SECOND SESSION

OP THE

FIFTEENTH LEGISLATIVE ASSEMBLY

OF THE

PROVINCE OF ALBERTA

1965



PUBLISHED BY ORDER OP THE LEGISLATIVE ASSEMBLY

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 $\begin{array}{ccc} \text{SECOND} & \text{SESSION} \\ & \text{OF} & \text{THE} \\ \end{array}$ FIFTEENTH LEGISLATIVE ASSEMBLY

FROM FEBRUARY 18, 1965, TO APRIL 12, 1965
(BOTH DATES INCLUSIVE)

IN THE FOURTEENTH YEAR OF THE REIGN OF OUR MOST SOVEREIGN LADY HER MAJESTY QUEEN ELIZABETH II

BEING THE SECOND SESSION OF THE FIFTEENTH LEGISLATIVE ASSEMBLY OF THE PROVINCE OP ALBERTA

1965

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PROVINCE OF ALBERTA

SECOND SESSION

FIFTEENTH LEGISLATURE

THURSDAY, FEBRUARY 18, 1965

This being the First Day of the second Session of the Fifteenth Legislative Assembly of the Province of Alberta, for the despatch of business pursuant to a Proclamation of His Honour the Honourable John Percy Page, Lieutenant Governor, dated the nineteenth day of November, in the year of our Lord, one thousand nine hundred and sixty four.

The clerk of the Legislative Assembly read the Proclamation as follows:

PROCLAMATION

[GREAT SEAL]
CANADA

J. PERCY PAGE,

Lieutenant-Governor

PROVINCE OF ALBERTA

ELIZABETH THE SECOND, by the Grace of God, of the United Kingdom, Canada and Her other realms and Territories, QUEEN, Head of the Commonwealth, Defender of the Faith

PROCLAMATION

TO OUR FAITHFUL, the MEMBERS elected to serve in the Legislative Assembly of Our Province of Alberta and to each and every of you GREETING . . .

ERNEST C. MANNING,
Attorney General.

WHEREAS it is deemed expedient for certain causes and considerations to convene the Legislative Assembly of Our Province of Alberta, WE DO WILL that you and each of you, and all

others in this behalf interested, on THURSDAY, FEBRUARY EIGHTEENTH, A.D. 1965, at the hour of THREE o'clock in the afternoon, at our City of Edmonton, personally be and appear for

the despatch of business, to treat, act, do and conclude upon those things which, in the Legislature of Our Province of Alberta, by the Common Council of Our Said Province, may, by the favour of God, be ordained.

HEREIN FAIL NOT

In TESTIMONY WHEREOF WE have caused these Our Letters to be made Patent, and the Great Seal of Our Province to be hereunto affixed.

WITNESS: The Honourable J. PERCY PAGE, Lieutenant Governor of Our Province of Alberta, in Our City of Edmonton, in Our Province of Alberta, this 19th day of November, in the year of Our Lord One Thousand nine hundred and sixty-four and in the Thirteenth Year of Our Reign.

BY COMMAND:

A. HOLOWACH,

Provincial Secretary.

Mr. Speaker entered the Assembly and took the Chair.

His Honour the Honourable the Lieutenant Governor entered the Assembly and took his seat on the Throne.

His Honour then read the following Speech from the Throne:

MR. SPEAKER AND MEMBERS OF THE

LEGISLATIVE ASSEMBLY:

It is my privilege and pleasure to welcome you to the Second Session of the Fifteenth Legislature of the Province of Alberta.

Two weeks ago our province was shocked and saddened by the sudden tragic accidental death of the Honourable Norman A. Willmore. Mr. Willmore gave many years of faithful public service to the people of Alberta and was a capable and conscientious minister of the Crown. On behalf of all our citizens, I wish to pay tribute to his memory and express deepest sympathy to Mrs. Willmore and to all members of the family.

It also is appropriate on this occasion that we should voice the heartfelt sorrow of all our people in the loss humanity has sustained through the recent death of Sir Winston Churchill. His indomitable spirit and courageous leadership will remain for all time a challenge and inspiration to each new generation.

During this session, you will be called upon to deal with a substantial number of proposals designed by my government to further enhance the good and welfare of the citizens of Alberta and to ensure continued economic development and social progress in all phases of provincial affairs.

Having regard to the national political instability and the gravity of the many issues which remain to be solved in the field of international affairs, you will, I am confident, apply your-

selves to your tasks with a deep sense of responsibility and a firm resolve to give statesmanlike leadership in discharging the duties assigned to you by the citizens of this province. I pray that Divine Providence will guide and direct your deliberations.

During the past year, unanimous agreement was reached between the Government of Canada and the governments of all the provinces on a procedure to domicile The British North America Act in Canada and on a formula for the enactment of future amendments to the Act without reference to the Parliament of Great Britain. A resolution approving this historic recommendation, which my government believes is in keeping with Canada's status as a sovereign nation within the Commonwealth, will be introduced early in the session.

Throughout 1964, Alberta's economy remained buoyant and practically all phases recorded substantial gains. Natural resources development continued as a major factor in our economic growth. The value of mineral production increased by more than ten per cent over the previous year. Natural gas production, which in 1955 was valued at eight million dollars, will exceed one hundred million dollars in 1965.

Farm income for the first six months of 1964 was approximately twenty-five per cent higher than for the same period the previous year due, mainly, to increased sales of wheat on the export market.

Various agricultural services will be enlarged and improved and you will be asked to approve the increased appropriations necessary for such expansion.

My government will submit plans for your approval to permit Alberta to participate in the International Hydrologic Decade while additional studies on irrigation and drainage problems will be continued from which more efficient and improved programs will be developed.

An agricultural and biological laboratory will be established to consolidate services now carried on by various branches to permit greater efficiency in providing such services in the interests of the agriculture industry.

An expanded ARDA program will be carried out under a new agreement with the Government of Canada.

Amendments to various statutes affecting agriculture will be submitted for your consideration, including The Marketing of Agricultural Products Act. Statutory provision will be made to afford municipal districts and counties a greater measure of participation in local programs affecting agriculture.

My government's special Survey Committee on Higher Education will table a further interim report during the present session. The committee will continue its study of the complex problem of how best to meet the ever growing educational needs, having regard to the factors of service, cost, type of institutions, and population distribution.

Plans for further expansion at the Southern and Northern Institutes of Technology are well advanced and will be implemented during the ensuing year.

Special attention will be given to the provision of training which will upgrade the academic background and technical skills of unemployed and other workmen desirous of taking advantage of this opportunity.

The special committee, established by the University Board of Governors to recommend the most desirable form of administration applicable to both the Calgary and Edmonton campuses of the University of Alberta, will not complete its work in time to make specific recommendations for a new University Act during this session. Only such amendments as are necessary to meet interim requirements will be submitted, pending the introduction of a new University Act at the 1966 session.

A number of important matters relating to public health will be presented for your consideration. It is proposed to extend the benefits under the Alberta hospital plan to include out-patient service at hospitals throughout the province. This will provide diagnostic and emergency treatment services and will help reduce the demand on in-patient service, thereby freeing more hospital facilities for those requiring in-patient care.

Alberta's subsidized medical services insurance plan has completed successfully its first year of operation. The soundness of the principles upon which the plan is based has been demonstrated and similar plans are now being adopted by other provinces. During the ensuing year the plan will be examined carefully in the light of the experience gained to determine what further improvements and extentions of benefits are desirable to ensure maximum coverage at costs within the financial reach of all citizens.

A new program to provide improved and additional health services to isolated areas of northern Alberta will be submitted for your approval.

You will be asked to establish a combined legislative and public committee to make a thorough study of existing preventive health services and report at the next session of the Legislature with recommendations for improved services and better utilization of professional personnel.

A careful study is being made of the needs for new mental hospital facilities in the southern part of Alberta. Plans will be prepared during the ensuing year for a new 300 to 400-bed mental health hospital clinic to be built at the Foothills site in Calgary.

My government has inaugurated a program of community development to assist our native people of Indian ancestry to improve their social and economic position. The Federal Government has subsequently agreed to join with the province in this effort. An expanded program in this field will be outlined during the ensuing year. You also will be asked to approve an

amendment to The Alberta Election Act extending to Indians, as defined in the federal Indian Act, the right to vote in provincial elections.

The construction of five senior citizen's homes during the ensuing year will complete the government's original undertaking to provide accommodation for 4,000 senior citizens. As the need arises, provision will be made for the construction of additional units.

A special committee has been appointed under The Child Welfare Act to make a thorough investigation into present adoption legislation, procedures and practises, and to make recommendations for the future guidance of the Legislature. Only such interim amendments to The Child Welfare Act as are necessary will be submitted at this session with a complete revision to be undertaken following the receipt of the committee's recommendations.

To reduce the number of persons remaining for a long period of time on public welfare, special attention will be given to developing programs designed to prevent welfare dependency and to assist in the rehabilitation of welfare recipients.

An interim report by the Public Expenditures and Revenue Study Committee, appointed in November 1963, will be tabled for your perusal. The committee's final report will be submitted prior to the next session of the Legislature.

To implement an alteration in the income tax collection agreement with the Government of Canada allocating a larger share of personal income tax to the province, amendments to The Alberta Income Tax Act will be introduced.

Amendments to The Alberta Investment Fund Act and The Alberta Municipal Finance Corporation Act also will be submitted for your consideration.

A new act to provide an alternative procedure to private bills for obtaining exemptions from municipal assessment and taxation of property of non-profit, charitable, religious, educational, or welfare organizations, will be recommended for your approval.

A complete revision of The Housing Act will be proposed to conform to extensive amendments recently made by the Parliament of Canada to The National Housing Act.

Amendments to assessment legislation will be submitted to provide an exemption from assessment of buildings and improvements of manufacturing processing concerns until construction is completed and the plant is in operation.

Amendments to The Forests Act 1961 to allow established timber operators to secure supplies of timber at an assessed value will be introduced. Allotments of timber in each forest management unit will be governed by sustained yield under controlled forest management.

In view of changes in land administration policies, a revision of The Public Lands Act will be submitted for your approval.

A progressive program to expand and improve provincial parks will be recommended to keep pace with public demand.

You will be asked to approve the establishment of a special legislative committee to study the problems confronting commercial fisheries and to make recommendations for the solution of these problems.

Having regard to the increasing importance of northern resources and northern community development, my government has approved a comprehensive program, recommended by the Northern Development Council, to accelerate the construction of roads, air strips and such other facilities as are required to service existing communities and open new areas of development. This program will include a pilot project under which new land to be opened for settlement will first be provided with roads and other essential facilities and services.

The first commercial development of the Fort McMurray oil sands will give substantial impetus to northern industrial growth during the ensuing year with total expenditures in excess of two hundred million dollars being committed for the construction of plant, bridges, town sites and other auxiliary development. Supplementing this large scale industrial development in northeastern Alberta, my government believes that far reaching additional economic benefits would accrue if the resource areas in the western portion of the province north of the Canadian National mainline were served by rail transportation linking those areas with the existing Canadian National Railway outlets to seaboard. You will be asked to provide legislation under which my government can assure that such facilities will be provided.

A multi-purpose pilot plant will be constructed during the ensuing year for the Research Council of Alberta in the Clover Bar area, supplementing the laboratory facilities already available at the new Research Council building adjacent to the University campus. The new plant will be available for the investigation of new industrial processes and manufacturing techniques and already has been leased for private research of recently developed iron ore refining processes.

A comprehensive highway program will be submitted for your consideration and will include substantial grants for the construction and upgrading of roads in municipalities and local improvement districts. Safety factors in highway construction and in the control of highway traffic will continue to receive high priority.

The Legislative Committee, established at the last session to review The Workmen's Compensation Act, will submit its report during the present session, together with its recommendations for such amendments as it deems to be in the public interest.

