.)
Mr T. Ruprecht  
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T - June 16, 1997  
R - July 2, 1997  

Mr R. Sampson  
T - May 8, 1996  
R - May 28, 1996  

Mr T. Silipo  
T - December 11, 1995  
R - January 29, 1996  

Mr J. Tascona  
T - June 24, 1996  
R - July 15, 1996  

Mr T. Young  
T - April 23, 1996  
R - May 28, 1996  

No. P-28: Revoking Driver Examinations for Seniors Above the Age of 80  

Mr M. Beaubien  
T - November 20, 1995  
R - December 21, 1995  

Mr L. Jordan  
T - November 17, 1995  
R - December 21, 1995  
T - November 20, 1995  
R - December 21, 1995  

No. P-29: Establishment of a Committee to review remarks made by the Minister Responsible for Women's Issues  

Mrs M. Boyd  
T - December 12, 1995  
R - January 29, 1996  
T - December 14, 1995  
R - January 29, 1996  

Mr D. Christopherson  
T - November 29, 1995  
R - December 5, 1995  

No. P-29: Establishment of a Committee to review remarks made by the Minister  

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### No. P-30: Constable Perry Dunlop

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### No. P-31: Seaway Valley Farmers Energy Cooperative

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### No. P-32: Replacing Child Care Subsidies with a Voucher System

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### No. P-33: Postponing Tax Cuts

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No. P-33: Postponing Tax Cuts (cont.)

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**No. P-34: Amalgamation of School Boards in Northwestern Ontario**

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**No. P-35: Services for Abused Women and their Children in London**

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**R = Date of Response**
Mrs M. Boyd  
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T - November 30, 1995  
R - January 29, 1996

No. P-36: Installing a Safety Median for a Safer Highway 401

Mr D. Galt  
T - November 28, 1995  
R - January 29, 1996

Mr S. Gilchrist  
T - November 27, 1995  
R - January 29, 1996

No. P-37: Calvington Bus Route 120A

Ms A. Castrilli  
T - November 28, 1995  
R - December 21, 1995

No. P-38: Junior Kindergarten Programmes

Mr R. Bartolucci  
T - November 28, 1995  
R - December 21, 1995

Mrs L. McLeod  
T - December 12, 1995  
R - January 29, 1996

Mrs J. Munro  
T - December 13, 1995  
R - January 29, 1996

Mr P. North  
T - November 29, 1995  
R - December 21, 1995

T - December 4, 1995  
R - December 21, 1995

T - April 3, 1996  
R - April 22, 1996

No. P-39: Post-Secondary Education

Ms A. Castrilli  
T - November 28, 1995  
R - December 21, 1995

No. P-40: Stabilizing High Quality Child Care/Remise en place des soins de garderie de haute qualité

Mr J.-M. Lalonde  
T - November 28, 1995  
R - March 20, 1996

T - October 3, 1996  
R - January 22, 1997

Mrs S. Pupatello  
T - April 9, 1996  
R - April 29, 1996

No. P-41: Tillsonburg and District Association for Community Living Workers

Mr E. Hardeman  
T - November 29, 1995  
R - January 29, 1996

No. P-42: Road Construction

Mr D. Christopherson  
T - November 30, 1995  
R - January 29, 1996

T = Date Tabled  
R = Date of Response
Section 5-16

T - December 14, 1995  R - January 29, 1996
Ms M. Churley  T - April 2, 1996  R - April 22, 1996
T - May 6, 1996  R - May 14, 1996
Mr D. Ramsay  T - November 29, 1995  R - March 18, 1996

No. P-43: Resignation of Mike Harris

Ms F. Lankin  T - December 4, 1995  R - January 29, 1996
Mr R. Marchese  T - April 1, 1997  R - April 15, 1997
Ms S. Martel  T - November 30, 1995  R - January 29, 1996
T - December 11, 1995  R - January 29, 1996
T - December 12, 1995  R - January 29, 1996
T - December 13, 1995  R - January 29, 1996
T - March 19, 1996  R - April 15, 1996
T - April 23, 1996  R - May 6, 1996
T - June 19, 1996  R - July 29, 1996
Mr T. Martin  T - November 30, 1995  R - January 29, 1996
Mr T. Silipo  T - December 14, 1995  R - January 29, 1996
Mr B. Wildman  T - March 20, 1996  R - April 22, 1996

No. P-44: User Fees on Prescription Medicine

Mrs E. Caplan  T - April 1, 1996  R - April 16, 1996
Mr M. Colle  T - December 4, 1995  R - December 21, 1995
Mr A. Curling  T - October 1, 1997  R -
Mr R. Marchese  T - March 21, 1996  R - April 16, 1996

No. P-44: User Fees on Prescription Medicine (cont.)

Mr T. Ruprecht  T - March 28, 1996  R - April 29, 1996

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**No. P-45: Health and Well-Being of Ontario's Senior Citizens**

Mr. M. Brown  
(Algoma-Manitoulin)  
T - December 4, 1995  
R - March 18, 1996

**No. P-46: Moose Tag Draw**

Mr. F. Miclash  
T - November 30, 1995  
R - March 18, 1996  
T - June 25, 1996  
R - August 23, 1996

**No. P-47: Reasonable Reductions in the Education System**

Mr. P. Hoy  
T - December 11, 1995  
R - January 29, 1996

**No. P-48: Sole Governance for the Sudbury Hospital System**

Mr. R. Bartolucci  
T - December 11, 1995  
R - March 18, 1996

**No. P-49: Canadian Foundation on Compulsive Gambling in Windsor**

Mrs. S. Pupatello  
T - December 11, 1995  
R - March 18, 1996

T = Date Tabled  
R = Date of Response
Section 5-18

No. P-50: College of Teachers

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No. P-51: Sudbury Memorial Hospital/L'Hôpital Mémorial de Sudbury

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No. P-52: Withdrawal of Bill 26, Savings and Restructuring Act, 1995

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No. P-64: Rent Control Legislation (cont.)

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No. P-65: Scarborough General Hospital

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No. P-65: Scarborough General Hospital (cont.)

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## Section 5-24

**No. P-69: Opposing the Privatization of Ontario Hydro**

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**No. P-70: Daily Televised Bingo/Bingos Quotidiens Télédiffusés**

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**No. P-71: St. Mary's Family Learning Centre**

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**No. P-72: Twenty Road/Highway #6**

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**No. P-73: Mohawks of Tyendinaga**

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No. P-74: Enacting necessary measures to Provide Employment, Reduce Poverty and Preserve the Environment

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No. P-75: Safe Roadways during Road Construction in Northern Ontario

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No. P-76: Maintaining and Protecting the Current Health Care Provisions

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No. P-77: Bill 31, Ontario College of Teachers Act, 1995

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<td>Mrs E. Caplan T - June 6, 1996 R - June 25, 1996</td>
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No. P-77: Bill 31, Ontario College of Teachers Act, 1995 (cont.)

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Section 5-26

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No. P-77: Bill 31, Ontario College of Teachers Act, 1995 (cont.)

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Mrs M. Boyd  
T - October 7, 1996  
R - November 7, 1996  
T - June 10, 1997  
R - June 19, 1997

Mr D. Christopherson  
T - May 9, 1996  
R - June 12, 1996  
T - June 10, 1996  
R - June 24, 1996

Ms M. Churley  
T - October 22, 1996  
R - November 7, 1996

Mr T. Clement  
T - October 10, 1996  
R - November 7, 1996

Mrs B. Elliott  
T - December 12, 1996  
R - January 15, 1997

Mr T. Froese  
T - September 25, 1996  
R - October 15, 1996

Mr J. Gerretsen  
T - November 21, 1996  
R - December 17, 1996

Mr B. Grandmaître  
T - February 3, 1997  
R - February 11, 1997

Mr B. Grimmett  
T - April 16, 1996  
R - May 28, 1996  
T - September 25, 1996  
R - October 15, 1996  
T - April 24, 1997  
R - May 6, 1997

Mr L. Jordan  
T - January 21, 1997  
R - February 3, 1997

Mr M. Kells  
T - October 17, 1996  
R - November 7, 1996

Mr F. Klees  
T - April 18, 1996  
R - May 28, 1996  
T - June 26, 1996  
R - July 15, 1996

Mr R. Marchese  
T - October 8, 1996  
R - November 7, 1996

Mrs M. Marland  
T - June 25, 1996  
R - July 15, 1996  
T - October 10, 1996  
R - November 7, 1996

Ms S. Martel  
T - October 9, 1996  
R - November 7, 1996

No. P-84: Banning the Spring Bear Hunt (cont.)

Mr T. Martin  
T - October 16, 1996  
R - November 7, 1996

Mr G. Martiniuk  
T - November 21, 1996  
R - December 17, 1996

Mr B. Murdoch  
T - December 11, 1996  
R - January 15, 1997

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<td>September 26, 1996</td>
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<td>October 15, 1996</td>
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No. P-85: Condominium Act of Ontario

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No. P-85: Condominium Act of Ontario (cont.)

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No. P-86: Reducing Provincial Income Tax Rates

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Mr D. Shea            T - May 6, 1996  R - June 17, 1996  
                        T - May 7, 1996  R - June 17, 1996  

Mr B. Wood            T - April 23, 1996  R - May 28, 1996  
(London South)        

Mr T. Young           T - May 6, 1996  R - June 17, 1996  

No. P-87: Child Care Subsidies

Mrs M. Boyd           T - April 22, 1996  R - May 28, 1996  
                        T - May 2, 1996  R - May 28, 1996  
                        T - June 5, 1996  R - June 25, 1996  

No. P-88: Over-crowding in the York Condominium Corporation

Mr C. Stockwell       T - April 22, 1996  R - May 6, 1996  

No. P-89: Co-op Housing Sector

Mrs M. Boyd           T - October 8, 1996  R - October 23, 1996  

Mr J. Bradley         T - June 24, 1996  R - July 15, 1996  

Mr D. Christopherson  T - June 19, 1996  R - July 15, 1996  

Mr A. Curling         T - May 13, 1996  R - May 28, 1996  
                        T - May 14, 1996  R - May 28, 1996  
                        T - May 28, 1996  R - June 12, 1996  
                        T - May 29, 1996  R - June 12, 1996  
                        T - June 4, 1996  R - June 24, 1996  
                        T - June 5, 1996  R - June 24, 1996  

Mr C. DeFaria         T - October 31, 1996  R - November 20, 1996  

No. P-89: Co-op Housing Sector (cont.)


Mr E. Hardeman        T - April 24, 1997  R - May 8, 1997  

Mr M. Kwinter         T - June 3, 1996  R - June 17, 1996  

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**No. P-90: Non-sustainable Activities**

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**No. P-91: Children's Mental Health Programmes**

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**No. P-92: Fair and Equitable Reductions to Grant-Dependent and Negative-Grant Position School Boards**

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**No. P-93: Stopping the Funding of Abortions**

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**No. P-93: Stopping the Funding of Abortions (cont.)**

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**Notes:**

- **T** = Date Tabled
- **R** = Date of Response
Mr D. Ramsay  T - October 7, 1997  R -

Mr B. Wood  (London South)  T - September 30, 1997  R -

No. P-94: Protecting the Rights of the Disabled

Mr M. Kwinter  T - April 29, 1996  R - May 28, 1996

No. P-95: Maintaining Public Library Service

Mr H. Danford  T - November 5, 1996  R - November 20, 1996
  T - December 12, 1996  R - January 13, 1997

Mr G. Fox  T - November 28, 1996  R - January 7, 1997

Mr D. Galt  T - December 2, 1996  R - January 7, 1997

Mr J. Gerretsen  T - April 29, 1996  R - May 14, 1996

Mr B. Grimmett  T - November 19, 1996  R - December 17, 1996
  T - November 21, 1996  R - December 17, 1996
  T - January 13, 1997  R -


Mr L. Jordan  (Lanark-Renfrew)  T - January 15, 1997  R - January 28, 1997


No. P-95: Maintaining Public Library Service (cont.)

Mr B. Murdoch  T - January 20, 1997  R - January 28, 1997

Mr J. O'Toole  T - November 21, 1996  R - December 17, 1996

Mr J. Ouellette  T - November 28, 1996  R - January 7, 1997

T = Date Tabled  R = Date of Response
Mr D. Turnbull
T - November 25, 1996
R - January 7, 1997

No. P-96: Perth County Board of Education

Mr B. Johnson
T - April 29, 1996
R - May 16, 1996

No. P-97: Providing sanders and plows 24 hours a day for well-travelled Routes

Mr J. Tascona
T - April 30, 1996
R - May 16, 1996

No. P-98: Gogama Fire Base

Mr F. Laughren
T - May 6, 1996
R - June 3, 1996

No. P-99: Oshawa residents' opposition to being part of the G.T.A.

Mr J. Ouellette
T - May 6, 1996
R - May 28, 1996

No. P-100: The Dellcrest Children's Centre

Mr T. Ruprecht
T - May 13, 1996
R - June 6, 1996
T - May 14, 1996
R - June 6, 1996
T - May 15, 1996
R - June 6, 1996
T - May 16, 1996
R - June 6, 1996
T - May 28, 1996
R - June 12, 1996
T - May 30, 1996
R - June 12, 1996
T - June 4, 1996
R - June 24, 1996
T - June 6, 1996
R - June 24, 1996
T - June 10, 1996
R - June 24, 1996
T - June 13, 1996
R - July 29, 1996
T - June 26, 1996
R - July 15, 1996
T - June 27, 1996
R - July 15, 1996
T - October 8, 1996
R - October 23, 1996

Mr M. Sergio
T - June 6, 1996
R - June 24, 1996

No. P-101: Amending Bill 34 to prevent Ontario School Boards from contracting out custodial services

Mr G. Morin
T - May 13, 1996
R - June 3, 1996

No. P-102: Strengthening measures against impaired drivers in Ontario

T = Date Tabled  R = Date of Response
### Section 5-34

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| Mr T. Barrett  | October 17, 1996 | November 18, 1996 |
|                | October 21, 1996 | November 18, 1996 |
|                | October 22, 1996 | November 18, 1996 |
|                | October 23, 1996 | November 18, 1996 |
|                | March 4, 1997   | March 26, 1997   |
|                | May 5, 1997     | June 2, 1997     |
|                | May 8, 1997     | June 2, 1997     |
|                | May 12, 1997    | June 2, 1997     |
|                | May 13, 1997    | June 2, 1997     |
|                | June 4, 1997    | August 15, 1997  |

| Mr D. Galt     | March 4, 1997   | March 26, 1997  |

| Mrs M. Marland | October 15, 1996 | November 18, 1996 |
|                | March 4, 1997    | March 26, 1997    |

**No. P-103: Removal of induced abortion from medically insured services**

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Mr J. O'Toole
T - October 7, 1996    R - October 23, 1996
T - October 10, 1996   R - October 23, 1996
T - October 16, 1996   R - November 7, 1996
T - June 2, 1997       R - June 12, 1997
T - June 10, 1997      R - June 26, 1997

Mr W. Wettlaufer
T - May 13, 1996       R - June 6, 1996

No. P-104: Re-examining welfare cuts
Ms M. Churley
T - May 28, 1996       R - June 12, 1996

No. P-105: Solutions to school board budget cuts
Mr B. Crozier
T - May 28, 1996       R - June 12, 1996

No. P-106: Kitchen facilities at the Quinte Thousand Island Lodge in Kingston
Mr G. Stewart
T - May 29, 1996       R - June 24, 1996

No. P-107: Allowing Social Assistance Recipients to collect benefits while attending school
Mr J. Cleary
T - May 29, 1996       R - June 17, 1996

No. P-108: Closure of the Ontario Ministry of Natural Resources Brockville office
Mr G. Carr
T - May 29, 1996       R - June 25, 1996

Mr L. Jordan

No. P-109: Retaining high quality, accessible, licensed, non-profit child care
Mr J. Flaherty
T - June 3, 1996       R - June 25, 1996

No. P-110: Job creation to promote economic growth and abandonment of the proposed tax cut
Ms F. Lankin
T - June 3, 1996       R - July 15, 1996
T - June 5, 1996       R - September 24, 1996

No. P-111: Overhead lit crosswalk sign in Port Perry

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**No. P-118: Workers Health and Safety Centre and Occupational Health Clinics**

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**No. P-118: Workers Health and Safety Centre and Occupational Health Clinics (cont.)**

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Mr P. Kormos

Mr R. Marchese

Ms S. Martel

Mr T. Martin

Mr T. Silipo

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<td>Mr. B. Wildman</td>
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<td>November 26, 1996</td>
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<td>Mr. F. Miclash</td>
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<td>Mr. R. Patten</td>
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<td>Mr. D. Christopherson</td>
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<td>Mr. B. Grimmett</td>
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**No. P-119: Cuts to housing, abolishing, user fees and maintaining current levels of funding for programs and social services**

Mr. R. Marchese  
T Date: June 10, 1996  
R Date: December 17, 1996

**No. P-120: Moratorium on school construction**

Mrs. E. Caplan  

Mr. F. Miclash  
T Date: December 9, 1996  
R Date: January 23, 1997

Mr. R. Patten  
T Dates: June 11, 1996, November 19, 1996  
R Dates: July 5, 1996, December 17, 1996

**No. P-121: Cam Jackson's discussion paper on the Workers' Compensation Board**

Mr. D. Christopherson  
T Date: June 11, 1996  
R Date: July 15, 1996

Mr. T. Clement  
T Date: December 4, 1996  
R Date: January 21, 1997

**No. P-122: The French Language Services Act, 1986**

Mr. B. Grimmett  
T Date: June 13, 1996  
R Date: July 29, 1996

**No. P-123: Leamington Driver Exam Centre**

Mr. B. Crozier  

**No. P-124: Port Hope Driver Testing Centre**
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<td>Mr D. Galt</td>
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**No. P-125: Solving the WCB's problems without attacking injured workers**

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<td>Mr J. Cleary</td>
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<td>Ms F. Lankin</td>
<td>November 21, 1996</td>
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**No. P-126: Changing the Freedom of Information and Privacy Act**

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<td>Mr B. Grimmet</td>
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**No. P-127: Services de santé et de sécurité au travail offerts par des organismes**

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<td>Mr R. Marchese</td>
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**No. P-127: Services de santé et de sécurité au travail offerts par des organismes (cont.)**

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<td>Mr T. Silipo</td>
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**No. P-128: Opposing reductions to the education system**

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<td>Mr M. Gravelle</td>
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Section 5-41

T - Date Tabled       R - Date of Response

Ms S. Martel
- T - June 9, 1997       R - July 3, 1997
- T - December 5, 1996  R - January 7, 1997
- T - February 17, 1997 R - March 4, 1997

Mr R. Patten
- T - June 18, 1996     R - July 15, 1996

Mr B. Wildman

No. P-129: Financial management of Courtcliffe Park

Mr T. Skarica
- T - June 19, 1996     R - February 3, 1997

No. P-130: L'abolition des barrières interprovinciales au sein de l'industrie de la construction

Mr J.-M. Lalonde
- T - June 19, 1996     R - July 29, 1996

No. P-131: Opposition to retail stores opening 365 days a year

Mr J. Cleary

No. P-132: Opposing the amalgamation of the Kenora District Roman C.S.S.B. with the Red Lake Area C.S.S.B.

Mr F. Miclash

No. P-133: Removing the education tax portion from property taxes

Mr D. Turnbull
- T - June 26, 1996     R - November 7, 1996

No. P-134: Initiating a consultation process with tenant organizations to develop sustainable tenant service funding

Mr G. Kennedy

No. P-135: Construction of a noise barrier along the property of Carleton Condominium Corporation No. 11

Mr G. Morin
- T - June 26, 1996     R - September 24, 1996

No. P-136: Standard of patient care at the Toronto Hospital

T = Date Tabled       R = Date of Response
Section 5-42

Mrs E. Caplan  
T - June 26, 1996  
R - August 13, 1996

No. P-137: Retaining the present one-tier system of health care

Mr R. Bartolucci  
T - September 25, 1996  
R - October 15, 1996

No. P-138: O.P.P. Minden detachment

Mr G. Stewart  
T - September 25, 1996  
R - October 15, 1996

No. P-139: Bill 181, Ammunition Regulation Act, 1994

Mr T. Barrett  
T - September 30, 1996  
R - October 21, 1996  
T - October 1, 1996  
R - October 21, 1996  
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R - October 21, 1996  
T - October 3, 1996  
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R - January 15, 1997  
T - May 8, 1997  
R - May 28, 1997  
T - May 12, 1997  
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T - May 15, 1997  
R - May 28, 1997

Mr B. Murdoch  
T - November 19, 1996  
R - January 7, 1997  
T - November 25, 1996  
R - December 17, 1996  
T - January 13, 1997  
R - January 22, 1997

No. P-140: Bill C-68

Mr T. Barrett  
T - May 1, 1997  
R - May 8, 1997  
T - May 8, 1997  
R - May 28, 1997  
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R - May 28, 1997

Mr J. Ouellette  
T - December 3, 1996  
R - December 18, 1996  
T - January 14, 1997  
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T - April 22, 1997  
R - May 5, 1997  
T - May 27, 1997  
R - June 3, 1997

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**No. P-141: Construction Workforce from Quebec Act**

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<td>Mr B. Grandmaître</td>
<td>T - September 30, 1996</td>
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<td>Mr J.-M. Lalonde</td>
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**No. P-142: Repealing Section 745 of the Criminal Code of Canada**

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<td>T - November 26, 1996</td>
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<td>Mrs L. Ross</td>
<td>T - November 20, 1996</td>
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**No. P-143: Slot sizes on Rainbow Trout**

| Mr B. Wood        | T - October 1, 1996   | R - November 6, 1996 |
| (London South)    |                        |                     |

**No. P-144: Closure of two Sudbury hospitals**

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**T = Date Tabled**

**R = Date of Response**
T = Date Tabled  R = Date of Response

Mr M. Brown (Algoma-Manitoulin)  T - November 6, 1996  R - January 22, 1997

No. P-145: Maintiens des engagements pour les soins de garderie
Mr J.-M. Lalonde  T - October 2, 1996  R - January 27, 1997

No. P-146: Family Support Plan response time
Mr M. Brown (Algoma-Manitoulin)  T - October 2, 1996  R - January 28, 1997

No. P-147: Rent Control program in regards to mobile home owners
Mr B. Crozier  T - October 2, 1996  R - October 21, 1996

No. P-148: Ending cut-backs to social programs
Mr G. Phillips  T - October 15, 1996  R - January 22, 1997

No. P-149: Loi de 1996 sur la main-d'oeuvre de la construction du Québec
Mr J.-M. Lalonde  T - October 15, 1996  R - November 6, 1996

No. P-150: Standard of patient care at Mount Sinai Hospital
Mrs E. Caplan  T - October 16, 1996  R - November 6, 1996

No. P-151: PST exempt purchases regarding Native Indians
Mr R. Bartolucci  T - October 17, 1996  R - January 6, 1997
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<td>Ms M. Churley</td>
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<td>P-153</td>
<td>Theresa Vince</td>
<td>Mrs M. Boyd</td>
<td>October 21, 1996</td>
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<td>P-154</td>
<td>Parking fee for visitors to Kakabeka Falls</td>
<td>Mr M. Gravelle</td>
<td>October 21, 1996</td>
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<td>P-155</td>
<td>Ending legislated poverty</td>
<td>Mr G. Bisson</td>
<td>October 23, 1996</td>
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<td>P-156</td>
<td>Bill 85, Highway Traffic Amendment Act (Impaired Driving), 1996</td>
<td>Mrs M. Marland</td>
<td>October 24, 1996</td>
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<td>P-157</td>
<td>Building both of the proposed High Schools for Barrhaven</td>
<td>Mr J. Baird</td>
<td>October 29, 1996</td>
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<td>Mr B. Grimmett T - October 29, 1996 R - January 7, 1997</td>
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<th>No. P-159: Effets négatif du projet de loi 75</th>
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<td>Mr J.-M. Lalonde T - October 30, 1996 R - November 20, 1996</td>
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<td>Mr T. Skarica T - October 30, 1996 R - January 22, 1997</td>
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<th>No. P-161: Niagara Falls Driver Exam Centre</th>
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<td>Mr B. Maves T - October 31, 1996 R - December 17, 1996</td>
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<th>No. P-162: Not altering the Occupational Health and Safety Act or eroding the rights of workers</th>
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<td>Mr D. Christopherson T - October 31, 1996 R - January 6, 1997</td>
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<th>No. P-162: Not altering the Occupational Health and Safety Act or eroding the rights of workers (cont.)</th>
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<td>Mr D. Christopherson (cont.) T - February 6, 1997 R - February 11, 1997</td>
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<th>No. P-163:</th>
<th>Self-sufficient housing co-operatives managed by volunteers</th>
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<td>Mr P. North</td>
<td>T - October 31, 1996 R - November 18, 1996</td>
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<th>No. P-164:</th>
<th>Providing adequate funding for long-term care institutions and eliminating the user taxes on prescription drugs for seniors</th>
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T - December 2, 1996 R - January 22, 1997  
T - December 9, 1996 R - January 22, 1997  
T - February 12, 1997 R - March 4, 1997 |

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<th>No. P-165:</th>
<th>Bill 82, Family Responsibility and Support Arrears Enforcement Act, 1996</th>
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| Mr J. Spina | T - November 4, 1996 R - January 22, 1997  
T - December 18, 1996 R - January 22, 1997 |
| Mr D. Tilson | T - November 5, 1996 R - January 22, 1997  
T - November 20, 1996 R - January 22, 1997  
T - November 28, 1996 R - January 22, 1997  
T - December 11, 1996 R - January 22, 1997  
T - December 12, 1996 R - January 22, 1997 |

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<th>Thessalon Plummer Hospital</th>
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Mr B. Wildman  T - November 4, 1996  R - January 22, 1997


Mr P. Hoy  T - November 4, 1996  R - January 23, 1997

No. P-168: Present structure of School Boards

Mr T. Barrett  T - May 5, 1997  R - June 2, 1997
Mr B. Crozier  T - November 28, 1996  R - January 7, 1997
Mr D. Duncan  T - December 11, 1996  R - January 7, 1997
Mr T. Froese  T - November 20, 1996  R - January 7, 1997
T - February 17, 1997  R - March 13, 1997
T - February 18, 1997  R - March 13, 1997
Mr B. Grimmett  T - November 25, 1996  R - January 7, 1997
Mr E. Hardeman  T - December 3, 1996  R - January 7, 1997
Mr G. Martiniuk  T - November 6, 1996  R - November 20, 1996
Mr G. Morin  T - November 18, 1996  R - January 7, 1997

No. P-168: Present structure of School Boards (cont.)

Mr P. North  T - November 19, 1996  R - January 7, 1997
Mrs S. Pupatello  T - November 4, 1996  R - November 20, 1996
Mr B. Wildman  T - November 5, 1996  R - November 20, 1996
T - November 6, 1996  R - November 20, 1996

No. P-169: Two-model approach to the topic of origins

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<th>No.</th>
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<td>Registered Nurses</td>
<td>November 4, 1996</td>
<td>November 20, 1996</td>
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<td>P-171</td>
<td>Police Services Act</td>
<td>November 6, 1996</td>
<td>January 7, 1997</td>
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<td>P-172</td>
<td>Ontario Mental Health Act</td>
<td>November 18, 1996</td>
<td>January 13, 1997</td>
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<td>P-173</td>
<td>The Gordon Street Children's Cottage Child Care Centre</td>
<td>November 18, 1996</td>
<td>December 17, 1996</td>
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<td>P-174</td>
<td>Une demande de statut d'école à charte pour le Collège catholique Samuel-Genest</td>
<td>November 18, 1996</td>
<td>January 13, 1997</td>
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<tr>
<td>P-175</td>
<td>Rejecting restructuring of chronic care and psychiatric beds in Thunder Bay and specifically addressing the situation of Veronica Manuel</td>
<td>November 18, 1996</td>
<td>January 27, 1997</td>
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<td>P-177</td>
<td>Ontario transfer payments</td>
<td>November 19, 1996</td>
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<th>No. P-178: Improving Ontario's Child Care System Report</th>
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<tr>
<td>Mr T. Martin</td>
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<td>T - November 20, 1996</td>
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<td>T - November 25, 1996</td>
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<tr>
<th>No. P-179: Amalgamating the six municipalities within Toronto</th>
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<tr>
<td>Ms I. Bassett</td>
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<td>T - February 10, 1997</td>
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<td>T - July 3, 1997</td>
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<td>R - July 24, 1997</td>
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<td>Mr J. Bradley</td>
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<td>T - March 4, 1997</td>
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<td>R - March 19, 1997</td>
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<tr>
<td>Ms A. Castrilli</td>
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<td>T - February 19, 1997</td>
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<td>R - February 26, 1997</td>
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<td>Ms M. Churley</td>
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<td>T - January 27, 1997</td>
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<td>R - February 5, 1997</td>
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<td>Mr M. Colle</td>
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<td>R - June 26, 1997</td>
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<td>Mr A. Curling</td>
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<td>T - March 4, 1997</td>
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<td>Mr G. Kennedy</td>
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<td>T - February 25, 1997</td>
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<td>Ms F. Lankin</td>
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<td>T - February 11, 1997</td>
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<td>Mr T. Ruprecht</td>
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<td>Mr M. Sergio</td>
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<td>T - March 5, 1997</td>
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<td>R - March 24, 1997</td>
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<td>Mr T. Silipo</td>
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<td>Mr G. Kennedy</td>
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<td>Mr L. Jordan</td>
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<th>No. P-182</th>
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<th>No. P-183</th>
<th>Child care review</th>
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<td>Mr G. Fox</td>
<td>T - November 27, 1996</td>
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<td>Mr J.-M. Lalonde</td>
<td>T - June 11, 1997</td>
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<td>Mrs L. McLeod</td>
<td>T - February 10, 1997</td>
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<td>Mr G. Morin</td>
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<td>Mr R. Patten</td>
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Ms S. Martel  T - December 3, 1996  R - January 6, 1997  

**No. P-187: Changing the Education Act to pass amendments to Regulation 305**  
Mr J. Cleary  T - December 4, 1996  R - January 7, 1997  

**No. P-188: Public hearings on any proposed amendments to the Workers Compensation Legislation**  
Mr D. Christopherson  T - December 5, 1996  R - January 21, 1997  
T - May 7, 1997  R - May 26, 1997  
T - June 4, 1997  R - June 16, 1997  
Mr J. Cleary  T - January 28, 1997  R - February 11, 1997  
Mr P. Kormos  T - December 19, 1996  R - January 21, 1997  

**No. P-189: Vanier Centre for women in Brampton**  
Mr D. Ramsay  T - December 9, 1996  R - January 13, 1997  

**No. P-190: St. Francis Xavier Catholic High School**  
Mr J.-M. Lalonde  T - December 9, 1996  R - January 13, 1997  

**No. P-191: Publicly-funded education**  
Mr B. Wildman  T - December 9, 1996  R - January 15, 1997  

**No. P-192: Resolving the fisheries management crisis on Lake Huron**  
T - January 21, 1997  R - February 11, 1997  

**No. P-193: Opposing the opening of retail establishments on Boxing Day**  
Mrs M. Boyd  T - December 16, 1996  R - January 13, 1997  
Mr B. Wood  T - December 19, 1996  R - January 13, 1997  
(London South)  

**No. P-194: Opposing the recently proposed supercity model for restructuring local government within Hamilton-Wentworth**  

T = Date Tabled  
R = Date of Response
No. P-195: Stopping the forced passing of Bill 82, Family Responsibility and Support

Arrears Enforcement Act, 1996

Mr M. Brown
(Algoma-Manitoulin)
T - December 12, 1996, R - January 22, 1997

No. P-196: Protecting the red and white pine trees in the Owain Lake region of

Temagami

Mr R. Patten
T - December 16, 1996, R - February 5, 1997

No. P-197: Bill 84, Fire Protection and Prevention Act, 1996

Mr R. Bartolucci
T - December 17, 1996, R - January 13, 1997
T - February 24, 1997, R - March 4, 1997

Mr G. Bisson

Mrs M. Boyd

Mr J. Bradley
T - February 20, 1997, R - March 4, 1997
T - February 27, 1997, R - March 13, 1997

No. P-197: Bill 84, Fire Protection and Prevention Act, 1996 (cont.)

