Orders and Notices
Paper
No. 133

1st Session
42nd Parliament
Thursday
November 28, 2019
Mr. Calandra — That, pursuant to Standing Order 47 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 116, An Act to enact the Mental Health and Addictions Centre of Excellence Act, 2019 and the Opioid Damages and Health Costs Recovery Act, 2019, when the Bill 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

That at such time the Bill shall be ordered referred to the Standing Committee on Social Policy; and

That the Clerk of the Committee, in consultation with the Committee Chair, be authorized to arrange the following with regard to Bill 116:

That the Standing Committee on Social Policy be authorized to meet on Friday, December 6, 2019 from 9:00 a.m. to 12:00 p.m. and 1:00 p.m. to 5:00 p.m. for the purpose of public hearings; and

That the deadline for requests to appear be Wednesday, December 4, 2019 at 9:00 a.m.; and

That the Clerk of the Committee provide a list of all interested presenters to each member of the Subcommittee and their designate following the deadline for requests to appear by 10:00 a.m. on Wednesday, December 4, 2019; and

That each member of the Sub-committee or their designate provide the Clerk of the Committee with a prioritized list of presenters to be scheduled, chosen from the list of all interested presenters received by the Clerk by 11:00 a.m. on Wednesday, December 4, 2019; and

That each witness will receive up to 5 minutes for their presentation followed by 8 minutes divided equally amongst the recognized parties for questioning, and 2 minutes for the Independent Member; and

That the deadline for filing written submissions be Friday, December 6, 2019 at 5:00 p.m.; and

That the deadline for filing amendments to the Bill with the Clerk of the Committee shall be Monday, December 9, 2019 at 12:00 p.m.; and

That the Standing Committee on Social Policy be authorized to meet on Tuesday, December 10, 2019 from 9:00 a.m. to 10:15 a.m. and from 2:00 p.m. to 9:00 p.m. for the purpose of clause-by-clause consideration of the Bill; and

That on Tuesday, December 10, 2019 at 5:00 p.m. 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. At this time, the Chair shall allow one 20-minute waiting period pursuant to Standing Order 129(a); and

That the Committee shall report the Bill to the House no later than Wednesday, December 11, 2019. In the event that the Committee fails to report the Bill on that day, the Bill shall be deemed passed by the Committee and shall be deemed to be reported to and received by the House; and

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Today's business continues on next page  Suite des travaux du jour à la page suivante
That upon receiving the report of the Standing Committee on Social Policy, the Speaker shall put the question for adoption of the report forthwith, and at such time the Bill shall be ordered for Third Reading, which Order may be called that same day; and

That notwithstanding Standing Order 81(c), the Bill may be called for Third Reading more than once in the same sessional day; and

That in the event of any division relating to any proceedings on the Bill, the division bell shall be limited to 20 minutes; and

That Third Reading debate be limited to two hours, with 50 minutes for the Government, 50 minutes for the Official Opposition, and 20 minutes for the Independents.

Recess

10:30 A.M.
Introduction of Visitors
Oral Questions
Deferred Votes
Recess

1:00 P.M.
Introduction of Visitors

**ROUTINE PROCEEDINGS**
Members’ Statements
Reports by Committees
Introduction of Bills
Motions
Statements by the Ministry and Responses
Petitions

**PRIVATE MEMBERS’ PUBLIC BUSINESS**
Ballot Item Number 88
M123. Second Reading of Bill 123, An Act to amend the Highway Traffic Act respecting electric vehicle charging stations. Mr. Coe and Mr. Schreiner.

**AFFAIRES D’INTÉRÊT PUBLIC ÉMANANT DES DÉPUTÉS**
Billet de député numéro 88
M123. Deuxième lecture du projet de loi 123, Loi modifiant le Code de la route en ce qui concerne les stations de recharge pour véhicules électriques. M. Coe et M. Schreiner.

Today’s business continues on next page
Ballot Item Number 89


Ballot Item Number 90

Private Members’ Notice of Motion Number 84

Ms. Singh (Brampton Centre) — That, in the opinion of this House, the Ministry of Education should commit to a fully independent, comprehensive public investigation of the charges of anti-Black racism within the Peel District School Board, and to presenting its findings and plan for action to the House, detailing the resources to be allocated to address this long-standing systemic issue.

ORDERS OF THE DAY

Government Order Number 26

Resuming the debate adjourned on November 27, 2019 on the motion, as amended, regarding amendments to the Standing Orders. Time used: 48 mins.
G1. Second Reading of Bill 1, An Act to perpetuate an ancient parliamentary right. Hon. Mr. Ford. PRINTED.

M6. Third Reading of Bill 6, An Act to establish the Poet Laureate of Ontario in memory of Gord Downie. Mr. Hatfield. NOT REPRINTED.

M8. Second Reading of Bill 8, An Act to promote transparency and accountability in the funding of health care services in Ontario. Mme Gélinas. PRINTED.


M13. Second Reading of Bill 13, An Act to amend the Long-Term Care Homes Act, 2007 to establish a minimum standard of daily care. Ms. Armstrong. PRINTED.
M14. **Second Reading of Bill 14, An Act to require**
the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Cana Lake, Canal Bay, Canal Lake, Canard Lake, Canard River, Canary Lake, Cancer Lake, Candide Creek, Candide Lake, Candler Lake, Candybar Creek, Candybar Lake, Candy Creek, Cane Lake, Canisbay Creek, Canisbay Lake, Canis Lake, Canister Creek, Canister Lake, Canna Creek, Canna Lake, Cannard’s Bay, Canniff Creek, Canniff Lake, Canning Lake, Cannings Falls, Cannon Creek, Cannon Lake, Canoe Bay, Canoe Bay Channel, Canoe Channel, Canoe Creek and Canoe Lake. Mr. Bisson. **PRINTED.**

M15. **Second Reading of Bill 15, An Act to require**
the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Carcass Lake, Card Bay, Carder Lake, Cardiff Creek, Cardiff Lake, Cardinal Creek, Cardinalis Lake, Cardinal Lake, Card Lake, Cardwell Lake, Carew Lake, Carey Creek, Carey Lake, Carfrae Lake, Cargill Lake, Cargill Mill Pond, Carhess Creek, Cariad Lake, Carib Creek, Carib Lake, Cariboo Creek, Cariboo Lake, Caribou Bay, Caribou Creek, Caribou Lake, Caribou Rapids, Caribou River, Caribou Throat Lake, Caribus Lake, Carillon Rapids, Carkner Lake, Car Lake, Carl Bay, Carlbom Lake, Carl Creek, Carleton Lake, Carling Bay, Carling Lake, Carl Lake, Carlo Lake, Carlson Lake, Carlstead Bay, Carlton Lake, Carlyle Lake, Carman Bay, Carman Creek, Carman Lake, Carnichael Lake, Carnahan Bay, Carnahan Lake, Carney Creek, Carney Lake and Carnilac Lake. Mr. Bisson. **PRINTED.**
M16. Second Reading of Bill 16, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Caro Lake, Caroline Lake, Carol Lake, Carolyn Creek, Caron Creek, Caron Lake, Carpenter Lake, Carpenter River, Carpet Lake, Carp Lake, Carp River, Carre Lake, Carrick Creek, Carrick Lake, Carrie Lake, Carrie Lake, Carriere Lake, Carrigan Lake, Carrington Lake, Carroll Creek, Carroll Lake, Carroll Wood Bay, Carrot Lake, Carruthers Lake, Carrying Lake, Carry Lake, Carscallen Lake, Carson Bay, Carson Creek, Carson Lake, Cass Creek, Carstens Lake, Carswell Lake, Cartan Lake, Carter Bay, Carter Lake, Carter Rapids, Cartehw Bay, Cartier Lake, Cartier Creek, Cart Lake, Cartwrights Creek, Carty Creek, Cart Lake, Carver Lake, Cascade Falls, Cascade Lake, Cascaden Lake, Cascade Rapids, Cascade River, Cascanette Lake, Case River, Casey Creek and Casey Lake. Mr. Bisson. PRINTED.

M17. Second Reading of Bill 17, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Casgrain Creek, Casgrain Lake, Cash Creek, Cashel Lake, Cashman Creek, Cashore Creek, Casino Lake, Caskie Bay, Caskill Lake, Cask Lake, Casper Lake, Casque Lake, Cassdata Lake, Casselman’s Lake and Casselman’s Creek, Cassels Lake, Cassidy Bay, Cassidy Creek, Cassidy Lake, Cassidy’s Bay, Cass Lake, Casson Lake, Castellar Creek, Castellar Lake, Castlebar Creek, Castlebar Lake, Castle Bay, Castle Creek, Castle Lake, Castleman Lake, Castlewood Creek, Castlewwood Lake, Castor Creek, Castor Lake, Castoroil Lake, Castor Ponds, Castor River, Castra Lake, Casurnmit Lake, Caswell Bay, Caswell Lake, Cataract Falls, Cataract Lake, Cataract Bay and Cataraqui River. Mr. Bisson. PRINTED.
M18. Second Reading of Bill 18, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Catastrophe Creek, Catastrophe Lake, Catawba Lake, Cat Bay, Catchacoma Lake, Catcher Lake, Cat Creek, Caterpillar Lake, Cat Falls, Catfish Bay, Catfish Creek, Catfish Lake, Catfish Rapids, Catharine Lake, Cathro Lake, Cathy's Lake, Catlonite Creek, Catlonite Lake, Cat River, Cat Tail River, Catral Lake, Catral Lake, Cauchon Creek, Cauchon Lake, Caulet Lake, Cauliflower Creek, Cauliflower Lake, Caulkin Lake, Caution Lake, Cavalary Creek, Cavalary Lake, Cavanagh Lake, Cavan Creek, Cavano Lake, Cave Harbour, Cave Lake, Cavell Creek, Cavell Lake, Cavendish Lake, Caverly's Bay, Cavern Creek, Cavern Lake, Cavers Bay, Cavern Creek, Cavern Lake, Cavers Creek, Cavers Lake, Caviar Lake, Cawanogami Lake, Cawdron Creek, Cawdron Lake, Cawing Lake, Cawston Lakes, Cawthra Creek, Cayer’s Lake and Cayer Creek. Mr. Bisson. PRINTED.

M19. Second Reading of Bill 19, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Cayer Lake, Cayiens Creek, Caysee Lake, Cayuga Creek, Cayuga Lake, Cebush Lake, Ceebe Lake, Cecil Creek, Cecile Lake, Cedar Bay, Cedarbough Lake, Cedarclump Lake, Cedar Creek, Cedar Falls, Cedarum Lake, Cedar Harbour, Cedar Lake, Cedar Rapids, Cedar River, Cedar skirt Lake, Cedric Lake, Cee Creek, Ceepee Lake, Celastric Lake, Cellist Lake, Celt Creek, Celtis Lake, Celt Lake, Cemetery Creek, Cemetery Lake, Centennial Lake, Centralis Creek, Centralis Lake, Central Lake, Centre Channel, Centre Creek, Centre Falls, Centrefire Creek, Centrefire Lake, Centre Lake, Centreville Creek, Ceph Lake, Ceres Lake, Cerulean Lake, Cerullo Lake, Chabbie Lake, Chabbie River, Chabot Lake, Chadwick Lake, Chagma Lake, Chagnon Lake and Chaillon Lake. Mr. Bisson. PRINTED.

M18. Deuxième lecture du projet de loi 18, Loi visant à exiger que le ministre de l'Environnement, de la Protection de la nature et des Parcs assume ses responsabilités en application du paragraphe 15 (1) de la Loi sur les ressources en eau de l’Ontario pour établir la quantité de moules zébrées dans les cours d’eau suivants : Catastrophe Creek, Catastrophe Lake, Catawba Lake, Cat Bay, Catchacoma Lake, Catcher Lake, Cat Creek, Caterpillar Lake, Cat Falls, Catfish Bay, Catfish Creek, Catfish Lake, Catfish Rapids, Catharine Lake, Cathro Lake, Cathy’s Lake, Catlonite Creek, Catlonite Lake, Cat River, Cat Tail River, Catral Lake, Catral Lake, Cauchon Creek, Cauchon Lake, Caulet Lake, Cauliflower Creek, Cauliflower Lake, Caulkin Lake, Caution Lake, Cavalary Creek, Cavalary Lake, Cavanagh Lake, Cavan Creek, Cavano Lake, Cave Harbour, Cave Lake, Cavell Creek, Cavell Lake, Cavendish Lake, Caverly’s Bay, Cavern Creek, Cavern Lake, Cavers Bay, Cavern Creek, Cavern Lake, Cavers Creek, Cavers Lake, Caviar Lake, Cawanogami Lake, Cawdron Creek, Cawdron Lake, Cawing Lake, Cawston Lakes, Cawthra Creek, Caya’s Lake and Cayer Creek. M. Bisson. IMPRIMÉ.