The committee appointed by the Legislature last year to review procedures for collective bargaining between school trustees and teachers will submit its report for your consideration.

A substantial reorganization of the provincial penal system has been carried out and a program to improve present facilities and provide necessary new institutions will be undertaken during 1965. These projects include: construction of a new provincial jail at Peace River; improvements to the Calgary and Fort Saskatchewan jails and also to the institutions at Bowden and Belmont. The program of forestry camps for prison inmates has proven successful and will be expanded during the ensuing year.

The Department of Public Works will submit an extensive program for new construction at the University campuses in Edmonton and Calgary together with recommendations for numerous public buildings throughout the province to meet the need of Alberta's expanding population. Contracts for this program will be let progressively throughout the year to provide a proportionate amount of winter employment.

An expanded program of assistance to Rural Mutual Telephone Companies will be carried out by Alberta Government Telephones to improve standards in this field of communications. To this end, amendments to legislation under the Alberta Government Telephone Commission will be submitted for your consideration.

The Public Accounts for the last fiscal year and the Estimates of revenues and expenditures for the ensuing year will be submitted for your careful scrutiny and approval.

I leave you now to the business of this session with full confidence that you will discharge your responsibilities in a manner that will justify the trust imposed in you by the citizens of Alberta.

February 18, 1965.

His Honour the Honourable the Lieutenant Governor then retired from the Assembly.

Ordered, That the Honourable Mr. Manning have leave to introduce a Bill intituled "An Act to amend The Partnership Act".

He accordingly presented the said Bill and the same was received and read a First time, and

Ordered, That the Bill be read a Second time tomorrow (Friday).

Mr. Speaker informed the Assembly that in order to prevent mistakes he had obtained a copy of the Speech of His Honour the Honourable the Lieutenant Governor, which was laid on the table.

On the motion of the Honourable Mr. Patrick, seconded by the Honourable Dr. Ross:

Ordered, That the Speech of His Honour the Honourable the Lieutenant Governor to this Assembly be taken into consideration tomorrow (Friday).

On the motion of the Honourable Mr. Holowach, seconded by the Honourable Mr. Colborne:

Ordered, That the Votes and Proceedings of this Assembly be printed, having first been perused by Mr. Speaker, and that he do appoint the printing thereof, and that no person but such as he shall appoint do presume to print the same.

On the motion of the Honourable Mr. McKinnon, seconded by the Honourable Mr. Aalborg:

Ordered, That the Select Standing Committees of the Assembly for the present Session be appointed for the following purposes:

- 1. On Privileges and Elections.
- 2. On Public Accounts.
- 3. On Private Bills, Standing Orders and Printing.
- 4. On Municipal Law and Law Amendments.
- 5. On Public Affairs, Agriculture and Education.

Which said Committees shall severally be empowered to examine and enquire into all such matters and things as shall be referred to them by the Assembly, and to report from time to time their observations and opinions thereon with power to send for persons, papers and records.

On the motion of the Honourable Mr. Hooke, seconded by the Honourable Mr. Taylor:

Ordered, That a Special Committee of Seven Members be appointed to prepare and report with all convenient speed lists of Members to compose Select Standing Committees ordered by this Assembly to be composed as follows:

Hon. Mr. Aalborg

Hon. Mr. Colborne

Messieurs: Norris (Chairman)

Maccagno

Fimrite

Geldart

Baker

The Assembly adjourned at 3:35 p.m. to Friday at 2:30 o'clock.

FRIDAY, FEBRUARY 19, 1965

The Speaker took the Chair at 2:30 o'clock.

The Rules of the Assembly were waived by unanimous consent to allow Mr. J. D. G. Walker-Brash, British Representative to Alberta, on behalf of Sir Henry Lintott, British High Commissioner to Canada, to present the Assembly with a portrait of the late Sir Winston Churchill.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and ordered to be read the Second time at next sitting:

- Bill No. 25—An Act to amend The Municipal and Provincial Properties Valuation Act. (Hon. Mr. Hooke.)
- Bill No. 27—An Act to amend The Mewata Park Enabling Act. (Hon. Mr. Hooke.)
- Bill No. 28—An Act to Provide for the Exemption from Municipal Assessment and Taxation of Properties used for certain Benevolent Purposes. (Hon. Mr. Hooke.)
- Bill No. 29—An Act to amend The Local Authorities Board Act. (Hon. Mr. Hooke.)
- Bill No. 30—An Act to amend The Securities Act, 1955. (Hon. Mr. Manning.)
- Bill No. 31—An Act to amend The Livestock Diseases Act. (Hon. Mr. Strom.)
- Bill No. 32—An Act to amend The Accredited School Districts Act. (Hon. Mr. McKinnon.)
- Bill No. 33—An Act for the Removal of a Restriction Affecting Certain Property of the City of Edmonton. (Hon. Mr. Hooke.)
- Bill No. 34—An Act to amend The Execution Creditors Act. (Hon. Mr. Manning.)
- Bill No. 35—An Act to amend The Frozen Food Act. (Hon. Mr. Strom.)
- Bill No. 36—An Act to amend The Certified Dental Mechanics Act. (Hon. Mr. Reierson.)
- Bill No. 38—An Act to amend The Horned Cattle Purchases Act. (Hon. Mr. Strom.)
- Bill No. 39—An Act to amend The Assessment Act, 1960. (Hon. Mr. Hooke.)
- Bill No. 42—An Act to amend The Domestic Animals (Municipalities) Act. (Hon. Mr. Hooke.)
- Bill No. 45—An Act to Provide for the Payment to Surface Owners of Royalties Collected by the Crown with Respect to Clay and Marl. (Hon. Mr. Patrick.)

- Bill No. 46—An Act respecting the Solemnization of Marriage. (Hon. Dr. Ross.)
- Bill No. 47—An Act respecting Dispensers of Ophthalmic Appliances. (Hon. Dr. Ross.)
- Bill No. 52—An Act to amend The University Act. (Hon. Mr. McKinnon.)
- Bill No. 55—An Act respecting Improvement Districts. (Hon. Mr. Hooke.)
- Bill No. 59—An Act to amend The Summary Convictions Act. (Hon. Mr. Manning.)

Mr. Speaker laid on the table of the Assembly Annual Report of the Library.

(Sessional Paper No. 27).

The Honourable Dr. Ross, a Member of the Executive Council, laid on the table of the Assembly:

Annual Report of the Department of Public Health including Vital Statistics for the year 1963.

(Sessional Paper No. 40).

Moved by Mr. Simpson, seconded by Mr. Lamothe:

That an humble address be presented to His Honour the Honourable the Lieutenant Governor of Alberta as follows:

"TO HIS HONOUR THE HONOURABLE J. PERCY PAGE:

"Lieutenant Governor of the Province of Alberta:

"We, Her Majesty's most dutiful and loyal subjects- the Legislative Assembly, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has been pleased to address to us at the opening of the present session."

The debate continued.

Mr. Maccagno moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 4:05 p.m. to Monday at 2:30 o'clock.

MONDAY, FEBRUARY 22, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time, and ordered to be read the Second time at next sitting:

- Bill No. 41—An Act to amend The Electric Power and Pipe Line Assessment Act. (Hon. Mr. Hooke.)
- Bill No. 60—An Act to amend The Seizures Act. (Hon. Mr. Manning.)
- Bill No. 61—An Act to repeal The Vendors' Mortgages'
 Costs Exaction Act. (Hon. Mr. Manning.)

Bill No. 62—An Act to amend The Election Act. (Hon. Mr. Colborne.)

The Honourable Dr. Ross, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the University of Alberta Hospital.

(Sessional Paper No. 41)

The Honourable Mr. Manning, a Member of the Executive Council laid on the table of the Assembly:

Report of Investigation into operation of Spirit River School Division, No. 47.

(Sessional Paper No. 63)

The Honourable Mr. McKinnon, a Member of the Executive Council, laid on the table of the Assembly:

Report of inquiry into school construction north of the North Saskatchewan River. (Sessional Paper No. 64)

The Honourable Mr. Aalborg, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Alberta Liquor Control Board for the period April 1, 1963 to March 31, 1964. (Sessional Paper No. 2)

Remissions under The Treasury Department Act and The Forests Act, 1961; writings off under The Treasury Department Act, The Agricultural Relief Adjustments Act. For the fiscal year ended March 31, 1964. (Sessional Paper No. 50)

Statement of guarantees given pursuant to The Co-operative Marketing Associations Guarantee Act. For the fiscal year ended March 31, 1964. (Sessional Paper No. 53)

Statement of guarantees given pursuant to The Frozen Food Act, for the fiscal year ended March 31, 1964.

(Sessional Paper No. 54)

Statement of Loans pursuant to The Provincial Loans Act, for the period January 1, 1964 to December 31, 1964.

(Sessional Paper No. 55)

Report under The Deferred Charges Act, for the fiscal year ended March 31 1964. (Sessional Paper No. 56)

Annual Report of Loans under The Municipal Capital Expenditure Loans Act, for the year ended December 31, 1964.

(Sessional Paper No. 57)

Report under the Provincial Loans Act, for the year ended March 31, 1964. (Sessional Paper No. 58)

Annual Report under The Self Liquidating Projects Act for the year ended December 31, 1964. (Sessional Paper No. 59)

Annual Report of Temporary Loans for the year ended March 31, 1964. (Sessional Paper No. 61)

The Order of the Day being read for the Further Consideration of His Honour the Honourable the Lieutenant Governor's Speech to this Assembly:

Moved by Mr. Simpson, seconded by Mr. Lamothe:

That an humble address be presented to His Honour the Honourable the Lieutenant Governor of Alberta as follows:

"To His HONOUR THE HONOURABLE J. PERCY PAGES "Lieutenant Governor of the Province of Alberta:

"We, Her Majesty's most dutiful and loyal subjects the Legislative Assembly, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has been pleased to address to us at the opening of the present session."

The debate continued.

Mr. Ludwig moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 5:15 p.m. to Tuesday at 2:30 o'clock.

TUESDAY, FEBRUARY 23, 1965

The Speaker took the Chair at 2:30 o'clock.

Mr. Norris from the Special Committee appointed to prepare and report lists of the Members to compose the Select Standing Committees of the Assembly reported as follows:

ON PRIVILEGES AND ELECTIONS 25 Members

Hon. Mr. Halmrast Hon. Mrs. Wilson Hon. Mr. Reierson Hon. Mr. Manning

Messieurs: Hartley Messieurs: Ludwig (Chairman) Henderson Baker Horan Clark Jorgenson Dickie Leavitt Ells Leinweber Everitt Maccagno French Melnyk Gainer Montgomery Geldart Norris Gordey Sayers

ON PUBLIC ACCOUNTS 40 Members

Hon. Mr. Aalborg Hon. Mr. Hooke Hon. Dr. Ross Hon. Mr. Halmrast Hon. Mr. McKinnon Hon. Mr. Strom. Hon. Mr. McLaughlin Hon. Mr. Taylor

Messieurs: French (Chairman) (Cooper Aloisio Benoit Baker Messieurs: Clark Cooper Delday Dickie Everitt

Messieurs: Leinweber Messieurs: Fleming Gainer Ludwig Geldart Maccagno Hartley Melnyk Montgomery Henderson Hillman Norris Patterson Hinman Johnston, C. E. Sayers Johnston, G. F. Senych Kovach Speaker Wood (Mrs.) Landervou

ON PRIVATE BILLS, STANDING ORDERS AND PRINTING

28 Members

Hon. Mr. Colborne Hon. Mr. Hooke Hon. Mr. McLaughlin Hon. Mr. Taylor Hon. Mr. Patrick

Messieurs: Fimrite Messieurs: Henderson (Chairman) Hillman Baker Johnston, C. E. Cooper Leinweber Davidson Ludwig Dickie Maccagno Fleming Sayers Gainer Senych Geldart Speaker Gerhart Tomyn Heard, (Dr.) Ure