Mr M. Brown
(Algoma-Manitoulin)
T - February 24, 1997, R - March 4, 1997

Mr D. Caplan
T - September 25, 1997, R - October 7, 1997

Mrs E. Caplan
T - February 24, 1997, R - March 4, 1997

Mr D. Christopherson
T - February 24, 1997, R - March 4, 1997

T = Date Tabled          R = Date of Response
Section 5-54

T - February 27, 1997  R - March 13, 1997
T - March 4, 1997  R - March 13, 1997
T - March 5, 1997  R - March 24, 1997
T - May 14, 1997  R - May 28, 1997

Ms M. Churley
T - February 26, 1997  R - March 13, 1997
T - May 14, 1997  R - May 28, 1997

Mr J. Cleary
T - February 25, 1997  R - March 4, 1997
T - May 14, 1997  R - May 28, 1997

Mr T. Clement
T - May 1, 1997  R - May 8, 1997

Mr B. Crozier
T - February 24, 1997  R - March 4, 1997
T - February 27, 1997  R - March 13, 1997

Mr A. Curling
T - May 14, 1997  R - May 28, 1997
T - June 16, 1997  R - June 26, 1997

Mrs B. Elliott
T - March 6, 1997  R - March 24, 1997

Mr T. Froese
T - March 5, 1997  R - March 24, 1997
T - March 6, 1997  R - March 24, 1997

Mr J. Gerretsen
T - May 14, 1997  R - May 28, 1997

Mr M. Gravelle
T - May 14, 1997  R - May 28, 1997

Mr H. Hampton
T - May 14, 1997  R - May 28, 1997

Mr B. Johnson
(Perth)
T - April 28, 1997  R - May 8, 1997

Mr R. Johnson
(Brantford)
T - March 6, 1997  R - March 24, 1997

Mr P. Kormos
T - February 20, 1997  R - March 4, 1997
T - February 24, 1997  R - March 4, 1997
T - May 14, 1997  R - May 28, 1997

No. P-197: Bill 84, Fire Protection and Prevention Act, 1996 (cont.)

T = Date Tabled  R = Date of Response
Mr M. Kwinter
T - February 24, 1997   R - March 4, 1997
T - February 27, 1997   R - March 13, 1997

Mr J.-M. Lalonde
T - May 27, 1997   R - June 3, 1997

Ms F. Lankin
T - February 24, 1997   R - March 4, 1997
T - February 27, 1997   R - March 13, 1997
T - May 14, 1997   R - May 28, 1997

Mr F. Laughren
T - May 6, 1997   R - May 14, 1997

Mr R. Marchese
T - February 24, 1997   R - March 4, 1997

Ms S. Martel
T - February 24, 1997   R - March 4, 1997
T - February 25, 1997   R - March 4, 1997
T - February 26, 1997   R - March 13, 1997
T - February 27, 1997   R - March 13, 1997
T - May 14, 1997   R - May 28, 1997

Mr T. Martin
T - February 24, 1997   R - March 4, 1997
T - February 26, 1997   R - March 13, 1997

Mr G. Martiniuk
T - March 5, 1997   R - March 24, 1997

Mr B. Maves
T - May 14, 1997   R - May 28, 1997

Mrs L. McLeod
T - February 27, 1997   R - March 13, 1997

Mrs J. Munro
T - April 30, 1997   R - May 8, 1997

Mr B. Murdoch
T - May 14, 1997   R - May 28, 1997

No. P-197: Bill 84, Fire Protection and Prevention Act, 1996 (cont.)

Mr P. North
T - February 24, 1997   R - March 4, 1997

Mr R. Patten
T - February 26, 1997   R - March 13, 1997

Mr G. Pouliot
T - February 24, 1997   R - March 4, 1997

Mrs S. Pupatello
T - February 24, 1997   R - March 4, 1997

Mr D. Ramsay
T - February 17, 1997   R - March 4, 1997

T = Date Tabled   R = Date of Response
T - February 24, 1997  R - March 4, 1997
Mr D. Rollins
T - February 24, 1997  R - March 4, 1997
T - March 5, 1997  R - March 24, 1997
Mr T. Ruprecht
T - February 24, 1997  R - March 4, 1997
T - February 25, 1997  R - March 4, 1997
Mr M. Sergio
T - February 24, 1997  R - March 4, 1997
Mr J. Spina
T - May 14, 1997  R - May 28, 1997
Mr W. Wettlaufer
T - February 24, 1997  R - March 4, 1997
Mr L. Wood
T - February 24, 1997  R - March 4, 1997
(Cochrane North)
T - February 25, 1997  R - March 4, 1997
T - February 27, 1997  R - March 13, 1997

No. P-198: Legislation to ensure fathers' opportunities, regardless of their marital status, to fully parent their children

Mr J. Cleary
T - December 18, 1996  R - January 22, 1997

No. P-199: Opposing Huron County hospital closures

Mrs B. Fisher
Mrs H. Johns
T - December 18, 1996  R - January 27, 1997

No. P-200: Financement pour l'achat d'un terrain et à la construction d'une nouvelle école dans le comté de Prescott

Mr J.-M. Lalonde

No. P-201: Ontario Disease Report on Laryngeal Cancer

Mr D. Christopherson

No. P-202: Restoring adequate funding to hospitals in the Niagara Region and guaranteeing no Niagara Peninsula hospital closures

Mr J. Bradley
T - February 10, 1997  R - February 18, 1997

T = Date Tabled  R = Date of Response
No. P-203: Youth Employment

Mr D. Galt  
T - January 20, 1997  
R - February 11, 1997

No. P-204: Stopping further changes to the education system until a thorough review has taken place

Mr M. Sergio  
T - January 20, 1997  
R - February 11, 1997

No. P-205: Withdrawing proposed changes to the Employment Standards Act

Mr M. Sergio  
T - January 21, 1997  
R - February 3, 1997  
T - September 18, 1997  
R - October 9, 1997

No. P-206: Bill 110, School Class Sizes Act, 1997

Mr R. Bartolucci  
T - January 27, 1997  
R - March 5, 1997  
T - January 28, 1997  
R - March 5, 1997  
T - January 30, 1997  
R - March 5, 1997  
T - February 4, 1997  
R - March 5, 1997  
T - February 5, 1997  
R - March 5, 1997  
T - February 11, 1997  
R - March 5, 1997  
T - February 12, 1997  
R - March 5, 1997  
T - February 13, 1997  
R - March 5, 1997  
T - March 6, 1997  
R - March 24, 1997

Mr M. Gravelle  
T - February 5, 1997  
R - March 5, 1997

Mr G. Kennedy  
T - March 3, 1997  
R - March 24, 1997

Mr F. Miclash  
T - February 5, 1997  
R - March 5, 1997

No. P-207: Delaying the reform of secondary school education

Mr R. Patten  
T - January 29, 1997  
R - February 17, 1997

No. P-208: Gwen Jacobs

Mrs S. Pupatello  
T - January 30, 1997  
R - February 17, 1997

No. P-209:Demanding the Federal Liberal Government to adequately fund health care

Mr D. Tilson  
T - February 3, 1997  
R - March 5, 1997

T = Date Tabled  
R = Date of Response
No. P-210: Demanding a Coroner's Inquest and complete investigation into the fatal accidents at Dofasco Bayfront Steel Mill

Mr D. Christopherson  
T - February 12, 1997  R - March 3, 1997

No. P-211: Élimination du contrôle des loyers

Mr G. Bisson  
T - February 4, 1997  R - February 18, 1997  
T - February 13, 1997  R - February 25, 1997

No. P-212: Bill 96, Tenant Protection Act, 1996

Mr A. Curling  
T - February 4, 1997  R - February 17, 1997

No. P-213: Withdrawal of opposition to Federal gun control legislation

Mrs M. Boyd  
T - February 11, 1997  R - February 19, 1997  
T - February 12, 1997  R - February 19, 1997  
T - February 13, 1997  R - February 19, 1997

Ms M. Churley  
T - February 6, 1997  R - February 17, 1997

No. P-214: Cuts to base funding for hospitals and the removal of hospital services

Mr G. Bisson  
T - May 8, 1997  R - June 2, 1997

Mr D. Boushy  
T - April 29, 1997  R - May 8, 1997

Mr J. Bradley  
T - February 27, 1997  R - March 13, 1997

No. P-214: Cuts to base funding for hospitals and the removal of hospital services (cont.)

Mr M. Brown  
(Algoma-Manitoulin)  
T - May 8, 1997  R - June 2, 1997

Mr D. Christopherson  
T - May 8, 1997  R - June 2, 1997

Mr T. Chudleigh  
T - February 19, 1997  R - March 13, 1997

Mrs B. Elliott  
T - February 27, 1997  R - March 13, 1997

T = Date Tabled  R = Date of Response
Mrs B. Fisher  T - March 5, 1997  R - March 25, 1997
Mr L. Jordan  T - March 4, 1997  R - March 25, 1997
Mr B. Maves  T - February 27, 1997  R - March 13, 1997
Mr A. McLean  T - February 26, 1997  R - March 13, 1997
Mrs L. McLeod  T - June 9, 1997  R - July 3, 1997
Mr F. Miclash  T - February 11, 1997  R - March 4, 1997
T - March 4, 1997  R - March 25, 1997
Mr B. Murdoch  T - February 26, 1997  R - March 13, 1997
Mrs S. Pupatello  T - February 19, 1997  R - March 13, 1997
T - February 26, 1997  R - March 13, 1997
T - April 28, 1997  R - May 8, 1997
T - April 30, 1997  R - May 8, 1997
Mr B. Wood  T - April 24, 1997  R - May 8, 1997
(London South)

No. P-215: Providing Peterborough Hospital with the next MRI unit

Mr G. Stewart  T - February 11, 1997  R - March 4, 1997
T - April 29, 1997  R - May 20, 1997

No. P-216: Establishment of a separate Family Benefits category and separate guidelines for the disabled

Mr G. Martiniuk  T - February 11, 1997  R - March 3, 1997

No. P-217: Bill 103, City of Toronto Act, 1996

Ms M. Churley  T - March 3, 1997  R - March 19, 1997
Mr R. Marchese  T - February 13, 1997  R - February 26, 1997

No. P-218: PACE 2000 Foundation

Mr B. Grandmaître  T - February 19, 1997  R - March 5, 1997
Mr G. Morin  T - February 17, 1997  R - March 5, 1997

T = Date Tabled  R = Date of Response
No. P-219: Mail-in referendum for the City of Scarborough

Mr D. Newman

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No. P-220: Route 17

Mr J.-M. Lalonde

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No. P-221: Coupures qui affectent l'éducation

Ms S. Martel

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No. P-222: Fondation PACE 2000

Mr G. Morin

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No. P-223: Bibliothèques Publiques

Mr J.-M. Lalonde

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No. P-224: Restoring operating and capital funding for early childhood education programs

Mr G. Kennedy

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Mr R. Marchese

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No. P-225: Right to life for unborn children under the Canadian Charter of Rights and Freedoms

Mr D. Shea

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No. P-226: Restoring equitable health care funding across Windsor and Essex County

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**No. P-227: Bill 104, Fewer School Boards Act, 1997**

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<td>Mr T. Ruprecht</td>
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**No. P-227: Bill 104, Fewer School Boards Act, 1997 (cont.)**

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<td>Mr B. Wood</td>
<td>April 29, 1997</td>
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(London South)

**No. P-228: Restructuring the provincial-municipal relationship**

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<td>May 21, 1997</td>
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<td>Mr J. Baird</td>
<td>April 30, 1997</td>
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**T = Date Tabled  R = Date of Response**
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<td>Mr G. Bisson</td>
<td>- May 5, 1997</td>
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<td>Mr D. Boushy</td>
<td>- April 28, 1997</td>
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<td>Mr M. Brown (Algoma-Manitoulin)</td>
<td>- April 29, 1997</td>
<td>- May 8, 1997</td>
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<td>Mr T. Chudleigh</td>
<td>- June 26, 1997</td>
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<td>Mr D. Duncan</td>
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<td>Mrs B. Fisher</td>
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<td>Mr M. Gravelle</td>
<td>- May 12, 1997</td>
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<td>Mr E. Hardeman</td>
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<td>Mr B. Johnson (Perth)</td>
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No. P-228: Restructuring the provincial-municipal relationship (cont.)

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<td>Mr P. North</td>
<td>- April 28, 1997</td>
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Mr G. Stewart  
T - September 24, 1997  
R - September 29, 1997

Mr W. Wettlaufer  
T - March 6, 1997  
R - March 24, 1997

Mr B. Wildman  
T - April 1, 1997  
R - April 15, 1997  
T - April 24, 1997  
R - May 8, 1997  
T - May 12, 1997  
R - May 21, 1997  
T - August 25, 1997  
R - September 9, 1997  
T - August 26, 1997  
R - September 9, 1997  
T - September 9, 1997  
R - September 15, 1997

Mr B. Wood  
T - April 1, 1997  
R - April 15, 1997

(London South)

Mr L. Wood  
T - February 25, 1997  
R - March 13, 1997  
T - February 26, 1997  
R - March 13, 1997  
T - April 22, 1997  
R - May 8, 1997

(Cochrane North)

No. P-229: Mail-in referendum for the Borough of East York

Mr J. Parker  
T - February 26, 1997  
R - March 11, 1997  
T - February 27, 1997  
R - March 11, 1997

No. P-230: Provincially and Federally-Provincially funded housing co-operatives

Mrs M. Boyd  
T - February 27, 1997  
R - March 19, 1997

No. P-231: Maintaining community-based Sexual Assault Crisis Centres

Ms M. Churley  
T - February 27, 1997  
R - March 13, 1997

No. P-232: Recommendation that the Social Development Committee travel across Ontario for hearings on Bill 110

Mr R. Bartolucci  
T - March 3, 1997  
R - March 24, 1997  
T - April 29, 1997  
R - May 8, 1997  
T - May 12, 1997  
R - June 3, 1997  
T - May 26, 1997  
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R - July 24, 1997

No. P-233: Final phase of renovations at Macassa Lodge

T = Date Tabled  
R = Date of Response
Ms S. Martel  
T - April 1, 1997  
R - April 16, 1997

Mr T. Pettit  
T - March 3, 1997  
R - March 25, 1997

**No. P-234: Regulated Health Care Workers**

Mr J. Cleary  
T - March 4, 1997  
R - March 25, 1997  
T - September 16, 1997  
R -

**No. P-235: L'hôpital Montfort**

Mr B. Grandmaître  
T - April 28, 1997  
R - May 12, 1997  
T - June 9, 1997  
R - June 26, 1997

Mr J.-M. Lalonde  
T - May 1, 1997  
R - June 2, 1997  
T - June 3, 1997  
R - June 12, 1997

Mr G. Morin  
T - March 5, 1997  
R - March 25, 1997  
T - April 22, 1997  
R - May 12, 1997  
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R -  
T - May 5, 1997  
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R - June 12, 1997  
T - June 2, 1997  
R - June 12, 1997  
T - June 17, 1997  
R - June 26, 1997

**No. P-236: Resolution #67 presented by Mrs S. Pupatello**

Mr J. O'Toole  
T - March 5, 1997  
R - March 25, 1997

**No. P-237: St. Peter's Chronic Care Hospital**

Mr D. Christopherson  
T - March 6, 1997  
R - March 25, 1997

**No. P-238: Maintaining day school programs for adult students**

Ms M. Churley  
T - March 6, 1997  
R - March 24, 1997

**No. P-239: Proposed downloading of 50% of the cost of services onto municipal government in the City of Kingston**

Mr J. Gerretsen  
T - March 6, 1997  
R - March 24, 1997

**No. P-240: Outsourcing or privatization of professional support staff services of the**

T = Date Tabled  
R = Date of Response
### educational system under Bill 104

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### No. P-241: La structure des relations entre la province et les municipalités

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### No. P-242: Catch and release methods of sport fishing in Eastern Ontario

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### No. P-243: Opposition to a charity permanent casino and video lottery terminals in Barrie

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### No. P-244: Gasoline Sales Tax

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No. P-245: Student job programs

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<td>Mrs S. Pupatello</td>
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No. P-246: Developing regional plans for the rationalization of addiction services

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<td>Mr A. McLean</td>
<td>April 28, 1997</td>
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No. P-247: Two hospitals with one Board for the City of Cornwall/Deux hôpitaux avec un conseil pour Cornwall

<table>
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<tr>
<th>Name</th>
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<td>Mr J. Cleary</td>
<td>April 29, 1997</td>
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No. P-248: Community Youth Support Funding

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<tr>
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<tr>
<td>Mr J. Tascona</td>
<td>April 30, 1997</td>
<td>May 26, 1997</td>
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No. P-249: Demanding public hearings on the Review of the Occupational Health and Safety Act discussion paper

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<thead>
<tr>
<th>Name</th>
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<tr>
<td>Mr G. Bisson</td>
<td>September 11, 1997</td>
<td>September 29, 1997</td>
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No. P-249: Demanding public hearings on the Review of the Occupational Health and Safety Act discussion paper (cont.)

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Section 5-67

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T - August 26, 1997    R - September 22, 1997
T - September 23, 1997 R - September 29, 1997
T - September 24, 1997 R - September 29, 1997
T - September 25, 1997 R -
T - September 30, 1997 R -
T - October 2, 1997    R -

Ms F. Lankin           T - May 6, 1997      R - May 20, 1997
Mr R. Marchese         T - June 19, 1997    R - June 26, 1997

No. P-250: Post-secondary education cost increases due to economic and technological changes

Mr M. Gravelle         T - April 30, 1997   R - May 14, 1997
T - May 12, 1997       R - June 2, 1997
T - May 27, 1997       R - June 16, 1997
T - June 9, 1997       R - June 16, 1997
T - June 10, 1997      R - June 16, 1997

No. P-251: School library program

Mr M. Brown            T - May 6, 1997      R - June 2, 1997
(Algoma-Manitoulin)

No. P-252: London and St. Thomas Psychiatric Hospitals

Mrs M. Boyd            T - May 6, 1997      R - June 9, 1997

No. P-253: Jails in Ontario

Mr G. Bisson           T - May 7, 1997      R - June 2, 1997

No. P-254: Repealing Section 14 of the Labour Relations Act, 1995

Mr D. Christopherson   T - May 13, 1997    R - May 26, 1997

No. P-255: Providing telephone service to the Ley Township in the region of Algoma

Mr B. Wildman          T - May 14, 1997     R - May 26, 1997

T = Date Tabled       R = Date of Response
| No. P-256: Keeping Principals and Vice-Principals as members of the Ontario Teachers' Federation |
|---------------------------------|---------------|------------------|
| Mr B. Murdoch                   | T - May 14, 1997 | R - June 2, 1997 |

| No. P-257: Loi de 1996 sur la prévention et la protection contre l'incendie |
|---------------------------------|---------------|------------------|
| Mr G. Morin                     | T - May 14, 1997 | R - May 28, 1997 |

| No. P-258: Ontarians with physical or mental disabilities |
|---------------------------------|---------------|------------------|
| Mrs M. Boyd                     | T - May 15, 1997 | R - May 28, 1997 |
| Mr M. Gravelle                  | T - May 15, 1997 | R - May 28, 1997 |
| Mr F. Miclash                   | T - June 24, 1997 | R - July 24, 1997 |

| No. P-259: Northern Vehicle Registration Tax |
|---------------------------------|---------------|------------------|
| Mr R. Bartolucci                | T - May 15, 1997 | R - June 4, 1997 |
|                                  | T - June 9, 1997 | R - June 24, 1997 |
|                                  | T - June 10, 1997 | R - June 24, 1997 |
|                                  | T - August 27, 1997 | R - September 22, 1997 |
|                                  | T - August 28, 1997 | R - September 22, 1997 |
|                                  | T - September 17, 1997 | R - October 6, 1997 |
| Mrs L. McLeod                   | T - September 15, 1997 | R - October 6, 1997 |

| No. P-260: Bill 75, Alcohol, Gaming and Charity Funding Public Interest Act, 1996 |
|---------------------------------|---------------|------------------|
| Mr M. Beaubien                  | T - June 16, 1997 | R - July 3, 1997 |
| Mr B. Grimmett                  | T - August 18, 1997 | R - September 15, 1997 |
| Mr G. Leadston                  | T - June 26, 1997 | R - July 28, 1997 |
| Mr J. Tascona                   | T - May 26, 1997 | R - June 9, 1997 |
|                                  | T - June 5, 1997 | R - June 16, 1997 |
|                                  | T - August 20, 1997 | R - September 15, 1997 |
| Mr B. Wildman                   | T - August 25, 1997 | R - September 15, 1997 |

| No. P-261: Opposition to fingerprinting Ontario Citizens |
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<td>Mr F. Miclash</td>
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<td>R - June 19, 1997</td>
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<td>No. P-262: Downloading of public housing to municipalities</td>
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<td>Mrs B. Elliott</td>
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<td>Mr F. Klees</td>
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<td>No. P-266: Establishing a Dialysis treatment facility in Cornwall</td>
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No. P-267: Issuing a Deductible credit for Ontario Seniors

Mr F. Miclash  
T - August 20, 1997  R - September 15, 1997
T - August 27, 1997  R - September 15, 1997
T - September 15, 1997  R -
T - September 17, 1997  R -

Mr M. Sergio  
T - June 5, 1997  R - July 2, 1997

No. P-268: Opposing hospital closures

Mr M. Colle  
T - June 5, 1997  R - June 19, 1997
T - June 10, 1997  R - June 19, 1997

P-269: Variance allowing only standby chlorination to be used in Milton's water delivery system

Mr T. Chudleigh  
T - June 9, 1997  R - June 24, 1997
T - June 12, 1997  R - June 24, 1997
T - June 17, 1997  R - June 24, 1997
T - August 19, 1997  R - September 8, 1997
T - August 26, 1997  R - September 8, 1997
T - September 24, 1997  R - October 7, 1997

No. P-270: Rural Health Policy

Mr T. Barrett  
T - June 9, 1997  R - June 26, 1997
T - June 16, 1997  R - June 26, 1997
T - June 17, 1997  R - June 26, 1997
T - June 18, 1997  R - June 26, 1997

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<th>No. P-272: Clarification of federal legislation on going topless in public places</th>
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<tr>
<td>Mr T. Arnott</td>
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<td>T - September 4, 1997</td>
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<td>Mr T. Clement</td>
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<td>Mr S. Gilchrist</td>
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<td>Mr G. Stewart</td>
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**No. P-276: Compulsory School Attendance**

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<td>Mr D. Ramsay</td>
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**No. P-277: "Barrier Free" renovated commercial buildings**

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**No. P-278: Enacting legislation to require women to wear tops in public places**

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No. P-278: Enacting legislation to require women to wear tops in public places (cont.)

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No. P-279: L'opposer réduire la période de temps allouée aux députés pour débattre de questions importantes au feuilleton

Mr J.-M. Lalonde  
T - June 23, 1997  
R - August 15, 1997

No. P-280: Noise barrier in Sarnia along Highway 402

Mr D. Boushy  
T - June 24, 1997  
R - August 15, 1997

No. P-281: Traffic signals at intersection of Highway 12 and Couchiching Point Road in Orillia

Mr A. McLean  
T - June 24, 1997  
R - August 20, 1997

No. P-282: Religious instruction in public schools during lunch periods

Mr E. Doyle  
T - June 24, 1997  
R - August 18, 1997

No. P-283: Rescinding Bill 7 which allows hiring of "replacement workers"

Mr D. Christopherson  
T - June 24, 1997  
R - July 28, 1997
Section 5-75

T - October 9, 1997  R -

No. P-284: Court ruling on female toplessness in all public places

Mr F. Miclash  T - June 24, 1997  R - August 15, 1997

No. P-285: Traffic fatality involving Mrs Popi Nikitopoulos and a call for stricter penalties in such cases

Mr G. Phillips  T - June 25, 1997  R - August 15, 1997

No. P-286: Exemption of Village of Arthur from Dufferin-Peel-Wellington-Grey riding

Mr T. Arnott  T - June 25, 1997  R - August 15, 1997

No. P-287: Funding to pave Highway 601 and designating a certain portion as a school zone

Mr F. Miclash  T - June 26, 1997  R - August 15, 1997

No. P-288: Atlas Specialty Steels in Welland

Mr P. Kormos  T - June 26, 1997  R - July 28, 1997

No. P-289: Demande du dépôt d'un projet de loi qui interdit la nudité du haut du corps des femmes


No. P-290: Withdrawal of Bill 136

Mr R. Bartolucci  T - September 29, 1997  R - October 9, 1997

Mr D. Boushy  T - September 30, 1997  R - October 9, 1997

Mrs M. Boyd  T - September 29, 1997  R - October 9, 1997

Mr D. Christopherson  T - August 18, 1997  R - September 4, 1997
T - August 20, 1997  R - September 4, 1997
T - August 26, 1997  R - October 9, 1997
T - August 27, 1997  R - October 9, 1997
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<td>Mr B. Crozier</td>
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<td>Mr D. Duncan</td>
<td>September 29, 1997</td>
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<td>Mr J. Gerretsen</td>
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<td>Ms F. Lankin</td>
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<td>Mr W. Lessard</td>
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<td>Mrs L. McLeod</td>
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<td>Mr F. Miclash</td>
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<td>Mr G. Pouliot</td>
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<td>Mr D. Rollins</td>
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<td>Mr M. Gravelle</td>
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<td>Mr J.-M. Lalonde</td>
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**No. P-290: Withdrawal of Bill 136 (cont.)**

**No. P-291: Public consultation with Ontarians on the future of TVO/TFO**

**No. P-292: Women’s College Hospital**

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<th>Name</th>
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<td>Ms I. Bassett</td>
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<td>Mr D. Christopherson</td>
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<td>Ms M. Churley</td>
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<td>Mr J. Gerretsen</td>
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<td>Mr M. Gravelle</td>
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<td>Mr G. Kennedy</td>
<td>T - August 18, 1997</td>
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<td>Ms F. Lankin</td>
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<td>Mr R. Marchese</td>
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<td>Ms S. Martel</td>
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<td>Mr T. Martin</td>
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<td>Mr B. Murdoch</td>
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T = Date Tabled  R = Date of Response

**No. P-292: Women's College Hospital (cont.)**
Mr G. Stewart  
**T** - September 2, 1997  
**R** - September 17, 1997

**No. P-293: Northern Ontario Investments**

Mr R. Bartolucci  
**T** - August 19, 1997  
**R** - September 25, 1997  
**T** - August 20, 1997  
**R** - September 25, 1997  
**T** - August 25, 1997  
**R** - September 25, 1997  
**T** - September 16, 1997  
**R** - October 7, 1997

**No. P-294: Working committee for the phase-out of environmental toxins**

Ms M. Churley  
**T** - August 20, 1997  
**R** - September 15, 1997  
**T** - September 2, 1997  
**R** -  
**T** - September 15, 1997  
**R** -

**No. P-295: Public inquiry into the shooting death of Dudley George**

Mr A. Curling  
**T** - September 3, 1997  
**R** - October 2, 1997

Mr G. Phillips  
**T** - August 25, 1997  
**R** - October 2, 1997  
**T** - October 6, 1997  
**R** -

**No. P-295: Public inquiry into the shooting death of Dudley George (cont.)**

Mr D. Ramsay  
**T** - September 3, 1997  
**R** - October 2, 1997  
**T** - September 16, 1997  
**R** - October 2, 1997

Mr B. Wildman  
**T** - August 20, 1997  
**R** - October 2, 1997  
**T** - August 28, 1997  
**R** - October 2, 1997  
**T** - September 15, 1997  
**R** - October 2, 1997

**No. P-296: Additional time for consideration of Petitions in the House**

Mr B. Wildman  
**T** - August 21, 1997  
**R** - September 16, 1997

**No. P-297: Changes to the Standing Orders governing time for consideration of Bills**

Mr B. Wildman  
**T** - August 21, 1997  
**R** - September 16, 1997  
**T** - September 2, 1997  
**R** - September 16, 1997

**No. P-298: Opposition to more gambling casinos and legalizing Video Lottery Terminals**

**T** = Date Tabled  
**R** = Date of Response
Mr A. McLean  T - August 25, 1997  R - September 15, 1997

**No. P-299: Predatory Gas Pricing Legislation**

Mr R. Bartolucci  T - August 26, 1997  R - September 25, 1997  
T - August 28, 1997  R - September 25, 1997

Mr M. Gravelle  T - August 26, 1997  R - September 25, 1997

Mr D. Ramsay  T - August 27, 1997  R - September 25, 1997

**No. P-300: Request not to move the Fort Frances Ambulance Dispatch to Kenora**

Mr H. Hampton  T - August 27, 1997  R - September 24, 1997  
T - September 23, 1997  R -

**No. P-301: Establishment of an elected Provincial Board of School Councils**

Mrs L. McLeod  T - August 27, 1997  R - September 29, 1997

**No. P-302: Port Arthur General Hospital**

Mrs L. McLeod  T - September 2, 1997  R - October 7, 1997  
T - September 3, 1997  R - October 7, 1997  
T - September 4, 1997  R - October 7, 1997  
T - September 9, 1997  R - October 7, 1997  
T - September 10, 1997  R - October 7, 1997  
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T - September 15, 1997  R - October 7, 1997  
T - September 30, 1997  R -

**No. P-303: Proposal to change the structure of relations between the provinces and municipalities without public consultation**

Mr J. Cleary  T - September 2, 1997  R - September 8, 1997

**No. P-304: Providing adequate funding for the care of residents in long term care facilities**

Mrs M. Boyd  T - September 9, 1997  R -

T = Date Tabled  R = Date of Response
Section 5-80

Mr D. Christopherson  T - September 15, 1997  R -

No. P-305: Northwestern Hospital

Mr G. Kennedy  T - September 9, 1997  R -
T - October 6, 1997  R -


Mr R. Bartolucci  T - September 9, 1997  R - September 25, 1997
T - September 16, 1997  R - September 25, 1997
T - September 18, 1997  R - September 25, 1997

No. P-307: Ceasing program cuts to the Ministry of Agriculture, Food and Rural Affairs

Mr J. Cleary  T - September 9, 1997  R - October 7, 1997

No. P-308: Wolfe Island

Mr J. Gerretsen  T - September 10, 1997  R - October 9, 1997

No. P-309: Présentation d'un projet de loi qui interdit la nudité du haut du corps des femmes dans les endroits publiques

Mr J.-M. Lalonde  T - September 10, 1997  R - October 9, 1997

No. P-310: Opposition to a casino in Guelph

Mrs B. Elliott  T - September 16, 1997  R -

No. P-311: Regulation of Social Service Workers

Mrs B. Elliott  T - September 16, 1997  R -

No. P-312: Marilyn Manson

Mr J. Baird  T - September 16, 1997  R -
T - September 18, 1997  R -
T - September 23, 1997  R -
T - October 9, 1997  R -

No. P-313: Ontario Society for the Prevention of Cruelty to Animals Act

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<th>No. P-314: The Wellesley Central Hospital</th>
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<td>Mr M. Sergio</td>
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<td>Mr G. Morin</td>
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<th>No. P-317: Demande d'une consultation publique avant qu'une décision sur l'avenir de TVO/TFO soit prise</th>
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<th>No. P-320: Outlining the details of the funding model in Bill 160</th>
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<td>Mr H. Danford</td>
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Section 5-82

T - Date Tabled  R - Date of Response

Mr J. Bradley  T - October 8, 1997  R -

Mr M. Brown  T - October 1, 1997  R -
(Algoma-Manitoulin)

Mr D. Caplan  T - October 7, 1997  R -

Mr M. Gravelle  T - October 8, 1997  R -

Mr T. Martin  T - October 8, 1997  R -

Mrs L. McLeod  T - October 8, 1997  R -

No. P-322: The Queensway between Highway 416 and Moodie Drive

Mr J. Baird  T - October 7, 1997  R -

No. P-323: Stopping the underfunding of nursing homes and homes for the aged

Mr D. Christopherson  T - October 7, 1997  R -
SECTION 6 - RESOLUTIONS / RÉSOLUTIONS

GOVERNMENT MOTIONS

Introduced 65
Debated 41
Carried 38
Carried (Not debated) 9
Withdrawn 9

GOVERNMENT MOTIONS MOVED WITHOUT NOTICE 38

PRIVATE MEMBERS' MOTIONS

Introduced 85
Debated 60
Carried 42
Lost 16
Reasoned Amendment 2
Withdrawn 3

PRIVATE MEMBERS MOTIONS MOVED WITHOUT NOTICE 1

WANT OF CONFIDENCE MOTIONS

Introduced 4
Debated 2
Lost 2

OPPOSITION DAY MOTIONS

Introduced 23
Debated 23
Carried 0
Lost 23

CENSURE MOTION MOVED WITHOUT NOTICE

Introduced 1

Debated 1

Lost 1

GOVERNMENT MOTIONS

1. Mr Eves - Resolution - That pursuant to Standing Order 46 and notwithstanding any special order of the House relating to Committees or any Standing Order of the House, in relation to Bill 7, An Act to restore balance and stability to labour relations and to promote economic prosperity and to make consequential changes to statutes concerning labour relations, when Bill 7 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; and the bill shall be referred to the Standing Committee on Resources Development;

That the Standing Committee on Resources Development be authorized to meet beyond its normal adjournment time but not later than 10.00 p.m. on any sessional day for the purpose of organization and conducting public hearings on the bill; each presentation to the committee during public hearings on the bill shall be limited to 20 minutes; and that the Committee be authorized to meet on any sessional day for the purpose of clause-by-clause consideration of the bill;

And that the Committee shall complete clause-by-clause consideration of the bill on Thursday, November 2, 1995. 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 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 by 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 the bill shall be referred to Committee of the Whole House;
That two hours shall 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 2.00 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 and at such time, the bill shall be ordered for third reading;

That consideration of the third reading stage of the bill be completed on the same day that it is reported from Committee of the Whole House and that notwithstanding Standing Order 9 (a) the House be authorized to meet beyond its normal adjournment time until completion of the third reading stage of Bill 7;

That two 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 divisions relating to any proceedings on the bill, the division bell shall be limited to five minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Withdrawn October 25, 1995.