M19. Deuxième lecture du projet de loi 19, Loi visant à exiger que le ministre de l’Environnement, de la Protection de la nature et des Parcs assume ses responsabilités en application du paragraphe 15 (1) de la Loi sur les ressources en eau de l’Ontario pour établir la quantité de moules zébrées dans les cours d’eau suivants : Cayer Lake, Cayiens Creek, Caysee Lake, Cayuga Creek, Cayuga Lake, Cebush Lake, Ceebe Lake, Cecil Creek, Cecile Lake, Cedar Bay, Cedarbough Lake, Cedarclump Lake, Cedar Creek, Cedar Falls, Cedarum Lake, Cedar Harbour, Cedar Lake, Cedar Rapids, Cedar River, Cedar skirt Lake, Cedric Lake, Cee Creek, Ceepee Lake, Celastric Lake, Cellist Lake, Celt Creek, Celtis Lake, Celt Lake, Cemetery Creek, Cemetery Lake, Centennial Lake, Centralis Creek, Centralis Lake, Central Lake, Centre Channel, Centre Creek, Centre Falls, Centrefire Creek, Centrefire Lake, Centre Lake, Centreville Creek, Ceph Lake, Ceres Lake, Cerulean Lake, Cerullo Lake, Chabbie Lake, Chabbie River, Chabot Lake, Chadwick Lake, Chagma Lake, Chagnon Lake and Chaillon Lake. M. Bisson. IMPRIMÉ.
M20. Second Reading of Bill 20, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Grant Point Harbour, Grants Creek, Grants Creek Bay, Gosselin Creek, Gosselin Lake, Gosselin’s Bay, Goss Lake, Goudreau Creek, Goudreau Lake, Goudy Creek, Goudy Lake, Gough Creek, Gough Lake, Gouinlock Lake, Gouin Lake, Goulais Bay, Goulais Lake, Goulais River, Gould Creek, Goulding Lake, Goulet Bay, Goulet Creek, Goulet Lake, Gourd Lake, Gourlay Lake, Gourlie Creek, Govan Lake, Gove Lake, Gover Lake, Government Bay, Government Creek, Government Lake, Governor Bay, Gowan Creek, Gowan Lake, Gowar Bay, Goward Lake, Goganda Bay, Goganda Lake, Gowie Bay, Grabers Lake, Grab Lake, Grace Bay, Grace Creek, Graceful Lake, Grace Lake, Gracie Lake, Grady Lake, Graff Lake, Goose Lake, Goose Neck Bay, Gooseneck Creek, Gooseneck Lake, Gooseneck Rapids, Goose Pond, Goose River, Gord Lake, Gordon Bay, Gordon Creek, Gordon Lake, Gordon Rapids, Gordons Bay and Gordons Creek. Mr. Bisson. PRINTED.

M20. Deuxième lecture du projet de loi 20, Loi visant à exiger que le ministre de l’Environnement, de la Protection de la nature et des Parcs assume ses responsabilités en application du paragraphe 15 (1) de la Loi sur les ressources en eau de l’Ontario pour établir la quantité de moules zébrées dans les cours d’eau suivants : Grant Point Harbour, Grants Creek, Grants Creek Bay, Gosselin Creek, Gosselin Lake, Gosselin’s Bay, Goss Lake, Goudreau Creek, Goudreau Lake, Goudy Creek, Goudy Lake, Gough Creek, Gough Lake, Gouinlock Lake, Gouin Lake, Goulais Bay, Goulais Lake, Goulais River, Gould Creek, Goulding Lake, Goulet Bay, Goulet Creek, Goulet Lake, Gourd Lake, Gourlay Lake, Gourlie Creek, Govan Lake, Gove Lake, Gover Lake, Government Bay, Government Creek, Government Lake, Governor Bay, Gowan Creek, Gowan Lake, Gowar Bay, Goward Lake, Goganda Bay, Goganda Lake, Gowie Bay, Grabers Lake, Grab Lake, Grace Bay, Grace Creek, Graceful Lake, Grace Lake, Gracie Lake, Grady Lake, Graff Lake, Goose Lake, Goose Neck Bay, Gooseneck Creek, Gooseneck Lake, Gooseneck Rapids, Goose Pond, Goose River, Gord Lake, Gordon Bay, Gordon Creek, Gordon Lake, Gordon Rapids, Gordons Bay et Gordons Creek. M. Bisson. IMPRIMÉ.
M21. Second Reading of Bill 21, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Gore Bay, Gorge Creek, Gorge Creek Falls, Gorge Lake, Gorman Creek, Gorman Lake, Gorman River, Gormans Creek, Gormire Lake, Gormire Creek, Gormly Creek, Gornupkagama Lake, Gorrie Lake, Gorr Lakes, Gorse Creek, Gorse Lake, Gort Creek, Gort Lake, Goshawk Lake, Goshen Lake, Gosling Lake, Goldie Lake, Goldie River, Goldilocks Lake, Golding Lake, Gold Lake, Gold Mountain Lake, Goldsborough Creek, Goldsborough Lake, Gold Seekers Bay, Goldsmith Lake, Goldspink Lake, Goldstein Lake, Goldthrope Lake, Goldwin Creek, Goldwin Lake, Golf Course Bay, Golf Lake, Goltz Lake, Golub Lake, Gong Creek, Gong Lake, Gooch Creek, Gooch Lake, Goodchild Creek, Goodchild Lake, Goode Lake, Goodens Creek, Gooderham Creek, Gooderham Lake, Goodeve Lake, Goodfish Lake, Good Fortune Lake, Good Harbour, Goodie Creek, Goodie Lake, Goodier Lake, Goodkey Creek and Goodlad Lake. Mr. Bisson. PRINTED.

M22. Second Reading of Bill 22, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Chain Creek, Chain Lake, Chain Lakes, The Chain of Lakes, Chainy Creek, Chainy Lake, Chair Lake; Chalet Creek, Chalet Lake, Chalice Lake, Chalk Bay, Chalk Creek, Chalkend Lake, Chalk Lake, Chalk River, Challener Lake, Challener River, Challis Lake, Chalmers Lake, Chamandy Lake, Chamberlain Lake, Chamber Lake, Chambers Lake, Champagne Lake, Champlain Creek, Champlain Trail Lakes, Chance Lake, Chancellor Lake, Chandos Lake, Change Lake, Chanley Lake, Channel Lake, Channel Lakes; Green River, Greenrod Lake, Greens Bay, Green’s Creek, Greenshields Lake, Greenshore Lake, Greensides Lake, Greens Lake, Greenstone Rapids, Greensward Lake, Green Tree Lake, Greenwater Creek, Greenwater Lake, Greenwich Creek, Greenwich Lake, Greenwood Lake and Greenwood River. Mr. Bisson. PRINTED.

M21. Deuxième lecture du projet de loi 21, Loi visant à exiger que le ministre de l’Environnement, de la Protection de la nature et des Parcs assume ses responsabilités en application du paragraphe 15 (1) de la Loi sur les ressources en eau de l’Ontario pour établir la quantité de moules zébrées dans les cours d’eau suivants : Gore Bay, Gorge Creek, Gorge Creek Falls, Gorge Lake, Gorman Creek, Gorman Lake, Gorman River, Gormans Creek, Gormire Lake, Gormley Creek, Gornupkagama Lake, Gorrie Lake, Gorr Lakes, Gorse Creek, Gorse Lake, Gort Creek, Gort Lake, Goshawk Lake, Goshen Lake, Gosling Lake, Goldie Lake, Goldie River, Goldilocks Lake, Golding Lake, Gold Lake, Gold Mountain Lake, Goldsborough Creek, Goldsborough Lake, Gold Seekers Bay, Goldsmith Lake, Goldspink Lake, Goldstein Lake, Goldthrope Lake, Goldwin Creek, Goldwin Lake, Golf Course Bay, Golf Lake, Goltz Lake, Golub Lake, Gong Creek, Gong Lake, Gooch Creek, Gooch Lake, Goodchild Creek, Goodchild Lake, Goode Lake, Goodens Creek, Gooderham Creek, Gooderham Lake, Goodeve Lake, Goodfish Lake, Good Fortune Lake, Good Harbour, Goodie Creek, Goodie Lake, Goodier Lake, Goodkey Creek et Goodlad Lake. M. Bisson. IMPRIMÉ.

M22. Deuxième lecture du projet de loi 22, Loi visant à exiger que le ministre de l’Environnement, de la Protection de la nature et des Parcs assume ses responsabilités en application du paragraphe 15 (1) de la Loi sur les ressources en eau de l’Ontario pour établir la quantité de moules zébrées dans les cours d’eau suivants : Chain Creek, Chain Lake, Chain Lakes, The Chain of Lakes, Chainy Creek, Chainy Lake, Chair Lake; Chalet Creek, Chalet Lake, Chalice Lake, Chalk Bay, Chalk Creek, Chalkend Lake, Chalk Lake, Chalk River, Challener Lake, Challener River, Challis Lake, Chalmers Lake, Chamandy Lake, Chamberlain Lake, Chamber Lake, Chambers Lake, Champagne Lake, Champlain Creek, Champlain Trail Lakes, Chance Lake, Chancellor Lake, Chandos Lake, Change Lake, Chanley Lake, Channel Lake, Channel Lakes; Green River, Greenrod Lake, Greens Bay, Green’s Creek, Greenshields Lake, Greenshore Lake, Greensides Lake, Greens Lake, Greenstone Rapids, Greensward Lake, Green Tree Lake, Greenwater Creek, Greenwater Lake, Greenwich Creek, Greenwich Lake, Greenwood Lake and Greenwood River. M. Bisson. IMPRIMÉ.
M23. Second Reading of Bill 23, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Greer Creek, Greer Lake, Greers Bay, Greggio Lake, Greggs Lake, Gregory Bay, Gregory Creek, Gregory Lake, Grehan Lake, Greig Lake, Gremm Lake, Grenadier Creek, Grenadier Lake, Grenadier Pond, Grenfell Lake, Grenier Lake, Grenville Lake, Greske Lake, Greta Lake, Gretel Creek, Gretel Lake, Grew Lake, Grew River, Grey Duck Lake, Grey Lake, Grelava Lake, Grey Owl Bay, Grey Owl Lake, Green Creek, Greengrass Lake, Greenheart Creek, Greenheart Lake, Greenhedge Lake, Greenhill Lake, Greenhill Rapids, Greenhill River, Greenhorn Bay, Greenhue Lake, Greening Lake, Greening’s Bay, Greenish Creek, Greenish Lake, Green Island Bay, Green Island Lake, Green Lake, Green Lakes, Greenland Lake, Greenlaw Lake, Greenleaf Creek, Greenleaf Lake, Greenlee Lake, Greenmantle Lake, Greenmantle River, Greenock Creek, Greenock Lake, Greenough Harbour, Greenpike Lake, Gravel Lake, Gravel Lakes, Gravelly Bay, Gravelpit Lake, Gravel Pit Pond, Gravelridge Lake, Gravel River, Gravenor Lake, Graves Lake, Graveyard Creek and Graveyard Lake. Mr. Bisson. PRINTED.

M24. Second Reading of Bill 24, An Act to amend the Ministry of Community and Social Services Act to establish the Social Assistance Research Commission. Mr. Miller (Hamilton East—Stoney Creek). PRINTED.