ON MUNICIPAL LAW AND LAW AMENDMENTS

39 Members

Hon. Mr. Colborne Hon. Mr. Manning Hon. Mr. Ruste Hon. Mr. Halmrast Hon. Mr. McLaughlin Hon. Mrs. Wilson Hon. Mr. Hooke Hon. Dr. Ross

Messieurs: Johnston G. F. Messieurs: Norris (Chairman) Kovach Aloisio Lamothe Baker Landeryou Benoit Lee Cooper Leinweber Clark Ludwig Delday Maccagno Dickie Melnyk Ells Montgomery Fimrite Patterson Gainer Senych Henderson Simpson

Strohschein

Tomyn

Ure

Hillman

Hinman

Horan

ON PUBLIC AFFAIRS, AGRICULTURE AND EDUCATION

62 Members

Hon. Mr. Aalborg	Hon. Mr. Manning	Hon. Mr. Ruste
Hon. Mr. Colborne	Hon. Mr. McKinnon	Hon. Mr. Strom
Hon. Mr. Dixon	Hon. Mr. McLaughlin	Hon. Mr. Taylor
Hon. Mr. Halmrast	Hon. Mr. Patrick	Hon. Mrs. Wilson
Hon. Mr. Holowach	Hon. Mr. Reierson	
Hon. Mr. Hooke	Hon. Dr. Ross	

Messieurs: Hillman Messieurs: Johnston, C. E. (Chairman) Johnston G. F. Aloisio Jorgenson Baker Kovach Benoit Lamothe Clark Landeryou Cooper Leavitt Davidson Lee Delday Leinweber Dickie Ludwig Ells Maccagno Everitt Melnyk Fimrite Montgomery Fleming Norris French Patterson Gainer Sayers Geldart Senych Gerhart Simpson Gordey Speaker Hartley Strohschein Heard Tomyn Henderson Ure

Leave to introduce the same having been granted, the following Bills were severally-received, read the First time and ordered to be read the Second time at next sitting:

Hinman

Horan

Bill No. 40—An Act to amend The Municipal District Act. (Hon. Mr. Hooke.)

Wood

Bill No. 51—An Act to amend The Public Service Vehicles Act. (Hon. Mr. Taylor.)

Bill No. 73—An Act for the Licensing and Regulation of Collection Agencies. (Hon. Mr. Manning.)

The Honourable Mr. Manning, a Member of the Executive Council laid on the table of the Assembly:

Review of the Preparation for a Draft Revised Land Titles Act, and

A Draft of a Bill to Revise and Amend the Law Relating to Land Titles intituled

The Real Property Act. (Sessional Paper No. 66)

The Honourable Mr. Manning, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Workmen's Compensation Board of the Province of Alberta for the year ended December 31, 1963.

(Sessional Paper No. 6)

The Honourable Mr. Patrick, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Research Council of Alberta for the year 1964. (Sessional Paper No. 5)

Annual Report of the Department of Mines and Minerals for the Fiscal Year Ended March 31st, 1964.

(Sessional Paper No. 30)

Annual Report of the Mines Division of the Department of Mines and Minerals for the year 1964. (Sessional Paper No. 31)

The Honourable Mr. Hooke, a Member of the Executive Council, laid on the table of the Assembly:

Annual Report of the Public Utilities Board of the Province of Alberta for the year 1964. (Sessional Paper No. 65)

The Order of the Day being read for the Further Consideration of His Honour the Honourable the Lieutenant Governor's Speech to this Assembly:

Moved by Mr. Simpson, seconded by Mr. Lamothe:

That an humble address be presented to His Honour the Honourable the Lieutenant Governor of Alberta as follows:

"To His HONOUR THE HONOURABLE J. PERCY PAGE: "Lieutenant Governor of the Province of Alberta:

"We, Her Majesty's most dutiful and loyal subjects the Legislative Assembly, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has been pleased to address to us at the opening of the present session."

The debate continued.

Mr. Horan moved the adjournment of the debate, which was agreed to.

Ordered, that the Assembly revert to "Orders of The Day".

The Honourable Mr. Colborne, a Member of the Executive Council, laid on the table of the Assembly;

The text of the telegram sent by the Honourable the Premier to the Honourable Lester B. Pearson, Prime Minister of Canada, concerning a delegation from the Hay Lakes Indian Reserve.

(Sessional Paper No. 67)

The Assembly adjourned at 5:28 p.m. to Wednesday at 2:30 o'clock.

WEDNESDAY, FEBRUARY 24, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time, and ordered to be read the Second time at next sitting:

- Bill No. 56—An Act to amend The Alberta Surveys Act. (Hon. Mr. Taylor).
- Bill No. 57—An Act to amend The Rural Telephones Revolving Fund Act. (Hon. Mr. Reierson).
- Bill No. 66—An Act to amend The Credit Union Act. (Hon. Mr. Patrick).

The Order of the Day being read for the Further Consideration of His Honour the Honourable the Lieutenant Governor's Speech to this Assembly:

Moved by Mr. Simpson, seconded by Mr. Lamothe:

That an humble address be presented to His Honour the Honourable the Lieutenant Governor of Alberta as follows:

"To His HONOUR THE HONOURABLE J. PERCY PAGE:

"Lieutenant Governor of the Province of Alberta:

"We, Her Majesty's most dutiful and loyal subjects the Legislative Assembly, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has been pleased to address to us at the opening of the present session."

The debate continued.

Mr. Colborne moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 5:00 p.m. to Thursday at 2:30 o'clock.

THURSDAY, FEBRUARY 25, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time, and ordered to be read the Second time at next sitting:

Bill No. 69—An Act to amend The Dairymen's Act. (Hon. Mr. Strom).

The Honourable Mr. Ruste, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the Table of the Assembly:

Annual Report of the Eastern Rockies Forest Conservation Board for the Fiscal Year 1963-64. (Sessional Paper No. 24)

Annual Report of the Department of Lands and Forest of the Province of Alberta for the Fiscal Year ended March 31st, 1964. (Sessional Paper No. 26)

The Honourable Mr. Reierson, A Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Alberta Government Telephones for the year 1963-64 and pamphlet on dial conversion program.

(Sessional Paper No. 49)

- Mr. Gainer asked the Government the following question of which he had given notice and which was answered by the Hon. Mr. Manning:
- Q. As reported in the Calgary Herald, October 2, 1964, the Premier, Mr. Manning, proposed establishment of a joint Economic Council of the three Prairie Provinces which would enable the Council to co-operate in decentralizing industry from major centers in each province.

What progress or further discussion has enabled the prospect of this suggestion to bear fruition?

- A. Nothing further can be added to the statement I made on this subject when speaking on the motion for a reply to the Speech from the Throne.
- Mr. Gainer asked the Government the following question of which he had given notice and which was answered by the Hon. Mr. Patrick:
- Q. It was reported in Expo Digest issue of October 21, 1964, that the Provinces, Alberta, Saskatchewan, Manitoba and British Columbia had decided on a joint pavilion at the 1967 Exposition in Montreal.
 - Q. 1. What has been decided in this undertaking?
- A. 1. The four western Provinces have agreed to participate together in a joint display at the 1967 World Exhibition at Montreal.
- Q. 2. What progress has been made re division of costs and how?
- A. 2. Proposals as to nature and design of the display made by Opus International Ltd., of Toronto, have been accepted by the four provinces. The \$900,000.00 exhibit will portray the resources, development and cultural achievements of the western provinces as a geographical entity rather than by provinces or political division.

Costs of construction, operation and demolition are on the basis of:

Alberta	\$250,000.00
B. C.	250,000.00
Manitoba	200,000.00
Sask.	200,000.00
_	\$900,000.00

Construction will start as soon as spring conditions prevail and therefore dead-lines will have been met.

The western display will take the general form of two buildings. One will feature more than a dozen smaller displays portraying the various resource materials of the west and their development. The second structure will be an activity building in which will be presented cultural and social developments of Western Canadians.

Moved by Mr. Gainer, seconded by Mr. Dickie:

That an Order of the Assembly do issue for a return showing:

Re: Calgary Regional Planning Board

What was the cost to the Province for the period ending December 31, 1964

- (1) Salaries paid and to whom, specifying amount to each
- (2) Rentals, lighting and heating
- (3) Travelling expenses and to whom paid
- (4) How many meetings were held outside of Calgary and where?

The motion was agreed to.

The Honourable Mr. Hooke, a Member of the Executive Council, laid on the table of the Assembly, a Return to an Order of the Assembly asked for by Mr. Gainer on February 25, 1965, respecting the Calgary Regional Planning Board.

(Sessional Paper No. 68)

Moved by Mr. Gainer, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

What was the total amount of money received by the Government for all licenses issued for the hunting season of 1964 including the additional \$1.00, Wild Life Damage Insurance on all such licenses issued; also the total amount of money received for all licenses to the end of 1964.

The motion was agreed to.

The Honourable Mr. Ruste, a Member of the Executive Council, laid on the table of the Assembly, a Return to an Order of the Assembly asked for by Mr. Gainer on February 25, 1965, respecting Wild Life Damage Insurance.

(Sessional Paper No. 69)

Moved by Mr. Gainer, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

What was the income from the Auditorium for period ending fiscal or calendar year 1963-1964.

- 1. (1) Calgary
 - (2) Edmonton
- 2. If deficits or profits in either case explain why.
- 3. Has a full report been received from Harold B. Meyer as to the sound systems in (1) Calgary, (2) Edmonton? Give full account.
- 4. What was the cost of Mr. Meyers' services in relation to the Calgary auditorium?

The motion was agreed to.

Moved by Mr. Gainer, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

Violations of Provincial Statutes during fiscal year (1963-1964)

1. What was the amount of money received by the Government from the Magistrate in Banff?

The motion was agreed to.

The Honourable Mr. Manning, a Member of the Executive Council, laid on the table of the Assembly- a Return to an Order of the Assembly asked for by Mr. Gainer on February 25, 1965, respecting the amount of money received by the Magistrate at Banff for violations of provincial statutes.

(Sessional Paper No. 70)

MOTIONS OTHER THAN GOVERNMENT MOTIONS

Moved by Mr. Gainer, seconded by Mr. Dickie:

WHEREAS accidents and death are increasing in farm operations as a result of tractors overturning and

WHEREAS fatalities can be prevented or reduced by experiments in the U.S.A.

A N D W H E R E A S the Alberta Safety Council have not progressed to the point where any effective remedy has been accomplished

THEREFORE BE IT RESOLVED that this Government instruct the Safety Council to make tractor accidents a specific project by following through with definite information as to these new protective devices to enable farmers to become acquainted with and purchase such devices for their protection.

A debate followed:

Mr. Jorgenson moved the adjournment of the debate, which was agreed to.

Ordered, That the Assembly revert to Order of Business:

Further Consideration of His Honour The Lieutenant Governor's Speech.

Moved by Mr. Simpson, seconded by Mr. Lamothe:

That an humble address be presented to His Honour the Honourable the Lieutenant Governor of Alberta as follows:

"To His HONOUR THE HONOURABLE J. PERCY PAGE:

"Lieutenant Governor of the Province of Alberta:

"We, Her Majesty's most dutiful and loyal subjects the Legislative Assembly, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has been pleased to address to us at the opening of the present session."

The debate continued.

Hon. Mr. Reierson moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 5:30 p.m. to Friday at 2:30 o'clock.

FRIDAY, FEBRUARY 26, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bill was received, read the First time, and ordered to be read the Second time at next sitting:

Bill No. 49—An Act respecting the Prevention of Venereal Diseases. (Hon. Dr. Ross).