2. Mr Eves - Resolution - That pursuant to Standing Order 46 and notwithstanding any other Standing Order of the House relating to Bill 7, An Act to restore balance and stability to labour relations and to promote economic prosperity and to make consequential changes to statutes concerning labour relations, when Bill 7 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; and at such time, the bill shall be referred to Committee of the Whole House;

That two hours shall 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 2.00 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 and at such time, the bill shall be ordered for third reading;

That consideration of the third reading stage of the bill be completed on the same day that it is
reported from Committee of the Whole House and that notwithstanding Standing Order 9 (a) the
House be authorized to meet beyond its normal adjournment time until completion of the third
reading stage of Bill 7;

That two 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 divisions relating to any proceedings on the bill, the division bell shall be
limited to five minutes and no deferral of any division pursuant to Standing Order 28(g) shall be
permitted.

Carried on division October 25, 1995.

3. Mr Sterling - Resolution - That pursuant to Standing Order 46 and notwithstanding any special
order of the House relating to Committees or any Standing Order of the House, in relation to Bill
7, An Act to restore balance and stability to labour relations and to promote economic prosperity
and to make consequential changes to statutes concerning labour relations, when Bill 7 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 be authorized to meet beyond its
normal adjournment time but not later than 10.00 p.m. on any sessional day for the purpose of
conducting public hearings, each presentation to the committee during public hearings on the bill
shall be limited to 20 minutes;

And that the Committee shall complete clause-by-clause consideration of the bill on Thursday,
November 2, 1995. 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 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 by 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;
That 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. At 5.45 p.m. on that sessional day, those amendments which have not yet been moved shall be deemed to have been moved and the Chair of the Committee of the Whole House shall interrupt the proceedings and shall, without further debate or amendment, put every question necessary to dispose of all remaining sections of the bill and any amendments thereto and report the bill to the House. Any divisions required shall be deferred until all remaining questions have been put, the members called in once and all deferred divisions taken in succession;

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

That, one further sessional day 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 divisions relating to any proceedings on the Bill 7, the division bell shall be limited to five minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Withdrewn October 25, 1995.

4. Mr Eves - 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 December 1, 1995 and ending April 30, 1996. Such payments to be charged to the proper appropriation following the voting of supply.


5. Mr Eves - Resolution - That pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 26, An Act to achieve Fiscal Savings and to promote Economic Prosperity through Public Sector Restructuring, Streamlining and Efficiency and to implement other aspects of the Government's Economic Agenda, upon passage of the motion for second reading, the bill shall be referred to the Standing Committee on General Government;

That the Standing Committee on General Government shall be authorized to meet during the winter adjournment to consider the bill as follows:

From Monday to Friday during the weeks of December 18, 1995, January 8 and January 15, 1996 from 9.00 a.m. to 9.00 p.m. to receive public submissions on the bill and from Monday to Friday during the week of January 22, 1996 from 10.00 a.m. to 6.00 p.m. to complete clause-by-clause consideration of the bill. All proposed amendments shall be filed with the Clerk of the Committee by 4.00 p.m. on January 25, 1996. At 1.00 p.m. on January 26, 1996, 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 meet beyond 6.00 p.m. on Friday, January 26, 1996 if necessary until consideration of clause-by-clause has been completed.

That the Committee shall report the bill to the House on Monday, January 29, 1996 during Reports by Committees. In the event that the Committee fails to report the bill on the date provided, the bill shall be deemed 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 Monday, January 29, 1996 be allotted to the third reading stage of the bill. At 5.45 p.m. on such day the Speaker shall interrupt the proceedings and shall put every question necessary to dispose of this stage of the bill without further debate or amendment.

That in the case of any divisions relating to any proceedings on Bill 26, the division bell shall be limited to five minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried December 12, 1995.


Debated May 7, 8, 9, 13, 1996.

7. Mr Harnick - Resolution - Whereas it is acknowledged that numerous incidents of physical and sexual abuse took place during the 1940's through 1970's at the St. John's Training School in Uxbridge and the St. Joseph's Training School in Alfred which were operated by the Christian Brothers of Toronto and Ottawa and funded by the Government of Ontario;

And Whereas it is acknowledged that the abuse suffered by the students at these schools has caused life long physical and emotional pain, distress and trauma to the men themselves and to their families and community and that such abuse of children is deplorable and intolerable;

And Whereas the victims bear no responsibility for the abuse they suffered;

And Whereas child abuse is a serious social and community problem that must be addressed;

And Whereas the Government supported by the Christian Brothers of Ottawa and the Catholic Archdioceses of Ottawa and Toronto entered into agreements of reconciliation in 1992 and 1994 with the victims to overcome the aftermath of abuse experienced at the schools;
Section 6-7

Therefore this House, on behalf of the people of Ontario, apologizes and expresses sincere regret for the harm caused to those in the care of St. Joseph's and St. John's Training Schools.

**Carried June 25, 1996.**

8. Mr Eves - 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 17, 18, 19, 24, 25, 26 and 27, 1996, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

**Carried June 12, 1996.**

9. Mr Johnson (Don Mills) - Resolution - That, notwithstanding the Order of the House dated October 3, 1995, Mr Morin, member for the Electoral District of Carleton East, be appointed Deputy Speaker and Chair of the Committee of the Whole House; that Ms Churley, member for the Electoral District of Riverdale, be appointed First Deputy Chair of the Committee of the Whole House; and that Mr Johnson, member for the Electoral District of Perth, be appointed Second Deputy Chair of the Committee of the Whole House.

**Carried October 9, 1996.**

10. Mr Eves - 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, 1996 and ending April 30, 1997, such payments to be charged to the proper appropriation following the voting of supply.

**Carried October 24, 1996.**

11. Mr Johnson (Don Mills) - 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, 3, 4, 5, 9, 10, 11 and 12, 1996, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

**Carried November 26, 1996.**

12. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order of the House relating to Bill 82, An Act to establish the Family Responsibility Office, protect the interests of children and spouses through the strict enforcement of support orders while offering flexibility to responsible payors and make consequential amendments to certain statutes, when Bill 82 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, and at such time the bill shall be referred to the Standing Committee on Administration of Justice;

That, the Standing Committee on Administration of Justice shall meet for 3 days to consider the bill as follows: Tuesday, December 3, 1996, at it's regularly scheduled time - following Routine Proceedings until 6:00 p.m., and be authorized to meet following Routine Proceedings Wednesday, December 4, 1996, and Thursday, December 5, 1996, until 9:00 p.m. to consider the bill for public hearings.
That, the Committee be authorized to meet one further day, December 9, 1996, to complete clause-by-clause consideration of the bill. 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 6:00 p.m. on December 9, 1996, 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 two hours be allotted for 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 19, 1996.

13. Mr Johnson (Don Mills) - Resolution - That, notwithstanding Standing Order 6(a), the House shall continue to meet commencing Monday, December 16, 1996 until Thursday, December 19, 1996; and that, when the House adjourns on Thursday, December 19, 1996, it stand adjourned until Monday, January 13, 1997 which date commences the spring sessional period.

Debated December 10, 11, 1996.

Carried on division December 11, 1996.

14. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 103, An Act to replace the seven existing municipal governments of Metropolitan Toronto by incorporating a new municipality to be known as the City of Toronto, when Bill 103 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, and at such time the bill shall be referred to the Standing Committee on General Government;

That, the Standing Committee on General Government shall be authorized to meet to consider the bill on the following days:
On Mondays, Wednesdays and Thursdays during the weeks of February 3, 1997, February 10, 1997, February 17, 1997, February 24, 1997, and on Monday, March 3, 1997, and Wednesday, March 5, 1997, and that the committee be authorized to meet from 9:00 a.m. to 12:00 p.m., 3:30 p.m. to 6:00 p.m., and 7:00 p.m. to 9:00 p.m., on such days to receive public submissions on the bill;

That, the Standing Committee on General Government shall be authorized to meet to consider the bill for clause-by-clause consideration commencing Thursday, March 6, 1997 from 9:00 a.m. to 12:00 p.m. and from 3:30 p.m. until completion of clause-by-clause.

All proposed amendments shall be filed with the Clerk of the Committee by 7:00 p.m. on March 5, 1997. At 5:00 p.m. on Thursday, March 6, 1997, 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);

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 the bill shall be referred to Committee of the Whole House;

That one hour shall 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 2:00 p.m. on the sessional day on which the bill is considered in Committee of the Whole House and that notwithstanding Standing Order 9 (a) the House be authorized to meet beyond its normal adjournment time until completion of the Committee of the Whole stage of Bill 103;

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 and at such time, the bill shall be ordered for third reading;

That one sessional day be allotted to the third reading stage of the bill. At the end of that sessional 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 divisions relating to any proceedings on the bill, the division bell
shall be limited to five minutes and no deferral of any division pursuant to Standing Order
28(g) shall be permitted.

Carried on division (as amended) January 29, 1997.

15. Mr Sterling - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other
Standing Order or Special Order of the House relating to Bill 104, An Act to improve the
accountability, effectiveness and quality of Ontario's school system by permitting a reduction in
the number of school boards, establishing an Education Improvement Commission to oversee the
transition to the new system, providing for certain matters related to elections in 1997 and making
other improvements to the Education Act and the Municipal Elections Act, when Bill 104 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, and at such time the bill
shall be referred to the Standing Committee on Social Development;

That, the Standing Committee on Social Development shall meet to consider the bill for the
purpose of conducting public hearings at its regularly scheduled meeting times on Monday,
February 17, 1997, Tuesday, February 18, 1997, Monday, February 24, 1997 and Tuesday,
February 25, 1997 and that the Committee further be authorized to meet from 9:00 a.m. to
12:00 noon on those days.

That, the Committee further be authorized to meet to consider the bill for the purpose of
conducting public hearings Monday through Thursday the week of March 17, 1997 and Monday,

That, the Standing Committee on Social Development shall be authorized to meet to consider the
bill for clause-by-clause consideration commencing Wednesday, March 26, 1997 from 1:00
p.m. until completion of clause-by-clause.

All proposed amendments shall be filed with the Clerk of the Committee by 9:00 a.m. on March
26, 1997. At 5:00 p.m. on Wednesday, March 26, 1997, 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);

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 day 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;

That, one hour shall 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 2:00 p.m. on the sessional day on which the bill is considered in Committee of the Whole House and that the House be authorized to meet beyond its normal adjournment time until completion of the Committee of the Whole stage of Bill 104;

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 and at such time, the bill shall be ordered for third reading;

That, one sessional day be allotted to the third reading stage of the bill. At the end of that sessional 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 divisions relating to any proceedings on the bill, the division bell shall be limited to five minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried on division (as amended) February 6, 1997.

16. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or the Order of the House dated February 6, 1997 relating to Bill 104, An Act to improve the accountability, effectiveness and quality of Ontario's school system by permitting a reduction in the number of school boards, establishing an Education Improvement Commission to oversee the transition to the new system, providing for certain matters related to elections in 1997 and making other improvements to the Education Act and the Municipal Elections Act, 1996, the Order for Committee of the Whole House be discharged and that the bill be Ordered for Third Reading;

And that one sessional day be allotted to the third reading stage of the bill. At the end of that sessional 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.

In the case of any divisions relating to any proceedings on the bill, the division bell shall be limited to five minutes and no deferral of any division pursuant to Standing Order 28(g) shall be permitted.

Carried on division April 22, 1997.

17. Mr Eves - 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 May 1, 1997 and ending October 31, 1997, such payments to be charged to the proper appropriation following the voting of supply.


Carried April 30, 1997.
18. Mr Johnson (Don Mills) - 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 Thomas Wright, current interim Information and Privacy Commissioner, to act as interim Information and Privacy Commissioner until May 31, 1997."

And, That the Address be engrossed and presented to the Lieutenant Governor in Council by the Speaker.

_Carried April 30, 1997._


_Debated May 6, 7, 8, 1997._

20. Mrs Witmer - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 99, An Act to secure the financial stability of the compensation system for injured workers, to promote the prevention of injury and disease in Ontario workplaces and to revise the Workers' Compensation Act and make related amendments to other Acts, when Bill 99 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, and at such time the bill shall be referred to the Standing Committee on Resources Development;

That, the Standing Committee on Resources Development shall be authorized to meet to consider the bill at its regularly scheduled meeting times during the weeks of June 16 and 23;

That, the Standing Committee further be authorized to meet to consider the bill for 6 days during the summer recess;

That all amendments be tabled with the Clerk of the Committee by 5:00 p.m. 7 calendar days following the final day of consideration during the summer recess;

That the Committee be authorized to meet to consider the bill for 4 days of clause-by-clause during its regularly scheduled sessional meeting times; and that the Committee be authorized to meet beyond its normal hour of adjournment on the fourth day until completion of clause-by-clause consideration;

At 5:00 p.m. on the fourth day of clause-by-clause deliberations, 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 shall report the bill to the House no later than the first sessional day that reports from committees may be received following the commencement of the fourth day of clause-by-clause consideration or no later than the first sessional day in November, whichever is earliest. In the event that the Committee fails to report the bill on the date provided, the bill shall be deemed passed by the Committee and 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 sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. on such day, the Speaker shall interrupt the proceedings and shall put every question necessary to dispose of this stage of the bill without further debate or amendment;

That, in the case of any division 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 May 29, 1997.

21. Mr Leach - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 96, An Act to Consolidate and Revise the Law with respect to Residential Tenancies, when Bill 96 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, and at such time the bill shall be referred to the Standing Committee on General Government;

That, the Standing Committee on General Government shall be authorized to meet to consider the bill at its regularly scheduled meeting times during the weeks of June 9, 16 and 23;

That, the Standing Committee further be authorized to meet to consider the bill for 8 days during the summer recess;

That all amendments be tabled with the Clerk of the Committee by 5:00 p.m. 7 calendar days following the final day of consideration during the summer recess;

That the Committee be authorized to meet to consider the bill for 2 days of clause-by-clause during its regularly scheduled sessional meeting times; and that the Committee be authorized to meet beyond its normal hour of adjournment on the second day until completion of clause-by-clause consideration;

At 5:00 p.m. on the second day of clause-by-clause deliberations, 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 shall report the bill to the House no later than the first sessional day that reports from committees may be received following the commencement of the second day of clause-by-clause consideration or no later than the first sessional day in November, whichever is earliest. In the event that the Committee fails to report the bill on the date provided, the bill shall be deemed passed by the Committee and 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 sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. on such day, the Speaker shall interrupt the proceedings and shall put every question necessary to dispose of this stage of the bill without further debate or amendment;

That, in the case of any division 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 2, 1997.

22. Mr Johnson (Don Mills) - Resolution - That pursuant to Standing Order 46 and notwithstanding any other Standing Order, when the order of the day is called for Third Reading of Bill 57, An Act to improve the Efficiency of the Environmental Approvals Process and Certain Other Matters, the Speaker shall put the question forthwith on the motion for Third Reading, which question shall be decided without debate or amendment. If a recorded vote is requested on the motion for Third Reading, the division bells shall be limited to 5 minutes and no deferral of the division pursuant to Standing Order 28(g) shall be permitted.

Carried on division June 3, 1997.

23. Mr Johnson (Don Mills) - 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 17, 18, 19, 23, 24, 25 and 26, 1997 at which time the Speaker shall adjourn the House without motion until the next Sessional day.

Carried June 11, 1997.

24. Mr Johnson (Don Mills) - Resolution, That the Standing Orders be amended as follows:

That Standing Order 1(b) be deleted and the following substituted:

(b) The purpose of these Standing Orders is to ensure that Proceedings are conducted in a manner that respects the democratic rights of members,

(i) to submit motions, resolutions and bills for the consideration of the Assembly and its committees, and to have them determined by democratic vote;

(ii) to debate, speak to, and vote on motions, resolutions and bills;
(iii) to hold the government accountable for its policies; and

(iv) collectively, to decide matters submitted to the Assembly or a Committee.

(c) In all contingencies not provided for in the Standing Orders the question shall be decided by the Speaker or Chair, and in making the ruling the Speaker or Chair shall base the decision on the democratic rights of members referred to in clause (b). In doing so the Speaker shall have regard to any applicable usages and precedents of the Legislature and Parliamentary tradition.

(d) The Standing Orders shall not be interpreted or applied in a manner that permits a member to obtain a procedural or tactical advantage by contravening a Standing Order.

That Standing Order 6(b) be deleted.

That Standing Order 9(b) be deleted and the following substituted:

(c) In all contingencies not provided for in the Standing Orders the question shall be decided by the Speaker or Chair, and in making the ruling the Speaker or Chair shall base the decision on the democratic rights of members referred to in clause (b). In doing so the Speaker shall have regard to any applicable usages and precedents of the Legislature and Parliamentary tradition.

(d) The Standing Orders shall not be interpreted or applied in a manner that permits a member to obtain a procedural or tactical advantage by contravening a Standing Order.

That Standing Order 6(b) be deleted.

That Standing Order 9(b) be deleted and the following substituted:

(c) The House may meet between the hours of 6:30 p.m. and 9:30 p.m. on the passage of a government motion for that purpose. Such a motion requires notice, and must appear on the Orders and Notices paper by the first Sessional day of the first week to which the motion applies. Such a motion may apply to one day or to more than one day. The question on such a motion shall be put forthwith and without amendment or debate. Despite Standing Order 2, such an evening meeting period is a new Sessional day. It shall be limited to the consideration of government orders or private members' public business or both, according to the terms of the motion, but no government bill shall be called on more than one Sessional day during a single calendar day without unanimous consent. If a recorded vote is requested by 5 members, the division bell shall be limited to 15 minutes. At 9:30 of such an evening meeting period, the Speaker shall adjourn the House without motion until the next Sessional day.

(c.1) Where a motion under clause (c) provides that all or part of an evening meeting period shall be devoted to the consideration of private members' public business, the motion shall indicate the business to be considered, the time or times reserved for such business, and any special procedure to be followed. Such motion may provide that all or part of Standing Order 96 applies with necessary modifications to the debate on private members' public business.

(c.2) The House may sit beyond the hours provided in clauses (a) and (c) on the passage of a government motion for that purpose. Such a motion requires notice, and must appear on the Orders and Notices paper by the first Sessional day of the first week to which the motion applies. The question on such a motion shall be put forthwith and without amendment or debate. If a recorded vote is requested by 5 members, the division bells shall be limited to 15 minutes.

That Standing Order 10(a) be deleted and the following substituted:

(a) Whenever the House stands adjourned, if the government advises the Speaker that the public interest requires the House to meet at an earlier time, the Speaker shall give notice that the House shall meet at such time, and thereupon the House shall meet to transact its business as if it had been duly adjourned to that time and the period referred to in sub-clause 6(a)(i) or (ii) had been extended accordingly.

That Standing Order 11 be amended by adding the following clause:
(e) If on Thursday morning the House is adjourned for lack of a quorum during the consideration of private members' public business, it shall stand adjourned until 1:30 p.m. of the same day.

That Standing Order 13 be amended by adding the following clauses after clause (b):

(b.1) The Speaker may rule on a point of privilege or point of order when it is raised without allowing any discussion apart from the member raising the point.

(b.2) A member raising a point of order or point of privilege, and any member permitted by the Speaker to speak to it, must put the point tersely and speak only to the point raised. A point of order or privilege is heard in silence by the House.

That Standing Orders 15 and 16 be deleted and the following substituted:

15. (a) If a member on being called to order for an offence against any Standing Order persists in the offence, the Speaker may direct the member to discontinue, and if such member refuses to comply, the Speaker shall name the member to the House.

(b) When a member is named by the Speaker, if the offence is a minor one, the Speaker may order the member to withdraw for the balance of the Sessional day; but if the matter appears to the Speaker to be of a more serious nature, the Speaker shall put the question on the motion being made, no amendment, adjournment or debate being allowed, "that such member be suspended from the service of the House", such suspension being for any time stated in the motion not exceeding 8 Sessional days.

(c) If any member on being named and directed to withdraw from the House refuses to obey the direction of the Speaker when summoned under the Speaker's Order by the Sergeant-at-Arms, the Speaker shall call to the attention of the House that force is necessary in order to compel obedience and such member shall thereupon, without motion, be suspended from the service of the House for the remainder of the Session.

(d) If a member suspended under clause (c) does not leave the House, the member's presence in the House shall not be recognised and the business of the House shall proceed as if the member had left.

16. (a) In the case of grave disorder in the House, the Speaker or the Chair may, if he or she thinks it necessary to do so and unless it would disadvantage a member who is not responsible for the disorder, adjourn the House or a Committee without motion, or suspend any meeting for a time to be named by him or her.

That Standing Order 20(a) be deleted and the following substituted:

20. (a) Members shall remain in their places and refrain from interrupting the Speaker when he or she has risen to speak, make a ruling, or put a question to the House.

That Standing Order 21 be deleted and the following substituted:
21. (a) Privileges are the rights enjoyed by the House collectively and by the members of the House individually conferred by the Legislative Assembly Act and other statutes, or by practice, precedent, usage and custom.

(b) Once the Speaker finds that a prima facie case of privilege exists it shall be taken into consideration immediately.

(c) Any Member proposing to raise a point of privilege, other than one arising out of proceedings in the chamber during the course of a Sessional day, shall give to the Speaker a written statement of the point at least one hour prior to raising the question in the House.

(d) The Speaker may rule that a prima facie case of privilege does not exist on the basis of the written statement referred to in clause (c) and, despite clause 13(b.1), may do so without allowing discussion from any member.

That Standing Order 22(b) be deleted and the following substituted:

(b) When two or more members rise to speak, the Speaker shall call upon the member who, in the Speaker's opinion, rose first in his or her place.

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

(d) Subject to the Standing Orders and any other order of the House, nothing prevents the Speaker or Chair of the Committee of the Whole House from recognizing an independent member to speak.

That Standing Orders 24 and 25 be deleted and the following substituted:

24. (a) Except where otherwise expressly provided by the Standing Orders or by unanimous consent of a Committee, no member shall speak in the House or Committee for more than 20 minutes.

(b) Notwithstanding clause (a), the first speaker for any recognized Party in the House may speak for not more than 40 minutes in the following circumstances:

(i) debate on second reading of a government bill

(ii) debate on third reading of a government bill

(iii) debate on the address in reply to the speech from the Throne

(iv) debate on the Budget Motion

(v) debate on the interim supply motion

(vi) debate on any other substantive government motion

(c) Notwithstanding clause (a) no member shall speak for more than 10 minutes after 5 hours of debate on second or third reading of a government bill.
25. (a) Following the speech of each member, a period not exceeding 10 minutes shall be made available, if required, to allow members to ask questions and comment briefly on matters relevant to the matters before the House and to allow responses thereto, in the following circumstances:

(i) debate on second reading of a government bill, but no such 10 minute period shall be allowed following the reply allowed to the minister or parliamentary assistant who has moved second reading of the bill;

(ii) debate on third reading of a government bill, but no such 10 minute period shall be allowed following the reply allowed to the minister or parliamentary assistant who has moved third reading of the bill;

(iii) debate on the Address in Reply to the Speech from the Throne, but no such 10 minute period shall be allowed following the speeches of the mover and the seconder of the motion for the Address; the speeches of the members speaking first on behalf of the Official Opposition and the other recognized Opposition Parties, and the speeches of the members winding up the Throne Debate for each recognized Party;

(iv) debate on the Budget motion, but no such 10 minute period shall be allowed following the presentation of the Budget by the Minister of Finance, the speeches of the members speaking first on behalf of the Official Opposition and the other recognized Opposition Parties, and the speeches of the members winding up the Budget Debate for each recognized Party; and

(v) debate on a motion for Interim Supply.

(b) In asking a question or making a comment with respect to the matters set out in clause (a), no member shall speak for more than 2 minutes. Two minutes shall be reserved for the reply of the member originally speaking.

That Standing Order 28 be deleted and the following substituted:

28. (a) When a voice vote has been taken on any question, a division may be required by 5 members standing in their places.

(b) When members have been called in for a division, there shall be no further debate.

(c) When the members have been called in, the Speaker shall again put the question and, subject to Standing Order 12, every member present at that time who wishes to vote shall rise and record his or her vote.

(d) Members are not compelled to vote and those who wish to abstain should remain in their seats when asked to rise and record their vote. An abstention shall not be entered in the Votes and Proceedings or Journals.

(e) The names of the members voting on each side of the question shall be entered in the Votes and Proceedings and the Journals, except on dilatory motions when the numbers only shall be entered.
(f) Immediately after the vote, the pairs, if any, shall be declared and shall be entered in the Votes and Proceedings and the Journals.

(g) Except as otherwise provided in the Standing Orders, the division bells shall be limited to 30 minutes.

(h) Except where a Standing Order or other order fixes the time of the vote, a vote may be deferred at the request of any Chief Whip of a recognized Party in the House. The Speaker shall then defer the taking of the vote to the next Sessional day during the routine proceeding "Deferred Votes" at which time the bells shall be rung for 5 minutes.

(i) Divisions requested on motions to adjourn the House or the debate, that the Chair of a Committee of the Whole House report progress and ask for leave to meet again or leave the chair, and for closure shall not be deferred.

(j) Notwithstanding Standing Order 30(b), the Speaker shall put every question on the deferred votes.

That Standing Order 30 be deleted and the following substituted:

30. (a) The routine proceedings before the Orders of the Day are as follows:

Members' Statements

Reports by Committees

Introduction of Bills

Motions

Statements by the Ministry and Responses

Deferred Votes

Oral Questions

Petitions

(b) At 4:00 p.m. on any day on which the House has not commenced Orders of the Day, the Speaker shall interrupt the proceedings and shall put every question necessary to dispose of the Routine Proceeding currently occupying the House and immediately call Orders of the Day.

That Standing Order 31 be amended by adding the following clause:

(d) The Speaker has the discretion to permit an independent member to make a statement for no longer than one and one-half minutes. In exercising his or her discretion, the Speaker shall have regard to the opportunities that members of recognized parties have to make such statements. An independent member shall notify the Speaker of his or her intention to make a statement.
That Standing Order 33 be amended by adding the following clause:

(j) The Speaker has the discretion to permit an independent member to place an oral question and one supplementary question during Oral Question Period. In exercising his or her discretion, the Speaker shall have regard to the opportunities that members of recognized parties - other than the Leaders of Opposition Parties or members who place questions instead of the Leaders - have to place such questions. An independent member shall notify the Speaker of his or her intention to place a question.

That Standing Order 34(f) be deleted and the following substituted:

(f) When the House continues to meet past 6:00 p.m. on a government motion as provided in Standing Order 9, except a motion under clause 9(c), the adjournment proceeding under this Standing Order shall not apply.

(f.1) If the House is scheduled to meet again at 6:30 p.m. of the same calendar day and the debate under this Standing Order has not been completed by 6:25 p.m., the Speaker shall immediately interrupt the adjournment proceeding, deem the motion to adjourn to be carried, and adjourn the House to the next Sessional day.

That Standing Order 35 be deleted and the following substituted:

35. Under the proceeding "Motions", the Government House Leader may move routine motions that are part of the technical procedure of the House, including motions under Standing Order 9 and other motions for times of meeting and adjournment of the House, and motions for changes in membership of committees and similar non-substantive matters. Except as provided by clause 9(c.2), these routine motions do not require notice.

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

(h) Within 24 Sessional days of its presentation, excluding Sessional days pursuant to clause 9(c), the government shall file a response to a petition with the Clerk of the House and shall provide a copy of the response to the member who presented the petition.

That Standing Order 37(a) be deleted and the following substituted:

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

That Standing Order 38 be amended by the addition of the following clause:

(g) No introduction of a single bill shall last more than 5 minutes.

That Standing Order 39(a) and (b) be deleted.

That Standing Order 42(g) be deleted and the following substituted:
(g) Debate on a motion shall be limited to one Sessional day. At 6:00 p.m. on that day, the Speaker shall interrupt the proceedings and shall put the question without debate. If a recorded vote is requested, the division bells shall be limited to 5 minutes.

That Standing Order 43(b) be deleted and the following substituted:

(b) Debate on a motion under clause (a) shall be at a time allotted by agreement of the House Leaders and restricted to one Sessional day. At 6:00 p.m. on that day, the Speaker shall interrupt the proceedings and put the question without further debate.

That Standing Order 45 be amended by adding following clause:

(d) The Speaker or Chair shall rule out of order any motion or amendment that he or she considers to be frivolous, vexatious, for purposes of delay or contrary to the Standing Orders or precedents.

That Standing Order 46(b) and (c) be deleted and the following substituted:

(b) At 6:00 p.m. or at 9:15 p.m., as the case may be, after the time allocation motion has been called as the first Government Order of the Sessional day the Speaker shall without further debate or amendment put every question necessary to dispose of the motion. If a recorded vote is requested by 5 members, division bells shall be limited to 5 minutes.

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

(d) A time allocation motion may not be moved on the same calendar day that any of the bills that are the subject of the motion has been called as a Government order.

That Standing Order 54 be amended by deleting the words "or a minister acting in his or her place."

That Standing Order 55 be deleted and the following substituted:

55. Before the adjournment of the House on each Thursday during the Session, the Government House Leader may announce the business for the following week.

That Standing Order 57 be amended by adding the following clause:

(b) There shall be 4 Sessional days allotted to the debate on the Budget Motion and any amendments thereto. At 5:45 p.m. or at 9:15 p.m., as the case may be, on the third Sessional day of debate, the Speaker shall without further debate or amendment put every question necessary to dispose of the Budget Motion. If a recorded vote is requested by 5 members, division bells shall be limited to 15 minutes.