M23. Deuxième lecture du projet de loi 23, Loi visant à exiger que le ministre de l’Environnement, de la Protection de la nature et des Parcs assume ses responsabilités en application du paragraphe 15 (1) de la Loi sur les ressources en eau de l’Ontario pour établir la quantité de moules zébrées dans les cours d’eau suivants : Greer Creek, Greer Lake, Greers Bay, Greggio Lake, Greggs Lake, Gregory Bay, Gregory Creek, Gregory Lake, Grehan Lake, Greig Lake, Gremm Lake, Grenadier Creek, Grenadier Lake, Grenadier Pond, Grenfell Lake, Grenier Lake, Grenville Lake, Greske Lake, Greta Lake, Gretel Creek, Gretel Lake, Grew Lake, Grew River, Grey Duck Lake, Grey Lake, Grelava Lake, Grey Owl Bay, Grey Owl Lake, Green Creek, Greengrass Lake, Greenheart Creek, Greenheart Lake, Greenhedge Lake, Greenhill Lake, Greenhill Rapids, Greenhill River, Greenhorn Bay, Greenhue Lake, Greening Lake, Greening’s Bay, Greenish Creek, Greenish Lake, Green Island Bay, Green Island Lake, Green Lake, Green Lakes, Greenland Lake, Greenlaw Lake, Greenleaf Creek, Greenleaf Lake, Greenlee Lake, Greenmantle Lake, Greenmantle River, Greenock Creek, Greenock Lake, Greenough Harbour, Greenpike Lake, Gravel Lake, Gravel Lakes, Gravelly Bay, Gravelpit Lake, Gravel Pit Pond, Gravelridge Lake, Gravel River, Gravenor Lake, Graves Lake, Graveyard Creek et Graveyard Lake. M. Bisson. IMPRIMÉ.

M25. Second Reading of Bill 25, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Graveyard Rapids, Gravy Lake, Grawbarger Lake, Grawbarger’s Rapids, Graydarl Lake, Graydon Lake, Gray Lake, Grayling Lake, Graymud Lake, Gray Rapids, Grays Bay, Grays Creek, Grays Lake, Grayson Lake, Grayson River, Grays River, Graystone Lake, Graytrout Lake, Grazing Lake, Grazing River, Great Lake, Great Mountain Lake, Great North Bay, Great Portage Lake, Great South Bay, Grebe Lake, Greb Lake, Green Bay, Greenbough Lake, Green Bug Lake, Greenbush Lake, Green Creek, Grants Lake, Granzies Lake, Grape Lake, Graphic Creek, Graphic Lake, Graphite Lake, Grapnel Bay, Grapnel Creek, Grapnel Lake, Grasett Lake, Grass Creek, Grass Lake, Grass Bay, Grassy Creek, Grassy Lake, Grassly Portage Bay, Grass River, Gratton Creek, Gratton Lake, Grave Bay, Grave Creek and Grave Lake. Mr. Bisson.

PRINTED.

M26. Second Reading of Bill 26, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Gravel Bay, Gravel Beach Lake, Gravel Falls, Graham Bay, Graham Creek, Graham Lake, Grahams Creek, Grahams’s Lake, Granary Lake, Grand Bay, Grand Campment Bay, Grande Lake, Grandeur Lake, Grand Lake, Grandmaison Lake, Grandma Lake, Grandma Stevens Pond, Grandolph Bay, Grandpa Lake, Grandpop’s Lake, Grand Rapids, Grand River, Grandview Lake, Granite Bay, Graniteboss Lake, Granite Creek, Granite Falls, Granithead Lake, Granite Lake, Granite River, Granitic Lake, Granka Lake, Granny Bay, Granny’s Creek, Grano Lake, Grant Bay, Grant Creek and Grant Lake. Mr. Bisson.

PRINTED.
M27. Second Reading of Bill 27, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Good Lake, Goodliff Lake, Goodman Lake, Goodmorning Lakes, Goodoar Lake, Goodreau Lake, Goods Lake, Goodwill Lake, Goodwin Lake, Goole Lake, Goosander Creek, Goosander Lake, Goose Bay, Gooseberry Brook, Gooseberry Creek, Gooseberry Lake, Goose Channel, Goose Creek, Goose Egg Lake, Gilder Creek, Gilder Lake, Glimmer Lake, Gling Lake, Gliskning Lake, Glitter Creek, Glitter Lake, Globe Creek, Globe Lake, Gloomy Lake, Glorious Lake, Glory Creek, Glory Lake, Glosser Bay, Gloucester Pool, Glover Bay, Glover Lake, Grovers Bay, Glue Lake, Glynn Lake, Gnat Lake, Gneiss Lake, Gneiss Rapids, Gnome Lake, Goat Creek, Goat Island Channel, Goat Lake, Goat River, Goblin Bay, Goblin Lake, Godda Lake, Goddard Lake, Godfrey Creek, Godfrey Lake, Godin Creek, Godin Lake, God’s Lake, Godson Creek, Godson Lake, Goff Lake, Gog Lake, Gohere Bay, Go Home Bay, Go Home Lake, Go Home River, Going Lake, Golborne Lakes, Goldbar Lake, Gold Creek, Golden Creek, Goldeneye Lake, Golden Gate Lake, Golden Lake, Goldfield Creek, Goldfield Lake, Glass Falls, Glass Lake and Glassy Creek. Mr. Bisson. PRINTED.
M29. Second Reading of Bill 29, An Act to require the Minister of the Environment, Conservation and Parks to discharge the responsibilities under subsection 15 (1) of the Ontario Water Resources Act to determine the zebra mussel content of Gibraltar Bay, Gibraltar Lake, Gibson Creek, Gibson Lake, Gibson River, Gibsons Bay, Gibsons Lake, Gids Harbour, Giffins Lake, Gifford Bay, Gifford Lake, Gignac Lake, Giguere Lake, Gilbert Creek, Gilbert Lake, Gilboe Lake, Gilby Lake; Gilchrist Bay, Gilchrist Creek, Gilchrist Lake, Gilden Lake, Gills Bay, Gilhuly Lake, Gillard Lake, Gilleach Lake, Gilleran Lake, Genessee Bay, Genessee Lake, Geneva Creek, Geneva Lake, Genier Creek, Genier Lake, Gennis Lake, Genoa Creek, Genoa Lake, Genricks Lake, Gentian Creek, Gentian Lake, Gentleman Creek, Geoffrey Lake, Geofffrion Lake, Geometry Lake, Geordie Lake, Geordies Lake, George Creek, George Lake, Georges Bay, George’s Lake, Georgia Lake, Georgian Bay, Georgie Creek, Georgina Lake, Geraldine Lake, Gerald Lake, Gerber Lake, Gerloch Creek, German Bay, German Lake, German Mills Creek, Gerow Lake, Gerrard Lake, Gerry Creek, Gerry Lake, Gertrude Lake, Gervais Lake and Gervis Lake. Mr. Bisson. PRINTED.


M35. Second Reading of Bill 35, An Act to amend the Human Rights Code with respect to immigration status, genetic characteristics, police records and social conditions. Mme Des Rosiers. PRINTED.

M52. Second Reading of Bill 52, An Act to amend the Juries Act with respect to juror eligibility and to make related amendments to other Acts. Mme Des Rosiers. PRINTED.

M53. Second Reading of Bill 53, An Act to proclaim Special Hockey Day. Mr. Smith (Peterborough—Kawartha). PRINTED.

M58. Second Reading of Bill 58, An Act to proclaim Family Caregiver Day. Mme Gélinas. PRINTED.


M73. Second Reading of Bill 73, An Act to amend the Home Care and Community Services Act, 1994 in respect of funded services for new residents. Mrs. Gretzky. PRINTED.

M80. Second Reading of Bill 80, An Act to amend the Archives and Recordkeeping Act, 2006 to impose penalties for offences relating to public records of archival value. Mr. Tabuns. PRINTED.


M85. Second Reading of Bill 85, An Act to amend the Election Finances Act with respect to contributions. Mme Des Rosiers. PRINTED.

M86. Second Reading of Bill 86, An Act to amend the Municipal Property Assessment Corporation Act, 1997. Mr. Calandra. PRINTED.

M91. Second Reading of Bill 91, An Act to amend the Trillium Gift of Life Network Act. Mme Gélinas. PRINTED.

M92. Second Reading of Bill 92, An Act to amend the Labour Relations Act, 1995 with respect to replacement workers. Mme Gélinas. PRINTED.

M52. Deuxième lecture du projet de loi 52, Loi modifiant la Loi sur les jurys en ce qui concerne l’habilité des jurés et apportant des modifications connexes à d’autres lois. Mme Des Rosiers. IMPRIMÉ.


M58. Deuxième lecture du projet de loi 58, Loi proclamant le Jour des aidants naturels. Mme Gélinas. IMPRIMÉ.

M62. Deuxième lecture du projet de loi 62, Loi modifiant le Code de la route à l’égard des dommages causés aux usagers de la route vulnérables. Mme Bell. IMPRIMÉ.

M73. Deuxième lecture du projet de loi 73, Loi modifiant la Loi de 1994 sur les services de soins à domicile et les services communautaires en ce qui concerne les services financés pour les nouveaux résidents. Mme Gretzky. IMPRIMÉ.


M82. Deuxième lecture du projet de loi 82, Loi modifiant la Loi de 2016 sur la récupération des ressources et l’économie circulaire. M. Arthur. IMPRIMÉ.

M85. Deuxième lecture du projet de loi 85, Loi modifiant la Loi sur le financement des élections en ce qui concerne les contributions. Mme Des Rosiers. IMPRIMÉ.


M91. Deuxième lecture du projet de loi 91, Loi visant à modifier la Loi sur le Réseau Trillium pour le don de vie. Mme Gélinas. IMPRIMÉ.

M92. Deuxième lecture du projet de loi 92, Loi modifiant la Loi de 1995 sur les relations de travail en ce qui concerne les travailleurs suppléants. Mme Gélinas. IMPRIMÉ.

M94. Second Reading of Bill 94, An Act to proclaim April as Genocide Awareness, Education, Condemnation and Prevention Month. Mr. Babikian. PRINTED.

M95. Second Reading of Bill 95, An Act to amend the Police Services Act and the Community Safety and Policing Act, 2019 with respect to a Commissioner Appointment Advisory Committee. Mme Des Rosiers and Mr. Schreiner. PRINTED.

M98. Second Reading of Bill 98, An Act to amend the Time Act. Mme Lalonde. PRINTED.

M99. Second Reading of Bill 99, An Act to amend the Election Finances Act with respect to charges for fund-raising events. Mr. Schreiner. PRINTED.

M103. Second Reading of Bill 103, An Act to amend the Election Finances Act in respect of contributions to leadership contestants following the leadership vote. Mr. Fraser. PRINTED.

M109. Second Reading of Bill 109, An Act to amend the Retail Sales Tax Act to provide for a rebate of the Ontario portion of the Harmonized Sales Tax in respect of certain medical supplies. Ms. Karpoche. PRINTED.

M110. Second Reading of Bill 110, An Act to amend the Oil, Gas and Salt Resources Act to prohibit hydraulic fracturing and related activities. Mr. Tabuns. PRINTED.

M111. Second Reading of Bill 111, An Act to amend the Occupational Health and Safety Act to protect workers who speak out about workplace violence and workplace harassment. Mme Gélinas. PRINTED.
M113. Second Reading of Bill 113, An Act to amend the Ministry of Correctional Services Act with respect to solitary confinement. Mme Des Rosiers. PRINTED.


M119. Second Reading of Bill 119, An Act to amend the Workplace Safety and Insurance Act, 1997 in respect of compensation for loss of earnings. Mr. Gates. PRINTED.

M120. Second Reading of Bill 120, An Act to Proclaim Menstrual Hygiene Day. Ms. Karpoche. PRINTED.

M121. Second Reading of Bill 121, An Act to afford municipalities certain protections with respect to legislative changes affecting their Governance and Structure. Ms. Horwath. PRINTED.

M122. Second Reading of Bill 122, An Act to amend the Highway Traffic Act to create an offence of contravention causing death or serious bodily harm. Ms. French. PRINTED.

M123. Second Reading of Bill 123, An Act to amend the Highway Traffic Act respecting electric vehicle charging stations. Mr. Coe and Mr. Schreiner. PRINTED.

M126. Second Reading of Bill 126, An Act to promote the maintenance and development of Ontario’s Francophonie. Mme Des Rosiers and Mme Lalonde. PRINTED.

M127. Second Reading of Bill 127, An Act to amend the Planning Act to protect lands in relation to the Ontario Food Terminal. Ms. Karpoche. PRINTED.

M113. Deuxième lecture du projet de loi 113, Loi modifiant la Loi sur le ministère des Services correctionnels en ce qui concerne l’isolement cellulaire. Mme Des Rosiers. IMPRIMÉ.


M120. Deuxième lecture du projet de loi 120, Loi proclamant la Journée de l’hygiène menstruelle. Mme Karpoche. IMPRIMÉ.