The Honourable Mr. McKinnon a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Governors of the University of Alberta 1963-64. (Sessional Paper No. 13)

The Honourable Mr. McLaughlin, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Northern Alberta Development Council 1964. (Sessional Paper No. 18)

The Honourable Mr. Reierson, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Regulations under The Boilers and Pressure Vessels Act for 1964. (Sessional Paper No. 20)

Rules and Regulations under The Electrical Protection Act for the year 1964. (Sessional Paper No. 21)

Rules and Regulations under The Gas Protection Act.
(Sessional Paper No. 22)

Rules and Regulations under The Welding Act.
(Sessional Paper No. 23)

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The Order of the Day being read for the Further Consideration of His Honour the Honourable the Lieutenant Governor's Speech to this Assembly:

Moved by Mr. Simpson, seconded by Mr. Lamothe:

That an humble address be presented to His Honour the Honourable the Lieutenant Governor of Alberta as follows:

"To His HONOUR THE HONOURABLE J. PERCY PAGE:

"Lieutenant Governor of the Province of Alberta:

"We, Her Majesty's most dutiful and loyal subjects the Legislative Assembly, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has been pleased to address to us at the opening of the present session."

The debate continued.

Mr. Gainer moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 5:25 p.m. to Monday at 2:30 o'clock.

MONDAY, MARCH 1, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and ordered to be read the Second time at next sitting:

- Bill No. 50•—An Act to amend The Conditional Sales Act. (Hon. Mr. Manning).
- Bill No. 53—An Act to amend The Rural Mutual Telephone Companies Act. (Hon. Mr. Reierson).
- Bill No. 63—An Act to amend The Magistrates and Justices Act. (Hon. Mr. Manning).
- Bill No. 65—An Act to amend The Municipalities Assistance Act. (Hon. Mr. Hooke).
- Bill No. 67—An Act respecting the Canvassing of Contributions for Charitable Purposes. (Hon. Mr. Halmrast).
- Bill No. 70—An Act to amend The Small Debts Act. (Hon. Mr. Manning).
- Bill No. 75—An Act to amend The Family Court Act. (Hon. Mr. Manning).

The Honourable Mr. McKinnon, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Department of Education for the year 1964. (Sessional Paper No. 12)

The Order of the Day being read for the Further Consideration of His Honour the Honourable the Lieutenant Governor's Speech to this Assembly:

Moved by Mr. Simpson, seconded by Mr. Lamothe:

That an humble address be presented to His Honour the Honourable the Lieutenant Governor of Alberta as follows:

"TO HIS HONOUR THE HONOURABLE J. PERCY PAGE:

"Lieutenant Governor of the Province of Alberta:

"We Her Majesty's most dutiful and loyal subjects the Legislative Assembly, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has been pleased to address to us at the opening of the present session."

The debate continued.

Mr. French moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 5:18 p.m. to Tuesday at 2:30 o'clock.

TUESDAY, MARCH 2, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bill was received, read the First time and ordered to be read the Second time at next sitting:

Bill No. 68—An Act respecting the Establishment and Operation of the Alberta Investment Fund. (Hon. Mr. Aalborg).

The Honourable Mr. Manning, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Regulations made by the Lieutenant Governor in Council under the authority of Section 24 of The Gas Resources Preservation Act, 1956, from February 12, 1964, to February 18, 1965.

(Sessional Paper No. 29)

The Honourable Mr. Aalborg, a Member of the Executive Council, laid on the table of the Assembly:

Interim Report of the Public Expenditure and Revenue Study Committee. (Sessional Paper No. 71)

Moved by Mr. Maccagno, seconded by Mr. Dickie:

That an Order of the Assembly do issue for a Return showing: Have the R.C.M.P completed their report on the Northland School Division and if so will this report be tabled before this Legislature?

The motion was agreed to.

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Ordered, That the Assembly revert to Order of Business:

Further Consideration of His Honour The Lieutenant Governor's Speech.

Moved by Mr. Simpson, seconded by Mr. Lamothe:

That an humble address be presented to His Honour the Honourable the Lieutenant Governor of Alberta as follows:

"To His HONOUR THE HONOURABLE J. PERCY PAGE:

"Lieutenant Governor of the Province of Alberta:

"We, Her Majesty's most dutiful and loyal subjects the Legislative Assembly, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has been pleased to address to us at the opening of the present session."

The debate continued.

Mr. Fimrite moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at $5:30\ p.m.$ to Wednesday at $2:30\ o'clock.$

WEDNESDAY, MARCH 3, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bill was received, read the First time and ordered to be read the Second time at next sitting:

Bill No. 44—An Act respecting Private Investigators and Security Guards. (Hon. Mr. Manning).

The Honourable Mr. Aalborg a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Auditor's Report under The Alberta Municipal Financing Corporation Act to December 31, 1964.

(Sessional Paper No. 52)

The Honourable Mr. Patrick a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of The Alberta Power Commission for the Year ended December 31, 1964 and Statement of Expenditure.

(Sessional Paper No. 19)

The Order of the Day being read for the Further Consideration of His Honour the Honourable the Lieutenant Governor's Speech to this Assembly:

Moved by Mr. Simpson, seconded by Mr. Lamothe:

That an humble address be presented to His Honour the Honourable the Lieutenant Governor of Alberta as follows:

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"To His HONOUR THE HONOURABLE J. PERCY PAGE:

"Lieutenant Governor of the Province of Alberta:

"We, Her Majesty's most dutiful and loyal subjects the Legislative Assembly, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has been pleased to address to us at the opening of the present session."

The debate continued.

The motion being proposed, Mr. Speaker declared the motion carried.

Moved by the Hon. Mr. Manning, seconded by the Hon. Mr. Hooke:

That the Address be engrossed and presented to His Honour, the Honourable the Lieutenant Governor by such Members of the Assembly as are Members of the Executive Council.

The motion was agreed to.

The Hon. Mr. Aalborg, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly the Public Accounts of the Province of Alberta for the year ended March 31, 1964.

(Sessional Paper No. 60)

Moved by the Hon. Mr. Aalborg, seconded by the Hon. Mr. Holowach:

That the Public Accounts of the Province, together with all matters connected therewith, be referred to the Public Accounts Committee.

The motion was agreed to.

Moved by the Hon. Mr. Aalborg, seconded by the Hon. Mr. Patrick:

That this Assembly do resolve itself into Committee to consider of the Supply to be granted to Her Majesty.

The motion was agreed to.

Moved by the Hon. Mr. Aalborg, seconded by the Hon. Mr. Reierson:

That this Assembly do resolve itself into Committee to consider of the Ways and Means of raising the Supply to be granted to Her Majesty.

The motion was agreed to.

Moved by the Hon. Mr. Manning, seconded by the Hon. Mr. Hooke:

That Rule 5 of the Rules of the Assembly be suspended to enable the Assembly to meet on Wednesday, March 3, 1965 at 8 p.m.

The motion was agreed to.

According to Order the following Bills were read a Second time, and referred to the Committee of the Whole Assembly:

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- Bill No. 25—An Act to amend The Municipal and Provincial Properties Valuation Act.
- Bill No. 27—An Act to amend The Mewata Park Enabling Act.
- Bill No. 28—An Act to Provide for the Exemption from Municipal Assessment and Taxation of Properties used for certain Benevolent Purposes.
- Bill No. 29—An Act to amend The Local Authorities

 Board Act.
- Bill No. 30—An Act to amend The Securities Act, 1955.
- Bill No. 31—An Act to amend The Livestock Diseases Act.
- Bill No. 32—An Act to amend The Accredited School Districts Act.
- Bill No. 33—An Act for the Removal of a Restriction Affecting Certain Property of the City of Edmonton.
- Bill No. 34—An Act to amend The Execution Creditors Act.
- Bill No. 35—An Act to amend The Frozen Food Act.
- Bill No. 36—An Act to amend The Certified Dental Mechanics Act.
- Bill No. 38—An Act to amend The Horned Cattle Purchases Act.
- Bill No. 39—An Act to amend The Assessment Act, 1960.
- Bill No. 40—An Act to amend The Municipal District Act.
- Bill No. 41—An Act to amend The Electric Power and Pipe Line Assessment Act.
- Bill No. 42—An Act to amend The Domestic Animals (Municipalities) Act.
- Bill No. 43—An Act to amend The Partnership Act.
- Bill No. 45—An Act to Provide for the Payment to Surface Owners of Royalties Collected by the Crown with Respect to Clay and Marl.
- Bill No. 46—An Act respecting the Solemnization of Marriage.
- Bill No. 47—An Act respecting Dispensers of Ophthalmic Appliances.
- Bill No. 49—An Act respecting the Prevention of Venereal Disease.
- Bill No. 50—An Act to amend The Conditional Sales Act.
- Bill No. 51—An Act to amend The Public Service Vehicles Act.

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- Bill No. 52—An Act to amend The University Act.
- Bill No. 53—An Act to amend The Rural Mutual Telephone Companies Act.
- Bill No. 55—An Act respecting Improvement Districts.
- Bill No. 56—An Act to amend The Alberta Surveys Act.
- Bill No. 57—An Act to amend The Rural Telephones Revolving Fund Act.
- Bill No. 59—An Act to amend The Summary Convictions
 Act
- Bill No. 60—An Act to amend The Seizures Act.
- Bill No. 61—An Act to repeal The Vendors' and Mortgagees' Cost Exaction Act.
- Bill No. 62—An Act to amend The Election Act.
- Bill No. 63—An Act to amend The Magistrates and Justices Act.
- Bill No. 65—An Act to amend The Municipalities Assistance Act.
- Bill No. 66—An Act to amend The Credit Union Act.
- Bill No. 67—An Act respecting the Canvassing of Contributions for Charitable Purposes.
- Bill No. 68—An Act respecting the Establishment and Operation of the Alberta Investment Fund.
- Bill No. 69—An Act to amend The Dairymen's Act.
- Bill No. 70—An Act to amend The Small Debts Act.
- Bill No. 73—An Act for the Licensing and Regulation of Collection Agencies.
- Bill No. 75—An Act to amend The Family Court Act.

Ordered, That the Assembly revert to ROUTINE:

Presenting Petitions

The following petitions were presented:

By Mr. Ure for Allan Smith, John A. Morton, Ruby MacFarlane, William J. Yule, M. Gertrude Richards, Charles M. McPhee, Donald W. Robertson, Gordon Towers and Terence Oldford, all of Red Deer, Alberta for an Act to Incorporate Red Deer Exhibition Association.

By Mr. Ludwig for Tweedsmuir, an Academic School for Girls, of the City of Calgary for an Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, an Academic School for Girls from Taxation.

By Mr. Ludwig for Canadian Pacific Oil and Gas Limited for an Act respecting Canadian Pacific Railway Company, The MARCH 3 27

Calgary and Edmonton Railway Company, and Canadian Pacific Oil and Gas Limited.