That Standing Order 58 be deleted and the following substituted:
58. All main Estimates shall be presented to the House after completion of the Budget debate but not later than 12 Sessional days following the presentation of the Budget and shall be deemed to be referred to the Standing Committee on Estimates.

That Standing Order 62(c) be deleted and the following substituted:

(c) There shall be an Order for Concurrence placed on the Orders and Notices paper for each of the Estimates reported from the Committee. At 5:45 p.m. or 9:15 p.m., as the case may be, on the Sessional Day during which debate on the Orders for Concurrence commences as the first Government Order of the Day, or after three hours of debate on the Orders for Concurrence if the debate did not commence as the first Government Order of the Day, the Speaker shall without further debate put every question necessary to dispose of the Order for Concurrence in Supply for each of the ministries and offices named in the Committee's report. No amendment to any question may be moved. If a recorded vote is requested by five members, all divisions shall be stacked, and there shall be a single 15 minute division bell. Debate shall be in the House with the Speaker in the chair and subject to the usual Standing Orders.

That Standing Order 65 be amended by adding the following clause:

(b) When the debate on the interim supply motion is complete, or at 5:45 p.m or 9:15 p.m., as the case may be, on the Sessional day during which debate on the interim supply motion commences as the first Government Order of the Day, whichever is earlier, the Speaker shall without further debate or amendment put every question necessary to dispose of the motion. If a recorded vote is requested by 5 members, the division bells shall be limited to 15 minutes.

That Standing Order 68 be deleted.

That Standing Order 69(d) be deleted.

That Standing Order 75 be amended by adding the following clauses:

(b) The Chair of a Committee, including the Chair of Committee of the Whole, shall rule out of order any amendment that he or she considers to be frivolous, vexatious, for purposes of delay or contrary to the Standing Orders or Precedents.

(c) The Chair of a Committee, including the Chair of Committee of the Whole, may group the votes on amendments appropriately grouped together, select the order in which amendments are to be voted, dispense with the reading of an amendment provided that the text of the amendment is available to members and members are informed of what amendment is before them, select from among duplicative amendments those which shall be voted and those which shall not, or take such other steps as he or she considers necessary to facilitate the committee's consideration and disposition of multiple amendments.

(d) The Chair of a Committee, including the Chair of Committee of the Whole may establish deadlines for tabling amendments or for filing them with the Committee Clerk.

That Standing Order 77(a) be deleted and the following substituted:
(a) Bills reported from Committee of the Whole House shall stand ordered for third reading. Bills reported from standing or select committees shall be ordered for third reading unless the Minister or Parliamentary Assistant directs that it be referred to Committee of the Whole House.

That Standing Order 96(b) be amended by adding the following sub-clause:

(iv) The Speaker has the discretion to permit an independent member to speak for up to five minutes on the motion of another private member. In exercising his or her discretion, the Speaker shall have regard to the opportunities that members of recognized Parties have to participate in debate on other members' motions. An independent member shall give the Speaker notice of his or her intention to participate in the debate.

That Standing Order 96 be further amended by the deleting clause (d) and substituting the following:

(d) The order for consideration of the items of business shall be determined by a ballot conducted by the Clerk prior to or at the commencement of each Session. All private members, including independent members, may enter their names for the draw, and names shall be drawn from a single box.

That Standing Order 96(e) be deleted.

That Standing Order 97(d) be deleted and the following substituted:

(d) The minister shall answer such written questions within 24 Sessional days, excluding Sessional days pursuant to clause 9(c), unless he or she indicates that more time is required because the answer will be costly or time-consuming or that he or she declines to answer, in which case a notation shall be made on the Orders and Notices paper following the question indicating that the minister has made an interim answer, the approximate date that the information will be available, or that the minister has declined to answer, as the case may be.

That Standing Order 97 be further amended by adding the following clause:

(g) No Member shall have more than 10 questions on the Order Paper at any one time.

That Standing Order 106(g) be deleted and the following substituted:

(g) Standing Committee on Government Agencies which is empowered to review and report to the House its observations, opinions and recommendations on the operation of all agencies, boards and commissions to which the Lieutenant Government in Council makes some or all of the appointments, and all corporations to which the Crown in right of Ontario is a majority shareholder, such reviews to be made with a view to reducing possible redundancy and overlapping, improving the accountability of agencies, rationalizing the functions of the agencies, identifying those agencies or parts of agencies which could be subject to sunset provisions, and revising the mandates and roles of agencies, and to review the intended appointments of persons to agencies, boards and commissions and of directors to corporations in which the Crown in right of Ontario is a majority shareholder (excluding re-appointments, appointments for a term of one year or less, and appointments of persons who are public servants under the Public Service Act who remain public servants after their appointments) according to the following procedures:
Section 6-24

1. A minister of the Crown shall lay on the Table a certificate stating that the Lieutenant Governor in Council intends to appoint a person to an agency, board or commission or to the board of directors of a corporation, together with a copy of the position description and a summary of the person's qualifications, which documents shall be deemed to be referred to the Committee.

2. Upon receipt of a certificate as referred to in paragraph 1, the Clerk of the Committee shall distribute to each member of the Sub-committee on Committee business a list of intended appointees in respect of whom a certificate has been received.

3. The Sub-committee shall meet at its own initiative, at the request of the Committee, or at the request of any member of the Sub-committee, to select from among the intended appointees referred to in paragraph 1, those intended appointees the Committee will review. Each member of the Sub-committee, other than the Chair, may choose one or more of the intended appointees for review from the certificates provided by the Clerk of the Committee.

4. The Sub-committee shall report to the Committee on the intended appointees for review. Upon receiving the report, the Committee shall determine a date for the review of the intended appointees as selected by the members of the Sub-committee. The report shall specify the amount of time allocated for the consideration of each intended appointee and the date on which each will be reviewed. An equal amount of time shall be allocated for review of each member's selections, and where a member of the Sub-committee has selected more than one intended appointee the time available to review that member's selections shall be allocated among his or her selections.

5. Upon notice from the Clerk of the Committee that an intended appointee has been selected for review, the Minister shall ensure that the Committee receives a copy of the intended appointee's resume or biographical information and a description of the responsibilities of the position.

6. A Sub-committee member may choose to defer the consideration of one or more of the intended appointees that the member has chosen until a future meeting of the Committee at which intended appointees are to be reviewed so long as the consideration of the intended appointee has not previously been deferred.

7. In reviewing an intended appointee, the Committee shall not call as a witness any person other than the intended appointee.

8. At the conclusion of the meeting held to review an intended appointment, the Committee shall determine whether or not it concurs in the intended appointment. Any member may request that the Committee defer its determination to the next meeting of the Committee, but in any event no later than 7 calendar days. In its report, the Committee shall state whether or not it concurs in the intended appointments and may state its reasons.

9. Whether or not the House stands adjourned, the Committee shall release its report by depositing it the same day with the Clerk of the Assembly and upon receipt of the report by the Clerk the report shall be deemed to be adopted by the House.

10. A report that the Committee will not review an intended appointee shall be deemed to have been made by the Committee and adopted by the House in any of the following cases:
Section 6-25

(a) a report respecting the intended appointee has not been made by the Committee within 30 calendar days following the day on which the Minister tables the certificate referred to in paragraph 1,

(b) the Sub-committee does not at its first meeting following the day on which the Minister tables the certificate select the intended appointee for review, or

(c) the intended appointee has not been selected for review by the Sub-committee within 14 days following the day on which the Minister tabled the certificate.

11. The Committee by unanimous agreement may extend any of the deadlines in paragraph 10.

12. The Clerk of the Committee shall give the Minister who tabled the certificate written notification of any decision respecting the appointment made by the Committee or the Sub-committee on Committee business.

13. During any adjournment of the House that exceeds one week, the Committee shall meet on such day or days as may be determined by the Sub-committee, but in any event not more than three times per month.

That Standing Order 110(a) be deleted and the following substituted:

(a) Subject to clauses (a.1) and (a.2), no standing or select committee shall consist of more than 9 members and the membership of such committees shall be in proportion to the representation of the recognized Parties in the House.

(a.1) An independent member shall be appointed to at least one standing committee. An independent member may state his or her committee preference to the House Leaders but such statement of preference is not binding. Unless the House decides otherwise, no standing committee shall include more than one independent member.

(a.2) The appointment of an independent member to a standing committee shall be in addition to the members of recognized Parties referred to in clause (a), and for this purpose the committee may consist of up to 10 members. Further, a recognized Party with a majority of seats in the House is entitled to an additional member of the committee to which an independent member is appointed, and in this case the committee may consist of up to 11 members.

That Standing Order 135 be amended by adding the following clause:

(b) When two Sessional days occur on the same calendar day, a single Orders and Notices paper may be printed for both.

That the Standing Orders be amended by the addition of the following Part:

XXIV. OTHER

144. References in these Standing Orders to the Government House Leader shall be deemed also to refer to a Minister of the Crown, or the Deputy Government House Leader, or the
Parliamentary Assistant to the Government House Leader, acting in place of the Government House Leader.

That these amendments to the Standing Orders, except the amendment to Standing Order 110, take effect at midnight immediately following the day on which they are adopted.

That the amendment to Standing Order 110 take effect on the third Sessional day after August 1, 1997, that the House meets.

That, except as provided below, once in effect these amendments to the Standing Orders apply to all House and committee proceedings and to all business before the House and its committees, including proceedings commenced and motions and bills introduced before these amendments took effect.

That clause 97(g) of the Standing Orders shall not affect questions placed on the Orders and Notices paper prior to June 23, 1997.

That the Clerk of the House be authorized and instructed to print a revised edition of the Standing Orders of the House, renumbering as may be deemed necessary (including reordering Part VIII to reflect the new order of routine proceedings) and making such technical and consequential changes as may be necessary.

*Debated June 16, 17, 23, 25, 1997.*

*(Amended on division June 24, 1997).*

*Carried on division (as amended) August 20, 1997.*

25. Mr Johnson (Don Mills) - Resolution - That, notwithstanding Standing Order 6(a), when the House adjourns on Thursday, June 26, 1997, it stand adjourned until Monday, August 18, 1997 which date commences the fall sessional period.

*Carried June 24, 1997.*

26. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order, when the order of the day is called for resuming the adjourned debate on the motion for adoption of amendments to the Standing Orders, the Speaker shall put every question necessary to dispose of the motion and any amendments thereto which questions shall be decided without further amendment or debate. If a recorded vote is requested, the division bells shall be limited to 5 minutes and no deferral of the division pursuant to Standing Order 28(g) shall be permitted.

*Carried on division June 26, 1997.*

27. Mr Johnson (Don Mills) - Resolution - That, notwithstanding Standing Order 6(a) and Standing Order 8(d), the House shall meet on Monday, June 30, 1997, Wednesday, July 2, 1997 and Thursday, July 3, 1997, and when the House adjourns on Thursday, July 3, 1997, it stand adjourned until Monday, August 18, 1997 which date commences the fall sessional period.

28. Mr Johnson (Don Mills) - Resolution - That, notwithstanding Standing Order 6(a), the House shall meet on Wednesday, July 2, 1997 and Thursday, July 3, 1997, and when the House adjourns on Thursday, July 3, 1997, it stand adjourned until Monday, August 18, 1997 which date commences the fall sessional period.


29. Mr Johnson (Don Mills) - Resolution - That the June 25, 1997 report of the Integrity Commissioner be referred to the Standing Committee on the Legislative Assembly, that the Committee consider the report and respond directly to the Integrity Commissioner and that the Committee be authorized to meet for 2 days before July 25, 1997 and that the Committee present its report to the Assembly on the first available day that reports by committees may be received.


30. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(c), the House shall meet from 6:30 p.m. to 9:30 p.m. on Tuesday, August 26, 1997, Wednesday, August 27, 1997, Tuesday, September 2, 1997 and Wednesday, September 3, 1997 for the purpose of considering government business.


(Not debated)

31. Mr Johnson (Don Mills) - Resolution - Whereas, the gasoline pricing practices of large supplier/retailers continues to be a problem which threatens consumers with unreasonably high and non-transparent prices and undermines the important role played by independent gasoline retailers in Ontario; and

Whereas, gasoline pricing is an issue of common interest to all provincial governments and Canadian consumers; and

Whereas, ensuring fair competition in the marketplace is the responsibility of the federal government under the Competition Act; and

Whereas, this legislature has already unanimously passed a resolution calling on the federal government to exercise fully its powers under the Competition Act to stop anti-competitive practices that threaten the survival of small, independent gasoline retailers; and

Whereas, the federal Competition Bureau is of the opinion that no marketplace problems exist in the gasoline industry which violate the Competition Act as currently drafted;

Be it resolved by this House that the Government of Ontario call upon the federal government to address this problem of national dimensions by amending the Competition Act to address pricing practices within the gasoline industry and appoint a special investigator to review the situation and make recommendations to ensure that Canadian consumers benefit from competitive and transparent gasoline prices across this country.
Be it further resolved that the Minister of Consumer and Commercial Relations table the resolution of this legislature at the forthcoming meeting of federal-provincial-territorial Ministers emphasizing the support of all parties in this House.


32. Mr Johnson (Don Mills) - Resolution -That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 142, An Act to revise the law related to Social Assistance by enacting the Ontario Works Act and the Ontario Disability Support Program Act, by repealing the Family Benefits Act, the Vocational Rehabilitation Services Act and the General Welfare Assistance Act and by amending several other Statutes, when Bill 142 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, and at such time the bill shall be referred to the Standing Committee on Social Development;

That, the Standing Committee on Social Development shall be authorized to meet to consider the bill for 2 days at its regularly scheduled meeting times during the week of September 29, 1997;

That, the Standing Committee shall be further authorized to meet to consider the bill for the purposes of conducting public hearings for 4 days during the first week of the next recess;

That, all amendments shall be filed with the Clerk of the Committee by 5:00 p.m. on the fifth calendar day following the final day of public hearings on the bill;

That, the Standing Committee shall be further authorized to meet for 2 days during the next recess for clause-by-clause consideration of the bill; and that the Committee shall be authorized to meet beyond its normal hour of adjournment on the second day until completion of clause-by-clause consideration. At 5:00 p.m. on the second day of clause-by-clause consideration, 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 shall be taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 127 (a);

That, 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 passed by the Committee and 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, and at such time the bill shall be ordered for third reading;

That, one sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m. as the case may be 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 proceeding on the bill, the division bell shall be limited to 5 minutes.

**Carried September 4, 1997.**

33. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 109, An Act to amend the Public Libraries Act to put authority, responsibility and accountability for providing and effectively managing local library services at the local level, when the order of the day is called for third reading of Bill 109, the Speaker shall put the question forthwith, which question shall be decided without debate or amendment.

That, in the case of any division on the motion for third reading, the division bells shall be limited to five minutes.

34. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 148, An Act to deal with matters relating to the establishment of the new City of Toronto, when Bill 148 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, and at such time the bill shall be referred to the Standing Committee on General Government;

That, the Standing Committee on General Government shall be authorized to meet for the purpose of conducting public hearings on the bill at its regularly scheduled meeting times on September 18th and September 25th;

That all amendments shall be tabled with the Clerk of the Committee by 12:00 noon on October 1st;

That the committee shall be authorized to meet to consider the bill for clause-by-clause consideration during its regularly scheduled meeting times on October 2nd; and that the Committee shall be authorized to meet beyond its normal hour of adjournment on October 2nd until completion of clause-by-clause consideration;

At 5:00 p.m. on October 2nd, 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 127(a);

That, the Committee shall report the bill to the House on October 6th. In the event that the Committee fails to report the bill on the date provided, the bill shall be deemed to be passed by the Committee and 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, and at such time the bill shall be ordered for third reading;
That, one sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m. as the case may be 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.

_Carried on division September 8, 1997._

35. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(c), the House shall meet from 6:30 p.m. to 9:30 p.m. on Tuesday, September 9, 1997 and Wednesday, September 10, 1997 for the purpose of considering government business.

_Carried on division September 8, 1997._

_(Not debated)_

36. Mr Johnson (Don Mills) - Resolution - That the following changes be made to the Standing Committees:

On the Standing Committee on Administration of Justice

Mr Ford

Mrs Ross

Mr Young

Mr Chiarelli

Mr Christopherson

be removed,

On the Standing Committee on Estimates

Mr Beaubien

Mr Sheehan

Mr Vankoughnet

Mr Brown (Algoma-Manitoulin)

Ms Lankin

be removed, and that
Mrs Johns be substituted for Mr Kells

On the Standing Committee on Finance and Economic Affairs

Mr Barrett
Mr Carr
Mr Martiniuk
Mr Cordiano
Mr Martin

be removed,

On the Standing Committee on General Government

Mr DeFaria
Mr Doyle
Mr Stewart
Mr Gravelle
Mr Wood (Cochrane North)

be removed,

On the Standing Committee on Government Agencies

Mr Ford
Mr Preston
Mr Tascona
Mr Bartolucci
Mr Kormos

be removed, and that

Mr Newman be substituted for Mrs Elliot,

and Mr Spina be substituted for Mr Guzzo
On the Standing Committee on the Legislative Assembly

Mr Baird

Mr Johnson (Brantford)

Mrs Pupatello

Mr Wildman

be removed, and that

Mr DeFaria be substituted for Mrs Marland,

and Mrs Ross be substituted for Mr Tilson

and that

Mr North be added to the membership of the Standing Committee on the Legislative Assembly

On the Standing Committee on the Ombudsman

Mr Johnson (Brantford)

Mr Murdoch

Mr Ouellette

Mr Lalonde

Mr Marchese

be removed, and that

Mr Ford be substituted for Mr Leadston,

and Mr Vankoughnet be substituted for Mr Boushy,

and Mr Agostino be substituted for Mr Crozier,

and Mrs Pupatello be substituted for Mr Hoy

On the Standing Committee on Public Accounts

Mrs Johns

Mr Murdoch
Mr Skarica
Mrs Pupatello
Mr Pouliot
be removed, and that
Mr Beaubien be substituted for Mr Shea
On the Standing Committee on Regulations and Private Bills
Mr Clement
Mr DeFaria
Mr Vankoughnet
Mr Kennedy
Mr Bisson
be removed, and that
Mr Leadston be substituted for Mrs Johns,
and Mr Brown (Algoma-Manitoulin) be substituted for Mr Gerretsen
On the Standing Committee on Resources Development
Mr Jordan
Mr O'Toole
Mr Spina
Mr Agostino
Ms Churley
be removed,
On the Standing Committee on Social Development
Mr Leadston
Mrs Munro
Mr Newman

Mr Patten

Mr Wildman

be removed, and that

Mr O'Toole be substituted for Mr Parker

**Debated September 11, 18, 1997.**

**Carried on division September 22, 1997.**

37. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(c), the House shall meet from 6:30 p.m. to 9:30 p.m. on Monday, September 15, 1997 for the purpose of considering government business.

**Carried September 15, 1997.**

*(Not debated)*

38. Mr Johnson (Don Mills) - 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, 1997 and ending April 30, 1998, such payments to be charged to the proper appropriation following the voting of supply.

**Carried September 23, 1997.**

39. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 152, An Act to improve Services, increase Efficiency and benefit Taxpayers by eliminating Duplication and reallocating Responsibilities between Provincial and Municipal Governments in various areas and to implement other aspects of the Government's "Who Does What" Agenda, when Bill 152 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, and at such time the bill shall be referred to the Standing Committee on General Government;

That, the Standing Committee on General Government shall be authorized to meet at its regularly scheduled meeting times on October 9, 1997 to consider the bill, which consideration may include public hearings;

That the Standing Committee on General Government shall further be authorized to meet to consider the bill for four days during the next recess for the purpose of conducting public hearings;

That all proposed amendments shall be tabled with the Clerk of the Committee by 5:00 p.m. on the fifth calendar day following the final day of public hearings on the bill;
That the Committee shall be authorized to meet for one day during the said recess for clause-by-clause consideration of the bill;

That the Committee shall further be authorized to meet at its first regularly scheduled meeting times following the said recess for a second day of clause-by-clause consideration; and that the Committee shall be authorized to meet beyond its normal hour of adjournment that day until the completion of clause-by-clause consideration;

At 5:00 p.m. on that second day of clause-by-clause consideration, 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 127(a);

That, the Committee shall report the bill to the House not later than the first Sessional day that reports from Committees may be received following the completion of clause-by-clause consideration, or not later than December 1, 1997, whichever is earliest. In the event that the Committee fails to report the bill on the date provided, the bill shall be deemed to have been passed by the Committee and 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, and at such time the bill shall be ordered for third reading;

That, one Sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m. as the case may be 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 the vote on third reading of the bill may, at the request of any chief Whip of a recognized Party in the House, be deferred until the next Sessional day during the Routine Proceeding, "Deferred Votes;"

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

Carried on division September 16, 1997.

40. Mrs Witmer (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 136, An Act to provide for the expeditious resolution of disputes during collective bargaining in certain sectors and to facilitate collective bargaining following restructuring in the public sector and to make certain amendments to the Employment Standards Act and the Pay Equity Act, when Bill 136 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, and at such time the bill shall be referred to the Standing Committee on Resources Development;

That the Standing Committee on Resources Development shall be authorized to meet to consider the bill on September 23, 1997 following Routine Proceedings until 6:00 p.m., and from 7:00 p.m. to 9:30 p.m.;
That the Standing Committee on Resources Development shall further be authorized to meet to consider the bill on September 24, 1997 and September 25, 1997 from 9:00 a.m. to 12:00 p.m., and following Routine Proceedings until 6:00 p.m., and from 7:00 p.m. to 9:30 p.m.;

That the Standing Committee on Resources Development shall further be authorized to meet to consider the bill on September 26, 1997 from 9:00 am to 12:00 p.m. and from 1:00 p.m. to 5:00 p.m.;

That all proposed amendments shall be filed with the Clerk of the Committee by 10:00 a.m. on September 29, 1997;

That the Committee shall be authorized to meet for clause-by-clause consideration of the bill on September 29, 1997 at its regularly scheduled meeting time and from 7:00 p.m. to 9:30 p.m.;

That the Committee shall further be authorized to meet for clause-by-clause consideration of the bill on September 30, 1997 following Routine Proceedings until the completion of clause-by-clause consideration;

At 5:00 p.m. on September 30, 1997, 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 127(a);

That, the Committee shall report the bill to the House not later than the first Sessional day that reports from Committees may be received following the completion of clause-by-clause consideration. In the event that the Committee fails to report the bill on that day, the bill shall be deemed to be passed by the Committee, and 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, and at such time the bill shall be ordered for third reading;

That, one Sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m. as the case may be 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.

Carried on division September 17, 1997.

41. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(c), the House shall meet from 6:30 p.m. to 9:30 p.m. on Tuesday, September 23, 1997 and Wednesday, September 24, 1997 for the purpose of considering government business.

Carried September 22, 1997.
42. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order relating to Bill 98, An Act to promote job creation and increased municipal accountability while providing for the recovery of development costs related to new growth, when the order of the day is called for third reading of Bill 98, the Speaker shall put the question forthwith, which question shall be decided without debate or amendment.

That, in the case of any division on the motion for third reading, the division bells shall be limited to five minutes.

43. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(c), the House shall meet from 6:30 p.m. to 9:30 p.m. on Monday, September 29, 1997, Tuesday, September 30, 1997 and Wednesday, October 1, 1997 for the purpose of considering government business.

Carried September 29, 1997.

44. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(e)(i), the House shall meet from 6:30 p.m. to 12:00 midnight on Monday, October 6, 1997 for the purpose of considering government business.

Withdrawn October 6, 1997.

45. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(e)(i), the House shall meet from 6:30 p.m. to 12:00 midnight on Tuesday, October 7, 1997 for the purpose of considering government business.

Withdrawn October 6, 1997.

46. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(e)(i), the House shall meet from 6:30 p.m. to 12:00 midnight on Wednesday, October 8, 1997 for the purpose of considering government business.

Carried October 6, 1997.

47. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(e)(i), the House shall meet from 6:30 p.m. to 12:00 midnight on Thursday, October 9, 1997 for the purpose of considering government business.

Carried October 6, 1997.
48. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 149, An Act to continue the reforms begun by the Fair Municipal Finance Act, 1997 and to make other amendments respecting the financing of local government, when Bill 149 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, and at such time the bill shall be referred to the Standing Committee on Finance and Economic Affairs;

That the Standing Committee on Finance and Economic Affairs shall be authorized to meet to consider the bill for four days during the next recess;

That all proposed amendments shall be tabled with the Clerk of the Committee by 5:00 p.m. on the fifth calendar day following the final day of consideration referred to in the previous paragraph;

That the Committee shall further be authorized to meet for clause-by-clause consideration of the bill for one day during the said recess; and that the Committee shall be authorized to meet beyond its normal hour of adjournment that day until the completion of clause-by-clause consideration;

At 5:00 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 127(a);

That the Committee shall report the bill to the House on the first Sessional day that reports from Committees may be received following the completion of clause-by-clause consideration. In the event that the Committee fails to report the bill on the date provided, the bill shall be deemed to have been passed by the Committee and 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, and at such time the bill shall be ordered for third reading;

That one Sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m. as the case may be 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 the vote on third reading of the bill may, at the request of any chief Whip of a recognized Party in the House, be deferred until the next Sessional day during the Routine Proceeding, "Deferred Votes;"

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

Carried on division October 2, 1997.
49. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 9(c), the House shall meet from 6:30 p.m. to 9:30 p.m. on Tuesday, October 7, 1997 for the purpose of considering government business.

*Carried October 6, 1997.*

*(Not debated)*

50. Mr Johnson (Don Mills) - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 160, An Act to reform the education system, protect classroom funding, and enhance accountability, and make other improvements consistent with the Government's education quality agenda, including improved student achievement and regulated class size, when Bill 160 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, and at such time the bill shall be referred to the Standing Committee on Administration of Justice;

That the Committee shall be authorized to meet to consider the bill for eight days during the next recess;

That all proposed amendments shall be tabled with the Clerk of the Committee by 5:00 p.m. on the seventh calendar day following the final day of consideration referred to in the previous paragraph;

That the Committee shall further be authorized to meet for clause-by-clause consideration of the bill after Routine Proceedings until 6:00 p.m., and from 7:00 p.m. to 9:30 p.m., on the first regularly scheduled meeting day of the Committee following the tabling of the proposed amendments;

That the Committee shall further be authorized to meet for clause-by-clause consideration of the bill after Routine Proceedings on the second regularly scheduled meeting day of the Committee following the tabling of the proposed amendments; and that the Committee shall be authorized to meet beyond its normal hour of adjournment on that day until the completion of clause-by-clause consideration;

At 5:00 p.m. on that second day of clause-by-clause consideration, 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 127(a);

That the Committee shall report the bill to the House on the first Sessional day that reports from Committees may be received following the completion of clause-by-clause consideration. In the event that the Committee fails to report the bill on the date provided, the bill shall be deemed to have been passed by the Committee and 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, and at such time the bill shall be ordered for third reading;

That one Sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m. as the case may be 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 the vote on third reading of the bill may, at the request of any chief Whip of a recognized Party in the House, be deferred until the next Sessional day during the Routine Proceeding, "Deferred Votes;"

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

*Carried on division October 6, 1997.*

51. Mr Johnson (Don Mills) - Resolution - That, notwithstanding the Order of the House dated October 9, 1996, Ms Churley, member for the Electoral District of Riverdale, be appointed Deputy Speaker and Chair of Committee of the Whole House; that Mr Johnson, member for the Electoral District of Perth, be appointed First Deputy Chair of the Committee of the Whole House; and that Mr Morin, member for the Electoral District of Carleton, be appointed Second Deputy Chair of the Committee of the Whole House.

*Carried October 9, 1997.*

52. Mr Johnson (Don Mills) - Resolution - That, notwithstanding Standing Order 6(a), when the House adjourns today, it shall stand adjourned until Monday, November 17, 1997.

*Carried October 9, 1997.*

53. Mr Sterling - Resolution - That, pursuant to Standing Order 9(c), the House shall meet from 6:30 p.m. to 9:30 p.m. on November 24, 25, 26, 1997 and December 1, 2, 3, 4, 8, 9, 10 and 11, 1997 for the purpose of considering government business.

*Carried November 24, 1997.*

(Not debated)

54. Mr Sterling - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 161, An Act to provide fairness for parents and employees by providing remedies relating to the provincewide withdrawal of services by teachers between October 27 and November 7, 1997 and to make a complementary amendment to the Education Act, when Bill 161 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, and at such time the bill shall be ordered for third reading;

That the Order for third reading of the bill shall then immediately be called and the remainder of the Sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m.
Section 6-41

as the case may be 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 proceeding on the bill, the division bell shall be limited to 5 minutes.

**Carried on division December 2, 1997.**

55. Mr Sterling - Resolution - That, notwithstanding Standing Order 6(a); the House shall continue to meet commencing Monday, December 15, 1997 until Thursday, December 18, 1997;

That, pursuant to Standing Order 9(c), the House shall meet from 6:30 p.m. to 9:30 p.m. on December 15 and 16, 1997; and

That, pursuant to Standing Order 9(e)(i), the House shall meet from 6:30 p.m. to 12:00 midnight on December 17, and 18, 1997 for the purpose of conducting government business, at which time the Speaker shall adjourn the House without motion until the next Sessional day.

**Debated December 4, 10, 11, 1997.**

**Carried on division December 15, 1997.**

56. Mr Sterling - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 164, An Act to implement job creation measures and other measures contained in the 1997 Budget and to make other amendments to statutes administered by the Ministry of Finance or relating to taxation matters, when Bill 164 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, and at such time the bill shall be ordered for third reading;

That one Sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m. as the case may be 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; and

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

57. Mr Sterling - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 63, An Act to simplify government processes and to improve efficiency in the Ministry of Citizenship, Culture and Recreation; Bill 64, An Act to simplify government processes and to improve efficiency in the Ministry of Consumer and Commercial Relations; Bill 65, An Act to simplify government processes and to improve efficiency in the Ministry of Economic, Trade and Tourism; Bill 66, An Act to simplify government processes and to improve efficiency in the Ministry of Environment and Energy; Bill 68, An Act to simplify government processes and to improve efficiency in the Ministry of Northern Development and Mines; and Bill 69, An Act to simplify government processes and to improve efficiency in the Ministry of the Solicitor General and the Ministry of Correctional Services, there shall be one Sessional day allotted to consideration of the above-noted bills together at the third reading stage
after which time the Speaker shall interrupt the proceedings and shall put all questions necessary to dispose of the order for third reading of the 6 bills without further debate or amendment.

And that, in the case of any division, the division bell shall be limited to 5 minutes.


58. Mr Sterling - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 63, An Act to simplify government processes and to improve efficiency in the Ministry of Citizenship, Culture and Recreation; Bill 64, An Act to simplify government processes and to improve efficiency in the Ministry of Consumer and Commercial Relations; Bill 65, An Act to simplify government processes and to improve efficiency in the Ministry of Economic, Trade and Tourism; Bill 66, An Act to simplify government processes and to improve efficiency in the Ministry of Environment and Energy; Bill 68, An Act to simplify government processes and to improve efficiency in the Ministry of Northern Development and Mines; and Bill 69, An Act to simplify government processes and to improve efficiency in the Ministry of the Solicitor General and the Ministry of Correctional Services, there shall be two hours allotted to consideration of the above-noted bills together at the third reading stage after which time the Speaker shall interrupt the proceedings and shall put all questions necessary to dispose of the order for third reading of the 6 bills without further debate or amendment.

That, the vote on third reading of the bills may, at the request of any chief Whip of a recognized Party in the House, be deferred until the next Sessional day during the Routine Proceeding, "Deferred Votes;"

And that, in the case of any division, the division bell shall be limited to 5 minutes.