M121. Deuxième lecture du projet de loi 121, Loi offrant certaines protections aux municipalités en ce qui concerne les modifications législatives touchant leur gouvernance et structure. Mme Horwath. IMPRIMÉ.

M122. Deuxième lecture du projet de loi 122, Loi modifiant le Code de la route pour ériger en infraction le fait d’avoir causé un décès ou des blessures corporelles graves pendant la commission d’une contravention. Mme French. IMPRIMÉ.

M123. Deuxième lecture du projet de loi 123, Loi modifiant le Code de la route en ce qui concerne les stations de recharge pour véhicules électriques. M. Coe et M. Schreiner. IMPRIMÉ.

M126. Deuxième lecture du projet de loi 126, Loi visant à promouvoir le maintien et l’épanouissement de la Francophonie ontarienne. Mme Des Rosiers et Mme Lalonde. IMPRIMÉ.


M131. Second Reading of Bill 131, An Act to proclaim the month of July as Tibetan Heritage Month. Ms. Karpoche. PRINTED.

M134. Second Reading of Bill 134, An Act to proclaim the month of October Caribbean Heritage Month. Mr. Coteau. PRINTED.

M135. Second Reading of Bill 135, An Act to promote the maintenance and development of La Francophonie of Ontario. Mr. Fraser. PRINTED.

M137. Second Reading of Bill 137, An Act to promote the preservation, growth and vitality of the Franco-Ontarian Community. Mr. Bourgouin. PRINTED.

M139. Second Reading of Bill 139, An Act to proclaim the month of August in each year as Caribbean Heritage Month. Ms. Singh (Brampton Centre). PRINTED.

M140. Second Reading of Bill 140, An Act to enact the Defibrillator Registry Act, 2019. Mme Gélinas. PRINTED.

M143. Second Reading of Bill 143, An Act to proclaim Health and Safety at Work Day. Ms. McKenna. PRINTED.

M144. Second Reading of Bill 144, An Act to enact the Northern Health Travel Grant Advisory Committee Act, 2019. Ms. Monteith-Farrell. PRINTED.

M146. Second Reading of Bill 146, An Act to proclaim Stop Cyberbullying in Ontario Day. Mr. Rasheed. PRINTED.

M149. Second Reading of Bill 149, An Act to proclaim Dyslexia Awareness Month. Mr. Harden. PRINTED.


M151. Second Reading of Bill 151, An Act to amend the Smoke-Free Ontario Act, 2017 with respect to activities related to vapour products. Mme Gélinas.


M153. Second Reading of Bill 153, An Act to amend the Long-Term Care Homes Act to provide spouses with the right to live together in a home. Ms. Fife.

M148. Deuxième lecture du projet de loi 148, Loi modifiant le Code de la route en ce qui concerne les rapports sur les incidents d’ouverture non sécuritaire des portes d’un véhicule automobile sur une voie publique. Mme Bell. IMPRIMÉ.

M149. Deuxième lecture du projet de loi 149, Loi proclamant le Mois de sensibilisation à la dyslexie. M. Harden. IMPRIMÉ.

M150. Deuxième lecture du projet de loi 150, Loi édictant la Loi de 2019 visant à assurer la transparence et l’intégrité des élections des partis politiques. Mme Karahalios. IMPRIMÉ.

M151. Deuxième lecture du projet de loi 151, Loi modifiant la Loi de 2017 favorisant un Ontario sans fumée en ce qui concerne des activités liées aux produits de vapotage. Mme Gélinas.

M152. Deuxième lecture du projet de loi 152, Loi proclamant la Journée de la sécurité et de la santé au travail. Mme McKenna.

M153 Deuxième lecture du projet de loi 153, Loi modifiant la Loi sur les foyers de soins de longue durée afin d’accorder aux conjoints le droit de vivre ensemble dans un foyer. Mme Fife.

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PRIVATE BILLS


Pr12. Second Reading of Bill Pr12, An Act to revive 2345260 Ontario Ltd. Mr. Crawford. PRINTED.

Pr13. Second Reading of Bill Pr13, An Act to revive A&One Fashion Jewellery Wholesale Ltd. Mr. Babikian. REPRINTED.

Pr15. Second Reading of Bill Pr15, An Act to revive Haggart Belting Canada Ltd. Mr. Crawford. PRINTED.

Pr18. Second Reading of Bill Pr18, An Act to revive 1191650 Ontario Limited. Mrs. Martow. PRINTED.

Pr19. Second Reading of Bill Pr19, An Act to revive 1549408 Ontario Inc. Mr. Pang. PRINTED.

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BILL IN COMMITTEE OF THE WHOLE HOUSE


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PROJETS DE LOI D’INTÉRÊT PRIVÉ


Pr12. Second Reading of Bill Pr12, An Act to revive 2345260 Ontario Ltd. Mr. Crawford. PRINTED.

Pr13. Second Reading of Bill Pr13, An Act to revive A&One Fashion Jewellery Wholesale Ltd. Mr. Babikian. REPRINTED.

Pr15. Second Reading of Bill Pr15, An Act to revive Haggart Belting Canada Ltd. Mr. Crawford. PRINTED.

Pr18. Second Reading of Bill Pr18, An Act to revive 1191650 Ontario Limited. Mrs. Martow. PRINTED.

Pr19. Second Reading of Bill Pr19, An Act to revive 1549408 Ontario Inc. Mr. Pang. PRINTED.

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PROJECTS DE LOI EN COMITÉ PLÉNIER

GOVERNMENT ORDERS

2. Resuming the debate adjourned on August 14, 2018 on the motion regarding government priorities, as follows:

Mr. Smith (Bay of Quinte) moved:

That, in the opinion of this House, the current government is a government for the people with a clear mandate to pursue policies that put more money in people’s pockets; create and protect jobs; address the hydro crisis; reduce hospital wait times; and restore accountability and trust in government.

Debated July 24, 26, 30, 31; August 1 and 14, 2018. Time used: 11 hrs. 31 mins.

5. Resuming the debate adjourned on September 19, 2018 on the amendment to the motion for allocation of time on Bill 31, An Act to amend the City of Toronto Act, 2006, the Municipal Act, 2001, the Municipal Elections Act, 1996 and the Education Act and to revoke two regulations, as follows:

Mr. Smith (Bay of Quinte) moved:

That, pursuant to Standing Order 47 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 31, An Act to amend the City of Toronto Act, 2006, the Municipal Act, 2001, the Municipal Elections Act, 1996 and the Education Act and to revoke two regulations, when Bill 31 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, which Order may be called that same day; and

That, when the Order for Third Reading of the Bill is called, the Speaker shall put every question necessary to dispose of this stage of the Bill without further debate or amendment; and

That, except in the case of a recorded division arising from morning Orders of the Day, pursuant to Standing Order 9(c), no deferral of the Second Reading or Third Reading vote shall be permitted; and

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

Mr. Bisson moved:

That the motion be amended by deleting everything after “ordered” in the first paragraph and replacing with:

“to the Standing Committee on General Government; and

That the Standing Committee on General Government be authorized to meet on Wednesday, September 26, 2018, from 2:00 p.m. to 8:00 p.m. and Thursday, September 27, 2018 from 2:00 p.m. to 8:00 p.m. for the purpose of public hearings on the Bill; and

That the Clerk of the Committee, in consultation with the Committee Chair, be authorized to arrange the following with regard to Bill 31:

- Notice of public hearings on the Ontario parliamentary channel, the Legislative Assembly’s website and Canada NewsWire; and
- That the deadline for requests appear to be 6:00 p.m. on Monday, September 24, 2018; and

ORDRES DU GOUVERNEMENT

2. Suite du débat ajourné le 14 août 2018 sur la motion concernant les priorités du gouvernement, comme suit :-

M. Smith (Baie de Quinte) propose :

That, in the opinion of this House, the current government is a government for the people with a clear mandate to pursue policies that put more money in people’s pockets; create and protect jobs; address the hydro crisis; reduce hospital wait times; and restore accountability and trust in government.


M. Smith (Baie de Quinte) propose :

That, pursuant to Standing Order 47 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 31, An Act to amend the City of Toronto Act, 2006, the Municipal Act, 2001, the Municipal Elections Act, 1996 and the Education Act and to revoke two regulations, when Bill 31 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, which Order may be called that same day; and

That, when the Order for Third Reading of the Bill is called, the Speaker shall put every question necessary to dispose of this stage of the Bill without further debate or amendment; and

That, except in the case of a recorded division arising from morning Orders of the Day, pursuant to Standing Order 9(c), no deferral of the Second Reading or Third Reading vote shall be permitted; and

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

M. Bisson propose :

That the motion be amended by deleting everything after “ordered” in the first paragraph and replacing with:

“to the Standing Committee on General Government; and

That the Standing Committee on General Government be authorized to meet on Wednesday, September 26, 2018, from 2:00 p.m. to 8:00 p.m. and Thursday, September 27, 2018 from 2:00 p.m. to 8:00 p.m. for the purpose of public hearings on the Bill; and

That the Clerk of the Committee, in consultation with the Committee Chair, be authorized to arrange the following with regard to Bill 31:

- Notice of public hearings on the Ontario parliamentary channel, the Legislative Assembly’s website and Canada NewsWire; and
- That the deadline for requests appear to be 6:00 p.m. on Monday, September 24, 2018; and
• That witnesses be scheduled to appear before the Committee on a first-come, first-served basis; and

• That each witness will receive up to nine minutes for their presentation followed by six minutes for questions from Committee members divided equally amongst the recognized parties;

That the deadline for written submissions be 8:00 p.m. on Thursday, September 27, 2018; and

That the deadline for filing amendments to the Bill with the Clerk of the Committee shall be 9:00 a.m. on Monday, October 1, 2018; and

That the Committee be authorized to meet on Wednesday, October 3, 2018, from 9:00 a.m. to 10:15 a.m. and 1:00 p.m. to 8:00 p.m. for the purpose of clause-by-clause consideration of the Bill; and

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, which Order may be called that same day; and

That on Wednesday, October 3, 2018, at 5:30 p.m., 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 the remaining sections of the Bill and any amendments thereto. At this time, the Chair shall allow one 20-minute waiting period pursuant to Standing Order 129(a); and

That the Committee shall report the Bill to the House no later than Thursday, October 4, 2018. 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; and

That, when the Order for Third Reading of the Bill is called, one hour of debate shall be allotted to the Third Reading stage of the Bill with 30 minutes apportioned to the Government, 20 minutes to the Official Opposition, seven minutes to the independent Liberal Party members and three minutes to the independent Green Party member. At the end of this 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; and

That, except in the case of a recorded division arising from morning Orders of the Day, pursuant to Standing Order 9(c), no deferral of the Second Reading or Third Reading vote shall be permitted; and

That, in the case of any division relating to any proceedings on the Bill, the division bell shall be limited to five minutes, except that the division bell for the vote on the motion for Third Reading shall be 15 minutes.”

Debated September 19, 2018. Time used: 1 hr. 12 mins.


15. Resuming the debate adjourned on March 26, 2019 on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Financial Transparency.

18. Resuming the debate adjourned on April 29, 2019 on the motion for adoption of the Report of the Standing Committee on the Legislative Assembly on Television Guidelines.


26. Resuming the debate adjourned on November 27, 2019 on the motion, as amended, regarding amendments to the Standing Orders, as follows:-

Mr. Calandra moved:-

That the Order of the House dated October 22, 2018 amending the Standing Orders be rescinded, and that the Standing Orders of the Legislative Assembly be amended as follows:

The following new Standing Order is added:

1.1 The Speaker may alter the application of any Standing or special Order or practice of the House, other than those that deal with number of times or duration of time a member may speak, the timing of proceedings or the time allotted to proceedings, in order to permit the full participation in the proceedings of the House of any member with a disability.

Standing Order 2 is amended by adding the following:
“Board of Internal Economy” means the Board of Internal Economy established by the *Legislative Assembly Act*.

“*Orders and Notices Paper*” means the paper printed and distributed on any one Sessional day.

**Standing Orders 6 (a) and (b) are deleted and the following substituted:**

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

   (i) In a Spring meeting period from the Tuesday following Family Day to the first Thursday in June; and
   
   (ii) In a Fall meeting period from the Monday following Labour Day to the second Thursday in December.