- By Mr. Ure for the Red Deer Association for Retarded Children for an Act to Provide for the Exemption of Certain Land Owned by the Red Deer Association for Retarded Children from Assessment and Taxation.
- By Mr. Tomyn for the Sisters Servants of Mary Immaculate for an Act to Provide for the Exemption of Certain Land which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation.
- By Mr. Fimrite for The Community, General Hospital, Alms House and Seminary of Learning of The Sisters of Charity at Ottawa, Canada for an Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of The Sisters of Charity, Ottawa, Canada, from Assessment and Taxation.
- By Mr. Ludwig for the Sisters, Faithful Companions of Jesus for an Act to Amend an Act to Provide for the Exemption of Certain Lands belonging to the Sisters, Faithful Companions of Jesus, from Assessment and Taxation.
- By Mr. Gerhart for The Edmonton Hebrew School (Talmud Torah) for an Act respecting The Edmonton Hebrew School (Talmud Torah).
- By Mr. Ludwig for Charles Gerald Smith, Barrister; Harvey Bliss, Chartered Accountant; Robert L. Stern, Property Manager; John Andersen, Contractor, and Lynn Garrison, Executive, all of the City of Calgary, Alberta for an Act to Incorporate Monarch Savings & Trust Corporation.
- By Mr. C. E. Johnston for The Southern Alberta United Church Rehabilitation Lodge for Alcoholics for an Act to Provide for the Exemption of Certain Lands owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation.
- By Mr. Gerhart for Reginald Victor Paul, Businessman; Richard Evan MacMillan Potter, Businessman; Gary Gordon Campbell, Barrister; Sanford Theron Fitch, Barrister; and Lynn Allen Patrick, Barrister, all of the City of Edmonton, Alberta for an Act to Incorporate Principal Savings and Trust Company.
- By Dr. Geldart for Benjamin Philip Lang, Life Underwriter; Bertram Henry M. Sladden, Insurance Agent; Rex Wilton Dales, Contractor; Clarence Herbert Drader, Manufacturer; and Edward Eversley Bishop, Barrister and Solicitor, all of the City of Edmonton, Alberta for an Act to Incorporate Sterling Life Assurance.
- By Mr. Tomyn for Jack Connauton, Insurance Company President; Albert Jaasma, Insurance Executive; Peter Van Rhyn, Savings and Credit Union Manager; Edward Eversley Bishop, Barrister and Solicitor, and Allan Wachowich, Barrister and Solicitor, all of Edmonton, Alberta for an Act to incorporate Highland Savings & Trust Company.

- By Mr. Ludwig for Clare Sherry Ellingson, Businessman; Donald Trevor Kenney, Barrister; Sherwood Orson Ellingson, Businessman; P. D. Sketcher, Businessman; and Teddy E. Brewerton, Pharmacist; all of the City of Calgary, Alberta for an Act to incorporate The American Western Life Insurance Company of Alberta.
- By Mr. Ludwig for Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest for an Act to amend an Act to Provide for the Exemption of Certain Land which is the Property of Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest, Calgary, Alberta, from Assessment and Taxation.
- By Mr. Horan for the Sisters of Charity (Grey Nuns) of Alberta for an Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta from Assessment and Taxation.
- By Mr. Tomyn for La Corporation Des Soeurs De Sainte Croix Et Des Sept Douleurs for an Act to provide for the Exemption of Certain Lands belonging to Les Soeurs De Sainte Croix Et Des Sept Douleurs from Assessment and Taxation.
- By Mr. Tomyn on behalf of Dr Heard for The Ursulines of Jesus for an Act to Provide for the Exemption of Certain Land which is the Property of The Ursulines of Jesus from Assessment and Taxation.
- By Mr. Leinweber for The Sisters of Charity of St. Louis of Medicine Hat for an Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Medicine Hat, Alberta, from Assessment and Taxation.
- By Mr. Leinweber for Eugene Burton, Medicine Hat, Alberta, Rancher; Dirk Arend Scholten, Medicine Hat, Alberta, Proprietor; Donald S. Hawthorne, Medicine Hat, Alberta, Merchant; Emerson C. Porter, Medicine Hat, Alberta, Rancher; James C. Kidd, Q.C., Medicine Hat, Alberta, Barrister; for an Act to Incorporate The Medicine Hat Racing Association.
- By Mr. Ludwig for The Lay Institute of Mary of the Annunciation for an Act to Provide for the Exemption of Certain Land which is the Property of the Lay Institute of Mary of the Annunciation from Assessment and Taxation.
- By Mr. Ludwig for The Alberta Conference Association of Seventh-day Adventists for an Act to amend an Act respecting The Alberta Conference Association of Seventh-Day Adventists.
- By Mr. Gerhart for The Alberta Fidelity Trust Company for an Act to amend an Act to Incorporate The Alberta Fidelity Trust Company.
- By Mr. Ludwig for James E. Wood, Life Underwriter, John Ewens, Chartered Accountant, Robert S. Dinkel, Barrister and Solicitor, all of Calgary, Alberta, and Harvey A. Reist, Medical Doctor of Daysland, Alberta, and Raymond J. Hannigan, Busi-

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ness Man, Red Deer, Alberta, and Harris S. Wood, Dentists, Edmonton, for an Act to Incorporate Rocky Mountain Life Insurance Company.

By Mr. Tomyn on behalf of Dr. Heard for The Christian Training Institute, North American Baptists for an Act to Provide for the Exemption of Certain Lands belonging to The Christian Training Institute, North American Baptists, from Assessment and Taxation.

By Mr. Tomyn on behalf of Dr. Heard, for Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest, Edmonton, for an Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest from Assessment and Taxation.

By Mr. Gerhart for William J. Bagshaw, Manager; John C. Prowse, Barrister; Waldo B. Ranson, Barrister; Douglas J. Tompkins, Barrister; and William A. Wiese, Barrister, of Edmonton, Alberta, for an Act to incorporate Alberta West Coast Insurance Corporation.

According to Order, the Assembly resolved itself into .Committee of the Whole on the following Bills:

The following Bills were reported and ordered to be read a Third time at next sitting:

- Bill No. 27—An Act to amend The Mewata Park Enabling
 Act.
- Bill No. 30—An Act to amend The Securities Act, 1955.
- Bill No. 31—An Act to amend The Livestock Diseases Act.
- Bill No. 32—An Act to amend The Accredited School Districts Act.
- Bill No. 33—An Act for the Removal of a Restriction Affecting Certain Property of the City of Edmonton.
- Bill No. 34—An Act to amend The Execution Creditors Act.

On the following Bills progress was reported and the Committee given leave to sit again:

- Bill No. 28—An Act to Provide for the Exemption from Municipal Assessment and Taxation of Properties used for certain Benevolent Purposes.
- Bill No. 35—An Act to amend The Frozen Food Act.

It being Wednesday, the Speaker left the Chair.

Wednesday, March 3, 1965, 8:00 p.m.

The Hon. Mr. Aalborg, a Member of the Executive Council, delivered to Mr. Speaker a message from His Honour, the Honourable the Lieutenant Governor, signed by His Honour, J. Percy Page, Lieutenant Governor:

"The Lieutenant Governor transmits estimates of certain sums required for the service of the Province for the twelve months ending March 31, 1966, and recommends the same to the Legislative Assembly."

Edmonton, Alberta, March 3,1965.

Mr. Speaker read the message to the Assembly (the Members standing and being uncovered).

Ordered, That the message of His Honour, the Honourable the Lieutenant Governor, with the estimates, be referred to the Committee of Supply.

That Hon. Mr. Aalborg, a Member of the Executive Council, delivered to Mr. Speaker a Message from His Honour, the Honourable the Lieutenant Governor, signed by His Honour J. Percy Page, Lieutenant Governor:

"The Lieutenant Governor transmits estimates of certain sums required for the service of the Province for the twelve months ended March 31, 1964, and recommends the same to the Legislative Assembly."

Edmonton, Alberta, March 3,1965.

Mr. Speaker read the message to the Assembly (the Members standing and being uncovered).

Ordered, That the message of His Honour the Honourable the Lieutenant Governor with the estimates, be referred to the Committee of Supply.

The Hon. Mr. Aalborg, a Member of the Executive Council, delivered to Mr. Speaker a message from His Honour the Honourable the Lieutenant Governor, signed by His Honour J. Percy Page, Lieutenant Governor:

"The Lieutenant Governor transmits estimates of certain sums required for the service of the Province for the twelve months ending March 31, 1965, and recommends the same to the Legislative Assembly."

Edmonton, Alberta, March 3,1965.

Mr. Speaker read the message to the Assembly (the Members standing and being uncovered).

Ordered, That the messages of His Honour, the Honourable the Lieutenant Governor, with the estimates be referred to the Committee of Supply.

Moved by the Hon. Mr. Aalborg, seconded by the Hon. Mr. Taylor.

That Mr. Speaker do now leave the Chair and that the Assembly do immediately resolve itself into Committee of Supply to consider of the Supply to be granted to Her Majesty.

A debate followed.

Mr. Maccagno moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 9:50 p.m. to Thursday at 2:30 o'clock.

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THURSDAY, MARCH 4, 1965

The Speaker took the Chair at 2:30 o'clock.

The following petitions were presented:

By Mr. Simpson for the Paramount Health & Accident Insurance Company, Calgary, Alberta for an Act to amend The Paramount Health & Accident Insurance Company Act.

By Mr. Simpson for Norman E. Hames, Chartered Accountant, and John E. Collins, Chartered Accountant, Calgary, Alberta for an Act to Incorporate The Cardinal Life Insurance Company.

By Mr. Simpson for Norman E. Hames, Chartered Accountant, and John E. Collins, Chartered Accountant, Robert J. Howell, Chartered Accountant, James P. French, Chartered Accountant, and Lief Erickson, Chartered Accountant, Calgary, Alberta for an Act to Incorporate The Cardinal Savings & Trust Company.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and ordered to be read the Second time at next sitting:

- Bill No. 97—An Act to amend The Mineral Taxation Act. (Hon. Mr. Patrick).
- Bill No. 98—An Act to amend The Pipe Line Act, 1958. (Hon. Mr. Patrick).
- Bill No. 99—An Act to amend The Child Welfare Act. (Hon. Mr. Halmrast).

The Honourable Mr. Colborne, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Department of Public Works for the year 1963-64. (Sessional Paper No. 48)

The Honourable Mr. Strom, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Department of Agriculture for the year 1964. (Sessional Paper No. 7)

Annual Report under The Crop Insurance Act for the period ending February 15, 1965. (Sessional Paper No. 8)

Annual Report under The Farm Purchase Credit Act for the year 1964. (Sessional Paper No. 9)

Annual Report under The Wheat Board Money Trust Act for the year 1964. (Sessional Paper No. 11)

The Honourable Mr. Strom, a Member of the Executive Council, laid on the table of the Assembly:

Annual Report under The Lethbridge Northern Colonization Act for the year ended December 31, 1964.

(Sessional Paper No. 10)

The Honourable Mr. Hooke, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

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AND WHEREAS the Alberta Safety Council have not progressed to the point where any effective remedy has been accomplished

THEREFORE BE IT RESOLVED that this Government instruct the Safety Council to make tractor accidents a specific project by following through with definite information as to these new protective devices to enable farmers to become acquainted with and purchase such devices for their protection.

The debate continued

 $Mr.\ Jorgenson\ moved$ as an amendment, seconded by $Mr.\ Hillman$

That the motion be amended by striking out all the words after the word "death" where it first appears in the preamble, and by substituting the following therefor:

"WHEREAS" accidents and deaths as a result of tractors overturning is a cause of concern to a number of people and organizations, and

WHEREAS this Assembly is of the opinion that they can be reduced in number by an intensive educational and publicity campaign.

THEREFORE BE IT RESOLVED that the Alberta Safety Council be encouraged to continue to conduct such a campaign, and also to continue its research into their causes.

The debate continued.

The amendment being proposed, Mr. Speaker declared the "Ayes" have it, and the names being called for were taken as follows:

For the amendment:

Messieurs: Taylor

Halmrast Strom McKinnon Aalborg Manning Hooke Reierson Ruste Ross Dr. Cooper Hartley Jorgenson Hinman Wood Mrs. French Fleming Tomyn Hillman Aloisio Sayers

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Regulations under The Local Authorities Board Act.

(Sessional Paper No. 32)

Annual Report under The Municipal Affairs Department Act for the year 1963. (Sessional Paper No. 33)

Annual Report under The Planning Act for the year 1963. (Sessional Paper No. 34)

Financial Statement under The Special Areas Act, 1964.

(Sessional Paper No. 35)

The Honourable Mr. Taylor, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Department of Highways, 1963-64. (Sessional Paper 14)

Moved by Mr. Maccagno, Seconded by Mr. Dickie:

That an Order of the Assembly do issue for a Return showing:

- (a) Number of green cards sold to motor vehicle owners registering uninsured motor vehicles during 1964.
- (b) Number of such owners involved in accidents during 1964.
- (c) Total amount collected from the sale of green cards.
- (d) Total amount paid out from the Unsatisfied Judgment Fund with respect to accidents for which drivers of noninsured vehicles were held responsible.