59. Mr Sterling - Resolution - That pursuant to Standing Order 46 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 164, An Act to implement job creation measures and other measures contained in the 1997 Budget and to make other amendments to statutes administered by the Ministry of Finance or relating to taxation matters, the Standing Committee on Finance and Economic Affairs shall be authorized to meet at 7:00 p.m. on Monday, December 15, 1997 for the purpose of considering the bill;

That, at such time, the Chair shall put every question necessary to dispose of this stage of the bill without further debate or amendment;

That, the Committee shall report the bill to the House not later than the first Sessional day that reports from committees may be received following the completion of clause-by-clause consideration. In the event that the committee fails to report the bill on that day, the bill shall be deemed to be passed by the committee and 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, and at such time the bill shall be ordered for third reading;

That, on such day as the bill is reported, the Order for third reading may be called;
That one Sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m. as the case may be 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; and

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


60. Mr Sterling - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 64, An Act to simplify government processes and to improve efficiency in the Ministry of Consumer and Commercial Relations; Bill 65, An Act to simplify government processes and to improve efficiency in the Ministry of Economic, Trade and Tourism; Bill 66, An Act to simplify government processes and to improve efficiency in the Ministry of Environment and Energy; Bill 68, An Act to simplify government processes and to improve efficiency in the Ministry of Northern Development and Mines; and Bill 69, An Act to simplify government processes and to improve efficiency in the Ministry of the Solicitor General and the Ministry of Correctional Services, there shall be one Sessional day allotted to consideration of the above-noted bills together at the third reading stage after which time the Speaker shall interrupt the proceedings and shall put all questions necessary to dispose of the order for third reading of the 5 bills without further debate or amendment.

And that, in the case of any division, the division bell shall be limited to 5 minutes.

61. Mr Sterling - Resolution - That, pursuant to Standing Order 46 and notwithstanding any other Standing Order in relation to Bill 64, An Act to simplify government processes and to improve efficiency in the Ministry of Consumer and Commercial Relations; Bill 65, An Act to simplify government processes and to improve efficiency in the Ministry of Economic, Trade and Tourism; Bill 66, An Act to simplify government processes and to improve efficiency in the Ministry of Environment and Energy; Bill 68, An Act to simplify government processes and to improve efficiency in the Ministry of Northern Development and Mines; and Bill 69, An Act to simplify government processes and to improve efficiency in the Ministry of the Solicitor General and the Ministry of Correctional Services, there shall be two hours allotted to consideration of the above-noted bills together at the third reading stage after which time the Speaker shall interrupt the proceedings and shall put all questions necessary to dispose of the order for third reading of the 5 bills without further debate or amendment.

That, the vote on third reading of the bills may, at the request of any chief Whip of a recognized Party in the House, be deferred until the next Sessional day during the Routine Proceeding, " Deferred Votes;" 

And that, in the case of any division, the division bell shall be limited to 5 minutes.

Carried on division December 16, 1997.

62. Mr Sterling - Resolution - That, notwithstanding the prorogation of the House,

(i) the following government bills: Bill 146, An Act to Protect Farming and Food Production;
(ii) the following Private Members' Public Bills: Bill 166, An Act to protect Persons from Liability in respect of Voluntary Emergency Medical or First Aid Services; and Bill 145, An Act to provide protection against pedophiles by preventing them from working in direct contact with children;

remaining on the Orders and Notices paper at the prorogation of the First Session of this parliament be continued and placed on the Orders and Notices paper of the second sessional day of the Second Session of the 36th Parliament at the same stage of business for the House and its committees as at prorogation.

63. Mr Sterling - Resolution - That, notwithstanding the prorogation of the House,

(i) the following government bills: Bill 108, An Act to deal with the prosecution of certain provincial offences, to reduce duplication and to streamline administration; and Bill 146, An Act to Protect Farming and Food Production;

(ii) the following Private Members' Public Bills: Bill 166, An Act to protect Persons from Liability in respect of Voluntary Emergency Medical or First Aid Services; and Bill 145, An Act to provide protection against pedophiles by preventing them from working in direct contact with children;

remaining on the Orders and Notices paper at the prorogation of the First Session of this parliament be continued and placed on the Orders and Notices paper of the second sessional day of the Second Session of the 36th Parliament at the same stage of business for the House and its committees as at prorogation.

Carried December 18, 1997.

64. Mr Sterling - Resolution - That the following Committees be continued and authorized to meet during the Recess between the First and Second Sessions of the 36th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matters:-

Standing Committee on Finance and Economic Affairs to consider matters relating to Pre-Budget Consultation;

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

Standing Committee on Resources Development to consider Bill 146, An Act to Protect Farming and Food Production;

- and with the agreement of the Whips of each recognized party, the time allotted for consideration by the committees may be amended.

65. Mr Sterling - Resolution - That committees be authorized to release their reports during the Recess between the First and Second Sessions of this Parliament by depositing a copy of any report with the Clerk of the Assembly, and on the second sessional day of the Second Session of
the 36th Parliament the Chairs of such committees shall bring any such reports before the House in accordance with the Standing Orders.

_Carried December 18, 1997._

**GOVERNMENT MOTIONS MOVED WITHOUT NOTICE**

Mr Eves - Ordered, That an humble Address be presented to the Lieutenant Governor in Council as follows:-

"To the Lieutenant Governor in Council:-

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, request the appointment of the Honourable Gregory Evans, current Conflict of Interest Commissioner, as Integrity Commissioner for the Province of Ontario, as provided in section 23 of the Members' Integrity Act, 1994, S.O. 1994,c. 38, to hold office under the terms and conditions of the said Act."

_Carried September 28, 1995._

Mr Eves - Ordered, That, Mr Johnson, member for the Electoral District of Perth be appointed Deputy Speaker and Chair of the Committee of the Whole House; that Mr Morin, member for the Electoral District of Carleton East, be appointed First Deputy Chair of the Committee of the Whole House; and that Ms Churley, member for the Electoral District of Riverdale, be appointed Second Deputy Chair of the Committee of the Whole House.

_Carried October 3, 1995._

Mr Sterling - Ordered, That, notwithstanding Standing Order 110(a) and for the duration of the 36th Parliament, no standing or select committee shall consist of more than 14 members.

_Carried October 17, 1995._

Mr Sterling - Ordered, That the membership of the standing committees for this Session be as follows:

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

Mrs Boyd

Mr Chiarelli

Mr Conway

Mr Doyle

Mr Guzzo

Mr Hampton
Mr Hudak
Mr Johnson (Brantford)
Mr Klees
Mr Leadston
Mr Martiniuk
Mr Parker
Mr Ramsay
Mr Tilson

Standing Committee on Estimates:-

Mr Barrett
Mr Bisson
Mr Brown (Algoma Manitoulin)
Mr Brown (Scarborough West)
Mr Cleary
Mr Clement
Mr Curling
Mr Cordiano
Mr Kells
Mr Martin
Mr Rollins
Mrs Ross
Mr Sheehan
Mr Wettlaufer
Standing Committee on Finance and Economic Affairs:-

Mr Arnott
Mr Brown (Scarborough West)
Ms Castrilli
Mr Chudleigh
Mr Ford
Mr Hudak
Ms Lankin
Mr Kwinter
Mr Martiniuk
Mr Phillips
Mr Sampson
Mr Silipo
Mr Spina
Mr Wettlaufer

Standing Committee on General Government:-

Mr Carroll
Mr Danford
Mr Flaherty
Mr Grandmaître
Mr Hardeman
Mr Kells
Mr Marchese
Mr Maves
Ms Pupatello

Mr Sergio

Mr Stewart

Mr Tascona

Mr Wood (Cochrane North)

Mr Young

**Standing Committee on Government Agencies:**

Mr Bartolucci

Mr Crozier

Mr Ford

Mr Fox

Mr Gravelle

Mr Johnson (Perth)

Mr Kormos

Mr Laughren

Mr Leadston

Mr Martin

Mr Newman

Mr Preston

Mrs Ross

Mr Wood (London South)

**Standing Committee on the Legislative Assembly:**

Mr Arnott

Mr Bartolucci
Section 6-49

Mr Boushy
Mr Cooke
Mr DeFaria
Mr Froese
Mr Hastings
Mr Grimmett
Mr Johnson (Brantford)
Mr Miclash
Mr Morin
Mr O'Toole
Mr Silipo
Mr Stewart

Standing Committee on the Ombudsman:-

Mrs Caplan
Mr DeFaria
Mr Doyle
Mrs Fisher
Mr Froese
Mr Galt
Mr Hoy
Mr Jordon
Mr Lalonde
Mr Marchese
Mr Parker
Mr Stockwell
Mr Vankoughnet
Mr Wood (Cochrane North)

**Standing Committee on Public Accounts:**

Mr Agostino
Mr Beaubien
Mr Boushy
Mr Carr
Mr Colle
Mr Crozier
Mr Fox
Mr Gilchrist
Mr Hastings
Ms Martel
Mr McGuinty
Mr Pouliot
Mr Skarica
Mr Vankoughnet

**Standing Committee on Regulations and Private Bills:**

Mr Barrett
Mr Bisson
Mr Boushy
Mr Hastings
Mr O'Toole
Mr Pettit
Mr Pouliot
Ms Pupatello
Mr Rollins
Mr Ruprecht
Mr Sergio
Mr Shea
Mr Sheehan
Mr Smith

Standing Committee on Resources Development:-

Mr Baird
Mr Carroll
Mr Christopherson
Mr Chudleigh
Ms Churley
Mr Duncan
Mrs Fisher
Mr Gilchrist
Mr Hoy
Mr Lalonde
Mr Maves
Mr Murdoch
Mr Ouellette
Mr Tascona
Standing Committee on Social Development:-

Mr Agostino
Mrs Ecker
Mr Gerretsen
Mr Gravelle
Mrs Johns
Mr Jordon
Mr Laughren
Mrs Munro
Mr Newman
Mr Pettit
Mr Preston
Mr Smith
Mr Wildman

Debated October 17, 19, 1995.

Carried November 2, 1995.

Mr Harris, seconded by Mrs McLeod and Mr Rae

That this Legislature and the people of Ontario affirm that we value and cherish Canada, and Quebec's distinctive character within our country. In partnership, Canadians have built a country that many people regard as the very best in the world. We have social, cultural and economic strengths that are the envy of virtually all nations.

Ontarians seek change in the federal system. We have demonstrated this commitment to change in the past and continue to do so. The Status Quo is not acceptable. Ontario will be a strong ally for change within the Canadian federation. We agree that we need a more functional, harmonious country, and a more flexible and decentralized federation.

This legislature and the people of Ontario appeal to the people of Quebec, with an open heart and generosity of spirit, to remain a part of this country and to work together for change and progress within Canada.
Carried unanimously October 26, 1995.

Mr Eves - 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.

Carried November 2, 1995.

Mr Eves - Ordered, That, notwithstanding Standing Order 62 the Standing Committee on Estimates present one report to the House on March 18, 1996 with respect to all estimates and supplementary estimates considered pursuant to Standing Orders 59 and 61;

That in the event the committee fails to report the said estimates on March 18, 1996, the estimates and supplementaries shall be deemed to be passed by the committee and be deemed to be reported to, and received by the House.

Carried November 16, 1995.

Mr Eves - Ordered, That the Standing Committee on Government Agencies be authorized to consider the appointments of Patricia Deguire to the Board of Parole, Evelyn Dodds to the Social Assistance Review Board and David Nash to the Ontario Casino Corporation; and that the Committee shall review and report on these appointments following the procedure for reviewing and reporting on intended appointments as provided for in Standing Order 106(g).


Mr Eves - Ordered, That, notwithstanding Standing Order 6(b)(i), the House shall continue to meet from 6:00 p.m. to 12:00 midnight on December 4, 5, 6, 7, 11, 12, 13 and 14, 1995, at which time the Speaker shall adjourn the House without motion until the next Sessional day.


Mr Sterling - Ordered, That, on Wednesday, November 29th the House shall recess immediately after Routine Proceedings; and, that the House shall reconvene at 4:00 p.m. for an Economic Statement by the Minister of Finance; and, that the House shall adjourn immediately following the Minister of Finance's statement that day; and, that on Thursday, November 30th and Monday,
December 4th under Orders of the Day, the House shall consider replies to the Economic Statement.

Carried November 28, 1995.

Mr Runciman - Ordered, That, notwithstanding any Standing Order of the House, when the House adjourns on Thursday, December 14, 1995 it shall stand adjourned until Monday, January 29, 1996 at which time the House shall meet from 10:00 a.m. to 12:00 noon and from 1:30 p.m. to 6:00 p.m. and that when it adjourns on that day it shall stand adjourned until Monday, March 18, 1996.

That on Monday, January 29, 1996 the House will consider "Reports by Committees" at 10:00 a.m. as the first order of business and will receive the report from the Standing Committee on General Government on Bill 26, An Act to achieve Fiscal Savings and to promote Economic Prosperity through Public Sector Restructuring, Streamlining and Efficiency and to implement other aspects of the Government's Economic Agenda. The House will then immediately proceed to Orders of the Day for third reading of the bill until 12:00 noon. At 1:30 p.m., during Routine Proceedings, the House will consider "Oral Questions" only and on completion, will immediately proceed to Orders of the Day to continue debate on third reading of Bill 26.

Carried December 12, 1996.

Mr Eves - Ordered, That the Standing Committee on Finance and Economic Affairs review and report on the matter of Auto Insurance as set out in the Ministry of Finance documentation and draft legislation to be filed with the clerk of the committee.

Carried December 14, 1995.

Mr Eves - Ordered, That the following committees be authorized to meet during the Winter Adjournment in accordance with the schedule of meeting dates agreed to by the 3 Party Whips and tabled with the Clerk of the Assembly to examine and enquire into the following matters:-

Standing Committee on Administration of Justice to consider Bill 19, An Act to repeal the Advocacy Act, 1992, revise the Consent to Treatment Act, 1992, amend the Substitute Decisions Act, 1992 and amend other Acts in respect of related matters;

Standing Committee on Estimates to consider the Estimates of ministries and offices selected in accordance with the standing orders and the Order of the House dated November 2, 1995;

Standing Committee on Finance and Economic Affairs to consider matters related to pre-Budget Consultation and to consider the matter of Automobile Insurance pursuant to the Order of the House dated December 14, 1995;

Standing Committee on Government Agencies to consider the operation of certain agencies, boards and commissions of the Government of Ontario and to review intended appointments in the public sector;
Standing Committee on the Legislative Assembly to consider matters related to security of the Legislative precincts and matters relating to order and decorum and the conduct of members and the disciplinary powers of the Speaker;

Standing Committee on the Ombudsman to consider the report entitled Review of the Office of the Ombudsman dated April 1993 and other matters relating to its permanent order of reference as set out in Standing Order 106(h);

Standing Committee on Public Accounts to consider the Annual Report of the Provincial Auditor;

Standing Committee on Resources Development to consider Bill 20, An Act to promote economic growth and protect the environment by streamlining the land use planning and development system through amendments related to planning, development, municipal and heritage matters;

Standing Committee on Social Development to consider a matter designated pursuant to Standing Order 125 relating to the effect of funding cuts on children and children's services in the Province of Ontario.

Carried December 14, 1995.

Mr Eves - Ordered, That the committees be authorized to release their reports during the Winter Adjournment by depositing a copy of any report with the Clerk of the Assembly, and upon the resumption of the meetings of the House the Chairs of such committees shall bring any such reports before the House in accordance with the Standing Orders.

Carried December 14, 1995.

Mr Eves - Ordered, That during the Winter Adjournment the Standing Committee on the Legislative Assembly be authorized to adjourn to Quebec City to review the security provisions at the National Assembly.

Carried December 14, 1995.

Mr Eves - Ordered, 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 May 1, 1996 and ending October 31, 1996, such payments to be charged to the proper appropriation following the voting of supply.

Debated April 15, 16, 1996.

Carried April 16, 1996.

Mr Johnson (Don Mills) - Ordered, That an humble Address be presented to the Lieutenant Governor in Council as follows:-

"To the Lieutenant Governor in Council:-
We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, request the appointment of Thomas Wright, current Information and Privacy Commissioner, to act as interim Information and Privacy Commissioner until April 30, 1997."

And, That the Address be engrossed and presented to the Lieutenant Governor in Council by the Speaker.

Carried April 25, 1996.

Mr Eves - Ordered, That the Standing Committee on the Legislative Assembly review and report on the matter of Referenda as set out in the Ministry of the Attorney General document to be filed with the Clerk of the Committee.

Carried June 27, 1996.

Mr Eves - Ordered, That the Standing Committee on General Government review and report on the matter of Rent Control as set out in the Ministry of Municipal Affairs and Housing Consultation Paper to be filed with the Clerk of the Committee.

Carried June 27, 1996.

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

Standing Committee on Administration of Justice to consider Bill 75, An Act to regulate alcohol and gaming in the public interest, to fund charities through the responsible management of video lotteries and to amend certain statutes related to liquor and gaming;

Standing Committee on General Government to consider the matter of Rent Control pursuant to the order of the House dated June 27, 1996 and Bill 52, An Act to promote resource development, conservation and environmental protection through the streamlining of regulatory processes and the enhancement of compliance measures in the Aggregate and Petroleum Industries;

Standing Committee on Government Agencies to review intended appointments in the public sector;

Standing Committee on the Legislative Assembly to consider the matter of Referenda pursuant to the order of the House dated June 27, 1996;

Sub-committee of the Standing Committee on Public Accounts to adjourn to Victoria, British Columbia to attend the annual meeting of the Canadian Council of Public Accounts Committees;

Standing Committee on Resources Development to consider Bill 49, An Act to improve the Employment Standards Act;
Standing Committee on Social Development to consider Bill 76, An Act to improve environmental protection, increase accountability and enshrine public consultation in the Environmental Assessment Act.

Carried June 27, 1996.

Mr Eves - Ordered, That the committees be authorized to release their reports during the Summer Adjournment by depositing a copy of any report with the Clerk of the Assembly, and upon the resumption of the meetings of the House the Chairs of such committees shall bring any such reports before the House in accordance with the Standing Orders.

Carried June 27, 1996.

Mr Eves - Ordered, That notwithstanding Standing Order 6(a)(ii), when the House adjourns today, it shall stand adjourned until Tuesday, September 24, 1996.

Carried June 27, 1996.

Mr Johnson (Don Mills) - Ordered, That the Standing Committee on Administration of Justice be authorized to meet following Routine Proceedings on Wednesday, December 4, 1996 and Thursday, December 5, 1996, until 9:00 p.m. for the purpose of consideration of Bill 82, An Act to establish the Family Responsibility Office, protect the interests of children and spouses through the strict enforcement of support orders while offering flexibility to responsible payors and make consequential amendments to certain statutes.

Carried November 28, 1996.

Mr Johnson (Don Mills) - Ordered, That the Standing Committee on Administration of Justice meet to complete clause-by-clause consideration of Bill 82 on Monday, December 9, 1996. 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 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).

Carried November 28, 1996.

(Amended December 3, 1996)

Mr Johnson (Don Mills) - Ordered, That, notwithstanding any Standing Order, when the House adjourns on Thursday, March 6, 1997 it stand adjourned until Tuesday, April 1, 1997.

And that, the House meet on Friday, April 4, 1997 at 1:30 p.m. until 6:00 p.m. at which time the Speaker shall adjourn the House without motion until Monday, April 21, 1997.

Carried February 25, 1997.

Mr Johnson (Don Mills) - Ordered, That the following committees be authorized to meet during the weeks of March 17, March 24, April 7 and April 14, 1997 in accordance with the schedule of meeting dates agreed to by the three party whips and tabled with the Clerk of the assembly to examine and inquire into the following matters:

Standing Committee on Administration of Justice to consider Bill 84, An Act to promote Fire Prevention and Public Safety in Ontario and to amend and repeal certain other Acts relating to Fire Services and Bill 105, An Act to renew the partnership between the province, municipalities and the police and to enhance community safety;

Standing Committee on Finance and Economic Affairs to consider matters related to pre-budget consultation and Bill 106, An Act respecting the financing of local government;

Standing Committee on General Government to consider Bill 109, An Act to amend the Public Libraries Act to put authority, responsibility and accountability for providing and effectively managing local library services at the local level;

Standing Committee on Government Agencies to review intended appointments to the public sector;

Standing Committee on Resources Development to consider Bill 98, An Act to promote job creation and increased municipal accountability while providing for the recovery of development costs related to new growth and Bill 107, An Act to enact the Municipal Water and Sewage Transfer Act, 1997 and to amend other Acts with Respect to water and sewage.

Carried March 5, 1997.

Mr Johnson - (Don Mills) Ordered, That an humble Address be presented to the Lieutenant Governor in Council as follows: -

"To the Lieutenant Governor in Council:-

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, request the appointment of Ann Cavoukian, to act as interim Information and Privacy Commissioner until November 30, 1997, or until the Legislative Assembly appoints a permanent Information and Privacy Commissioner, whichever is earlier."

And, That the Address be engrossed and presented to the Lieutenant Governor in Council by the Speaker.

Carried May 27, 1997.

Mr Johnson - (Don Mills) Ordered, That notwithstanding Standing Order 42, the Third Party be authorized to give notice for an Opposition Day to be taken up tomorrow.

Carried June 3, 1997.
Mr Runciman - Ordered, That notwithstanding Standing Order 42, the Official Opposition be authorized to give notice for an Opposition Day to be taken up tomorrow.

Carried June 9, 1997.

Mr Johnson (Don Mills), Ordered, That when the House adjourns today it stand adjourned until Monday, August 18, 1997 as ordered on Tuesday, June 24, 1997, the terms and conditions provided by that order to apply.


Mr Johnson (Don Mills), Ordered, That the Standing Orders be amended as follows:

That Standing Order 9 be amended by deleting clause (c.2) and substituting:

(c.2) The House may sit outside the hours provided in clauses (a) and (c) on the passage of a government motion for that purpose.

Such a motion requires notice, as follows:

i) A motion providing that the House sit past 9:30 p.m. on one or more days must appear on the Orders and Notices paper by the second Sessional day of the week immediately preceding the first week to which the motion applies.

ii) Any other motion under this clause must appear on the Orders and Notices paper by the first Sessional day of the first week to which the motion applies.

The question on such a motion shall be put forthwith without amendment or debate. If a recorded vote is requested by 5 members, the division bells shall be limited to 15 minutes.

That Standing Order 24(b) be amended by deleting the number "40" and substituting therefor the number "60."

That Standing Order 24(c) be amended by deleting the words, "5 hours," and substituting therefor "7 hours."

That Standing Order 24 be further amended by adding the following clause:

(d) Notwithstanding clause (b), the Whip of a Party may indicate to the Speaker at any time during a debate governed by this Standing Order that one or more of the periods of debate limited pursuant to clause (b) of this Standing Order allotted to Members of his or her party are to be divided in two or more parts. Such speeches shall be given consecutively without rotation among the parties and shall be deemed to be a single speech for the purposes of Standing Order 25.

That Standing Order 35 be amended by deleting the words, "clause 9(c.2)," and substituting therefor, "Standing Order 9."

That Standing Order 55 be amended by deleting the word, "may," and substituting therefor "shall."
That Standing Order 57 be amended by deleting the word, "third," and substituting therefor, "fourth."

That Standing Order 68 be amended by adding the following clause:

(d) No bill shall be considered in any standing or select committee while any matter relating to the same policy field is being considered in the House.

That Standing Order 105(g) be amended by deleting the words, "(excluding re-appointments, appointments for a term of one year or less, and appointments of persons who are public servants under the Public Service Act who remain public servants after their appointments)" in the first paragraph, and substituting therefor, "(excluding re-appointments and appointments for a term of one year or less)"

Carried on division August 20, 1997.

Mr Sterling - Ordered, That a Select Committee on Ontario Hydro Nuclear Affairs be appointed:

To consider and report on the Nuclear Performance Advisory Group's Independent Integrated Performance Assessment from the perspective of the performance and reliability of Ontario's nuclear facilities; and, in particular:

to examine the Atomic Energy Control Board Report on the findings of the Independent Integrated Performance Assessment and to make recommendations on safety principles relating to training and implementation plans;

to examine the costs and environmental impacts of the nuclear recovery strategy, including:

Ontario Hydro's financial justification of its nuclear recovery strategy;

the economics and viability of alternative supply options; and

Environmental impacts of specific components of recovery and means to address and mitigate these impacts; and

to examine any other matters that the Committee considers relevant to the above terms of reference;

That the Committee present an interim report to the House by October 3, 1997 and a final report by December 1, 1997, or on a date to be determined by the Committee, provided that if the House is not sitting the Committee have authority to release its reports by depositing copies with the Clerk of the Assembly and upon the resumption of the sittings of the House the Chair of the Committee shall bring such reports before the House in accordance with the Standing Orders;

That the Committee have authority to meet at the call of the Chair;

That the Committee have full power and authority to employ Counsel and such other personnel as may be deemed advisable and to call for persons, papers and things and to examine witnesses under oath; and
That the said Committee be composed of the following members:

Mr Shea (Chair), Mr Kwinter (Vice-Chair), Mrs Johns, Mr Galt, Mr O'Toole, Mrs Fisher, Mr Conway and Mr Laughren.

Debated September 15, 22, 1997.

Carried (as amended) September 22, 1997.

Mr Johnson (Don Mills) - Ordered, That, pursuant to Standing Order 46 and notwithstanding any other Standing Order or the Order of the House dated September 4, 1997, relating to Bill 142, An Act to revise the law related to Social Assistance by enacting the Ontario Works Act and the Ontario Disability Support Program Act, by repealing the Family Benefits Act, the Vocational Rehabilitation Services Act and the General Welfare Assistance Act and by amending several other Statutes;

The Standing Committee on Social Development be authorized to meet to consider the bill for the purpose of conducting public hearings for 2 days at its regularly scheduled meeting times during the week of September 29, 1997 and from 6:30 p.m. to 9:30 p.m. on those same days;

And that, the Committee be further authorized to meet to consider the bill for the purposes of conducting public hearings for 4 days during the next recess;

That, all amendments shall be filed with the Clerk of the Committee by 5:00 p.m. on the fifth calendar day following the final day of public hearings on the bill;

That, the Committee shall be further authorized to meet for 2 days during the above-noted recess for clause-by-clause consideration of the bill; and that the Committee shall be authorized to meet beyond its normal hour of adjournment on the second day until completion of clause-by-clause consideration. At 5:00 p.m. on the second day of clause-by-clause consideration, 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 shall be taken in succession with one 20 minute waiting period allowed pursuant to Standing Order 127 (a);

That, 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 passed by the Committee and 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, and at such time the bill shall be ordered for third reading;

That, one sessional day shall be allotted to the third reading stage of the bill. At 5:45 p.m. or 9:15 p.m. as the case may be 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 proceeding on the bill, the division bell shall be limited to 5 minutes.

_Carried September 16, 1997._

Mr Sterling - Ordered, That, An humble Address be presented to the Lieutenant Governor in Council as follows:-

We Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, request the appointment of the Honourable Robert C. Rutherford, as Integrity Commissioner, as provided in section 23 of the _Members' Integrity Act, 1994_, S.O. 1994, chapter 38, to hold office under the terms and conditions of the said Act commencing December 1, 1997.

_Carried November 18, 1997._

Mr Sterling - Ordered, That an humble Address be presented to the Lieutenant Governor in Council as follows:-

"To the Lieutenant Governor in Council:-

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, request the appointment of Ann Cavoukian, current interim Information and Privacy Commissioner, to act as interim Information and Privacy Commissioner until May 30, 1998 or until the Legislative Assembly appoints a permanent Information and Privacy Commissioner, whichever is earlier."

And, That the Address be engrossed and presented to the Lieutenant Governor in Council by the Speaker.

_Carried November 25, 1997._

Mr Harnick - Ordered, That Bill 139, An Act to promote the conservation of fish and wildlife through the revision of the Game and Fish Act be considered by the Standing Committee on General Government for 1 day only at its regularly scheduled meeting times on Thursday, December 11, 1997 and that the committee be authorized to meet beyond its normal adjournment time to complete clause-by-clause consideration of the Bill on that day.

_Carried December 8, 1997._

Mr Sterling - Ordered, That the following Committees be continued and authorized to meet during the Recess between the First and Second Sessions of the 36th Parliament, in accordance with the schedule of meeting dates agreed to by the three Party Whips and tabled with the Clerk of the Assembly, to examine and enquire into the following matters:-

Standing Committee on Finance and Economic Affairs to consider matters relating to Pre-Budget Consultation;

Standing Committee on Public Accounts to consider the Reports of the Provincial Auditor;
Standing Committee on Resources Development to consider Bill 146, An Act to Protect Farming and Food Production;

Standing Committee on Government Agencies to consider intended appointments;

- and with the agreement of the Whips of each recognized party, the time allotted for consideration by the committees may be amended.

Carried December 18, 1997.

Mr Sterling - Ordered, That the order of precedence for private members' public business be continued in the Second Session of the 36th Parliament.

Carried December 18, 1997.
PRIVATE MEMBERS' MOTIONS

1. Mr Bradley - Resolution - That in the opinion of this House, since the Niagara Escarpment has been designated as a Biosphere Reserve by the United Nations Educational, Scientific and Cultural Organization and since increased pressure is being applied on the Government to weaken or dismantle the Niagara Escarpment Commission established by the former Progressive Conservative Government of Premier William Davis to protect the integrity and character of these lands, this House fully supports the continued existence and present mandate of the Commission to protect this unique and beautiful natural asset which will enable it to be preserved for this and future generations in Ontario.

Carried on division October 26, 1995.

2. Mr Tilson - Resolution - Whereas the Liberal Government of Canada has passed Bill C-68, an Act Respecting Firearms and Other Weapons,

and whereas Ontario welcomes real gun control, and supports those portions of Bill C-68 which provide tougher penalties for the criminal use of firearms, new offenses related to firearm smuggling and trafficking, and a ban on para-military weapons,

and whereas existing laws requiring the registration of handguns have done little to reduce the number of crimes committed with hand guns or lower the volume of handguns smuggled into Canada,

And whereas the national gun registration provisions of Bill C-68 will result in a massive misallocation of the limited resources available to law enforcement agencies, with no practical effect on the traffic in illegal firearms, or the use of guns by violent criminals,

And whereas the gun registration provisions of Bill C-68 will take police officers off the street and involve them in bureaucracy rather than fighting crime, and will make the task of real gun control more difficult and dangerous for police officers,

Now be it resolved that the Province of Ontario urge the House of Commons of the Government of Canada to sever from Bill C-68 those provisions for a compulsory registration of all firearms and implement the rest of the bill forthwith, and further, that the House of Commons introduce legislation aimed at real gun control that will include the creation of a national firearm enforcement unit, improve the enforcement of anti-smuggling measures by custom officials at border crossing points, enhance access to the Canadian Police Information Centre (CPIC) computers for Customs officials, and electronically link Canadian police services with the Bureau of Alcohol, Tobacco and Firearms in the United States.

3. Mr Christopherson - Resolution - Whereas it is important for the provincial government to work in partnership with communities across Ontario to provide the infrastructure and economic opportunities necessary for job creation, and
Whereas the previous New Democratic Government invested in the economic future of Hamilton by committing $5 million for the creation of a cultural industry strategy, and a further $5 million for the Revitalization of Barton Street; both of which would have created jobs and supported the expansion of Hamilton's important culture and arts industry, and

Whereas the saving and rehabilitation of the 71 year old landmark "Lister Block" building would have saved an important part of Hamilton's heritage, created jobs and injected much needed economic stimulation into our downtown core, and

Whereas Hamilton's McMaster University would have become the home to North America's first United Nations University for the Environment, with a $5 million dollar provincial investment matched by Federal funds, and

Whereas Hamilton was scheduled to receive more than 1,000 units of non-profit housing, which would have created jobs and provided affordable housing for Hamilton's most vulnerable citizens, and

Whereas these economic initiatives were identified as priorities by local government and the community itself,

Therefore be it resolved that the Progressive Conservative Government admit the serious damage it has caused to Hamilton's economic future by cancelling these critical economic initiatives and that full funding be restored immediately.