   (b) During these meeting periods, the House shall not meet during the following Constituency Weeks:

   (i) The week prescribed by the regulations made under the *Education Act* for the school holiday in March;
   
   (ii) The week in which Easter Monday falls;
   
   (iii) The week in which Victoria Day falls;
   
   (iv) The week in which Thanksgiving Day falls;
   
   (v) The week in which Remembrance Day falls, except that if Remembrance Day falls on a Saturday or a Sunday, the House shall instead not meet the week preceding Remembrance Day, nor on the Monday immediately following Remembrance Day.

   (b.1) With notice, the Government House Leader may propose a motion to extend the hours of meeting during the last 18 Sessional days in the Fall and Spring sessional periods provided for in clause (a), and during any extension thereof.

**Standing Order 6 is amended by adding the following clause:**

(c.1) At any time prior to the commencement of an evening meeting scheduled pursuant to this Standing Order, the Government House Leader may indicate to the House that the evening meeting is no longer required, and it shall thereupon be cancelled.

**Standing Order 8 (a) is deleted and the following substituted:**

8. (a) The weekly meeting schedule for the House when it is in session shall be:

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<tr>
<th>DAY</th>
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<td>Monday</td>
<td>10:15 a.m.</td>
<td>Morning Routine:</td>
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<td>Statements by the Ministry and Responses</td>
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Following Afternoon Routine

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<td>Adjournment</td>
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**Standing Order 8 (b) is amended by deleting “and at 10:25 a.m. every day”**.

**Standing Order 8 is amended by adding the following clause:**

(c.1) Following Prayers on the first sitting Monday of each month, the Canadian National Anthem and the Royal Anthem shall be sung in the Chamber.

**Standing Order 8 (d) is deleted and the following substituted:**

(d) When the Speaker calls Orders of the Day the Government House Leader may indicate that no business, or no further business, as the case may be, is to be called, whereupon the Speaker shall recess the House to the next daily proceeding, or adjourn the House to the next sessional day, as the case may be.

**Standing Order 8 (e) is amended by deleting “3:15” and substituting “4:00” and by deleting “10:30” and substituting “10:15”**.

**Standing Order 9 (c) is amended by deleting the words “the House or”**.

The following new Standing Order is added:

20.1 The use of laptops, tablets and smartphones is permitted in the Chamber and committee rooms provided they are operated silently, do not impair decorum and are not used as a telephone, recording device, camera or prop.

**Standing Order 25 is amended by deleting the first paragraph and substituting the following:**

25. Following the speech of each member, 10 minutes will be allotted for members to ask questions on matters relevant to the speech. A member may ask a question for up to 1 minute and the member originally speaking will then have up to 1 minute to reply, in the following circumstances:

**Standing Orders 25 (a), (b), (c) and (d) are amended by deleting the words “and comments” in each clause.**

**Standing Order 28 (i) is amended by deleting the words “for closure” and substituting “subject to Standing Order 9 (c), for closure”**.

The heading of Section VIII. is renamed “DAILY ROUTINE”.
Standing Order 30 is deleted and the following substituted:

(a) The proceedings in the Morning and Afternoon Routine shall be conducted at the times and in the order set out in Standing Order 8 (a).

(b) The time allotted for the Afternoon Routine each day shall not exceed 90 minutes. At the end of that time the Speaker shall interrupt and shall put every question necessary to dispose of the proceeding currently occupying the House, and thereafter immediately call Orders of the Day.

Standing Order 33 (e) is amended by deleting the second line.

Standing Order 36 is deleted and the following substituted:

36. Up to five minutes shall be allotted during both the Morning and Afternoon Routine for members to recognize guests. Members may introduce visitors by stating only their name, title, organization and/or riding. No member shall seek to introduce a visitor at any time by way of a point of order.

Standing Orders 37 (e) through (i) are deleted and the following substituted:

(e) Any member of the Executive Council or any Parliamentary Assistant may respond to any question during Question Period and may, in their discretion, decline to answer any question.

(f) Parliamentary assistants may direct questions only to ministers other than their own.

(g) The Speaker has the discretion to permit an independent member to place a question and one supplementary question during 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.

The following new Standing Order is added:

38.1 Any divisions deferred under Standing Orders 9 (c) or 28 (h) shall be disposed of consecutively during this time and the bells shall be rung for 5 minutes prior to each division.

Standing Order 40 (b) is amended by adding at the end, “and such distribution may be done electronically”.

Standing Order 42(a) is deleted and the following substituted:

(a) There shall be 12 hours allotted to the debate on the motion for an Address in Reply to the Speech from the Throne and any amendments thereto, at the end of which time the Speaker shall without further debate or amendment put every question necessary to dispose of the motion.

(a.1) The debate on the motion for an Address in Reply to the Speech from the Throne shall be completed before the presentation of the Budget.

Standing Order 46(a) is amended by deleting all the words following “interrupt the bell,” and substituting “deem the debate to be adjourned and call the next proceeding pursuant to Standing Order 8 (a).”

Standing Order 47 (e) is deleted and the following substituted:

(c) A time allocation motion may not be moved until second reading debate has been completed or 6 ½ hours of debate have taken place on second reading consideration of any government bill or on a substantive government motion. Upon completion of 6 ½ hours of debate, the Speaker shall deem the debate to be adjourned unless the Government House Leader directs the debate to continue.

Standing Order 47 (d) is deleted and the following substituted:
(d) A bill, and a time allocation motion applying to that same bill, may not be considered on the same calendar day.

Standing Order 48 is amended by adding at the end, “Except as provided by Standing Order 9 (c), the vote on a motion for closure shall not be deferred.”

Standing Order 54 is amended by deleting the word “Government”.

Standing Orders 60 (a), (b) and (c) are deleted and the following substituted:

60. (a) The Standing Committee on Estimates shall select for consideration the Estimates of not fewer than six and not more than 12 ministries and offices.

(b) (i) The Estimates of the ministries and offices to be considered by the Committee shall be selected by members of the Committee such that the members of the Party forming the Official Opposition shall select first, followed by the members of the other recognized Parties in order of their representation in the House, and the members of the Party forming the government shall select last.

(ii) With each turn, the members of each Party may choose the Estimates of one or two ministries or offices to be considered.

(iii) If, when their turn to select occurs, the members of one Party decline to make a selection, the selection passes to the members of the next party in the rotation as provided in (i).

(c) The Estimates of the ministries and offices shall be considered in the order in which they were selected.

Standing Order 60 (d) is amended by deleting the word “round” and substituting the word “turn” in each instance.

Standing Order 69 is amended by deleting the words “up to one member from each of the recognized Parties, and by any independent member” and substituting “up to four private members of the House”.

Standing Order 71 (a) is amended by deleting the words “and distributed and marked PRINTED on the Orders and Notices Paper”.

Standing Order 71 (b) is amended by deleting “12:00 noon” and substituting “8:30 a.m.” in each instance.

Standing Order 79 (b) is amended by deleting the words “and marked REPRINTED on the Orders and Notices Paper”.

Standing Order 81 (e) is deleted.

Standing Order 98 (a) is amended by deleting the first line and the substituting the following:

Three items of Private Members’ Public Business shall be considered each Thursday, and the time provided for each shall be allotted as follows:

Standing Order 98 (e) is deleted.

Standing Order 136 is deleted.

Standing Order 137 (a) is amended by deleting the words “placed on the Speaker’s Table and on the desk of each member a copy of” and substituting “published”.

The following new Standing Order is added:

146. For greater certainty, the proceedings of the Board of Internal Economy are proceedings in Parliament.
And that for the duration of the 42nd Parliament the Standing Orders of the Legislative Assembly be amended as follows:

Standing Order 35 (e) is amended by adding at the end “and an independent member or members may comment for up to a total of 5 minutes.”

Standing Order 43 (a)(iv) is deleted and the following substituted:

(a)(iv) shall be taken up upon the commencement of Orders of the Day in the afternoon on Monday, Tuesday or Wednesday, as the case may be, the time available being apportioned equally among the recognized Parties in the House, after first allotting time to the independent member(s) of the House, if any; the time for a reply by the mover of the motion shall be included in the time apportioned to the Party of which the mover is a member;

(iv.1) the time allotted to independent members referred to in (iv) shall be 3 minutes per independent member up to a maximum of 12 minutes, which may be shared among the independent members;

Standing Order 47(b) is deleted and the following substituted:

47 (b) Two hours shall be allotted to the debate, apportioned equally among the recognized Parties, after first allotting time to the independent member(s) of the House, if any. At the end of this time the Speaker shall without further debate or amendment put every question necessary to dispose of the motion. If a recorded vote is requested by five members, the division bells shall be limited to 10 minutes.

(b.1) The time allotted to independent members referred to in (b) shall be 3 minutes per independent member up to a maximum of 12 minutes which may be shared among the independent members.

Standing Order 66 (a) is deleted and the following substituted:

66 (a) On the first Item of the first Vote of each set of Estimates, a representative of each recognized Party may speak for not more than 30 minutes and the minister or person answerable for the Estimates is allowed not more than 30 minutes for a right of reply. Thereafter, the Chair of the Standing Committee on Estimates shall ensure that the members adhere strictly to the Vote and Item under consideration and shall apportion the remaining time among the recognized Parties after first allotting time to the independent member(s) on the Committee, if any.

66 (a.1) the time allotted to independent member(s) referred to in (a) shall be 15 minutes.

Standing Order 113 (e) is amended by adding the following at the end:

In the case of independent members, the notification must be signed by the independent permanent member and the independent substituting member. If a committee meeting is divided into morning and afternoon segments on the same sitting day, this clause applies to each segment individually.

And, that the Clerk is authorized to re-number Standing Orders 30 to 39 and to order them as the daily routine proceedings are set out in Standing Order 8 (a), and to make such other consequential, editorial or other minor changes as may be required to ensure a consistent form of expression throughout the Standing Orders; and

That in exercising his discretion under Standing Orders 31 (c), 37 (i) and 98 (a)(iv) the Speaker shall recognize independent members for the duration of the 42nd Parliament as follows:

- During Members’ Statements: one per day
- During Oral Questions: two questions per day, each followed by one supplementary
- During Private Members’ Public Business: 5 minutes for each item of business, which may be shared.
And that the terms of this motion shall come into force at 12:01 a.m. on Tuesday, February 18, 2020.


PRIVATE MEMBERS’ PUBLIC BUSINESS

(Precedence in accordance with Standing Order 98(b)).

Ballot Item Number 88 – To be debated today.

M123. Second Reading of Bill 123, An Act to amend the Highway Traffic Act respecting electric vehicle charging stations. Mr. Coe and Mr. Schreiner.

Ballot Item Number 89 – To be debated today.


Ballot Item Number 90 – To be debated today.

Private Members’ Notice of Motion Number 84

Ms. Singh (Brampton Centre) — That, in the opinion of this House, the Ministry of Education should commit to a fully independent, comprehensive public investigation of the charges of anti-Black racism within the Peel District School Board, and to presenting its findings and plan for action to the House, detailing the resources to be allocated to address this long-standing systemic issue.

Ballot Item Number 91 – To be debated December 5, 2019.

M146. Second Reading of Bill 146, An Act to proclaim Stop Cyberbullying in Ontario Day. Mr. Rasheed.

Ballot Item Number 93 – To be debated December 5, 2019.

M144. Second Reading of Bill 144, An Act to enact the Northern Health Travel Grant Advisory Committee Act, 2019. Ms. Monteith-Farrell.
Ballot Item Number 94 – To be debated December 12, 2019.

Private Members’ Notice of Motion Number 46  
Ms. Bell — That, in the opinion of this House, the Provincial Government should match municipalities’ funding contribution to operating and maintaining municipal transit systems across Ontario and funding should not be used to replace or reduce municipal contributions to transit.

Ballot Item Number 95 – To be debated December 12, 2019.

M153. Second Reading of Bill 153, An Act to amend the Long-Term Care Homes Act to provide spouses with the right to live together in a home. Ms. Fife.

Ballot Item Number 96 – To be debated December 12, 2019.