A debate followed.

The Hon. Mr. Taylor, moved that the motion be amended by striking out clause (b) and relettering clauses (c) and (d) accordingly.

The amendment being proposed, Mr. Speaker declared the amendment carried.

The motion as amended being proposed, Mr. Speaker declared the motion as amended, carried.

The Honourable Mr. Taylor, a Member of the Executive Council, laid on the table of the Assembly, a Return to an Order of the Assembly asked for by Mr. Maccagno on March 4, 1965, respecting green cards and Unsatisfied Judgment Fund, lished.

(Sessional Paper No. 72)

The Order of The Day being read for the continued debate on the following Motion.

Moved by Mr. Gainer: Seconded by Mr. Dickie:

WHEREAS accidents and death are increasing in farm operations as a result of tractors, overturning and

WHEREAS fatalities can be prevented or reduced by experiments in the U.S.A.

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Messieurs: Kovach

Landeryou Gerhart Speaker Davidson Geldart, Dr. Johnston, C. E. Strohschein Simpson Senych Melnyk Leavitt Clark Leinweber Everitt Ells Patterson Fimrite Baker Norris Ure

Johnston, G. Henderson Benoit Lee Horan Gordey Montgomery Lamothe

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Against the amendment

Messieurs: Dickie

Gainer

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The amendment was therefore declared carried.

The motion as amended being proposed, Mr. Speaker declared the motion as amended carried.

Moved by Mr. Clark, Seconded by Mr. Speaker:

 $W\,H\,E\,R\,E\,A\,S$ our society faces many social, economic and moral changes which affect all segments of society but especially our youth, and

WHEREAS our youth are the present and future participants in such changes and should therefore be given an opportunity to voice their views regarding such social and economic changes,

THEREFORE BE IT RESOLVED: That the Government be asked to give favourable consideration to calling a youth seminar for the purpose of enabling the young people of Alberta to consider and express their ideas and opinions on current social, economic and moral trends in the modern day society.

A debate followed.

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Mr. Dickie moved the adjournment of the debate which was agreed to.

Moved by Mr. Patterson, Seconded by Mrs. Wood:

WHEREAS more and more people feel that some provision should be made for additional pheasant hunting facilities;

WHEREAS this can be provided without infringing on our present hunting privileges or in any way disturbing our natural species;

WHEREAS many urban people would like to have shooting available without travelling long distances;

THEREFORE BE IT RESOLVED that we urge the Government to consider permitting the establishment of Commercial Pheasant Shooting areas.

A debate followed.

Mr. Patterson moved the adjournment of the debate which was agreed to.

The Assembly adjourned at 5:18 p.m. to Friday at 2:30 o'clock.

FRIDAY, MARCH 5, 1965

The Speaker took the Chair at 2:30 o'clock.

The following petitions were read and received:

By Mr. Ure for Allan Smith, John A. Morton, Ruby Mac-Farlane, William J. Yule, M. Gertrude Richards, Charles M. McPhee, Donald W. Robertson, Gordon Towers and Terence Oldford, all of Red Deer, Alberta for an Act to Incorporate Red Deer Exhibition Association.

By Mr. Ludwig for Tweedsmuir, an Academic School for Girls, of the City of Calgary for an Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, An Academic School for Girls from Taxation.

By Mr. Ludwig for Canadian Pacific Oil and Gas Limited for an Act respecting Canadian Pacific Railway Company, The Calgary and Edmonton Railway Company, and Canadian Pacific Oil and Gas Limited.

By Mr. Ure for the Red Deer Association for Retarded Children for an Act to Provide for the Exemption of Certain Land Owned by the Red Deer Association for Retarded Children from Assessment and Taxation.

By Mr. Tomyn for the Sisters Servants of Mary Immaculate for an Act to Provide for the Exemption of Certain Land which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation.

By Mr. Fimrite for The Community, General Hospital, Alms House and Seminary of Learning of The Sisters of Charity at Ottawa, Canada for an Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of The Sisters of Charity, Ottawa, Canada, from Assessment and Taxation.

- By Mr. Ludwig for the Sisters, Faithful Companions of Jesus for an Act to amend an Act to Provide for the Exemption of Certain Lands belonging to the Sisters, Faithful Companions of Jesus, from Assessment and Taxation.
- By Mr. Gerhart for The Edmonton Hebrew School (Talmud Torah) for an Act respecting The Edmonton Hebrew School (Talmud Torah).
- By Mr. Ludwig for Charles Gerald Smith, Barrister; Harvey Bliss, Chartered Accountant; Robert L. Stern, Property Manager; John Andersen, Contractor, and Lynn Garrison, Executive, all of the City of Calgary, Alberta for an Act to Incorporate Monarch Savings & Trust Corporation.
- By Mr. C. E. Johnston for The Southern Alberta United Church Rehabilitation Lodge for Alcoholics for an Act to Provide for the Exemption of Certain Lands Owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation.
- By Mr. Gerhart for Reginald Victor Paul, Businessman; Richard Evan MacMillan Potter, Businessman; Gary Gordon Campbell, Barrister; Sanford Theron Fitch, Barrister and Lynn Allen Patrick, Barrister, all of the City of Edmonton, Alberta for an Act to Incorporate Principal Savings and Trust Company.
- By Dr. Geldart for Benjamin Philip Lang, Life Underwriter; Bertram Henry M. Sladden, Insurance Agent; Rex Wilton Dales, Contractor; Clarence Herbert Drader, Manufacturer; and Edward Eversley Bishop, Barrister and Solicitor, all of the City of Edmonton, Alberta for an Act to Incorporate Sterling Life Assurance.
- By Mr. Tomyn for Jack Connauton, Insurance Company President; Albert Jaasma, Insurance Executive; Peter Van Rhyn, Savings and Credit Union Manager; Edward Eversley Bishop, Barrister and Solicitor, and Allan Wachowich, Barrister and Solicitor, all of Edmonton, Alberta for an Act to incorporate Highland Savings & Trust Company.
- By Mr. Ludwig for Clare Sherry Ellingson, Businessman; Donald Trevor Kenney, Barrister; Sherwood Orson Ellingson, Businessman; P. D. Sketcher, Businessman; and Teddy E. Brewerton, Pharmacist; all of the City of Calgary, Alberta for an Act to incorporate The American Western Life Insurance Company of Alberta.
- By Mr. Ludwig for Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest for an Act to amend an Act to Provide for the Exemption of Certain Land which is the Property of Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest, Calgary, Alberta from Assessment and Taxation.
- By Mr. Horan for the Sisters of Charity (Grey Nuns) of Alberta for an Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta from Assessment and Taxation.
- By Mr. Tomyn for La Corporation Des Soeurs De Sainte Croix Et Des Sept Douleurs for an Act to provide for the Exemp-

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tion of Certain Lands belonging to Les Soeurs De Sainte Croix Et Des Sept Doulers from Assessment and Taxation.

- By Mr. Tomyn on behalf of Dr. Heard for The Ursulines of Jesus for an Act to Provide for the Exemption of Certain Land which is the Property of The Ursulines of Jesus from Assessment and Taxation.
- By Mr. Leinweber for The Sisters of Charity of St. Louis of Medicine Hat for an Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Medicine Hat, Alberta, from Assessment and Taxation.
- By Mr. Leinweber for Eugene Burton, Medicine Hat, Alberta, Rancher; Dirk Arend Scholten, Medicine Hat, Alberta, Proprietor; Donald S. Hawthorne, Medicine Hat, Alberta, Merchant; Emerson C. Porter, Medicine Hat, Alberta, Rancher; James C. Kidd, Q.C., Medicine Hat, Alberta, Barrister; for an Act to Incorporate The Medicine Hat Racing Association.
- By Mr. Ludwig for The Lay Institute of Mary of the Annunciation for an Act to Provide for the Exemption of Certain Land which is the Property of the Lay Institute of Mary of the Annunciation from Assessment and Taxation.
- By Mr. Ludwig for The Alberta Conference Association of Seventh-Day Adventists for an Act to amend An Act respecting the Alberta Conference Association of Seventh-Day Adventists.
- By Mr. Gerhart for The Alberta Fidelity Trust Company for an Act to amend an Act to Incorporate The Alberta Fidelity Trust Company.
- By Mr. Ludwig for James E. Wood, Life Underwriter, John Ewens, Chartered Accountant, Robert S. Dinkel, Barrister and Solicitor, all of Calgary, Alberta, and Harvey A. Reist, Medical Doctor of Daysland, Alberta, and Raymond J. Hannigan, Business Man, Red Deer, Alta., and Harris S. Wood, Dentist, Edmonton, for an Act to Incorporate Rocky Mountain Life Insurance Company.
- By Mr. Tomyn on behalf of Dr. Heard for The Christian Training Institute, North American Baptists for an Act to Provide for the Exemption of Certain Lands belonging to The Christian Training Institute, North American Baptists, from Assessment and Taxation.
- By Mr. Tomyn on behalf of Dr. Heard, for Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest, Edmonton, for an Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest from Assessment and Taxation.
- By Mr. Gerhart for William J. Bagshaw, Manager; John C. Prowse, Barrister; Waldo B. Ranson, Barrister; Douglas J. Tompkins, Barrister; and William A. Wiese, Barrister, of Edmonton, Alberta, for an Act to incorporate Alberta West Coast Insurance Corporation.

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By Mr. Simpson for the Paramount Health & Accident Insurance Company, Calgary, Alberta for an Act to amend The Paramount Health & Accident Insurance Company Act.

By Mr. Simpson for Norman E. Hames, Chartered Accountant, and John E. Collins, Chartered Accountant, Calgary, Alberta for an Act to Incorporate The Cardinal Life Insurance Company.

By Mr. Simpson for Norman E. Hames, Chartered Accountant, and John E. Collins, Chartered Accountant, Robert J. Howell, Chartered Accountant, James P. French, Chartered Accountant, and Lief Erickson, Chartered Accountant, Calgary, Alberta for an Act to Incorporate The Cardinal Savings & Trust Company.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and ordered to be read the Second time at next sitting:

- Bill No. 54—An Act to amend The City Act. (Hon. Mr. Hooke).
- Bill No. 58—An Act to amend The Town and Village Act. (Hon. Mr. Hooke).
- Bill No. 76—An Act to amend The University and College Assistance Act. (Hon. Mr. McKinnon).
- Bill No. 78—An Act to amend The Civil Defence and Disaster Act. (Hon. Mr. Halmrast).
- Bill No. 79—An Act to amend The School Act. (Hon. Mr. McKinnon)
- Bill No. 80—An Act to amend The Oil and Gas Conservation Act. (Hon. Mr. Manning).
- Bill No. 81—An Act to amend The Alberta Government Telephones Act. (Hon. Mr. Reierson).

The Honourable Mr. Taylor, a Member of the Executive Council, by command of His Honour the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Statement of Certificates, Permits issued and Revenue Collected under The Public Service Vehicles Act.

(Sessional Paper No. 15)

Orders and Regulations under The Alberta Surveys Act. (Sessional Paper No. 16).

The Honourable Mr. Holowach, a Member of the Executive Council, by command of His Honour the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of The Alberta Racing Commission.

(Sessional Paper No. 36).

The Honourable Mr. Halmrast, a Member of the Executive Council, by command of His Honour the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Orders in Council under The Blind Persons Act.

(Sessional Paper No. 42).

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Orders in Council under The Disabled Persons Act. (Sessional Paper No. 43).

Orders in Council under The Old Age Assistance Act.

(Sessional Paper No. 45).

Annual Report under The Public Contributions Act. (Sessional Paper No. 46).

Annual Report under The Public Welfare Department Act. (Sessional Paper No. 47).