Lost November 2, 1995.

4. Mrs Munro - Resolution - That in the opinion of this House, the Government of Ontario should amend the Freedom of Information and Protection of Privacy Act, 1987 and the Municipal Freedom of Information and Protection of Privacy Act, 1987 to prevent vexatious, frivolous, abusive, time consuming or costly requests that are clearly of a repetitious, systematic or malicious nature, without denying or restricting access if there is a legitimate reason for the request.


5. Mr Bisson - Resolution - That in the opinion of this House, the Government of Ontario should maintain a fair and equitable rent control program, similar to the present rent control system introduced by the previous New Democratic Party government which protected tenants from abusive landlords, rather than creating a market based system that allows abusive landlords to gouge tenants, and leave tenants vulnerable to unfair rent increases.
6. Mr Wood (Cochrane North) - Resolution - That in the opinion of this House, the Government of Ontario should recognize the uniqueness of northern Ontario, and in that recognition restore the funding cuts made to programs and services in the north so that the citizens of the north are provided with equitable services and programs similar to those provided to other areas of the province.

7. Mrs McLeod - Reasoned Amendment - That Bill 26, An Act to achieve Fiscal Savings and to promote Economic Prosperity through Public Sector Restructuring, Streamlining and Efficiency and to implement other aspects of the Government's Economic Agenda, be NOT now read a second time but be referred back to the government and that the government must split Bill 26 into no fewer than 17 bills and that these bills be then the subject of reasonable and adequate public scrutiny.

Withdrawn December 12, 1995.

8. Ms Lankin - Resolution - That in the opinion of this House, since the evidence placed before the Standing Committee on Finance and Economic Affairs illustrates that the stated fiscal plan of the government will not work and that the government's commitment to deliver 725,000 jobs over the next four years is unattainable, given the current state of the Ontario economy combined with the government's plan to deliver a 30% reduction in personal income taxes at the same time as eliminating the deficit and that the evidence presented to the Committee illustrates the contradictions within the government's fiscal and economic agenda as well as the damage it will cause in every community in Ontario, therefore this House calls on the government to recognize its responsibility to working men and women in this Province and abandon its plan to introduce a 30% reduction in personal income taxes and instead the government should concentrate on the creation of jobs so that the economy will grow, the deficit can be eliminated and the accumulated debt reduced.

Lost on division March 28, 1996.

9. Mr Beaubien - Resolution - That in the opinion of this House, the Minister of Transportation should bring forth amendments to the Highway Traffic Act which would incorporate a change to the Inspection Requirements and Performance Standards for Motorcycles in regard to the present handlebar height regulations in the Province of Ontario.

Carried March 28, 1996.
10. Mr Brown (Algoma-Manitoulin) - Resolution - That in the opinion of this House, since the Northern Ontario Heritage Fund belongs to Northern Ontario, and represents a small share of the resource revenues to the Province from the resource sector, and is an important tool for improving economic, social, and health conditions in the North, and since the former New Democratic Party Government transferred the legacy of Northerners to the consolidated revenue fund of the Province of Ontario, and that Premier Harris has expressed his deep concern about the disappearance of the funds from the trust account; therefore, the Government of Ontario should return the funds with interest to the Trust; update the mandate; and put the funds to valuable use for the people of Northern Ontario.

Carried on division April 4, 1996.

11. Mr Marchese - Resolution - That in the opinion of this House, since it is in the public interest that public utilities and banks be more accountable to the citizens, ratepayers and consumers they serve; and that cutbacks in government funding are forcing non-governmental consumer organizations and government ministries alike to make drastic reductions in their watchdog and consumer support activities, with detrimental effects on accountability; and since some of Ontario's public utilities may be privatized, making the need to ensure accountability all the greater; and that Citizens' Utility Boards can be established that would further the goals of public input and involvement and be operated without public funds or additional regulation; and that public utilities can be required to facilitate the operation of Citizens' Utility Boards without adding to their own costs of doing business; therefore (a) the Government of Ontario should move promptly to introduce legislation creating Citizens' Utility Boards and requiring public utilities to facilitate their operation; and (b) the Government of Ontario should urge the federal government to take similar action with respect to banks.

Lost on division April 4, 1996.

12. Mr Tilson - Resolution - That in the opinion of this House, since the Federal Liberal Government introduced Section 745 to the Criminal Code in 1976; and

since a person convicted of first degree murder is not eligible to apply for parole for 25 years at the time of sentencing; and

since Section 745 says that where an offender has a parole ineligibility period of more than 15 years and the offender has served at least 15 years, or only 60% of their sentence, the offender can apply to the court for a reduction of the parole ineligibility period; and

since CAVEAT, Victims of Violence, the Canadian Association of Chiefs of Police, the Canadian Police Association, and the Police Association of Ontario have all called on the Federal Government to immediately repeal Section 745 from the Criminal Code; and

since holding hearings under Section 745 uses precious resources which could be redirected elsewhere to prosecute serious crime; and

since the Federal Government has failed to pass a Private Member's Bill that Liberal
backbench Member, John Nunziata of Ontario tabled in the Federal House of Commons in 1991, 1994 and 1995, that calls for the repeal of Section 745; and

since Federal Justice Minister Allan Rock has failed to state definitively that the Federal Government will repeal Section 745 to keep convicted murderers off the streets of our communities;

therefore the Government of Ontario should urge the Government of Canada to repeal Section 745 to ensure that convicted murderers serve their entire sentences and to protect victims, their families and the community.

Carried April 18, 1996.

13. Ms Churley - Resolution - That in the opinion of this House, since cancer is one of the leading causes of premature death in Ontario, claiming more than 20,000 lives annually, and since Ontario currently spends in excess of one billion dollars a year on cancer treatment, and since the previous New Democratic Party Government recognized this dire threat and commissioned a task force to advise on ways to effectively stem the rising incidence of this disease, and since the Ontario Task Force on the Primary Prevention of Cancer tabled its report in March 1995, advising the government on an action-based plan for the primary prevention of cancer and the present Conservative government has yet to respond; therefore in order to protect human health, prevent cancer and benefit natural ecosystems; this House calls upon the Government of Ontario to (a) immediately appoint a working Committee consisting of environmental, health, labour, industry, women's, aboriginal and other interested groups; and (b) work with the Committee to establish realistic and measurable timetables for sunsetting persistent, bio-accumulative toxic chemicals that are known or suspected carcinogens as outlined in the report of the Task Force.

Carried on division April 18, 1996.

14. Mr Silipo - Resolution - That in the opinion of this House, since there is a significant and growing sense of cynicism and alienation toward the political process of Ontario and it is to the benefit of all to restore the relevance of government in people's lives; and

since the present system does little to address the growing cynicism among the electorate towards the political process; and

since the fairest and most democratic system of election is one which results in the composition of the Legislature reflecting as closely as possible the preferences of the electorate; and

since the present "first past the post" system of electing members to the Legislative Assembly of Ontario does not mirror the voters' preferences adequately, usually resulting in majority governments being formed by a party receiving a minority of voter support; and

since the present legislative system grants little constructive role to the opposition parties although they usually represent a majority of voters' preferences; and
since the Mike Harris government is committed to introducing legislation to change the electoral system by reducing the number of MPPs in the Legislative Assembly and this will provide an opportunity to review the entire electoral system to make it more democratic;

therefore, as one major part of reforming the electoral system of Ontario,

a) members of the Legislative Assembly of Ontario should be elected by a system of proportional representation which would better reflect the wishes of the voters and promote better representation of women and the diversity of Ontario in the Legislature; and

b) this system should be applied on a regional basis to maintain the appropriate balances between urban and rural Ontario; and

c) the Legislative Assembly Committee should examine the various possible models of proportional representation which could be applied to Ontario; and

d) the Legislative Assembly Committee should report back to the Legislative Assembly with one or more models of proportional representation for Ontario which could be incorporated by the government into the legislative changes required to reform the electoral system.

Lost on division April 25, 1996.

15. Mr Colle - Resolution - That in the opinion of this House, since the roads in this province constitute a $100 billion asset; and that the Ministry of Transportation is responsible for the construction and maintenance of the provincial highway system which consists of about 22,000 kilometres of roadway; and

since the 1995 Annual Report the Provincial Auditor has concluded that 60% of highways are currently considered to be in poor or substandard condition; and that if immediate actions are not taken to repair highways the condition of the infrastructure will continue to deteriorate to the point that a massive and costly reconstruction effort will become necessary; and

since the average cost of rehabilitation is estimated at $80,000 per kilometre lane but if not implemented immediately the reconstruction cost per kilometre lane escalates to $250,000 per kilometre lane; and that poorly maintained roads jeopardize the safety of motorists and increase the number of accidents resulting in higher repair and insurance costs; and

since representatives for the Ontario Road Builders' Association who appeared before the Finance Committee earlier this year told committee members that since this government came into power no money has been spent on the roads and highways in the province thus increasing the deterioration of roads; and that provincial cuts to the road maintenance and repair budget mean increased costs for future road reconstruction; and
since the Provincial Government is transferring thousands of kilometres of provincial roads to municipalities which in addition have had their provincial operating grants drastically cut; and that a comprehensive long-term government investment strategy in road maintenance and repair will maintain and encourage economic growth and commerce in communities across Ontario and can readily be undertaken by a highly trained and highly skilled local workforce;

therefore, the Government of Ontario should immediately establish a Road Maintenance and Reconstruction Fund whereby the government guarantees that a fixed portion of the gas tax along with other government revenues be designated to go directly toward the Road Maintenance and Reconstruction Fund for road maintenance, repair and reconstruction in order to systematically eradicate the existing substandard condition of 60% of provincial roads.

_Lost on division May 2, 1996._

16. Mr Clement - Resolution - That in the opinion of this House, since Ontarians are entitled to high levels of service from the public sector; and

since Ontarians sent a clear message in the June election that the status quo is not acceptable and called for a government committed to driving substantive reforms in the delivery of public services; and

since the Progressive Conservative government has already taken steps to respond to this message by reviewing all public expenditures; and

since it is important that this process does not neglect the needs of Ontarians and should include the establishment of guiding principles within the public service that will ensure that it is responsive to the public's expectations;

therefore, in order to provide Ontarians with a better, more accountable and more responsive public service, the Chair of the Management Board should investigate the establishment of a mechanism to ensure that the following principles and standards are adopted by the government of Ontario;

a) measurable standards need to be established whereby the public as consumers of public services can assess how services are delivered on a regular basis;

b) information needs to be readily available to the public that will allow them to understand what services cost, who is in charge and how they can benefit from the service;

c) the public must be consulted on a regular basis to ensure that the service is still achieving its desired objectives and continues to be a service which the public sector should be providing;

d) the public's needs must be paramount in determining how to deliver a service;
e) the public must be treated equally and with dignity and respect;

f) the public must have access to a system of redress whereby the government must accept the responsibility for the delivery of services in an appropriate manner; and

g) the taxpayer must be protected by ensuring that government services are delivered in an efficient and economic manner within the context of the existing fiscal environment.

Carried on division May 2, 1996.

17. Mr Stewart - Resolution - That in the opinion of this House, since the expression of spirituality in public schools is currently limited only to the reading of prayers and other spiritual texts, and that the multi-faith character of Canadian society has never implied that particular expressions of, as well as education about, diverse spiritual traditions are to be suppressed, but openly celebrated and respected by students and all Canadians as part of the intrinsic fabric of our country, and since spiritual expression and reflection is an important part of the overall development of values and the communication of the varied role of spirituality in our lives, and that open spiritual expression is practiced within the publicly-funded separate school system,

therefore, the Ministry of Education and Training should recognize the important role of spirituality and spiritual expression among students of multi-faith traditions in Ontario's public school system by allowing local Public Boards across Ontario the right to determine for themselves how such spiritual expressions should be included in the daily activities of their schools.

Carried on division May 9, 1996.

18. Mrs Boyd - Resolution - That in the opinion of this House, since persons with disabilities in Ontario face systemic barriers in access to employment, services, goods, facilities and accommodation; and

since all Ontarians will benefit from the removal of these barriers, thereby enabling these persons to enjoy equal opportunity and full participation in the life of the province;

therefore, the Government of Ontario should keep its promise as set out in the letter from Michael D. Harris to the Ontarians with Disabilities Act Committee dated May 24, 1995 to:

a) enact an Ontarians with Disabilities Act within its current term of office; and

b) work together with members of the Ontarians with Disabilities Act Committee, amongst others, in the development of such legislation.

Carried on division May 16, 1996.
19. Mr Curling - Resolution - That in the opinion of this House, since the Minister of Municipal Affairs and Housing has caused considerable confusion by publicly telling landlords and builders that he will introduce legislation that will end rent control, but on the other hand, tells tenants they will be protected without any explanation; and

since this government has cancelled over 390 non-profit housing projects that would have provided needed and decent shelter to lower income Ontarians, but has made known no plan to make up for this short-fall in affordable accommodation; and

since the Minister intends to drastically change six pieces of housing legislation, including rent control, that will wipe out tenant protection in Ontario; and

since rent control legislation was first introduced in 1975 and improved on by subsequent governments over the past 20 years; and

since this government continues to attack the most vulnerable in our society;

therefore, the Government of Ontario should stop its plans to gut rent control, and work with tenants to ensure that tenant protection and rent control be maintained in the province of Ontario.

Carried on division May 16, 1996.

20. Mr Cooke - Resolution - That in the opinion of this House, the Government of Ontario should introduce a Bill of Rights for Ontario Children; which, in keeping with the spirit of the United Nations Convention on the Rights of the Child to which Canada is a signatory; the spirit of Yours, Mine and Ours: Ontario's Children and Youth 1994 Report of the Premier's Council on Health, Well-being and Social Justice; and the spirit of Mike Harris's Common Sense Revolution which promises community nutrition programs, a learning and earning and parenting program, homework assistance programs, and child support enforcement, and that such a Bill of Rights for Ontario Children should include the following principles:

1) that every child has the right to a standard of living adequate for his or her physical, mental, spiritual, moral and social development;

2) that every child has the right to benefit from social security, including adequate social assistance where financial need exists;

3) that every child has the right to benefit from accessible, high-quality child care services and facilities;

4) that every child has the right to be protected from exploitation and abuse, whether physical, sexual, mental or emotional;

5) that every disabled child has the right to enjoy a full and decent life, in conditions which ensure dignity, promote self-reliance, and facilitate the child's active participation in the community;
6) that every child has the right to the highest attainable standard of health and access to health care services, including the provision of adequate, nutritious food and clean drinking water;

7) that every child has the right to participate fully in cultural and artistic life with equal opportunities for cultural, artistic, recreational and leisure activities; and

8) that every child accused of an offence has the right to be treated in a manner consistent with promoting the child's sense of dignity and worth, reinforcing the child's respect for the human rights and fundamental freedoms of others, and taking into account the child's age, reintegration and assuming a constructive role in society.

Carried on division June 6, 1996.

21. Mr Hampton - Resolution - That in the opinion of this House, since workers fund pension plans but have little or no say in how these funds are administered, directed and invested; and

since pension funds account for about $360 billion in Canada; and

since workers need to have a say in how their pension plans are run and how funds are invested to benefit their future;

Therefore the Government of Ontario should immediately bring forward legislation amending the Pension Benefits Act that provides that, wherever a pension plan exists in a workplace, that at least one half of the members of any committee or board responsible for the plan and fund administration and investment be representatives of members of the pension plan.

Lost on division June 13, 1996.

22. Mrs Ecker - Resolution - That in the opinion of this House, the income tax system unfairly favours political over charitable donations of $200 or less; and

since charitable organizations and the work of volunteers are a vital part of Ontario's communities that serve the needs of many individuals and enrich the quality of life we enjoy in Ontario; and

since promoting the spirit of volunteerism and the work of charitable community organizations is a high priority for the Government of Ontario; and

since the Canadian Centre for Philanthropy has submitted to the federal government that there should be an increase in credits for charitable donations; and

since studies indicate that increasing the tax credit can increase the amount donated by those who file for credits; and
since tax credits for charitable donations are the responsibility of the Government of Canada;

Therefore the Government of Ontario should pursue discussions with the Government of Canada to explore the feasibility of increasing charitable credits on contributions of $200 or less so that they are equivalent to credits for political donations.

Carried June 20, 1996.

23. Mr Hudak - Resolution - That in the opinion of this House, since government intervention in the economy via regulation has become an increasingly popular policy option; and

since the regulatory burden has increased substantially in the Province of Ontario in the last ten years as a result; and

since the direct costs to government of regulation including monitoring and enforcing regulations are only a small portion of the total regulatory burden; and

since the bulk of the regulatory burden is borne by the private sector and consumers in the form of compliance costs; and

since increased costs of doing business result in higher prices, fewer products or services on the market and a consequent reduction in employment; and

since a reduction in the overall costs of regulation is a goal of the Red Tape Review Commission and the Government of Ontario;

Therefore, the Government of Ontario should design a regulatory envelope such that the total regulatory burden imposed upon private and public sector actors in Ontario will not increase and, should in fact, decrease in a fiscal year.

24. Mr Hastings - Resolution - That in the opinion of this House, the Ontario Ministry of the Environment and Energy should undertake a plan to rebalance environmental protection through strict regulatory mechanisms with other realistic, affordable and workable alternatives; and

since other jurisdictions throughout the world have successfully adopted other complementary market oriented solutions for air and water pollution; and

since the current regulatory system is multifaceted, complex and highly cost inefficient for our economy, the preservation of jobs and our vital health care system; and

since environmental compliance requires new approaches to achieve the ultimate goals of water pollution, prevention and enhanced air quality through balanced regulation and market oriented solutions; and
since the smog problem in urban Ontario requires innovative solutions and in conjunction with the financial services sector, requires a workable system of emission reduction tradable credits combined with absolute liability for the principal players and a new environmental regime for air and water pollution prevention;

Therefore, the Government of Ontario, working in conjunction with the financial services sector, should investigate and subsequently adopt new clean air incentives and strategies to realize the above referenced goals.

25. Mr Wildman - Motion of Censure - That the Speaker of the Legislative Assembly of Ontario no longer enjoys the confidence of this House.

Withdrawn September 26, 1996.

26. Mr Hudak - Resolution - That in the opinion of this House, the Government of Ontario should strongly urge the Government of Canada to invest at least two cents of the ten cents per litre federal excise fuel tax to support the creation of a strong and viable National Highway Network through Ontario, and that the Government of Ontario should devote similar resources to said highway network through Ontario.

Carried October 10, 1996.

27. Ms Martel - Resolution - That in the opinion of this House, the Minister of Health should reject the current Sudbury Health Services Restructuring Report as it imposes a solution not reflective of the local solution agreed to by the Manitoulin Sudbury & District Health Council; cuts over 200 acute care beds from the Sudbury hospital system; puts Sudbury's ability to act as a Regional medical referral centre at risk; will result in significant job losses of front-line health care staff which will negatively affect hospital services; and does not guarantee 100% reinvestment of savings in the Sudbury community as promised by the previous Minister of Health.

Lost on division October 17, 1996.

28. Mr Gerretsen - Resolution - That in the opinion of this House, the government of Ontario should develop a formal process to monitor the progress and development of Ontario's children and youth; and in order to protect children and youth and to ensure that government policies are in fact improving the progress and development of children and youth, the
government should formally develop and implement a progress report on children and youth that monitors the following categories of indicators:

- environmental indicators which will identify the ideal environmental elements for the optimal development of children and will include economic security, family structure, physical environment, community resources, and civic vitality;

- progression indicators which refer to the general concepts or measures over time and will provide benchmarks of development and will include health status, social relationships/involvement, academic performance, and skill development; and

That the government, through a designated Ministry, should be required to present to this House annually the findings of this report card as well as an "Action Plan" to address those areas needing improvement.

Carried on division October 24, 1996.

29. Mrs Fisher - Resolution - That in the opinion of this House, the Government of Ontario, in making a decision regarding the restructuring of Ontario Hydro, should take into consideration the following:

- the historic and economic value of Ontario Hydro to the people of Ontario;

- Ontario Hydro as a major resource to the Province, especially the significant role played by the nuclear generating sites;

- the importance of creating a long-term vision to address the global competitiveness of energy production, transmission and sales;

- value-added projects, such as the Bruce Energy Centre, resulting in economic growth and job creation for Ontario; and

- the commitment made in the Common Sense Revolution, to work with the Chairman of Ontario Hydro and others to bring Hydro back to its proper role, providing reliable and affordable electrical power to Ontario, which may mean more changes at Hydro, including some moves towards privatization of non-nuclear assets.

Carried on division October 31, 1996.

30. Mr Hastings - Resolution - That in the opinion of this House, the Government of Ontario should undertake measures to improve customer service satisfaction at all levels of government agencies throughout the Ontario Public Service by adopting a Code of Customer Service Standards, thereby leading to a more effective customer service relationship between Ontarians and the Ontario Public Service.
31. Mr Wood (London South) - Resolution - That in the opinion of this House, the Legislature supports the principle of the people being able to vote on provincial and municipal issues at every municipal election, with questions, in the case of provincial issues, being placed on a province wide ballot by petition of the people or by resolution of the Legislature and with questions, in the case of municipal issues, being placed on a municipality wide ballot by petition of the people or by resolution of the Municipal Council.

Carried on division November 7, 1996.

32. Mr Kormos - Resolution - That in the opinion of this House, the Government of Ontario should abandon its mandatory workfare program, including mandatory community placements and introduce locally-managed welfare-to-work programs that:

(a) are voluntary;
(b) respect the dignity and human rights of the individual;
(c) provide the kind of training and support that help people get marketable skills for real jobs;
(d) pay fair wages for the work experience and training;
(e) do not displace other workers from their jobs; and
(f) allow welfare recipients to do volunteer work with community agencies on the same terms and conditions as any other member of the community. October 28, 1996.

M. Kormos - Proposition - Que de l'avis de la Chambre, le gouvernement de l'Ontario devrait renoncer à son programme de travail obligatoire, y compris les placements obligatoires en milieu communautaire, et de mettre en oeuvre des programmes de transition de l'aide sociale vers le marché du travail qui sont gérés au niveau local et qui:

(a) sont volontaires;
(b) respectent la dignité et les droits de la personne;
(c) fournissent aux personnes le genre de formation et de soutien dont elles ont besoin pour développer les compétences nécessaires pour décrocher de vrais emplois;
(d) prévoient un juste salaire qui tient compte de l'expérience de travail et de la formation;
(e) ne privent pas de leur travail d'autres travailleurs;
(f) permettent aux bénéficiaires de l'aide sociale de faire du bénévolat pour les organismes communautaires aux mêmes conditions que les autres membres de la collectivité.
33. Mr Galt - Resolution - That in the opinion of this House, the Government of Ontario should recognize the important role of volunteers in the Province of Ontario, should consider their concerns about their exposure to liability, and that barriers to voluntary service be removed, and that volunteers should be encouraged and be properly recognized for their efforts.

Carried December 5, 1996.

34. Mr Cordiano - Resolution - That, in the opinion of this House, the Minister of Municipal Affairs and Housing has caused considerable concern and anxiety among the residents of Metropolitan Toronto over the issue of municipal amalgamation; and since enhanced public participation in the decision making process should be a requirement; the Government of Ontario should stop its proposed municipal amalgamation of Metropolitan Toronto until the residents have had an opportunity to participate in a referendum on this issue.

Lost on division January 16, 1997.

35. Mr Cleary - Resolution - That in the opinion of this House, the reopening of several parks formerly operated by the St. Lawrence Parks Commission in Eastern Ontario, an agency of the Government of Ontario would translate into enhanced tourism, new job opportunities, including employment for students, spin-off benefits for area businesses and an overall boost to the local economy and since several potential operators have submitted proposals to the government to lease or purchase these parks; this House calls on the Government of Ontario to finalize tendering and announce as soon as possible a private-sector operator for the closed parks and campgrounds of the St. Lawrence Parks Commission in order that the parks may be open for the spring/summer of 1997.


36. Mr Hastings - Resolution - That in the opinion of this House, since the Ministry of Education is currently reviewing proposals for secondary school reform in Ontario; and since the Ontario Curriculum Project is responsible for secondary school reform in Ontario;

the members of the Ontario Curriculum project should be encouraged to incorporate into its Core Curriculum, a complete program of the History of Canada, from its earliest colonial and explorer origins, up to the end of the twentieth century so that Ontario students have a comprehensive and clear understanding of their country and its institutions, past, present, and future, to enable them to play a pivotal role as informed citizens in determining the exciting future of Canada.

37. Mr Murdoch - Resolution - That in the opinion of this House, the Common Sense Revolution is promoting practical ideas for improving efficiency and making government work better for the people it serves; therefore the House strongly urges the Government of Ontario to support the removal of voice mail from every provincial government telephone paid for by
the taxpayers of Ontario.

Carried February 13, 1997.

38. Mr Tilson - Resolution - That in the opinion of this House, the Government of Canada has failed to fulfil its responsibility under the Canada Health Act to the patients and taxpayers of Ontario by adequately funding health care; and since the Government of Ontario has:-

- added another $300 million to the health care budget, increasing it to $17.7 billion;
- managed to fully protect health care spending even as the Government of Canada has slashed health and social transfer payments to Ontario by $2.1 billion;
- pledged not to let annual health care spending fall below the $17.4 billion level it was when they took office;

therefore, this House calls upon the Government of Canada to fulfil its responsibilities under the Canada Health Act to the patients and taxpayers of Ontario by reversing its decision to remove $2.1 billion in health and social transfer payments.

Lost on division January 30, 1997.

39. Mr Phillips - Resolution - That in the opinion of this House, the Government of Ontario should release to the House and the public the secret studies showing the community by community impact of their downloading so the mayors, councils, ratepayers, community organizations and the public can fairly evaluate the massive changes in municipal restructuring that the Legislature is being asked to approve.

Lost on division January 30, 1997.

40. Mr Rollins - Resolution - That in the opinion of this House, the Government of Ontario should urge the Government of Canada to ensure that the powers of the federal Competition Act are exercised to their fullest in eliminating anti-competitive practices in the retail gasoline marketplace and that the Competition Bureau place the highest priority possible on investigations that may affect the survival of small, independent gasoline retailers in the marketplace.

Carried February 20, 1997.

41. Mr Doyle - Resolution - That in the opinion of this House, the Legislative Assembly of Ontario should demand that union leaders stop their systematic attempt to politicize the classroom and that teachers' fundamental professionalism be left unfettered so that the trust between teachers, parents and students is not violated.

Carried on division February 27, 1997.
42. Mrs Pupatello - Resolution - That in the opinion of this House, the Government of Ontario should stop cutting base funding of hospitals and allow communities to determine how to restructure their hospital services and find efficiency savings based on their needs;

should ensure that community services are in place before hospitals are closed since the Health Services Restructuring Commission has begun its work of amalgamating, merging and closing many hospitals across Ontario, in both urban and rural communities;

should reinvest savings achieved through the restructuring process into local community services since the withdrawal of millions of dollars of hospital funding from those same communities is occurring without the commitment to reinvest those dollars into community services in that community;

should ensure that hospital funding must be equitable and based on a formula that reflects demographic and regional needs; and

should ensure that health services, including emergency and urgent care services, are available to all Ontarians.

Carried on division February 27, 1997.

43. Mr Conway - Resolution - Whereas the Harris government is closing hospitals in communities across Ontario, and thereby threatening patients' access to care when and where they need it; and

Whereas the new hospital bed standard that is being imposed by the government's Restructuring Commission is overly aggressive and unrealistic, especially in rural and northern Ontario; and

Whereas the downloading of responsibility for long-term care onto municipalities will put additional pressure on the hospital sector;

Therefore, be it resolved that in the opinion of this House, the Ontario Ministry of Health must develop a hospital restructuring policy that properly addresses such factors as the need for core hospital services, the availability of non-hospital alternative care, and the geographic realities of rural and northern Ontario.

Lost on division February 20, 1997.

44. Mr Miclash - Resolution - That in the opinion of this House, the Government of Ontario should keep its election promises to the people of Northern Ontario found in its election document entitled, A Voice for the North; by giving Northerners a greater say on policies which affect them, found on page 3 of its election document; by preserving and enhancing health care services for the people of Northern Ontario, and guaranteeing 1995 levels of health care spending, found on page 6 of its election document; by guaranteeing funding for classroom education at 1995 levels, found on page 7 of its election document and by working closely with Northern municipalities to forge a new and better working
relationship. As part of that new relationship, the government committed to end the downloading of services to the municipal level and that no new mandates will be enacted unless appropriate funding is allocated, found on page 13 of its election document.

Carried April 24, 1997.

45. Mr O'Toole - Resolution - That in the opinion of this House, the Government of Ontario should consider Section 335(F) of Bill 104, by ensuring that the proposed Education Improvement Commission review the entitlements and rights of non-instructional school employees if their positions are to be out-sourced and that these non-instructional school employees are consulted and entitled to compete or bid on any position being considered for outsourcing as part of Section 335(F) of Bill 104.

Carried on division April 24, 1997.

46. Mr Brown (Scarborough West) - Resolution - That in the opinion of this House, the Government of Ontario should assure the people of Scarborough, who wish to keep their community identity within a unified Toronto and retain the same basic boundaries to that community, that the community council for Scarborough will be established with its membership comprised of 10 city councillors from the Scarborough Council which will guarantee local representation and local democracy and recognize that the special needs of Scarborough, as a distinct community, are maintained and addressed within a unified Toronto as proposed by Bill 103, City of Toronto Act, 1996.

47. M. Lalonde - Proposition - Que de l'avis de la Chambre, étant donné que le ministre de la Santé a annoncé qu'il y aura bientôt de nouvelles politiques régissant la restructuration des hôpitaux ruraux;

étant donné que le ministre de la Santé a interrompu les travaux de la Commission de restructuration des services de santé en ce qui a trait aux services de santé dans les régions rurales jusqu'à ce que ces nouvelles politiques soient énoncées;

étant donné que la Commission a omis de reconnaître le caractère communautaire et rural de l'hôpital Montfort dans son rapport;

étant donné que l'hôpital Montfort est un hôpital communautaire, situé dans un milieu urbain, dont 50% de la clientèle provient des régions rurales à proximité de l'hôpital, y compris les régions de Cumberland, Prescott, Russell, Glengarry, Stormont et Dundas;

étant donné que le comté de Russell est une région rurale en pleine expansion comptant plus de 80 000 personnes et dont la majorité de la population est francophone;

étant donné que le comté de Russell est le seul comté de la province qui n'a pas d'hôpital
Section 6B-19

dans ses limites territoriales et que la population de ce comté est desservie par l'hôpital Montfort;

le gouvernement devrait exiger que la Commission considère l'hôpital Montfort comme un hôpital rural; et

le ministre de la Santé devrait ordonner que toute recommandation de la Commission relativement à l'hôpital Montfort soit suspendue jusqu'à ce qu'il énonce les nouvelles politiques concernant les hôpitaux ruraux.

48. Mr Tascona - Resolution - Whereas the province of Ontario’s justice system is founded on the principles of fairness and equality; and

Whereas police have the right to take fingerprints and photo-images of persons accused of crime; and

Whereas there may be inconsistencies of policy among Ontario police services, where some will destroy an innocent person’s information upon request while others wish to retain it; and

Whereas there is no legal requirement that a police service destroy the photo-image and fingerprints when a charge against a person is withdrawn or dismissed; and

Whereas the province of Ontario has an obligation to be fair to its citizens and does not intend to keep the fingerprints and photo-images of all Ontarians on file;

Therefore, in the opinion of this House, the Legislative Assembly of Ontario should ensure that the rights of innocent persons are protected by establishing guidelines for fair and consistent policies throughout the province for police services, regarding the fingerprints and photo-images of innocent persons.

Carried May 1, 1997.