73. Motion, as amended, regarding amendments to the Standing Orders – see Government Order 26.

74. Mr. Calandra — That, pursuant to Standing Order 47 and notwithstanding any other Standing Order or Special Order of the House relating to Bill 116, An Act to enact the Mental Health and Addictions Centre of Excellence Act, 2019 and the Opioid Damages and Health Costs Recovery Act, 2019, when the Bill 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

That at such time the Bill shall be ordered referred to the Standing Committee on Social Policy; and

That the Clerk of the Committee, in consultation with the Committee Chair, be authorized to arrange the following with regard to Bill 116:

That the Standing Committee on Social Policy be authorized to meet on Friday, December 6, 2019 from 9:00 a.m. to 12:00 p.m. and 1:00 p.m. to 5:00 p.m. for the purpose of public hearings; and

That the deadline for requests to appear be Wednesday, December 4, 2019 at 9:00 a.m.; and

That the Clerk of the Committee provide a list of all interested presenters to each member of the Sub-committee and their designate following the deadline for requests to appear by 10:00 a.m. on Wednesday, December 4, 2019; and

That each member of the Sub-committee or their designate provide the Clerk of the Committee with a prioritized list of presenters to be scheduled, chosen from the list of all interested presenters received by the Clerk by 11:00 a.m. on Wednesday, December 4; 2019 and

That each witness will receive up to 5 minutes for their presentation followed by 8 minutes divided equally amongst the recognized parties for questioning, and 2 minutes for the Independent Member; and

That the deadline for filing written submissions be Friday, December 6, 2019 at 5:00 p.m.; and

That the deadline for filing amendments to the Bill with the Clerk of the Committee shall be Monday, December 9, 2019 at 12:00 p.m.; and

That the Standing Committee on Social Policy be authorized to meet on Tuesday, December 10, 2019 from 9:00 a.m. to 10:15 a.m. and from 2:00 p.m. to 9:00 p.m. for the purpose of clause-by-clause consideration of the Bill; and

That on Tuesday, December 10, 2019 at 5:00 p.m. 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. At this time, the Chair shall allow one 20-minute waiting period pursuant to Standing Order 129(a); and

That the Committee shall report the Bill to the House no later than Wednesday, December 11, 2019. In the event that the Committee fails to report the Bill on that day, the Bill shall be deemed passed by the Committee and shall be deemed to be reported to and received by the House; and

That upon receiving the report of the Standing Committee on Social Policy, the Speaker shall put the question for adoption of the report forthwith, and at such time the Bill shall be ordered for Third Reading, which Order may be called that same day; and
That notwithstanding Standing Order 81(c), the Bill may be called for Third Reading more than once in the same sessional day; and

That in the event of any division relating to any proceedings on the Bill, the division bell shall be limited to 20 minutes; and

That Third Reading debate be limited to two hours, with 50 minutes for the Government, 50 minutes for the Official Opposition, and 20 minutes for the Independents. Filed November 27, 2019.

PRIVATE MEMBERS’ NOTICES OF MOTION

1. Ms. Hunter — REASONED AMENDMENT — That the motion for Second Reading of Bill 2, An Act respecting Hydro One Limited, the termination of the White Pines Wind Project and the labour disputes between York University and Canadian Union of Public Employees, Local 3903 be amended by deleting all the words after “That” and substituting therefore with the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House containing a full assessment of the compensation package, prior to the statutory termination of contracts and permits, as well as the legal costs incurred to defend the Act in front of any tribunal or board of arbitration.” Filed July 17, 2018.

2. Mr. Tabuns — REASONED AMENDMENT — That the motion for Second Reading of Bill 2, An Act respecting Hydro One Limited, the termination of the White Pines Wind Project and the labour disputes between York University and Canadian Union of Public Employees, Local 3903 be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to provide a report to the House outlining the scope of potential legal liabilities related to the changes proposed by Schedule 2 of the Bill.” Filed July 17, 2018.

5. Mr. Tabuns — REASONED AMENDMENT — That the motion for Second Reading of Bill 4, An Act respecting the preparation of a climate change plan, providing for the wind down of the cap and trade program and repealing the Climate Change Mitigation and Low-carbon Economy Act, 2016, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House on measures taken to ensure compliance with Sections 15 and 22 of the Environmental Bill of Rights, 1993.” Filed July 26, 2018.

6. Mme Des Rosiers — REASONED AMENDMENT — That the motion for Second Reading of Bill 4, An Act respecting the preparation of a climate change plan, providing for the wind down of the cap and trade program and repealing the Climate Change Mitigation and Low-carbon Economy Act, 2016 be amended by deleting all the words after “That” and substituting therefore with the words “This Bill be NOT now read a Second time but be referred back to the Government with instructions to respect the posting provisions of the Environmental Bill of Rights, 1993; and to first provide the House with a Climate Change Plan and a full assessment of the potential legal liabilities of the cancellation of Cap and Trade Program.” Filed July 30, 2018.

8. Mr. Tabuns — REASONED AMENDMENT — That the motion for Second Reading of Bill 5, An Act to amend the City of Toronto Act, 2006, the Municipal Act, 2001 and the Municipal Elections Act, 1996, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House outlining the method and scope of public consultation measures that informed the drafting of the Bill.” Filed July 31, 2018.
9. Ms. Hunter — **REASONED AMENDMENT** — That the motion for Second Reading of Bill 5, An Act to amend the City of Toronto Act, 2006, the Municipal Act, 2001 and the Municipal Elections Act, 1996 be amended by deleting all the words after “That” and substituting therefore with the words “this Bill be NOT now read a Second time but be referred to the Government with instructions to incorporate therein a process for consulting the people of the City of Toronto on the governance of their City and delay the implementation of the Bill until after the 2018 regular election.” Filed July 31, 2018.

13. Mr. Yarde — That, in the opinion of this House, the Government of Ontario should immediately ban the discriminatory and arbitrary stopping of individuals known as carding or street checks as it violates the Canadian Charter of Rights and Freedoms, and instruct all Police Forces to destroy existing information collected and retained in databases through this practice. Filed August 8, 2018.

19. Mr. Schreiner — **REASONED AMENDMENT** — That the motion for Second Reading of Bill 31, An Act to amend the City of Toronto Act, 2006, the Municipal Act, 2001, the Municipal Elections Act, 1996 and the Education Act and to revoke two regulations be amended by deleting all the words after “That” and substituting therefore with the words “this Bill be NOT now read a Second time but be referred to the Government with instructions to incorporate consultation with voters in the City of Toronto regarding the composition of Toronto City Council and delaying changes to the structure of Council until after the 2018 election, as well as incorporating consultation with Ontarians on the proper use of notwithstanding clause.” Filed September 13, 2018.

20. Ms. Horwath — **REASONED AMENDMENT** — That the motion for Second Reading of Bill 31, An Act to amend the City of Toronto Act, 2006, the Municipal Act, 2001, the Municipal Elections Act, 1996 and the Education Act and to revoke two regulations be amended by deleting all the words after “That” and substituting therefore with the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House on its consultations regarding the constitutionality of the Bill.” Filed September 15, 2018.

21. Mme Des Rosiers — **REASONED AMENDMENT** — That the Motion for Second Reading of Bill 31, An Act to amend the City of Toronto Act, 2006, the Municipal Act, 2001 and the Municipal Elections Act, 1996 and the Education Act and to revoke two regulations be amended by deleting all the words after “That” and substituting therefore with the words “this Bill be NOT now read a Second time but referred back to the Government with instructions to incorporate therein a process for consulting the people of the City of Toronto on the governance of their City and delay the implementation of the Bill until all appeals in matters related to the constitutionality of the Better Local government Act have been exhausted.” Filed September 15, 2018.

25. Mme Des Rosiers — That, in the opinion of this House, the Government of Ontario should use the funds in the Greenhouse Gas Reduction Account only for initiatives that reduce gas emissions and not on the administration costs for the dismantling of the cap and trade program. Filed October 2, 2018.

27. Ms. Fife — **REASONED AMENDMENT** — That the motion for Second Reading of Bill 47, An Act to amend the Employment Standards Act, 2000, the Labour Relations Act, 1995 and the Ontario College of Trades and Apprenticeship Act, 2009 and make complementary amendments to other Acts, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House on its consultations regarding the economic impact of existing personal leave provisions, including sick leave, family responsibility leave and bereavement leave, that are being repealed by the Bill.” Filed October 25, 2018.

28. Mr. Schreiner — That, in the opinion of this House, the Government of Ontario should act immediately to create a climate change plan that meets Ontario’s portion of Canada’s obligations under the Paris Agreement, and maximizes the province’s opportunities in the $26 trillion global clean economy. Filed October 29, 2018.
29. **Ms. Shaw — REASONED AMENDMENT** — That the motion for Second Reading of Bill 57, An Act to enact, amend and repeal various statutes, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House outlining the rationale used to substantiate the elimination of the non-partisan and independent offices of the Environmental Commissioner, French Language Services Commissioner and the Provincial Advocate for Children and Youth.” Filed November 20, 2018.

33. **Mme Gélinas —** That, in the opinion of this House, the government should: involve people living with HIV in all decisions made across government that relate to the health, well-being, and dignity of people living with and affected by HIV; encourage people living with HIV to start and stay on treatment; and dismantle HIV stigma on the community, clinical, and personal levels by adopting the Ontario Accord and endorsing the Undetectable = Untransmittable (U=U) campaign. Filed December 3, 2018.

35. **Ms. Fife — REASONED AMENDMENT** — That the motion for Second Reading of Bill 66, An Act to restore Ontario’s competitiveness by amending or repealing certain Acts, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House on the consultation data used to substantiate the proposed repeal of regulations for unlicensed child care, the proposed repeal of the Toxics Reduction Act and the Bill’s proposed exemptions from current source water protections and currently established Greenbelt protection provisions.” Filed December 18, 2018.

36. **Mr. Bisson — REASONED AMENDMENT** — That the motion for Second Reading of Bill 68, An Act with respect to community safety and policing, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House on the consultation data used to substantiate the proposed changes and outline how the Tulloch Report informed the drafting of the Bill.” Filed February 21, 2019.

37. **Mr. Bisson — REASONED AMENDMENT** — That the motion for Second Reading of Bill 74, An Act concerning the provision of health care, continuing Ontario Health and making consequential and related amendments and repeals, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House outlining the impact that the proposed changes will have on the public administration and public delivery of health care services.” Filed February 28, 2019.

38. **Mme Gélinas —** That in the opinion of this House all materials and legal documents produced in the Ontario Legislative Assembly in the French language should be written with an “inclusive writing” style which eliminates the focus on the male gender and use gender neutral language (langage épicène). Filed March 5, 2019.

39. **Ms. Bell —** That, in the opinion of this House, the Ontario Government should direct Metrolinx to fully reinstate GO bus service to the York University Keele Campus, and work with York Region Transit to fully reinstate bus service to the York University Keele Campus, at no additional cost to students and workers. Filed March 5, 2019.

41. **Mr. Crawford —** That, in the opinion of this House, the Government of Ontario should promote organ and tissue donation and transplantation and should consider including this as a component of the Ontario Secondary School curriculum; to heighten awareness, knowledge and empathetic understanding of organ tissue donation and transplantation, and to equip young people to make an informed decision, engage discussion on social issues and responsible citizenship, and ultimately increase the number of donors. Filed March 19, 2019.
44. Ms. Karpoche — That, in the opinion of this House, the Government of Ontario should take immediate action, informed by the Office of the Chief Coroner’s Inquest into the death of Bradley Chapman, to address the growing poisonous drug and opioid overdose crisis through the development of a comprehensive provincial strategy that incorporates but is not limited to: the assignment of a provincial coordinator within the Ministry of Health and Long-Term Care; the approval and funding of all existing overdose prevention sites and Supervised Consumption Sites (OPS/SPS); and the resumption of regular meetings of the Opioid Emergency Task Force. Filed March 28, 2019.

45. Ms. Karpoche — That, in the opinion of this House, the Government of Ontario should empower the Opioid Emergency Task Force to re-evaluate the current policy to limit the number of OPS/CPS sites to 21, make recommendations for specific additional funding and resources in instances where there is an identified shortfall and declare a public health emergency in relation to the opioid overdose crisis. Filed March 28, 2019.

46. Ms. Bell — That, in the opinion of this House, the Provincial Government should match municipalities’ funding contribution to operating and maintaining municipal transit systems across Ontario and funding should not be used to replace or reduce municipal contributions to transit. Filed April 4, 2019.

47. Ms. Shaw — REASONED AMENDMENT — That the motion for Second Reading of Bill 100, An Act to implement Budget measures and to enact, amend and repeal various statutes, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House outlining which Canadian jurisdictions have implemented changes to Crown liability similar to those found in Schedule 17 of the Bill.” Filed April 16, 2019.