The Honourable Mr. Halmrast, a Member of the Executive Council, laid on the table of the Assembly:

Annual Report of the Emergency Measures Organization. (Sessional Paper No. 44).

Moved by the Hon. Mr. McKinnon seconded by the Hon. Mr. Ruste.

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act to amend The Department of Education Act.

The Hon. Mr. McKinnon a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act to amend The Department of Education Act and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. McKinnon reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act to amend The Department of Education Act.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. McKinnon have leave to introduce a Bill intituled, "An Act to amend The Department of Education Act".

He accordingly presented the said Bill and the same was received and read a First time and,

Ordered, That the Bill be read a Second time at next sitting.

Moved by the Hon. Mr. Aalborg seconded by the Hon. Mr. Hooke

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider

a Resolution for a Bill for an Act to amend The Alberta Municipal Financing Corporation Act.

The Hon. Mr. Aalborg a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act to amend The Alberta Municipal Financing Corporation Act and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Aalborg reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act to amend The Alberta Municipal Financing Corporation Act.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. Aalborg have leave to introduce a Bill intituled, "An Act to amend The Alberta Municipal Financing Corporation Act".

He accordingly presented the said Bill and the same was received and read a First time and,

Ordered, That the Bill be read a Second time at next sitting.

Moved by the Hon. Mr. Aalborg seconded by the Hon. Mr. Taylor

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act to amend The Alberta Income Tax Act.

The Hon. Mr. Aalborg a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act to amend The Alberta Income Tax Act and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Aalborg reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act to amend The Alberta Income Tax Act

Ordered, That the Resolution be now read a Second time.

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The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. Aalborg have leave to introduce a Bill intituled, "An Act to amend The Alberta Income Tax Act".

He accordingly presented the said Bill and the same was received and read a First time and,

Ordered, That the Bill be read a Second time at next sitting.

Moved by the Hon. Mr. Strom seconded by the Hon. Mr. Holowach

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act to amend The Brand Act.

The Hon. Mr. Strom a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the Subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act to amend The Brand Act and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Strom reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act to amend The Brand Act.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon Mr. Strom have leave to introduce a Bill intituled, "An Act to amend The Brand Act".

He accordingly presented the said Bill and the same was received and read a First time and,

Ordered, That the Bill be read a Second time at next sitting.

Moved by the Hon. Mr. Strom, seconded by the Hon. Mr. Aalborg:

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act to amend The Farm Purchase Credit Act, 1963.

The Hon. Mr. Strom, a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act to amend The Farm Purchase Credit Act, 1963 and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Strom reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act to amend The Farm Purchase Credit Act, 1963.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. Strom have leave to introduce a Bill intituled, "An Act to amend The Farm Purchase Credit Act, 1963".

He accordingly presented the said Bill and the same was received and read a First time and,

Ordered, That the Bill be read a Second time at next sitting.

Moved by the Hon. Mr. Holowach, seconded by the Hon. Mrs. Wilson:

That Mr Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act to amend The Insurance Corporations Tax Act.

The Hon. Mr. Holowach, a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act to amend The Insurance Corporations Tax Act and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Holowach reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act to amend The Insurance Corporations Tax Act.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. Holowach have leave to introduce a Bill intituled, "An Act to amend The Insurance Corporations Tax Act".

He accordingly presented the said Bill and the same was received and read a First time and,

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Ordered, That the Bill be read a Second time at next sitting.

Moved by the Hon. Mr. McKinnon, seconded by the Hon. Mr. McLaughlin:

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act respecting Northland School Division No. 61.

The Hon. Mr. McKinnon, a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act respecting Northland School Division No. 61 and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Mc-Kinnon reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act respecting Northland School Division No. 61.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. McKinnon have leave to introduce a Bill intituled, "An Act respecting Northland School Division No. 61".

He accordingly presented the said Bill and the same was received and read a First time and,

Ordered, That the Bill be read a Second time at next sitting.

Moved by the Hon. Mr. Hooke, seconded by the Hon. Mr. Colborne:

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act to Co-operate with the Government of Canada and other Public Authorities for the provision of Housing and Urban Renewal.

The Hon. Mr. Hooke, a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act to Co-operate with the Government of Canada and other Public

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Authorities for the provision of Housing and Urban Renewal and after some time spent therein Mr. Speaker resumed the Chair and reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act to Co-operate with the Government of Canada and other Public Authorities for the provision of Housing and Urban Renewal.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. Hooke have leave to introduce a Bill intituled, "An Act to Co-operate with the Government of Canada and other Public Authorities for the provision of Housing and Urban Renewal".

He accordingly presented the said Bill and the same was received and read a First time and,

Ordered, That the Bill be read a Second time at next sitting.

Moved by the Hon. Mr. Taylor, seconded by the Hon. Mr. Reierson:

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act respecting the Department of Highways.

The Hon. Mr. Taylor, a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act respecting the Department of Highways and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Taylor reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act respecting the Department of Highways.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. Taylor have leave to introduce a Bill intituled, "An Act respecting the Department of Highways".

He accordingly presented the said Bill and the same was received and read a First time and.

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Ordered, That the Bill be read a Second time at next sitting.

Moved by the Hon. Mr. Holowach, seconded by the Hon. Mrs. Wilson:

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act to amend The Fire Prevention Act.

The Hon. Mr. Holowach, a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act to amend The Fire Prevention Act and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Holowach reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act to amend The Fire Prevention Act.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. Holowach have leave to introduce a Bill intituled, "An Act to amend The Fire Prevention Act".

He accordingly presented the said Bill and the same was received and read a First time and.

Ordered, That the Bill be read a Second time at next sitting.

According to Order the Following Bills were read a Second time, and referred to the Committee of the Whole Assembly:

- Bill No. 44—An Act respecting Private Investigators and Security Guards. Hon. Mr. Manning.
- Bill No. 97—An Act to amend The Mineral Taxation Act. Hon. Mr. Patrick.
- Bill No. 98—An Act to amend The Pipe Line Act, 1958. Hon. Mr. Patrick.
- Bill No. 99—An Act to amend The Child Welfare Act. Hon. Mr. Halmrast.

According to Order, the Assembly resolved itself into Committee of the Whole on the following Bills:

The following Bills were reported and ordered to be read a Third time at next sitting:

Bill No. 25—An Act to amend The Municipal and Provincial Properties Valuation Act. Hon. Mr. Hooke.

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- Bill No. 35—An Act to amend The Frozen Food Act. Hon. Mr. Strom.
- Bill No. 36—An Act to amend The Certified Dental Mechanics Act. Hon. Mr. Reierson.
- Bill No. 39—An Act to amend The Assessment Act, 1960. Hon. Mr. Hooke.
- Bill No. 41—An Act to amend The Electric Power and Pipe Line Assessment Act. Hon. Mr. Hooke.
- Bill No. 43—An Act to amend The Partnership Act. Hon. Mr. Manning.

On the following Bills progress was reported and the Committee given leave to sit again:

- Bill No. 28—An Act to Provide for the Exemption from Municipal Assessment and Taxation of Properties used for certain Benevolent Purposes.
- Bill No. 29—An Act to amend The Local Authorities Board Act.
- Bill No. 38—An Act to amend The Horned Cattle Purchases Act.
- Bill No. 42—An Act to amend The Domestic Animals (Municipalities) Act.

The Assembly adjourned at 5:23 p.m. to Monday at 2:30 o'clock.

MONDAY, MARCH 8, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and ordered to be read the Second time at next sitting:

- Bill No. 82—An Act respecting the Department of Public Works. (Hon. Mr. Colborne).
- Bill No. 89—An Act respecting Public Works. (Hon. Mr. Colborne).

The Honourable Mr. Aalborg, a Member of the Executive Council, laid on the table of the Assembly:

Third Interim Report of Survey Committee on Higher Education in Alberta. (Sessional Paper No. 73)

The Order of the Day being read for the continued debate on the following motion:

Moved by the Honourable Mr. Aalborg, seconded by the Honourable Mr. Taylor:

That Mr. Speaker do now leave the Chair and that the Assembly do immediately resolve itself into Committee of Supply to consider of the Supply to be granted to Her Majesty.

The debate followed.

Mr. Leavitt moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 5:30 p.m. to Tuesday at 2:30 o'clock.

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TUESDAY, MARCH 9, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the first and ordered to be read the Second time at next sitting:

- Bill No. 72—An Act to amend The Vehicles and Highway-Traffic Act. (Hon. Mr. Taylor).
- Bill No. 86—An Act respecting the Teachers' Retirement Fund. (Hon. Mr. McKinnon).

The Honourable Mr. Manning, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Maccagno on March 2, 1965 respecting Northland School Division.

(Sessional Paper No. 74)

Moved by Mr. Landeryou; Seconded by Mr. Kovach:

That an Order of the Assembly to issue for a Return showing:

- A. The amount provided in Municipal Road Grants to Southern Alberta for each of the five years 1960 to 1965 inclusive, and defining the area covered by the return;
- B. The expenditure on Government highways and bridges and the number of bridges constructed for each of the years 1960 to 1964 inclusive and defining the area covered by the return;
- C. The amount provided in grants to the City of Lethbridge for roads and structures in each of the years 1960 to 1964 inclusive;
- D. The number of roadside kitchens built in the area south of Calgary;
- E. The number of miles of hard-surface highways in Southern Alberta in relation to the total mileage of Government highways in the area.

The motion was agreed to.

Moved by Mr. Norris; Seconded by Mr. Ure:

That an Order of the Assembly do issue for a Return showing:

- (1) How many cattle were pastured in the Clearwater Forest Reserve for the years 1962, 1963 and 1964?
- (2) How much revenue did the Department of Lands and Forests derive from the above named Source in the above respective years?

The motion was agreed to.

The Honourable Mr. Ruste, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Norris on March 9, 1965 respecting grazing in Clearwater Forest Reserve. (Sessional Paper No. 75)

The Order of The Day being read for the continued debate on the following Motion.

Moved by Mr. Clark; Seconded by Mr. Speaker:

WHEREAS our society faces many social, economic and moral changes which affect all segments of society but especially our youth, and

WHEREAS our youth are the present and future participants in such changes and should therefore be given an opportunity to voice their views regarding such social and economic changes,

THEREFORE BE IT RESOLVED that the Government be asked to give favourable consideration to calling a youth seminar for the purpose of enabling the young people of Alberta to consider and express their ideas and opinions on current social, economic and moral trends in modern day society.

The debate continued.

Mr. Dickie moved as an amendment, seconded by Mr. Maccagno

That the motion be amended by adding a further clause as follows:

AND BE IT FURTHER RESOLVED that in the event a Youth Seminar is called that it be organized and controlled by a Committee, such Committee to consist of three members, one being appointed by the Government, one by the Opposition and the two having the power to appoint the third member.

The debate continued.

The amendment being proposed, Mr. Speaker declared the amendment lost.

The debate continued.

The motion being proposed, Mr. Speaker declared the motion carried unanimously.

The Order of The Day being read for the continued debate on the following Motion.

Moved by Mr. Patterson; Seconded by Mrs. Wood:

WHEREAS more and more people feel that some provision should be made for additional pheasant hunting facilities;

WHEREAS this can be provided without infringing on our present hunting privileges or in any way disturbing our natural species;

 $W\,H\,E\,R\,E\,A\,S\,\,many\,\,urban\,\,people\,\,would\,\,like\,\,to\,\,have\,\,shooting\,\,available\,\,without\,\,travelling\,\,long\,\,distances;$

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THEREFORE BE IT RESOLVED that we urge the Government to consider permitting the establishment of Commercial Pheasant Shooting areas.

The debate continued.

Mr. Speaker moved the adjournment of the debate which was agreed to.

According to order the following Bills were read the Second time and referred to the Committee of the Whole Assembly.