49. Mr McGuinty - Reasoned Amendment - That Bill 103, An Act to replace the seven existing municipal governments of Metropolitan Toronto by incorporating a new municipality to be known as the City of Toronto, be NOT now read a third time but be returned to the Standing Committee on General Government to determine the following matters:

The amount of the shift in tax burden from provincial taxes to municipal residential, commercial and industrial property which is occurring as a result of the downloading and offloading of provincial costs onto the municipal tax base;
The impact of the offloading of provincial costs on the taxes, services and the voice of communities across Metro. The government should present evidence to demonstrate how the legislation will reduce taxes in Metro and to show how services will be protected;

The implications of ignoring the Golden and Crombie Task force recommendations to replace the 5 existing regional governments with a GTA-wide council or board made up of representatives from the municipalities within the GTA;

The implications of studies showing that, once a city gets over 1 million people, economies of scale in municipal operations start to disappear. The government's own studies showing what savings are expected should also be presented at this time.

*Debated April 21, 1997.*

50. Mr Wettlaufer - Resolution - That in the opinion of this House, the federal government should be urged to recognize the seriousness of impaired driving by amending the Criminal Code to provide for the following penalties:

For first offences: 7 days incarceration, provided no accident has resulted; 30 days incarceration, if an accident has resulted; 1 to 5 years incarceration, if an accident has occurred and an injury or death has resulted;

For second or subsequent offences: 60 days incarceration, provided no accident has resulted; 6 months incarceration, if an accident has resulted; 5 to 10 years incarceration, if an accident has occurred and an injury or death has resulted.

*Carried on division May 8, 1997.*

51. Mrs McLeod - Reasoned Amendment - That Bill 104, An Act to improve the accountability, effectiveness and quality of Ontario's school system by permitting a reduction in the number of school boards, establishing an Education Improvement Commission to oversee the transition to the new system, providing for certain matters related to elections in 1997 and making other improvements to the Education Act and the Municipal Elections Act, 1996, be NOT now read a third time but be returned to the Standing Committee on Social Development until such time as the following matters have been resolved:

The boundaries and trustee representation of the proposed Boards are set out in regulatory form.

The changes to the financing of education are finalized and the shift of costs onto the property tax is finally determined.

The funding formula for education is set out.

The costs of amalgamating are fully analyzed and understood.
The redefined roles of trustees and parent councils are clarified; including legislative changes that will be made in this regard.

_Depleted April 23, 1997._

52. Mr Kennedy - Resolution, That in the opinion of this House, the Government of Ontario should produce a concrete plan for the development of better health care in this province. Such plan must:

Ensure a high standard of health services are available to all Ontarians,

Include appropriate policies to reflect regional and demographic needs, including:

- small and rural communities,
- northern communities,
- large urban communities,
- medium sized urban communities,
- high growth communities,
- women's health,
- francophone health issues,
- seniors health,

Recognize that local communities must be allowed to determine their particular needs.

Link improvements in primary care, community health, home care, long term care, mental health, drug benefits, public health and emergency services such as ambulance to decisions concerning hospitals and other elements in an "integrated" health plan.

Identify and ensure equivalent community-based services are set up and funded in advance of any changes to hospital services.

Include a human resources plan which reflects the high value Ontarians place on their nurses, doctors and other health professionals.

Guarantee any tally of government "reinvestment" includes money which is actually being spent rather than simply announced, so as not to confuse the public.

Further, that until this plan is produced, subject to public input and approved by a Committee of this House, the Ontario Government should:

- restore cuts made to hospitals, which are causing a reduction in the quality of patient care across the province;
- stop the use of experimental formulas for patient care which are sending sick Ontarians out of hospital quicker and sicker;
stop its misguided closure of hospitals in the province through the Health Services Restructuring Commission.

Lost on division May 1, 1997.

53. Mr Spina - Resolution - That, in the opinion of this House, the Government of Ontario should implement a permanent, equitable, patient based healthcare funding formula, thereby ensuring that high growth GTA/905 regions such as Peel, Halton, York and Durham, where demand for healthcare services is expected to increase by 26.5% from 1995-2003, receive a more equitable share of available healthcare dollars.

Carried May 15, 1997.

54. Mr Hastings - Resolution - That in the opinion of this House, the Government of Ontario should, in its review of children's services, consider introducing stricter sentences to all persons convicted in the death of a child, as a result of abuse or neglect.

55. Mrs Johns - Resolution - That in the opinion of this House, given the importance of the agriculture and food industry to rural communities and the provincial economy, the Ministry of Agriculture, Food and Rural Affairs be encouraged to work with farmers, farm organizations, the research and investment communities to identify and promote new agricultural products and uses, both food and non-food, and to work with industry and rural communities to promote these new products and new product uses, and to identify and remove barriers which might hold back Ontario agriculture from realizing the benefits which these new products and product uses can bring to the provincial economy.

Carried June 12, 1997.

56. Mr Hardeman - Resolution - That in the opinion of this House, the Legislative Assembly of Ontario requests the Solicitor General consult with municipal and police stakeholders to develop standards to ensure that residents of rural areas of the Province of Ontario receive adequate and effective police service to protect their communities.

Carried June 5, 1997.

57. Mr Hastings - Resolution - That in the opinion of this House, the Government of Ontario should in its efforts to protect and preserve the present black bear population, introduce a complete ban on the hunting, trapping, killing of cubs or female black bears during the spring season before the black bear becomes extinct.

58. Mr Fox - Resolution - That in the opinion of this House, the Government of Ontario should disallow the undemocratic requirement of mandatory fee collection by unions. Trade unions should have the right to exist as the bargaining agent for employees, but there should not be a provision to allow for mandatory deduction from the wages of each employee in the unit affected by the collective agreement, the amount of the regular union dues and the automatic
remittance of the amount to the trade union.

Lost on division June 26, 1997.

59. Mr Pettit - Resolution - That in the opinion of this House, given that the Government of Ontario has viewed municipal restructuring as a key component of delivering government services effectively and efficiently throughout this province; and

since the Government of Ontario has so far acted on this in Bills 26 and 103; and

since the region of Hamilton-Wentworth has been undergoing a restructuring exercise for the past three years without success; and

since the people of Hamilton-Wentworth agree that local government reform is necessary to provide efficient and accountable government at less cost to taxpayers; and

since the Government of Ontario has so far put forward two workable plans for local government reform in Hamilton-Wentworth;

therefore the Government of Ontario should take the initiative as soon as possible before the municipal fall elections to implement a plan that reduces waste and duplication in the delivery of local government services and creates a single, unified level of representation for the roughly half million residents of the region of Hamilton-Wentworth.

Lost on division June 26, 1997.

60. Mr Skarica - Resolution - That in the opinion of this House, spent limestone quarries within (a) the Niagara Escarpment Planning Area of the Niagara Escarpment Plan as defined in the Niagara Escarpment and Planning Act, or (b) an area that is within a 5 kilometre radius adjacent to the said Niagara Escarpment Planning Area, are not suitable locations for solid waste disposal landfill sites.

Carried on division June 19, 1997.

61. Mr McGuinty - Resolution - That, pursuant to Standing Order 44(a), the House consider Sessional Paper 525, tabled June 25, 1997, the Report of the Honourable Gregory T. Evans, Integrity Commissioner, entitled The Honourable Allan Leach - Minister of Municipal Affairs and Housing with Respect to the Health Services Restructuring Commission.

62. Mr Silipo - Resolution - That, pursuant to Section 34(2) of the Members' Integrity Act, the legislature immediately consider the decision of the Integrity Commissioner in his ruling "Re: The Honourable Allan Leach, Minister of Municipal Affairs and Housing with Respect
to the Health Services Restructuring Commission", which was tabled in the legislature on June 25, 1997.

**Withdrawn August 25, 1997.**

63. Mr Hastings - Resolution - That in the opinion of this House, the Government of Ontario should encourage all the key players in the Ontario golf community to develop a comprehensive and creative high value tourism strategy through the instalment of a central computerized reservation system, co-ordinated meeting and marketing strategies, thus making Ontario a more attractive golf destination.

64. Mr Jordan - Resolution - That in the opinion of this House, Ontario's coat of arms, like those of the majority of Canada's Provinces, should feature the royal crown and other suitable heraldic devices, thus completing this official representation of our system of government.

Therefore, the Legislative Assembly of Ontario requests that Her Honour, the Lieutenant Governor-in-Council, petition the Canadian Heraldic Authority to augment Ontario's coat of arms with the embellishments to which it is entitled.

**Carried August 21, 1997.**

65. Mr Ford - Resolution - That in the opinion of this House, the Legislative Assembly of Ontario should ensure that the Government of Ontario send to Ontario Health Insurance Plan account holders a statement summarizing the monthly activity in their respective account each month there is account activity, and the statements indicate the expense of the provided health care service, the amount covered by the Ontario Health Insurance Plan, and the name of the health care worker who provided the service.

**Carried on division August 28, 1997.**

66. Mr Smith - Resolution - That in the opinion of this House, as the Government of Ontario has moved to realign provincial/municipal responsibilities, including transportation services, under "Who Does What", the Ontario Ministry of Transportation should prepare a plan to support the development and implementation of an infrastructure strategy by investigating reinvestment options for bridge and structure development and replacement in this province.

**Carried September 4, 1997.**

67. Mr Preston - Resolution - That, in the opinion of this House, since the federal government increased the threat to community safety through the introduction of conditional sentencing
in September of 1996, which has been referred to as "judge-ordered parole", and which allows criminal offenders to serve their sentences at large in the community, and not incarcerated in a correctional facility, the federal government should be urged to recognize the increasing concerns expressed by the people of Ontario for their public safety; and

recognizing the concern of the public for their safety, and the ensuing compromise of public confidence in the justice system, the federal government should revoke these provisions allowing convicted offenders to remain in Ontario communities while serving their sentences; and

where the federal government refuses to revoke these provisions, they should at the very minimum agree to limit the use of conditional sentencing provisions to minor property offences;

Therefore, the Government of Ontario should urge the federal government to act on the concerns of the Ontario public in order to ensure our communities are properly protected, and to ensure public safety is not compromised.

Carried September 4, 1997.

68. Mr Brown (Scarborough West) - Resolution - Whereas crime and in particular serious crime has been reduced in Scarborough schools due to the Zero Tolerance Policy Against Crime of The Scarborough Board of Education, and

Whereas the various school boards are amalgamating, and in particular The Scarborough Board of Education amalgamates with The Metropolitan Toronto Board of Education, and

Whereas the policy of Zero Tolerance Against Crime is not now province-wide,

Therefore, in the opinion of this House, the Ministry of Education of the Government of Ontario should use the Zero Tolerance Policies Against Crime developed and practised by The Scarborough Board of Education and apply them province-wide to all schools in Ontario.

69. Mr McLean - Resolution - That in the opinion of this House, the Government of Canada should immediately amend the Canada Shipping Act as it relates to the Small Vessel Regulations so that:

(a) no person is authorized to operate a motor boat or personal watercraft propelled by an engine of more than ten horsepower on Ontario waterways unless the person has a boater safety certificate issued by the federal Crown;

(b) a person who is the registered owner of a motor boat propelled by an engine of more than ten horsepower immediately before the Bill comes into force shall not be subject to the restriction described in clause (a) until three years after the Bill comes into force;
(c) a person shall be required to pass a test in the safe operation of motor boats and personal watercrafts in order to obtain a boater safety certificate;

(d) no person under 12 years of age is eligible to apply for a boater safety certificate;

(e) the Ontario Provincial Police shall have the right to suspend or revoke a boater safety certificate if they have reasonable or probable grounds to suspect that a person is contravening the Bill;

(f) the Bill include offences for the dangerous operation of motor boats including personal watercrafts such as,

   (i) operating a motor boat or personal watercraft while under the influence of alcohol or other drugs, and

   (ii) operating a motor boat or personal watercraft in a manner that endangers persons or property.

Carried September 11, 1997.

70. Mr Chudleigh - Resolution - That in the opinion of this House, given that plant breeding and the science of biology (the study of living organisms) have been used for years in enhancing the quality of our food supply and are critical to the long term economic and environmental sustainability of a safe agriculture and food industry in Ontario, and

Given the understanding that agricultural biotechnology is becoming an ever emerging field of importance in transforming the global agriculture and food production industry by creating an increasingly competitive global food commodity market, and

Given that in a world of change, if government and industry fail to form strategic partnerships and lead the way as innovators towards this 21st Century industry, they face being driven out of the competitive global market place,

Therefore, the Government of Ontario should recognize the importance of safe and cost-effective biotechnology and support well-researched science in advancing Ontario's agriculture and food production to ensure the industry's viability and competitiveness in the global marketplace and continue to work with all levels of government to ensure a safe food supply for the consumer and protect Canada's high standard and world leader status as a safe supplier of food, and

The Minister of Agriculture, Food and Rural Affairs should provide leadership and support to Ontario biotech initiatives and recognize their importance to future opportunities for growth, jobs and investment and continue to coordinate and support biotech research and development, and

To lead efforts in pursuing investment from financial institutions for biotech and its applications for the agriculture and food industry in Ontario and become the political
champion of this budding technological industry of the 21st Century.

Carried September 25, 1997.

71. Mr Johnson (Perth) - Resolution - That in the opinion of this House, since past provincial governments have been known to spend well beyond their means, and that these overspending practices have placed the people and the province of Ontario in a precarious fiscal position, and

Since responsible governments should be able to spend within the means available to them, and that the present government under the leadership of the Honourable Mike Harris intends to balance the budget by the year 2000-2001,

Therefore, after balancing the Provincial Budget, the Government of Ontario should recognize the importance of ensuring that future governments do not place the Province of Ontario in fiscal difficulty, and should introduce balanced budget legislation that would prohibit deficits in future Provincial Budgets, require the government to dissolve within 90 days of the presentation of an unbalanced Budget, or overspending a Budget, and require the people of Ontario to approve borrowing through a province-wide referendum that includes a repayment schedule for the principal and the interest if the government needs to borrow funds.

Carried October 2, 1997.

72. Mr Arnott - Resolution - That in the opinion of this House, the Government of Ontario should commit itself to a 25 year debt retirement plan, with five year interim targets, such that the Province of Ontario is free from its net debt by the year 2025.

Carried October 9, 1997.

73. Mr Shea - Resolution - That in the opinion of this House, since the Humber River is the largest watershed of the nine river systems in Metropolitan Toronto, and

Since the history of the Humber River is one that parallels the growth and development of Toronto, and

Since the Humber River is currently home to many outstanding recreational, educational and tourist facilities, and

Since the Province of Ontario through the Minister of Natural Resources is a signatory to "The Canadian Heritage Rivers System Charter" which is a voluntary national program that for the last 13 years has recognized and promoted a total of 33 rivers in Canada including 4 in Ontario which have been deemed to be culturally and historically important;

Therefore, the Government of Ontario should recognize the importance of the Humber River to the history and character of the City of Toronto and the development of Ontario, and encourage The Canadian Heritage Rivers Board to nominate and ultimately designate the
Section 6B-28

Humber River as the first Urban River in Ontario recognized under this charter, and

The Minister of Natural Resources should accept the recommendations of this nomination bid and allow for a 3 year management strategy to be put in place for the voluntary co-ordination of all concerned parties to work toward the enhancement of this precious natural resource for the benefit of all Ontarians and their future generations.

Carried September 25, 1997.

74. Mr Martiniuk - Resolution - That in the opinion of this House, the Government of Ontario should request the Ministry of Transportation to amend regulation 628 of the Highway Traffic Act, to include mandatory safety checks on used leased vehicles.

Carried October 9, 1997.

75. Mr Newman - Resolution - That in the opinion of this House, the government of Ontario should extend its program for rebate of the Land Transfer Tax for all first-time home buyers who purchase a newly constructed home to include first-time home buyers who purchase a resale home, and extend the rebate program through to March 31, 1999, and increase the $200,000 purchase price ceiling from the Land Transfer Tax rebate through the Ontario Home Ownership Savings Plan for buyers in the Greater Toronto Area, and the Minister of Finance should accept the provisions of this resolution and include them as part of the 1998 Ontario Budget.

Carried November 20, 1997.

76. Mr Brown (Scarborough West) - Resolution - Whereas there is a limited federal recognition of the rights of victims' of crime in the trial sentencing or parole process and no directed federal participation in crime victim compensation and,

Whereas the access to information concerning offenders is of vital importance to persons victimized by crime and,

Whereas different provincial jurisdictions have enacted different statutes regarding relief to victims of crime,

Therefore, the Legislature of Ontario urges the federal government to create a federal Victim's Bill of Rights to include the following matters:
- the right to give oral submissions at conditional release hearings and to be notified of any offender application for conditional release, transfer or release from custody,
- the creation of a victim's Ombudsman with powers equivalent to that of the Correctional Investigator appointed under the Corrections and Conditional Releases Act,
- the creation of a National Crime Victim Compensation Fund,
- amendment to the Inquiries Act to mandate an independent inquiry where a person is killed by an offender on any form of federally-mandated conditional release.

77. Mr Brown (Scarborough West) - Resolution - Whereas the penalty for those persons convicted of murder is currently subject to varying parole eligibility and that this has produced a great measure of uncertainty amongst Canadians about the credibility of the justice system of Canada,

Therefore, the Legislature of Ontario urges the federal government to make the following changes:

- the Criminal Code be so amended so as to allow a discretionary capital penalty in defined aggravated circumstances for those persons convicted of first degree murder,
- all other persons convicted of first degree murder but not sentenced to capital punishment be imprisoned for life with no chance of parole or conditional release in any form (except for escorted temporary absences for medical purposes or for a period not to exceed 48 hours), until the expiration of a period of twenty to twenty-five years as fixed by the sentencing court,
- Section 745 of the Criminal Code be repealed,
- Section 746 of the Criminal Code be repealed,
- Section 747(2) of the Criminal Code be repealed,
- the Criminal Code be amended so as to permit the discretionary imposition of consecutive parole ineligibility periods for multiple murder convictions or for offences committed while on conditional release of any kind from a life sentence.

78. Mr Brown (Scarborough West) - Resolution - Whereas individuals that choose to flee from police by means which result in a high speed chase cause inordinate risk to public and police officer safety meriting special criminal sanction, and current dangerous driving provisions of the Criminal Code are inadequate to deal with this action and criminal records resulting
from such conviction do not specifically relate to the relevant facts of the nature of the
offence,

Therefore, the Legislature of Ontario urges the federal government to make the following
changes:

- Section 249 of the Criminal Code be amended to create the indictable offence of
  operating a motor vehicle and failing to stop for a peace officer when directed to do so,
  such offence to have a maximum penalty of two years imprisonment

- Section 553 be amended so as to add the above-noted offence to those offences over
  which the provincial court has absolute jurisdiction.

79. Mr Brown (Scarborough West) - Resolution - Whereas both the Criminal Code and
Corrections and Conditional Release Act contain no provision for the creation of an offence
if violation of a condition of a conditional release or arrest without warrant by a peace
officer who reasonably believes such a breach to have occurred, and whereas current
provisions of existing legislation and policies of the Correctional Services of Canada do not
permit the timely arrest and detention of parole violators, nor the maintenance of a CPIC
based record of parole violation, both of which are important to the prevention of future
crime,

Therefore, the Legislature of Ontario urges the federal government to amend Section 733.1
of the Criminal Code so as to create the indictable offence of breaching a condition of
conditional release issued pursuant to the Corrections and Conditional Release Act or the
Prisons and Reformatories Act.

80. Mr Brown (Scarborough West) - Resolution - Whereas the activity and criminality of
organized crime gangs has increased in recent years within Canada at severe risk to public
safety and security and, the recent amendments to the Criminal Code, although helpful, are
inadequate to deal with such organized crime activity,

Therefore, the Legislature of Ontario urges the federal government to amend the Criminal
Code, Corrections and Conditional Release Act and Income Tax Act of Canada, so as to
mandate lengthier sentences and no parole for persons convicted of serious offences and
thereafter shown to be a member of an organized criminal group itself defined in the
Criminal Code, and

Amend the Criminal Code permitting full asset forfeiture upon conviction of such persons
and that the Income Tax Act be amended to permit asset forfeiture application by the Crown
where a person is shown to be a member of an organized criminal group as defined in the
81. Mr Brown (Scarborough West) - Resolution - Whereas the attempt to disarm a police officer of issued protective equipment which could be used to harm them by offenders is a matter of serious concern and indicative of serious criminality which is worthy of note by a separate and distinct recorded criminal offence,

Therefore, the Legislature of Ontario urges the federal government to amend Section 271 of the Criminal Code so as to create the indictable offence of attempting to disarm a police officer, such offence to have a maximum penalty of two years imprisonment consecutive to any other sentence imposed and that Section 553 be amended to include this offence in those over which the Provincial Court has absolute jurisdiction.

82. Mr Brown (Scarborough West) - Resolution - Whereas the current provisions of the Corrections and Conditional Release Act do not deal adequately with the circumstances of offenders committing further offences while on any form of conditional release in that such offenders are not required to serve all of their previous sentence and at least two-thirds of their new sentence, and

Whereas such offenders are not thereafter disentitled to further conditional release despite the commission of a new offence, and

Whereas such flaws seriously undermine the public credibility of the criminal justice system and unreasonably fail to prevent the commission of crime,

Therefore, the Legislature of Ontario urges the federal government to amend Section 139 of the Corrections and Conditional Releases Act so as to require any person convicted of an indictable offence while on any form of conditional release to be statutorily required to serve any remaining portion of the original sentence and no less than two-thirds of the sentence for the new offence, the calculation of which shall commence on the day the person was sentenced for the new offence, and

Any person convicted of an indictable offence committed while on any form of conditional release on two separate occasions is thereafter disentitled to any future conditional release of any kind but shall instead serve any such future sentence in its entirety, including a mandatory 90-day period in a community correctional facility following the expiration of the sentence in full.

83. Mrs Elliott - Resolution - That in the opinion of this House, the Legislative Assembly of Ontario should request the Ministry of Intergovernmental Affairs to petition Canada Post Corporation to treat under Section 35 of the Canada Post Corporation Act Members of the Legislative Assembly and Municipal Councillors of Ontario in the same manner as federal Members of Parliament and request the Canada Post Corporation exempt them from the ban of
economy unaddressed admail and allow delivery of not more than four (4) "householder" mailings per year.
PRIVATE MEMBERS MOTIONS MOVED WITHOUT NOTICES

Mr Brown (Scarborough West) - Resolution - That the Legislative Assembly of Ontario indicate its strong support for the induction of Team Canada 1972 into the Hockey Hall of Fame.

*Carried September 25, 1997.*
WANT OF CONFIDENCE MOTIONS PURSUANT TO
STANDING ORDER 43(a)

1. Mrs McLeod - Whereas the Conservative government has clearly broken every single promise it made with respect to protecting health care; and

Whereas the government broke its promise not to cut "one cent" from health care spending when it cut more than $1.3 billion from Ontario hospitals; and

Whereas the government broke its promise that, "Aid for seniors and the disabled will not be cut" when it introduced a new user fee on the drugs that sick seniors, disabled persons and the poor are prescribed by their doctors; and

Whereas the government broke its promise that, there would be "no new user fees" when it introduced Bill 26, which will add $225 million worth of user fees to the Ontario Drug Benefit Plan; and

Whereas the government is now planning, through Bill 26, to bestow upon the Minister of Health new unilateral powers which would allow him to close any hospital in the province without public input; and

Whereas the government is now planning, through Bill 26, to grant the Premier and Cabinet new powers that will usurp the rights and privileges of the elected Members of the legislature and thereby the rights of every person in the province;

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

Lost on division April 2, 1996.

2. Mr Wildman - Whereas the government has reaffirmed its commitment to both balance the budget and implement a 30% reduction in personal income taxes; and

Whereas economic growth in Ontario is predicted to continue to be weak at 2.3%, much lower than the government's assumptions in the Common Sense Revolution; and

Whereas the current unemployment rate for the province stands at 8.9% and the employment outlook given the low growth rate is expected to continue to weaken over the next year; and

Whereas the cuts to government spending were cited by the witnesses at the Pre-Budget hearings of the Standing Committee on Finance and Economic Affairs as the major contributor to the poor economic performance and loss of jobs; and

Whereas by cutting personal income taxes to capture the tax savings published in the Common Sense Revolution, the government will lose $27.8 billion in revenue by the year 2000; and

Whereas in order to balance the budget as promised in the Common Sense Revolution the government will have to implement further spending cuts, which will affect children, senior citizens, and other vulnerable Ontarians; and

Whereas the cost of such a tax cut, which is to reduce the percentage of basic federal tax by 20 points, will add an extra $16.5 billion to the accumulated debt of the province; and
Whereas fully two-thirds of the value of the tax cut will go to the top 10% of income earners and will do nothing to increase consumer spending; and

Whereas witnesses at the Pre-Budget Committee hearings agreed that the Common Sense Revolution's promise of 725,000 new jobs is unrealistic and unattainable; and

Whereas the government has refused to listen to expert witnesses, the people of the province and has refused to pay attention to the reality of Ontario's economic situation;

Therefore, pursuant to the provisions of Standing Order 43(a), the House no longer has confidence in the government.

*Lost on division April 9, 1996.*

3. Mr Hampton - Whereas on September 22, 1997, the Mike Harris government introduced Bill 160, the Education Quality Improvement Act, 1997; and

Whereas Section 257.12 of the Education Act as amended by Bill 160 states clearly "the Minister of Finance may prescribe tax rates for school purposes"; and

Whereas setting tax rates of any kind by regulation without approval of the Legislative Assembly of Ontario violates the most fundamental principle of democracy, namely "no taxation without representation";

Therefore, this House no longer has confidence in the government.

4. Mr McGuinty Whereas Premier Mike Harris informed the Ontario electorate during the 1995 provincial election campaign that it was not his plan to close hospitals; and

Whereas Premier Mike Harris pledged during the 1995 provincial election campaign that he would not cut one penny from classroom funding for Ontario's public education system; and

Whereas Mike Harris has ordered the closure of 30 hospitals in Ontario and will cut publicly funded education by more than one billion dollars; and

Whereas the Harris Government has given itself new undemocratic powers to cut public education through Bill 160, while the Minister of Education and Training has stated that no government should have this kind of power; and

Whereas the Harris Government has proceeded with Bill 152, which will cause fluctuations in property taxes, the erosion of public health services, and was voted against by members of all three political parties in the Ontario Legislature;

Therefore, this House no longer has confidence in the government.
Section 6C-3

SPECIAL DEBATES

OPPOSITION DAYS

FALL PERIOD 1995

1. Mrs McLeod - Whereas the Common Sense Revolution states that a Conservative government "will not cut health care"; and

Whereas, during the 1995 election campaign, the Conservatives clearly promised to defend the health care system by protecting ministry funding, stating in a campaign backgrounder, "there will be no cuts to health care funding by a Harris government", and calling this their first, and most important commitment; and

Whereas the Premier repeated this promise throughout the campaign; and

Whereas the Public Accounts for 1994/95 show the Ministry of Health budget at $17.8 billion; and

Whereas the Conservative government has said that it is committed to funding health care only to the level of $17.4 billion; and

Whereas this represents a cut to the health care budget of more than $400 million; and

Whereas the Conservative government has already cut $132 million from the budget of the Ministry of Health when, on July 21, 1995, the Finance Minister announced a series of spending cuts designed to reduce the deficit; and

Whereas the Common Sense Revolution clearly states "every dollar we save by cutting overhead or by bringing in the best new management techniques and thinking will be reinvested in health care to improve services to patients"; and

Whereas the $132 million in funding has gone directly to reduce the deficit and therefore cannot be reallocated within the health care system; and

Whereas this government is considering introducing user fees to the Ontario Drug Benefit Program; and

Whereas there have been suggestions that hospitals will face a reduction in funding from this government when it cuts its support to all transfer partners next year; and

Whereas, according to media reports on the Premiers' Conference in St. John's, the Premier of Ontario "wouldn't rule out user fees"; and

Whereas the Premier has stated that "a signal has gone out to the (health) ministry that there are no sacred cows", suggesting that further cuts may be planned to health care funding; and

Whereas the recent actions taken by this government contradict election promises and have confused a concerned public still coping with the negative impact of the previous NDP government's mismanagement of the Ministry of Health; and

Whereas the NDP government was the first government in the history of the province of Ontario to reduce the budget of the Ministry of Health in real dollars; and
Whereas the NDP government inflicted chaos upon the health care system with the introduction of the Social Contract, which resulted in a deterioration in the quality of care provided in Ontario; and

Whereas the NDP government attempted to introduce user fees to the Ontario Drug Benefit Program and then removed more than 230 drugs from the Ontario Drug Benefit Program without first consulting with those affected by this change; and

Whereas the NDP government reneged on its funding promises for hospitals in the province of Ontario and reduced the budgets of provincial psychiatric hospitals; and

Whereas, faced with the detrimental effects of the NDP government's assault on the health care system and the threats being made by this Conservative government to continue the attack through cuts in funding and the introduction of user fees, the province requires real leadership for the protection of the health care system and a commitment to maintain stable funding for the health ministry at $17.8 billion;

Therefore, this House calls on the Minister of Health to restore the $132 million that was cut on July 21, 1995, in order to maintain the promise made by this government to protect health care funding and not cut health care; to reaffirm this government's commitment to no new user fees; and to ensure that the health care budget will stand at $17.8 billion dollars for every day of the life of this government. Minister of Health.

*Debated October 11, 1995.*

*Lost on division October 16, 1995.*

2. Mr Rae - Whereas the Common Sense Revolution states that "our obligation to those in need is even greater in the case of our children"; and

Whereas the Common Sense Revolution also notes that "children living in poverty suffer from significantly higher infant mortality rates, lower life expectancies and tend to receive poor nutrition and education"; and

Whereas Mike Harris's government is hurting kids who live on welfare through cuts in welfare benefits, because 41% of the people living on welfare are children; and

Whereas the 22% cut in welfare benefits hurts children most of all - children who will have to do without the food, clothing or adequate housing they need, children who have no way to fight back against the cuts; and

Whereas Mike Harris's government is hurting kids who need day care by cutting the funding for day care provided through jobsOntario Training, so parents can't look for work or take job training; and

Whereas, this punishes families trying to help themselves and makes safe and dependable day care for their kids less accessible; and

Whereas Mike Harris's government is hurting kids who need extra help - abused children, children with disabilities, children from troubled homes - by cutting the budget for services like Children's Aid Societies, children's mental health centres and second-stage housing for women and children seeking refuge from domestic violence and abuse; and

Whereas Mike Harris's government is hurting kids and their families by eliminating jobs, by making it harder for them to make ends meet and harder to get training to get back to work; and
Whereas Mike Harris's government is cancelling early childhood education pilot projects and making junior kindergarten less accessible for children across the province, despite a generation's evidence that education supports in the early years pay huge positive dividends later in children's lives;

Therefore, this House calls on the Mike Harris government to stop hurting Ontario's children, primarily by restoring the benefits it has seized by means of welfare rate cuts, but also by restoring the funding cuts it has made to child care provision, to training, and to social service agencies. Minister of Community and Social Services.

Lost on division October 17, 1995.

3. Mr Rae - Whereas the Common Sense Revolution commits the Mike Harris government to creating 725,000 new jobs; and

Whereas the Common Sense Revolution states that "Ontario needs jobs today, and jobs tomorrow"; and

Whereas the Mike Harris government has cut public investments and programs eliminating tens of thousands of jobs in Ontario; and

Whereas unemployment currently stands at 8.5% in Ontario and the current instability in employment in Ontario is of concern to all members of this House; and

Whereas the Mike Harris government has condemned children and their parents relying on social assistance to a less than survival existence; and

Whereas the Mike Harris government has told families who rely on welfare "to work and to get jobs to supplement their income"; and

Whereas the Mike Harris government has done nothing to promote job creation in Ontario; and

Whereas the Mike Harris government has ended an era where partnerships between business, labour and government promoted economic development; and

Whereas the Mike Harris government is following a fiscal plan aimed at further cuts, increasing economic drag and a tax hand-out to the wealthy; and

Whereas the Mike Harris government's fiscal plan will do nothing to create jobs today or tomorrow;

Therefore, this House calls on the Mike Harris government to take the unemployment situation in this province seriously by restoring job creation programs and job support programs and to follow a balanced and responsible approach to economic development and deficit reduction, rather than pursue a policy of irresponsible cuts to program funding and economic investment in order to pay for tax breaks for the rich. Premier of Ontario.