48. Mr. Hillier — That, in the opinion of this House, the Canadian Charter of Rights and Freedoms should be amended to enshrine property rights for Ontarians, as follows:

(1) The following section is inserted after section 7:

7.1(1) In Ontario, everyone has the right not to be deprived, by any Act of the Legislative Assembly or by any action taken under authority of an Act of the Legislative Assembly, of the title, use, or enjoyment of real property or of any right attached to real property, or of any improvement made to or upon real property, unless made whole by means of full, just and timely financial compensation, and that this section refers to any Act of the Legislative Assembly made before or after the coming into force of this section.

(2) This amendment may be cited as the Constitution Amendment, 2012 (No Expropriation in Ontario without Compensation), and reference to the Constitution Acts, 1867 to 1982, shall be deemed to include a reference to the Constitution Amendment, 2012 (No Expropriation in Ontario without Compensation). Filed April 16, 2019.

49. Mr. Hillier — That, in the opinion of this House, the College of Physicians should recognize the impact of Chronic Lyme disease on people in Ontario and free physicians to use their best judgment in treating patients with Chronic Lyme disease, including the prescribing of a regimen of antibiotic treatment beyond the current recommended guidelines without fear of reprimand. Filed April 16, 2019.

50. Mr. Hillier — That, in the opinion of this House, to ensure that Lyme disease and Chronic Lyme disease are diagnosed and treated with more effectiveness, the Ministry of Health and Long-Term Care should examine the diagnosis regimen of jurisdictions that are experiencing a higher success rate for diagnoses. Filed April 16, 2019.

51. Mr. Hillier — That, in the opinion of this House, Standing Committees of this House should be compelled and required to hear all Bills ordered to them for review. Filed April 16, 2019.
52. Mr. Hillier — That, in the opinion of this House, the Standing Committee on the Legislative Assembly should be instructed to (a) consider the removal of the Government’s monopoly on calling Bills for Third Reading; (b) propose any necessary modifications to the Standing Orders and the practices of the House; and (c) report its findings to the House no later than six months following the adoption of this Order. Filed April 16, 2019.

53. Mr. Hillier — That, in the opinion of this House, the Standing Committee on the Legislative Assembly should be instructed to (a) study the cost and feasibility of streaming every committee room with simultaneous interpretation and multiple camera angles, as the Amethyst Committee room is; (b) propose any necessary modifications to the Standing Orders and the practices of the House; (c) report its findings to the House no later than six months following the adoption of this Order; and (d) in the time before these recommendations are enacted, the Legislative Assembly make available streaming of all committee rooms even if they are only streamed in one language or presented in a static wide-angle shot. Filed April 16, 2019.

54. Mr. Hillier — That, in the opinion of this House, the Standing Committee on the Legislative Assembly should be instructed to (a) consider changes to the Standing Orders which would compel the Speaker to call at least one backbench motion to be called for debate each month; (b) study the practices of other Westminster-style Parliaments with regards to backbench motions being called before the House, especially the practices that Speaker Bercow of the British House of Commons has implemented with regards to Early Day Motions; (c) propose any necessary modifications to the Standing Orders and the practices of the House; and (d) report its findings to the House no later than six months following the adoption of this Order. Filed April 16, 2019.

55. Mr. Hillier — That, in the opinion of this House, the Standing Orders and the practices of the House should be modified so that all motions and resolutions presented to the Legislative Assembly be read aloud at the time of their tabling and be included in Routine Proceedings in the time allotted for “Motions”. Filed April 16, 2019.

56. Mr. Hillier — That, in the opinion of this House, the Standing Orders and practices of this House should be changed to require night sittings in the last two weeks of every session reserved for Private Members’ Public Bills which await Third Reading and that their Third Reading be compelled in those reserved times. Filed April 16, 2019.

57. Mr. Hillier — That, in the opinion of this House, the Standing Orders and practices of this House should be changed to allow for the co-sponsorship of motions by up to four members of the House. Filed April 16, 2019.

58. Mr. Hillier — That, in the opinion of this House, the Standing Orders and the practices of the House should require that the Assembly not be adjourned earlier than 6:00 p.m., except by unanimous consent, if there are Private Members’ motions on the Order and Notices Paper that have not been debated and that those motions will be debated in the chronological order of their introduction. Debate should rotate between all parties starting with the Official Opposition; should a party not have a motion in the queue or a mover of a motion is not present at the time of debate, that party’s slot is lost in that round. Filed April 16, 2019.

59. Mr. Hillier — That, in the opinion of this House, Standing Order 43(b)(vi) should be repealed. Filed April 16, 2019.

60. Mr. Hillier — That, in the opinion of this House, Standing Order 28(d) should be amended to remove the sentence “An abstention shall not be entered in the Votes and Proceedings or the Journals” and Standing Order 28(e) should be amended to read “The names of the members voting on each side of the question and members abstaining from the question shall be entered in the Votes and Proceedings and the Journals, except on dilatory motions when the number only shall be entered.” Filed April 16, 2019.
61. Mr. Hillier — That, in the opinion of this House, the Standing Orders of the House should be amended such that any Member is permitted during Introduction of Bills to table a motion requesting a review and debate upon the merits of any regulation filed with the Registrar of Regulations; and that, if this motion is passed, the Government ensure the motion is debated within that Session of Parliament and allow up to two hours of debate. Filed April 16, 2019.

62. Mr. Hillier — That, in the opinion of this House, the Standing Orders of the House pertaining to the Standing Committee on Regulations and Private Bill should be amended to include that the Committee shall review regulations to ensure that the regulation does not make any unusual or unexpected delegation of power. Filed April 16, 2019.

63. Mr. Hillier — That, in the opinion of this House, Standing Order 69(a) should be amended to read: “Private Members’ Public Bills may be co-sponsored by up to four members of the House. It shall be the responsibility of the co-sponsors to select which among them will move the motion for Introduction and First Reading of the Bill. Any of the co-sponsors shall be entitled to move the motions for Second or Third Reading of the Bill. The names of the co-sponsors shall be indicated on the introduction copy of the Bill and shall thereafter be printed on the face of the Bill.” Filed April 16, 2019.

64. Mr. Schreiner — REASONED AMENDMENT — That the motion for Second Reading of Bill 108, An Act to amend various statutes with respect to housing, other development and various other matters be amended by deleting all the words after “That” and substituting therefore with the words “this Bill be NOT now read a Second time but be referred to the Government with instructions to incorporate the results of consultations with the public on the Endangered Species Act, and to incorporate feedback from experts and planners on the best way to increase housing supply without opening up greenspace or farmland for development.” Filed May 6, 2019.

65. Mr. Bisson — REASONED AMENDMENT — That the motion for Second Reading of Bill 107, An Act to amend the Highway Traffic Act and various other statutes in respect of transportation-related matters, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House explaining the rationale used to arrive at a framework for the upload of rapid transit projects in the absence of final recommendations from the Province of Ontario–City of Toronto Realignment of Transit Responsibilities Review.” Filed May 7, 2019.

66. Mr. Bisson — REASONED AMENDMENT — That the motion for Second Reading of Bill 108, An Act to amend various statutes with respect to housing, other development and various other matters, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House outlining the rationale for reducing municipal jurisdiction over planning while expanding the Minister’s powers to unilaterally resolve disputes.” Filed May 7, 2019.

69. Ms. Andrew — That, in the opinion of this House, the Ford Government should fully reverse its 50% funding cut to the Ontario Library Service-North and Southern Ontario Library Services so that libraries can maintain the current level of service provided to families, children, seniors and vulnerable populations such as newcomers and under- and unemployed people. Filed May 16, 2019.

70. Mr. Tabuns — That, in the opinion of this House, a Select Committee on Climate Change should be established immediately to develop comprehensive provincial strategies and an action plan to address climate-change related threats to our society, environment and economy. Filed May 27, 2019.
71. Mme Des Rosiers — REASONED AMENDMENT — That the motion for Second Reading of Bill 115, An Act to amend the Liquor Control Act with respect to the termination of a specified agreement, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to provide a report to the House outlining the cost to business and the number of jobs that will be lost due to the changes proposed by the Bill.” Filed May 28, 2019.

72. Mr. Hillier — REASONED AMENDMENT — That the motion for Second Reading of Bill 117 An act to amend the Ontario Society for the Prevention of Cruelty to Animals Act, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now be read a Second time but be referred to the Attorney General with instructions to report back to the House on if the Bill, if enacted, is inconsistent or in contravention of the ruling of the Superior Court of Justice in Bogaerts v. Attorney General of Ontario 2019.” Filed May 28, 2019.

73. Mr. Hillier — REASONED AMENDMENT — That the motion for Second Reading of Bill 115, An act to amend the Liquor Control Act with respect to the termination of a specific agreement, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Minister of Finance with a request that the Financial Accountability Officer examine and report back to the House the costs that may be incurred by the enactment of the Bill.” Filed May 28, 2019.

74. Mr. Bisson — REASONED AMENDMENT — That the motion for second reading of Bill 115, An Act to amend the Liquor Control Act with respect to the termination of a specified agreement, be amended by deleting all the words after “That” and substituting therefore the words “this Bill be NOT now read a Second time but be referred back to the Government with instructions to first provide a report to the House outlining the legal opinions it received regarding the potential liabilities related to the cancellation of the Master Framework Agreement.” Filed May 29, 2019.

75. Ms. Stiles — That, in the opinion of this House, the Government of Ontario should provide free menstrual products in school washrooms in an effort to ensure no student is held back because of stigma, shame or cost in accessing menstrual products. Filed May 30, 2019.

77. Mr. Sandhu — That, in the opinion of this House, the Government should resume and complete the environmental assessment for the GTA West Transportation Corridor in order to alleviate congestion and provide more and better transportation options for GTA commuters. Filed June 4, 2019.

78. Ms. Andrew — That, in the opinion of this House, the Ford Government should fully reverse its decision to cut the Indigenous Culture Fund (ICF) and restore its $2.5 million in remaining funding to maintain its current level of service to Indigenous communities in keeping with the “language and culture” focus of the Truth and Reconciliation Commission’s Call to Action. Filed June 6, 2019.

79. Ms. Andrew — That, in the opinion of this House, the Ford Government should fully reverse its cuts to Ontario Arts Council (OAC) base funding for 2018-19 and 2019-20 in an effort to maintain the current level of service to the OAC’s six priority groups identified as historically underfunded and underrepresented in the arts: Indigenous artists, artists located in regions across Ontario, artists of colour, deaf artists and artists with disabilities, Francophone artists and new generation artists (18-30 years old). Filed June 6, 2019.

80. Ms. Andrew — That, in the opinion of this House, the Ford Government should fully reverse its funding cut to the Ontario Music Fund (OMF) in an effort to maintain the OMF’s current investments in Ontario artists, artist development and job creation. Filed June 6, 2019.

81. Mr. Gates — That, in the opinion of this House, the Government of Ontario should immediately implement section 83(4) of the Workplace Safety and Insurance Act, 1997 to help improve the protections available to indirectly hired temporary help agency workers. Filed October 28, 2019.
82. Mr. Schreiner — That, in the opinion of this House, a Select Committee should be established to develop a comprehensive plan to reform and strengthen the public appointment process in Ontario; and That the Committee should be comprised of representatives from the Government, Official Opposition, and Independent members, with no party holding a majority; and That, in developing its plan and recommendations, the Committee should consider: Including merit-based criteria; standardizing transparency measures; making the results of Integrity Commissioner investigations public when appropriate; adding a public complaints and investigation process; and establishing goals to ensure diversity and gender parity in the selection process; and That the Committee should present a report on its findings to the House no later than one year from its inception. Filed October 30, 2019.

84. Ms. Singh (Brampton Centre) — That, in the opinion of this House, the Ministry of Education should commit to a fully independent, comprehensive public investigation of the charges of anti-Black racism within the Peel District School Board, and to presenting its findings and plan for action to the House, detailing the resources to be allocated to address this long-standing systemic issue. Filed November 19, 2019.

85. Mr. Gates — That, in the opinion of this House, the Ontario government should follow the lead of eight other Canadian provinces and ensure PSA testing for preventative prostate cancer diagnoses is an eligible procedure for coverage underneath OHIP. Filed November 25, 2019.