Lost on division November 21, 1995.

4. Ms Castrilli - Whereas the Conservative policy document "New Directions II, A Blueprint for Learning in Ontario" reports that tuition fees should represent 25 per cent of the operating costs of a post secondary education; and

Whereas a recent Statistic Canada report shows that university tuition fees already represent more than 26 per cent of the cost of education; and
Whereas the former NDP government was responsible for a 42 percent increase in tuition fees and the elimination of the grant portion of the Ontario Student Assistant Program; and

Whereas Ontario ranks second-last when it comes to per student expenditure on post secondary education; and

Whereas the Conservative government has failed to act on their promise to establish an income contingent loan repayment plan; and

Whereas it is immoral to force students to pay the price of Mike Harris' income tax cut to the wealthy through higher tuition fees;

Therefore this House calls on the Mike Harris government not to impose or allow any tuition increase without first: demonstrating that students are not paying their fair share of education costs, which according to New Directions II, was set by the Conservatives at 25 per cent of operating expenditure; ensuring that no student is denied access to a post-secondary institution as a result of their ability to pay; significantly expanding existing student aid programs; consulting with all stakeholders; and establishing an income contingent loan repayment plan as promised. Minister of Education and Training.

Lost on division November 28, 1995.

SPRING PERIOD 1996

1. Mrs McLeod - Whereas the Progressive Conservative campaign document promises to ensure that any actions by the Mike Harris government will not result in increases to local property taxes; and

Whereas Mike Harris and his government have repeatedly said that there is only one tax payer; and

Whereas Mike Harris has repeatedly said that a fee hike is the same as a tax hike; and

Whereas Mike Harris and his government have either introduced new fees or hiked existing fees in the Ministries of Citizenship, Culture and Recreation; Consumer and Commercial Relations; Economic Development, Trade and Tourism; Education and Training; Environment and Energy; Management Board Secretariat; Municipal Affairs and Housing; Natural Resources; and the Solicitor General; and

Whereas Bill 26 gave municipalities the power to impose new and increased user fees despite the overwhelming opposition from the electorate; and

Whereas Mike Harris and his government have reduced transfer payments to municipalities by 42%; and

Whereas this reduction has led to property tax increases in various municipalities; and

Whereas transfer payments to school boards, colleges and universities, social service agencies and other transfer partners have also been significantly reduced; and

Whereas these reductions have led to a 42% tuition fee increase; and

Whereas these reductions have forced municipalities to introduce hundreds of new user fees; and

Whereas these reductions will negatively affect the province of Ontario and its citizens; and
Whereas Mike Harris and his government's approach to deficit reduction has led to Ontario now being known as "Home of the User Fee"; and

Whereas the spending cuts leading to all these new fees and fee hikes will ultimately fund the tax cut to the wealthy in Ontario; and

Whereas for the average Ontarian any tax cut will be eaten up by new user fees;

Therefore this House calls on the Mike Harris government to stop any further actions that will lead to new or increased fees at the provincial or municipal level; do a complete inventory of new and increased user fees at the provincial and municipal level; acknowledge the impact of Bill 26 on user fees in Ontario; and present to this House a more balanced approach to deficit reduction. Premier of Ontario.

Lost on division May 28, 1996.

2. Mrs McLeod - Whereas the actions taken by Mike Harris and his government have reduced the excellence and accessibility of our education system; and

Whereas Mike Harris promised in the Common Sense Revolution that any funding cuts to education would not come from the classroom; and

Whereas Mike Harris and his government have in fact affected classroom funding with an initial cut of $400 million, which annualized will equal $800 million, and which has resulted in the elimination of the classroom for many young Ontarians and adult students; and

Whereas Mike Harris and his government have acknowledged that the current drop-out rate will cost the country $23 billion in lost productivity, $9.9 billion in lost taxes and $1.4 billion in welfare and unemployment benefits; and

Whereas many adult learners are high school drop-outs who realize the need to complete their high school education; and

Whereas Mike Harris' actions through Bill 34 will make adult education unaffordable for many; and

Whereas Mike Harris has closed the doors of education and opportunities for these individuals by a reduction of funding for adult education with the intended passage of Bill 34; and

Whereas the government's own studies have shown that junior kindergarten has a positive impact on children; and

Whereas the Royal Commission on Learning recommended that schooling begin at age three to maximize the benefit of early childhood education for each child; and

Whereas Mike Harris also promised to present a tool kit to the education sector to help them reduce their costs and failed to provide an adequate set of tools; and

Whereas, for many Ontarians the cost of the tax cut promised by Mike Harris will be a poorer education system;

Therefore this House calls on the Mike Harris government to fulfil its promise not to affect classroom spending; to refocus its priorities on the quality of our education system rather than simply cutting and slashing programs; and to promise no further cuts to the education system. Minister of Education.
Lost on division June 4, 1996.

3. Mr Wildman - Whereas the NDP Government's Rent Control Act protects tenants from high rent increases; and

Whereas the 1992 Rent Control Act was the result of extensive consultation with tenants, landlords and other groups; and

Whereas tenants deserve rents that are predictable and fair; and

Whereas gutting rent control will do nothing to stimulate new private sector housing construction or solve maintenance problems; and

Whereas the Mike Harris Conservative Government has cancelled more than 15,000 units of co-op and non-profit housing and has embarked on a plan to privatize public housing; and

Whereas the Mike Harris Conservative Government now wants to gut rent control; and

Whereas the previous Conservative and Liberal governments failed to protect tenants from high rent increases;

Therefore this House calls on the Conservative Government to keep the existing system of rent control, which protects tenants from high rent increases through a cap on rents, and ensures that landlords whose buildings are not properly maintained cannot increase rents; and to ensure that tenants still have security of tenure and access to the courts under the Landlord and Tenant Act. Minister of Municipal Affairs and Housing.

Lost on division June 5, 1996.

FALL PERIOD 1996

1. Mrs McLeod - Whereas the Conservative party promised voters in the last election through the Common Sense Revolution that "Aid for seniors and the disabled will not be cut."; and

Whereas the Common Sense Revolution states that "our obligation to those in need is even greater in the case of our children"; and

Whereas the Harris government's actions have resulted in Special Services at Home funding and other individualized funding to families of people with disabilities to be cut by an average of 30%; and

Whereas many of these families were only receiving 10 to 12 hours of funding support before the Harris cuts; and

Whereas Mike Harris has broken his promise to protect the most vulnerable in our society; and

Whereas many of these individuals and their families have also been affected by the Harris cuts to municipalities which have consequently reduced transportation services such as Wheel Trans and access to affordable housing; and

Whereas the Harris government broke its promise not to cut aid to seniors and persons with disabilities when it introduced a new user fee on the drugs that persons with disabilities are prescribed by their doctors; and
Whereas many of these children and their families will also be negatively affected by the $800 million cut to education as school boards eliminate teachers aids for children with special needs; and

Whereas the cuts to individual families will place increased financial and emotional stress on families that are already under a tremendous amount of stress; and

Whereas people with disabilities who are on welfare or families on welfare with children who have special needs have been unfairly hurt by the treatment they have received from the Harris government; and

Whereas the government has acknowledged publicly that only a small portion of the funds currently allocated for people with disabilities living in those institutions targeted for closure will be reinvested in the community;

Therefore this House calls on the Mike Harris government; to admit that their failure to meet the increased need for funding has resulted in reductions to individuals and their families; to do what Mike Harris promised when in opposition and allocate additional funding to people with disabilities and their families; to redress the current funding inequity that exists between disabled individuals who are cared for by their families in their homes, and those who are in the care of an institution; and to re-evaluate the priorities and budgets of the various programs that assist people with disabilities and their families to ensure that the services they need are readily available. Minister of Community and Social Services.

Lost on division October 1, 1996.

2. Mrs McLeod - Whereas Mike Harris promised Ontarians in the last election that there would be "no cuts to health care funding"; and

Whereas hospital funding has been slashed by $1.3 billion; and

Whereas the Big Blue Bulldozer -- the so-called "arms length" Health Service Restructuring Commission -- has begun to plough through communities across the province; and

Whereas this non-elected and unaccountable body wields dictatorial power over the fate of Ontarians' health care; and

Whereas all the work of the Commission has been conducted in secret; and

Whereas this government's hospital restructuring has nothing to do with improving the quality of patient care in Ontario and everything to do with funding the Tories' 30% tax cut promise; and

Whereas decisions of the Health Service Restructuring Commission to date will result in Thunder Bay and Sudbury losing 50% and 37% of their acute care hospital beds, respectively; and

Whereas the Common Sense Revolution promised that "local health care communities will share in any savings identified locally for reinvestment in community priorities"; and

Whereas of the $41 million cut from the operating budgets of Thunder Bay hospitals only $10 million has been committed to reinvestment and of the $41 million cut from the operating budgets of Sudbury hospitals only $13 million has been committed for reinvestment; and

Whereas the Minister of Health has reduced the amount the government is required to fund for capital projects from 2/3 of the capital required to 1/2; and
Whereas thousands of Ontarians in communities across the province, such as Thunder Bay, Sudbury, Kitchener, Wiarton and Kincardine have pleaded with the Minister to stop the destruction of health care in the province of Ontario and save their local hospitals; and

Whereas there is no regard for community input in the restructuring process; and

Whereas Jim Wilson has stated repeatedly that "bricks and mortar do not cure people, people cure people", and

Whereas the $1.3 billion cut to hospital funding over three years will result in 15,000 nurses losing their jobs; and

Whereas this loss of health care providers translates into patients losing 13 million hours of nursing care; and

Whereas the actions of the Harris government will result in the erosion of quality and accessible health care in the province of Ontario; and

Whereas Ontarians are frightened and angry that because of the actions of the Harris Conservatives they will be unable to access quality health care in their own communities; and

Whereas the Minister of Health is clearly in control of this process despite his attempts to deny it;

Therefore, this House calls on the Mike Harris government to admit that the so-called "arms length" Restructuring Commission is a sham; to dismantle the unaccountable and dictatorial Health Services Restructuring Commission; to restore the $1.3 billion it has stripped from Ontario's hospitals; and to live up to the promise it made to voters in the last election that access to quality health care will be protected. Minister of Health.

*Lost on division October 16, 1996.*

3. Mr Hampton - Whereas the struggles of working families in Ontario for the past fifty years have led to safer workplaces, improvements to working conditions and standards, greater economic justice for pensioners and injured workers, pay equity for women and a more prosperous Ontario; and

Whereas this year marks the 50th anniversary of such milestones as the historic strike by steelworkers at Stelco in Hamilton and the landmark strike by auto workers at Ford in Windsor; and

Whereas the Ontario Workers Arts and Heritage Centre, opening this year in Hamilton, is focusing much needed attention on the history of working people; and

Whereas the Mike Harris government has launched a sustained attack on workers' rights; and

Whereas the Mike Harris government has stripped rights from workers in the Labour Relations Act while encouraging employers to force strikes, incite violence and hire scabs, causing more days lost to strikes already this year in Ontario than at any time since the passage of Bill 40; and

Whereas striking workers - at S.A. Armstrong, General Motors, Niagara Region and elsewhere - are under attack from their employers as a direct result of the Mike Harris government's actions; and
Whereas the Mike Harris government is preparing to take $15 billion from injured workers and give $6 billion to Ontario employers, undermining the longstanding compromise that guarantees full and fair Workers' Compensation in return for protecting employers from lawsuits; and

Whereas the Mike Harris government is threatening to close the Occupational Disease Panel and the Occupational Health Clinics for Ontario Workers, while setting the stage for attacking the right to refuse unsafe work; and

Whereas the Mike Harris government has pushed through amendments to the Employment Standards Act, under the guise of "housekeeping," that make it more difficult for vulnerable workers to defend their rights; and

Whereas the Mike Harris government has begun the gutting of pay equity protection for women, while making plans for further attacks on pay equity in the current session; and

Whereas the Mike Harris government has laid off hundreds of workers at the Ministry of Labour, including key staff in enforcement of employment standards and health and safety laws; and

Whereas the Mike Harris government has frozen Ontario's minimum wage, forcing down the standard of living of Ontario's most vulnerable workers while the U.S. Congress has passed legislation raising the U.S. minimum wage to a level higher than Ontario's; and

Whereas the Mike Harris government is driving down the standard of living of working families, while putting more money in the pockets of wealthy corporations and individuals, sharpening the divide between have and have-nots; and

Whereas the Minister of Labour is, under the guise of creating "balance," taking power from unorganized and organized workers and putting more power in the hands of employers; and

Whereas the Minister of Labour rewrote the Ontario Labour Relations Act without a single day of public hearings, tried to roll back rights under the Employment Standards Act without public hearings and refuses to commit to full, province-wide public hearings on the drastic changes proposed to the Workers' Compensation Act and the Occupational Health and Safety Act;

Therefore this House calls on the government to withdraw its proposed changes to the Employment Standards Act, scrap its proposed amendments to the Workers' Compensation Act, commit to full funding of the Occupational Disease Panel and the Occupational Health Clinics for Ontario Workers, increase the Ontario minimum wage immediately and reinstate the ban on replacement workers in strikes and lockouts. Minister of Labour.

Lost on division October 23, 1996.

4. Mrs McLeod - Whereas the Common Sense Revolution promises not to cut education spending in the classroom; and

Whereas the millions of dollars in cuts to education brought in by Mike Harris and his Minister of Education and Training, John Snobelen have in fact hurt children and affected the classroom; and

Whereas Mike Harris and his Minister of Education and Training, John Snobelen, have cut nearly $1 billion out of our elementary and secondary education system through reductions in GLGs, social contract reductions, and expenditure control plan reductions; and
Whereas Mike Harris and his Minister of Education and Training, John Snobelen, have forced thousands of Ontario children to sit in overcrowded classrooms; and

Whereas Mike Harris and his Minister of Education and Training, John Snobelen, have forced many children with special needs to lose their resource teachers; and

Whereas thousands of Ontarians will no longer have the opportunity to attend junior kindergarten and adult education programs due to poor policy decisions by the Minister of Education and Training; and

Whereas Mike Harris and his Minister of Education and Training, John Snobelen, have forced thousands of Ontario teachers to lose their jobs; and

Whereas parents no longer have confidence in Mike Harris and his Minister of Education and Training, John Snobelen to make decisions with the best interest of children in mind; and

Whereas parents and other taxpayers have clearly said that the government is cutting too much too quickly especially where education is concerned; and

Whereas parents feel that the Minister of Education and Training has not heard their concerns to date; and

Whereas the only thing guiding the Harris government is the tax cut;

Therefore this House calls on the Mike Harris government to stop any further reductions in the funding of our elementary and secondary schools; start listening to parents, students, and teachers on issues of education reform; and bring forward policies and initiatives that are guided by the best interest of children.

Minister of Education and Training.

Lost on division November 19, 1996.

5. Mr Hampton - Whereas Mike Harris and Charles Harnick promised to improve the Family Support Program; and

Whereas Mike Harris promised in the Common Sense Revolution that "Government should concentrate its efforts on tracking down "deadbeat" parents and enforcing payment orders"; and

Whereas the Ministry of the Attorney General closed all the family support plan regional offices and laid off 290 staff, in order to fund the government's tax give away to the wealthiest Ontarians; and

Whereas the closure of the family support plan's regional offices have caused hardship and suffering for women and children who were previously receiving regular payments; and

Whereas the cuts to the family support plan have eliminated community based services; and

Whereas the loss of experienced staff and closing of the regional offices has thrown the family support plan into chaos; and

Whereas Mike Harris has clearly broken his promise to provide better enforcement of support orders; and

Whereas the government has introduced legislation which will allow the Director of family support to refuse to register an order or to close a file and will enable voluntary withdrawal from the family support plan;
Therefore this House calls upon the government to withdraw Bill 82 and guarantee that women and children who are entitled to family support payments promptly receive them and that all court ordered family support payments be enforced by the province of Ontario. Attorney General.

Lost November 27, 1996.

SPRING PERIOD 1997

1. Mr Hampton - Whereas the Government of Ontario has introduced Bill 103, An Act respecting the City of Toronto, which will affect municipal representation and public services for every citizen in Metropolitan Toronto; and

Whereas the Mayors of municipalities within Metropolitan Toronto have decided to conduct a public referendum on the Province's legislation, to ensure that the voice of all citizens is heard; and

Whereas the Minister of Municipal Affairs and Housing has expressed concern that the question on any referendum ballot might be subject to manipulation, in order to affect the outcome;

Therefore, this House demands that the Minister of Municipal Affairs and Housing meet with the Mayors of Metropolitan Toronto's municipalities to draft a referendum question which fairly and accurately describes the Government's proposal for an amalgamated City of Toronto; and further, that the Legislative Assembly respect the results of the referendum. Minister of Municipal Affairs and Housing.

Lost on division January 20, 1997.

2. Mr McGuinty - Whereas the Harris government is dumping over $6.4 billion in service costs to municipalities, including $2.7 billion in social assistance, $1.6 billion in public health and seniors long term health care and $270 million in child care services; and

Whereas the transfer of these services will add over $1 billion in net new costs to property taxpayers; and

Whereas moving social services to the property tax base contradicts past municipal reform reviews including the 1991 Committee on the Provincial-Municipal Financial Relationship, The Ontario Fair Tax Commission, and the 1996 GTA Task Force Report; and

Whereas Duncan Sinclair, the chair of the government's Health Services Restructuring Commission, said that dumping senior's long term health care on municipalities was "stupid" and "180 degrees out of phase with the (prevailing) philosophy";

Whereas the government's own "Who Does What" panel unanimously recommended against moving social services to the property tax base; and

Whereas the Metro Board of Trade and the GTA mayors oppose the government's plan to move social services to the property tax base because it will increase property taxes; and

Whereas the United Way and other service agencies say the government's reforms will reduce services or raise property taxes; and

Whereas the Canadian Taxpayers' Federation has called the government scheme a "shell game" which will result in higher property taxes; and
Whereas David Crombie has said "the only way they (municipalities) can deal with any increasing (welfare) caseload or any long term care is to either cut services or raise taxes. Which either means you're going to hit the poor or drive out business"; and

Whereas property taxes are considered one of the most regressive forms of taxation;

Therefore this House calls on the government to reconsider its decision to transfer over $6.4 billion in service costs to municipalities and work on developing alternatives which: 1) do not add extra costs to municipalities; 2) follow the principles of disentanglement in moving hard service costs to municipalities and soft service costs to the province; and 3) which are developed in true consultation with municipalities and agencies to ensure that local property taxes do not increase as the result provincial downloading.

Minister of Municipal Affairs and Housing.

Lost on division February 3, 1997.

3. Mr Colle - Whereas the Harris government is wiping out the existing municipalities of Toronto, the City of York, East York, North York, Scarborough and Etobicoke and replacing them with one enormous Megacity of 2.3 million people;

Whereas Mike Harris and his party platform made no mention of amalgamating the six municipalities composing Metropolitan Toronto prior to the 1995 provincial election and were not elected on that basis;

Whereas the Harris government has no mandate from the people to amalgamate Metropolitan Toronto into a Megacity;

Whereas, as recently as 1994, Mike Harris said, "There is no cost for a municipality to retain its name and identity. Why destroy our roots and pride? I disagree with restructuring because it believes that bigger is better. Services always cost more in larger communities";

Whereas the Harris government is forcing the people of Metropolitan Toronto into a Megacity to hide the $531 million in increased taxes for Metro residents that will be caused by the Harris government's dumping of provincial costs onto the municipalities of Ontario;

Whereas the ill-conceived plan to create this Megacity is based on a three-week KPMG study carried out behind closed doors and without consultation;

Whereas the KPMG study contradicts the recommendations of every other study carried out on Greater Toronto Area restructuring over the last 40 years;

Whereas even the author of the KPMG study admitted that "There has been no amalgamation of which I am aware in the current fiscal environment that would demonstrate the certainty of savings";

Whereas the Harris government has stated that it plans to drive the legislation creating the Megacity through the Legislature by April, without leaving adequate time for study or consultation;

Whereas the Harris government's plans to force the people of Metropolitan Toronto into a Megacity will cause property taxes to soar, will lead to more cuts in services and will make government even more remote from the people that it is supposed to serve;

Whereas studies have shown that, once a city grows to over 1 million people, economies of scale in municipal operations disappear and per capita costs for basic services go up;
Whereas Mike Harris and Al Leach have failed to provide the people of Ontario with any numbers to support their contention that amalgamation will lead to cost savings;

Whereas the Harris government's own study anticipates transition costs of $150 million to $220 million following amalgamation;

Whereas unprecedented grass-roots opposition to the Megacity plan has sprung up all over Metropolitan Toronto;

Whereas thousands of Metro residents have spontaneously and vocally expressed their opposition to the Megacity plan;

Whereas the public hearings on Bill 103 conducted by the Harris government have failed to reveal any widespread public support for this legislation and instead have revealed deep and consistent concern about this plan among citizens of all political stripes and affiliations;

Whereas the Harris government has refused to conduct its own referendum on the issue of amalgamation;

Whereas the Mike Harris government has stated that it plans to proceed with its plan to force the citizens of Metro Toronto into a Megacity regardless of their wishes;

Whereas the Harris government is consistently ignoring the voice of the people of Metropolitan Toronto by continuing to plow ahead with its Megacity plan, and is acting undemocratically by forcing this massive change down the throats of the citizens of Metropolitan Toronto without proper consultation or a mandate from the people;

Therefore this House calls upon the provincial government to reverse its decision to amalgamate Metropolitan Toronto into a Megacity, to withdraw Bill 103 and to proceed to consult with the people and governments of Metropolitan Toronto, to develop a plan to restructure the Greater Toronto Area for better co-ordination of services and strengthened local government and to make this a better place for all citizens to live. Minister of Municipal Affairs and Housing.

Lost on division March 4, 1997.

4. Mr Hampton - Whereas the Harris Conservative government is refusing to listen to the voices of citizens in East York, Etobicoke, North York, Scarborough, Toronto and York who have clearly rejected the Harris government's megacity proposal in Bill 103; and

Whereas the Harris Conservative government has ignored the concerns expressed by parents and educators about the grab for central control of schools in Bill 104; and

Whereas the Harris Conservative government, by appointing trustees to oversee actions of elected municipal councils before final passage of Bill 103, has shown no regard for the role of the Legislative Assembly; and

Whereas the Harris Conservative government, by appointing committee vice chairs with powers over elected school boards before final passage of Bill 104, has shown no regard for the authority of the Legislative Assembly; and

Whereas the Harris Conservative government is taking control of schools away from elected local school board members so that it can cut education spending to fund its tax cut scheme; and
Whereas the Harris Conservative government, while slashing $1.3 billion from Ontario hospitals, is ordering hospitals closed before ensuring that community services are in place to meet health needs; and

Whereas the Harris Conservative government is downloading the costs of welfare, long-term care, public health, housing, public transit, libraries, police, child care, ambulance services and other social services to find money to pay for its tax cut scheme;

Whereas the Harris Conservative government, instead of seeking real input for its proposals, has spent millions of taxpayers' dollars on slick advertising campaigns intended to shore up sagging Tory support; and

Whereas the Harris Conservative government set the tone for its bully tactics by passing the anti-worker Bill 7 without a single minute of public hearings, then trying to ram the omnibus Bill 26 though the Legislative Assembly without listening to the province-wide concerns;

Therefore this House calls on the government to withdraw Bill 103 and Bill 104; to make a new start on reforming municipal and education governance in Ontario; to stop cutting base funding of hospitals; allow communities to determine how to restructure their hospital services and ensure that community services are in place before hospitals are closed; to embrace a process that gives all citizens a chance to have their voices heard; and to reverse the decision to download social service costs onto municipal taxpayers.

Premier of Ontario.

Lost on division April 1, 1997.

5. Mr Duncan - Whereas there has been a proliferation of accidents and fatalities related to truck safety in Ontario, and;

Whereas this has caused a great lack of confidence in road safety in Ontario, and;

Whereas the Government has repeatedly stated its intention to deal decisively and swiftly with truck safety in Ontario, and;

Whereas the Government has had a truck safety Bill on the Order Paper since February 24, 1997, and;

Whereas the Minister of Transportation has attempted to exploit the issue for political purposes, choosing numerous photo opportunities to advance the need for truck safety, and;

Whereas the Government has failed to address the issue in a meaningful way, and;

Whereas the Liberal caucus has stated its desire to cooperate and expeditiously pass legislation ensuring road safety in Ontario,

Be it therefore resolved that this House calls upon the Government to bring forward Bill 125 immediately for Second and Third Reading and that the House further calls upon the Government to respond to the Target 97 recommendations with legislation so that a full, public debate can occur. Minister of Transportation.

Lost on division May 27, 1997.

6. Mr Hampton - Whereas the events at Ipperwash Provincial Park in September 1995, resulting in the death of Dudley George, remain the subject of widespread concern in Ontario; and
Whereas the role of police, government officials and others in these events has never been fully explained; and

Whereas various court proceedings have raised further concerns while leaving many important questions unanswered;

Be it therefore resolved that this House believes an independent inquiry under the Public Inquiries Act into the events at Ipperwash, including all government discussions and decisions leading up to those events, will be essential for bringing out the full truth surrounding this tragic confrontation. Premier of Ontario.

Lost on division June 4, 1997.

7. Mr Sergio - Whereas Mike Harris promised Ontarians in the last election that there would be "no new user fees for health care"; and

Whereas the government broke this promise on July 15, 1996 by imposing $225 million per year in user fees on prescription drugs for seniors, people with disabilities and the poor; and

Whereas Mike Harris forced seniors earning over $16,075 to pay a $100 "annual" user fee and all subsequent dispensing fees while charging poorer seniors a $2 user fee for every prescription filled; and

Whereas Mike Harris added insult to injury when he forced seniors to pay another "annual" $100 fee on April 1, 1997, only eight and a half months after the last so-called "annual" fee; and

Whereas this double-charging amounts to a $30 million rip-off; and

Whereas these new user fees are causing undue hardship for Ontario seniors, many of whom must now choose between paying the rent, buying food or filling necessary prescriptions; and

Whereas we have a special responsibility to ensure seniors are treated with dignity and respect;

Therefore, this House calls on Mike Harris to admit that he broke a key election promise, to review the impact these new user fees have had on seniors' lives, to keep his election promise by scrapping these user fees and, at the very least, to correct his blatant rip-off by giving seniors a three and a half month credit on this unfair user fee. Minister Responsible for Seniors' Issues.

Lost on division June 10, 1997.

FALL PERIOD 1997

1. Mr Duncan - Whereas the Mike Harris government has introduced Bill 96, the so-called Tenant Protection Act, that will gut rent controls in Ontario, raise tenants' rents and make it easier to demolish their homes; and

Whereas Bill 96 is only part of the Conservative's attack on affordable housing that includes cancelling over 390 non-profit housing projects and dumping the massive cost of social housing onto Ontario's municipalities; and

Whereas tenants across the province have denounced Bill 96 during public hearings; and
Whereas the Tory dominated legislative committee refused to support Liberal amendments that would have maintained strong tenant protections; and

Whereas during the York South by-election in May, 1996 Mike Harris promised that "Rent Control will Continue" and that "Tenant protection will be improved under the Mike Harris government"; and

Whereas Liberal Leader Dalton McGuinty has committed to scrapping Bill 96 and replacing it with meaningful rent controls;

Therefore, this House calls on the Mike Harris government to stop its attack on affordable housing and to immediately withdraw Bill 96, the Tenant Protection Act. Minister of Municipal Affairs and Housing.

Lost on division October 1, 1997.

2. Mr Wildman - Whereas, the Minister of Education and Training has said that the provincial government intends to take a further $1 billion away from the education of Ontario children; and

Whereas the Mike Harris Conservative government appears determined to provoke a work stoppage by Ontario teachers, thereby disrupting the education of Ontario students; and

Whereas Bill 160, the Education Quality Improvement Act, removes the right of school boards to raise revenue for the purpose of funding local schools and meeting local students' needs; and

Whereas the Minister of Education and Training has stated that the future role of school boards will be limited to negotiating teachers' salaries and benefits while the provincial government limits boards' funds; and

Whereas Ontario teachers should enjoy all the rights to collectively bargain terms and conditions of work that are enjoyed by other Ontario workers, including an unrestricted right to strike; and

Whereas the Mike Harris Conservative government has created uncertainty about the level of funding that will be provided to school boards for the purpose of educating Ontario children;

Therefore be it resolved that the Legislative Assembly of Ontario calls on the Mike Harris Conservative government to withdraw Bill 160, the Education Quality Improvement Act; to restore the right to local school boards and teachers' federations to negotiate local, quality learning conditions for Ontario students; and to make public the new funding formula and the exact dollar amounts to be allocated for educating students across the province. Premier of Ontario.

Lost on division October 8, 1997.

3. Mr McGuinty - Whereas education is our future and whereas Bill 160 and funding cuts will compromise that future; and

Whereas the parents, teachers and students of Ontario have shown the government that they will not allow their futures to be sacrificed for tax cuts and will not allow the Government to bankrupt Ontario's Education system; and

Whereas you cannot improve achievement by lowering standards, cutting any more money from the education system or removing thousands of teachers from our schools and whereas, students, parents, teachers want re-investment in Education rather than a reduction in funding; and
Section 6C-19

Whereas, Ontario Liberal Leader Dalton McGuinty has pledged to repeal Bill 160 and restore partnership in education;

Therefore, be it resolved that

this legislature recognize that teachers play the most important role in our children's formal education; and

this legislature calls on the Minister of Education, the Premier and the Cabinet to back away from their plan to cut any more money from our schools and our children's education; and

this legislature supports the Education Improvement Commission's finding that no more money should be cut from education and that any savings which can be found should be immediately re-invested into our schools; and

this legislature understands that firing thousands of teachers and removing millions of dollars will increase class sizes, eliminate programs and reduce contact time between teachers and students, therefore destroying quality education rather than improving it; and

this legislature believes a quality education is more important than a tax cut; and

this legislature instruct the Minister of Education and Training to withdraw Bill 160. Minister of Education and Training.

Lost on division November 24, 1997.

4. Mr Hampton - Whereas the Mike Harris Conservatives in 1995 campaigned on a promise to offer Ontarians more "direct democracy"; and

Whereas Premier Harris issued a White Paper advocating citizen initiated referenda on important issues in Ontario; and

Whereas the Standing Committee on the Legislative Assembly, dominated by members of the Mike Harris Conservative Caucus recommended that the government be forced to conduct a binding referendum when the signatures of 10 percent of eligible voters are collected asking for a referendum; and

Whereas the majority report of the Standing Committee, including the then Parliamentary Assistant to the Premier, the Member for Brampton South, stated: "In an initiative, it is the citizenry, not the political elite or the media, who are determining what is an appropriate issue for a referendum"; and

Whereas parent groups throughout the province, and especially in Toronto, Peel, Hamilton, and Ottawa, initiated a petition campaign calling for a referendum on the government's Bill 160, the Education Quality Improvement Act, 1997; and

Whereas the New Democratic Party Caucus has responded to this citizens' initiative by carrying the referendum petition campaign to every corner of the province;

Therefore, this House agrees that the provincial government should hold a binding referendum on the withdrawal or repeal of Bill 160, whichever the case may be; and

That the Office of the Chief Electoral Officer shall conduct a binding referendum vote in accordance with the rules recommended by the Standing Committee on the Legislative Assembly.
Lost on division December 1, 1997.

CENSURE MOTION MOVED WITHOUT NOTICE

Mr Colle - That the Government be censured by the House for its contemptible advertising campaign and that the matter be sent to the Standing Committee on the Legislative Assembly for its consideration.