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**BUSINESS IN STANDING COMMITTEES**

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<tr>
<td>To be considered in the order shown</td>
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*Time Remaining*

- Ministry of Health and Long-Term Care ........................................... Completed October 29, 2019
- Ministry of Education ................................................................. Completed November 19, 2019
- Ministry of Transportation ............................................................ Completed November 26, 2019
- Ministry of Infrastructure ............................................................. 5 hrs. 17 mins.
- Ministry of Children, Community and Social Services ........................... 7 hrs. 30 mins.
- Ministry of the Environment, Conservation and Parks ............................. 7 hrs. 30 mins.
- Ministry of Agriculture, Food and Rural Affairs .................................... 15 hrs. 00 mins.

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**STANDING COMMITTEE ON FINANCE AND ECONOMIC AFFAIRS**


**COMITÉ PERMANENT DES FINANCES ET DES AFFAIRES ÉCONOMIQUES**


STANDING COMMITTEE ON GENERAL GOVERNMENT


COMITÉ PERMANENT DES AFFAIRES GOUVERNEMENTALES


G132. Bill 132, An Act to reduce burdens on people and businesses by enacting, amending and repealing various Acts and revoking various Regulations. Hon. Mr. Sarkaria. The Lieutenant Governor’s recommendation, pursuant to S.O. 57, has been received. Time allocated November 7, 2019. Referred November 7, 2019.


STANDING COMMITTEE ON JUSTICE POLICY


COMITÉ PERMANENT DE LA JUSTICE


M84. Bill 84, An Act to amend the Legislative Assembly Act respecting demonstrations that promote hatred on legislative precinct grounds. Mr. Baber. Referred April 4, 2019.


STANDING COMMITTEE ON THE LEGISLATIVE ASSEMBLY


COMITÉ PERMANENT DE L’ASSEMBLÉE LÉGISLATIVE


M60. Bill 60, An Act to amend the Ministry of Community and Social Services Act to establish the Social Assistance Research Commission. Mr. Miller (Hamilton East—Stoney Creek) and Mr. Bailey. Referred May 16, 2019.


M89. Bill 89, An Act to amend the Highway Traffic Act to ensure the Dutch reach method is included in driver education programs. Ms. Stiles. Referred April 18, 2019.


STANDING COMMITTEE ON SOCIAL POLICY


M75. Bill 75, An Act to enact the 9-1-1 Everywhere in Ontario Act, 2019 and to amend the Ombudsman Act to create an Assistant Ombudsman responsible for the oversight of 9-1-1 operations. Mme Gélinas. Referred May 9, 2019.

COMITÉ PERMANENT DE LA POLITIQUE SOCIALE


M64. Projet de loi 64, Loi modifiant la Loi de 2008 sur les services et soutiens favorisant l’inclusion sociale des personnes ayant une déficience intellectuelle en ce qui concerne la transition vers des services et soutiens à l’intention des adultes ayant une telle déficience. Mme Gretzky. Renvoyé le 21 février 2019.


**M106.** Bill 106, An Act to proclaim the month of July as Egyptian Heritage Month. Mr. Sabawy. Referred June 6, 2019.

**M141.** Bill 141, An Act respecting registration of and access to defibrillators. Mrs. Martin. Referred November 21, 2019.

**M142.** Bill 142, An Act to amend the Highway Traffic Act with respect to air brake endorsements. Mr. Sandhu. Referred November 21, 2019.

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**COMMITTEE MEETINGS**

The Standing Committee on Justice Policy will meet to consider Bill 136, An Act to enact the Provincial Animal Welfare Services Act, 2019 and make consequential amendments with respect to animal protection, as follows:

Friday, November 29  9:00 a.m. and 1:00 p.m.  Room No. 151

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**QUESTIONS**

Questions are to appear on the day after they are received and on every subsequent day in that week and then subsequently only on each Monday until an Answer other than an Interim Answer is received. A question first appearing on a Thursday will appear on each day of the following week.

157.  Mr. Wilson — Enquiry of the Ministry — Would the Minister of Health provide an update on what the government is doing to help people with cystic fibrosis. November 25, 2019.

158.  Mr. Wilson — Enquiry of the Ministry — Would the Minister of Health provide an update on the status of OHIP approval for the medications Orkambi and Symdeko as a treatment for cystic fibrosis, or if any actions have been taken to negotiate a better price for these medications. November 25, 2019.

159.  Mr. Wilson — Enquiry of the Ministry — Would the Minister of Health provide an update on what the government is doing to develop a rare drug strategy in Ontario. November 25, 2019.

160.  Mr. Wilson — Enquiry of the Ministry — Would the Minister of Long-Term Care provide an update on when Hospice Georgian Triangle can expect to receive operational funding for the four of their ten beds that continue to sit idle. November 25, 2019.
161. Mr. Wilson — Enquiry of the Ministry — Would the Minister of Long-Term Care commit to supporting applications for more long-term care bed licenses in my riding. November 25, 2019.

162. Mr. Wilson — Enquiry of the Ministry — Would the Minister of Health provide a timeline of when Stevenson Memorial Hospital in Alliston can expect to receive funding for their redevelopment. November 25, 2019.

163. Mr. Wilson — Enquiry of the Ministry — Would the Minister of Health provide a timeline of when the Collingwood General and Marine Hospital can expect to receive funding for their redevelopment. November 25, 2019.

164. Mr. Wilson — Enquiry of the Ministry — Would the Minister of Economic Development, Job Creation and Trade explain what the Ministry is doing to attract full-time jobs to my riding of Simcoe—Grey. November 25, 2019.

165. Mr. Wilson — Enquiry of the Ministry — Would the Minister of the Environment, Conservation and Parks explain what actions the Ministry is taking to monitor and mitigate environmental impacts of a proposed hydro-electric generation project in Meaford. November 25, 2019.

166. Mr. Wilson — Enquiry of the Ministry — Would the Minister of Natural Resources and Forestry explain what the Ministry is doing to make up for the loss of a local fish and wildlife biologist in Owen Sound who played a vital role in the carrying out hatchery programs, stream rehabilitation and wildlife projects. November 25, 2019.

167. Ms. Lindo — Enquiry of the Ministry — Would the Solicitor General please advise how much money the Anti-Racism Directorate has spent in this fiscal year on salaries and how much is projected to be spent on salaries by the end of the fiscal year. November 25, 2019.

168. Ms. Lindo — Enquiry of the Ministry — Would the Solicitor General please advise how much money the Anti-Racism Directorate has spent on services in this fiscal year and how much is projected to be spent on services by the end of the fiscal year; and would she please provide a list of the services being funded, the amounts spent to date for each, and the amounts projected to be spent, by service, by the end of the fiscal year. November 25, 2019.

169. Ms. Lindo — Enquiry of the Ministry — Would the Solicitor General please advise how much money the Anti-Racism Directorate has spent on transfer payments to third parties delivering anti-racism initiatives in this fiscal year, how much is projected to be transferred by the end of the fiscal year and provide a list of recipient organizations and funds received to date for each of those. November 25, 2019.

170. Ms. Lindo — Enquiry of the Ministry — Would the Solicitor General please advise how much money the Ministry of the Solicitor General has spent on transfer payments to third parties delivering anti-racism initiatives in this fiscal year, how much is projected to be transferred by the end of the fiscal year and provide a list of recipient organizations and funds received to date for each of those. November 25, 2019.

171. Ms. Lindo — Enquiry of the Ministry — Would the Minister of Children, Community and Social Services please advise how much money the Ministry of Children, Community and Social Services has spent on transfer payments to third parties delivering anti-racism initiatives in this fiscal year, how much is projected to be transferred by the end of the fiscal year and provide a list of recipient organizations and funds received to date for each of those. November 25, 2019.

172. Ms. Lindo — Enquiry of the Ministry — Would the Minister of Education please advise how much money the Ministry of Education has spent on transfer payments to third parties delivering anti-racism initiatives in this fiscal year, how much is projected to be transferred by the end of the fiscal year and provide a list of recipient organizations and funds received to date for each of those. November 25, 2019.
173. Ms. Lindo — Enquiry of the Ministry — Would the Minister of Colleges and Universities please advise how much money the Ministry of Colleges and Universities has spent on transfer payments to third parties delivering anti-racism initiatives in this fiscal year, how much is projected to be transferred by the end of the fiscal year and provide a list of recipient organizations and funds received to date for each of those. November 25, 2019.

174. Ms. Lindo — Enquiry of the Ministry — Would the Solicitor General please provide the date on which the Anti-Racism Directorate began drafting its targets and indicators as they currently appear online as well as the date on which those targets and indicators were published online. November 25, 2019.

175. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide the timing for listing the RFQ date upon completion of the outstanding Stage 1 requirement for the Windsor Regional Hospital. November 26, 2019.

176. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide the timing for when funding will flow for Stage 2 work, upon completion of the outstanding Stage 1 requirement for the Windsor Regional Hospital. November 26, 2019.

177. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide the planning for establishing a firm RFQ date based on previous approval for Stage 2 status, upon completion of the outstanding Stage 1 requirement for the Windsor Regional Hospital. November 26, 2019.

178. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide the timing for Stage 2 approval for the Windsor Regional Hospital. November 26, 2019.

179. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide the timing for Stage 3 approval for the Windsor Regional Hospital. November 26, 2019.

180. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide the timing for funding Stage 2 work for the Windsor Regional Hospital. November 26, 2019.

181. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide the allocated funding amount for Stage 2 for the Windsor Regional Hospital. November 26, 2019.

182. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide the timeline for completing Stage 2 for the Windsor Regional Hospital. November 26, 2019.

183. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide if an allocation remains for the Stages 2 and 3 costs as was previously identified and approved for the Windsor Regional Hospital. November 26, 2019.

184. Mr. Hatfield — Enquiry of the Ministry — Would the Minister of Health please provide the timing for when the allocation will be released for future stages of work for the Windsor Regional Hospital. November 26, 2019.

185. Ms. Lindo — Enquiry of the Ministry — Would the Minister of Colleges and Universities please provide the current Terms of Reference for the Women’s Campus Safety Grant, the dates on which the Terms of Reference for the Women’s Campus Safety Grant have been reviewed since 1991, and the date on which the Terms of Reference for the Women’s Campus Safety Grant can be expected to be reviewed next. November 27, 2019.

186. Ms. Lindo — Enquiry of the Ministry — Would the Minister of Colleges and Universities please advise how much money the Ministry of Colleges and Universities has spent on transfer payments to post-secondary institutions through the Women’s Campus Safety Grant in this fiscal year, how much is projected to be transferred by the end of the fiscal year, and provide a list of recipient institutions and funds received to date for each of those. November 27, 2019.
Order of Precedence for Private Members’ Public Business to be called during the First Session of the Forty-second Parliament according to the draw on July 11, 2018, pursuant to Standing Order 98(b).

Ordre de priorité des affaires d’intérêt public émanant des députés à être étudiées pendant la première session de la Quarante-deuxième législature d’après le tirage au sort tenu le 11 juillet 2018, conformément à l’alinéa 98 b) du Règlement.

Effective November 25, 2019 / replaces previous lists

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69. Mr. Natyshak 04/17/19 Debated 05/09/19
70. Mr. Miller (Hamilton East—Stoney Creek) 05/01/19 Debated 05/16/19
71. Ms. Kusendova 05/01/19 Debated 05/16/19
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73. Mr. Harden 05/15/19 Debated 05/30/19
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90. Ms. Singh (Brampton Centre) notice waived 11/28/19
91. Mr. Rasheed 11/20/19 12/05/19
*92. Mr. Kanapathi notice waived 12/05/19
93. Ms. Monteith-Farrell 11/20/19 12/05/19
94. Ms. Bell 11/27/19 12/12/19
95. Ms. Fife 11/27/19 12/12/19
96. Mrs. Karahalios 11/27/19 12/12/19
97. Mr. Hillier 12/11/19 02/20/20
98. Mr. Ke 12/11/19 02/20/20
99. Mr. Cuzzetto 12/11/19 02/20/20
100. Mr. Parsa 12/11/19 02/27/20
101. Mr. Wilson 12/11/19 02/27/20

* Revision
Order of Precedence for Private Members’ Public Business to be called during the First Session of the Forty-second Parliament according to the draw on November 4, 2019, pursuant to Standing Order 98(b).

Ordre de priorité des affaires d’intérêt public émanant des députés à être étudiées pendant la première session de la Quarante-deuxième législature d’après le tirage au sort tenu le 4 novembre 2019, conformément à l’alinéa 98 b) du Règlement.

**Effective November 19, 2019 / replaces previous lists**

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* Revision*