- Bill No. 26—An Act to amend The Department of Education Act. Hon. Mr. McKinnon.
- Bill No. 37—An Act to amend the Alberta Municipal Financing Corporation Act. Hon. Mr. Aalborg.
- Bill No. 54—An Act to amend The City Act. Hon. Mr. Hooke.
- Bill No. 58—An Act to amend The Town and Village Act. Hon. Mr. Hooke.
- Bill No. 64—An Act to amend The Alberta Income Tax Hon. Mr. Aalborg.
- Bill No. 71—An Act to amend The Brand Act. Hon. Mr. Strom.
- Bill No. 74—An Act to amend The Farm Purchase Credit Act, 1963. Hon. Mr. Strom.
- Bill No. 76—An Act to amend The University and College Assistance Act. Hon. Mr. McKinnon.
- Bill No. 78—An Act to amend The Civil Defence and Disaster Act. Hon. Mr. Halmrast.
- Bill No. 79—An Act to amend The School Act. Hon. Mr. McKinnon.
- Bill No. 80—An Act to amend The Oil and Gas Conservation Act. Hon. Mr. Manning.
- Bill No. 81—An Act to amend The Alberta Government Telephones Act. Hon. Mr. Reierson.
- Bill No. 82—An Act respecting the Department of Public Works. Hon. Mr. Colborne.
- Bill No. 83—An Act respecting Northland School Division No. 61. Hon. Mr. McKinnon.
- Bill No. 85—An Act respecting the Department of Highways. Hon. Mr. Taylor.
- Bill No. 87—An Act to amend The Insurance Corporations Tax Act. Hon. Mr. Holowach.
- Bill No. 88—An Act to amend The Fire Prevention Act. Hon. Mr. Holowach.
- Bill No. 89—An Act respecting Public Works. Hon. Mr. Colborne.

The Assembly adjourned at 5:30 p.m. to Wednesday at 2:30 o'clock.

WEDNESDAY, MARCH 10, 1965

The Speaker took the Chair at 2:30 o'clock.

Mr. Fimrite, Chairman of the Standing Committee on Private Bills, Standing Orders and Printing, presented the following report:

I beg to present the following report from the Standing Committee on Private Bills, Standing Orders and Printing as follows:

That with respect to the Petition of Paramount Health & Accident Insurance Company for an Act to amend The Paramount Health & Accident Insurance Company Act,

That with respect to the Petition of Norman E. Hames, Chartered Accountant, and John E. Collins, Chartered Accountant, Robert J. Howell, Chartered Accountant, James P. French, Chartered Accountant, and Lief Erickson, Chartered Accountant, Calgary, Alberta, for an Act to Incorporate The Cardinal Savings & Trust Company,

That with respect to the Petition of Allan Smith, John A. Morton, Ruby MacFarlane, William J. Yule, M. Gertrude Richards, Charles M. McPhee, Donald W. Robertson, Gordon Towers and Terence Oldford, all of Red Deer, Alberta, for an Act to Incorporate Red Deer Exhibition Association,

That with respect to the Petition of Tweedsmuir, an Academic School for Girls of Calgary for an Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, an Academic School for Girls from Taxation,

That with respect to the Petition of Canadian Pacific Oil and Gas Limited for an Act respecting Canadian Pacific Railway Company, The Calgary and Edmonton Railway Company and Canadian Pacific Oil and Gas Limited,

That with respect to the Petition of Red Deer Association for Retarded Children for an Act to Provide for the Exemption of Certain Land Owned by the Red Deer Association for Retarded Children from Assessment and Taxation,

That with respect to the Petition of Sisters Servants of Mary Immaculate for an Act to Provide for the Exemption of Certain Land which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation,

That with respect to the Petition of The Community, General Hospital, Alms House and Seminary of Learning of The Sisters of Charity at Ottawa, Canada, for an Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of The Sisters of Charity at Ottawa, Canada, from Assessment and Taxation,

That with respect to the Petition of Sisters of Charity (Gray Nuns) of Alberta for an Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta for an Act to Provide for the Exemp-

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That with respect to the Petition of La Corporation Des Soeurs De Sainte Croix Et Des Sept Doulers for an Act to Provide for the Exemption of Certain Lands belonging to Las Soeurs De Sainte Croix Et De Sept Douleurs (The Sisters of the Holy-Cross and of the Seven Sorrows from Assessment and Taxation,

That with respect to the Petition of The Ursulines of Jesus for an Act to Provide for the Exemption of Certain Land which is the Property of The Ursulines of Jesus from Assessment and Taxation,

That with respect to the Petition of The Sisters of Charity of St. Louis of Medicine Hat for an Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Alberta, from Assessment and Taxation,

That with respect to the Petition of Eugene Burton, Medicine Hat, Alberta, Rancher; Dirk Arend Scholten, Medicine Hat, Alberta, Proprietor; Donald S. Hawthorne, Medicine Hat, Alberta, Merchant; Emerson C. Porter, Medicine Hat, Alberta, Rancher, James G. Kidd, Q.C., Medicine Hat, Alberta, Barrister, for an Act to Incorporate The Medicine Hat Racing Association,

That with respect to the Petition of The Lay Institute of Mary of the Annunciation for an Act to Provide for the Exemption of Certain Land Which is the Property of the Lay Institute of Mary of the Annunciation from Assessment and Taxation,

That with respect to the Petition of The Alberta Fidelity Trust Company for an Act to amend an Act to Incorporate The Alberta Fidelity Trust Company,

That with respect to the Petition of James E. Wood, Life Underwriter, John Ewens, Chartered Accountant, Robert S. Dinkel, Barrister and Solicitor, all of Calgary, Alberta, and Harvey A. Reist, Medical Doctor of Daysland, Alberta, and Raymond J. Hannigan, Business Man, Red Deer, Alberta, and Harris S. Wood, Dentist, Edmonton, Alberta, for an Act to Incorporate Rocky Mountain Life Insurance Company,

That with respect to the Petition of the Sisters, Faithful Companions of Jesus for an Act to Provide for the Exemption of Certain Lands belonging to the Sisters, Faithful Companions of Jesus, from Assessment and Taxation,

That with respect to the Petition of The Edmonton Hebrew School (Talmud Torah) for an Act respecting The Edmonton Hebrew School (Talmud Torah),

That with respect to the Petition of Charles Gerald Smith Barrister; Harvey Bliss, Chartered Accountant; Robert L. Stern, Property Manager; John Andersen, Contractor; and Lynn Garrison, Executive, all of Calgary, Alberta, for an Act to Incorporate Monarch Savings & Trust Corporation,

That with respect to the Petition of The Southern Alberta United Church Rehabilitation Lodge for Alcoholics for an Act to Provide for the Exemption of Certain Lands Owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation,

That with respect to the Petition of Reginald Victor Paul, Businessman; Richard Evan MacMillan Potter, Businessman; Gary Gordon Campbell, Barrister; Sanford Theron Firth, Barrister; and Lynn Allen Patrick, Barrister, all of Edmonton, Alberta, for an Act to Incorporate Principal Savings and Trust Corporation,

That with respect to the Petition of Benjamin Philip Lang, Life Underwriter; Bertram Henry M. Sladden, Insurance Agent; Rex Wilton Dales, Contractor; Clarence Herbert Drader, Manufacturer; and Edward Eversley Bishop, Barrister and Solicitor, all of Edmonton, Alberta, for an Act to Incorporate Sterling Life Assurance Company.

That with respect to the Petition of Jack Connauton, Insurance Company President; Albert Jaasma, Insurance Executive; Peter Van Rhyn, Savings and Credit Union Manager; Edward Eversley Bishop, Barrister and Solicitor; and Allan Wachowich, Barrister and Solicitor, all of Edmonton, Alberta, for an Act to Incorporate Highland Savings & Trust Company,

That with respect to the Petition of Clare Sherry Ellingson, Businessman; Donald Trevor Kenney, Barrister; Sherwood Orson Ellingson, Businessman; P. D. Sketcher, Businessman; and Teddy E. Brewerton, Pharmacist; all of Calgary, Alberta, for an Act to Incorporate The American Western Life Insurance Company of Alberta,

That with respect to the Petition of Les Soeurs De Charite De La Providence Des Territories Du Nord Ouest (The Sisters of Charity of the Providence of the North West Territories, Calgary) for an Act to amend an Act to Provide for the Exemption of Certain Land which is the Property of Les Soeurs De Charite De La Providence Des Territories Du Nord Ouest (The Sisters of Charity of the Providence of the North West Territories from Assessment and Taxation),

That with respect to the Petition of The Christian Training Institute, North American Baptists for an Act to Provide for the Exemption of Certain Lands Belonging to The Christian Training Institute, North American Baptists, from Assessment and Taxation,

That with respect to the Petition of Les Soeurs De Charite De La Providence Des Territories Du Nord Ouest (The Sisters of Charity of the Providence of the North West Territories, Edmonton) for an Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs De Charite De La Providence Des Territories Du Nord Ouest (The Sisters of Charity of the Providence of the North West Territories from Assessment and Taxation),

That with respect to the Petition of William J. Bagshaw, Manager; John C. Prowse, Barrister; Waldo B. Ranson, BarMARCH 10 53

rister; Douglas J. Tompkins, Barrister; and William A. Wiese, Barrister; of Edmonton, for an Act to Incorporate Alberta West Coast Insurance Corporation,

The Committee finds that the Rules of the Assembly with respect to payment of fees and the advertising in local newspapers and the Alberta Gazette have been duly complied with and recommends that leave be granted to introduce the said Bills;

That with respect to the Petition of Norman E. Hames, Chartered Accountant and John E. Collins, Chartered Accountant, Calgary, for an Act to Incorporate The Cardinal Life Insurance Company,

That with respect to the Petition of The Alberta Conference Association of Seventh-Day Adventists for an Act to amend an Act respecting the Alberta Conference Association of Seventh-Day Adventists;

The Committee finds that the Rules of the Assembly with respect to payment of fees have been complied with but that the advertising has not been completed and therefore recommends that the Bills be not introduced until the advertising has been completed.

Ordered, that the report be received and concurred in.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time, and ordered to be read a Second time at next sitting:

- Bill No. 2—An Act to amend The Paramount Health & Accident Insurance Company Act. (Mr. Simpson).
- Bill No. 4—An Act to Incorporate the Cardinal Savings & Trust Company. (Mr. Simpson).
- Bill No. 5—An Act to Incorporate Red Deer Exhibition Association. (Mr. Ure).
- Bill No. 6—An Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, an Academic School for Girls from Taxation. (Mr. Ludwig).
- Bill No. 7—An Act respecting Canadian Pacific Railway
 Company, The Calgary and Edmonton Railway Company and Canadian Pacific Oil and
 Gas Limited. (Mr. Ludwig).
- Bill No. 8—An Act to Provide for the Exemption of Certain Land Owned by the Red Deer Association for Retarded Children from Assessment and Taxation. (Mr. Ure).
- Bill No. 9—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation. (Mr. Tomyn).

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- Bill No. 10—An Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of the Sisters of Charity at Ottawa, Canada, from Assessment and Taxation. (Mr. Fimrite).
- Bill No. 11—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta from Assessment and Taxation. (Mr. Horan).
- Bill No. 12—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs de Sainte Croix et des Sept Douleurs from Assessment and Taxation. (Mr. Tomyn).
- Bill No. 13—An Act to Provide for the Exemption of Certain Land which is the Property of The Ursulines of Jesus from Assessment and Taxation. (Dr. Heard).
- Bill No. 14—An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Medicine Hat, Alberta, from Assessment and Taxation. (Mr. Leinweber).
- Bill No. 15—An Act to Incorporate The Medicine Hat Racing Association. (Mr. Leinweber).
- Bill No. 16—An Act to Provided for the Exemption of Certain Land which is the Property of The Lay Institute of Mary of the Annunciation from Assessment and Taxation. (Mr. Ludwig).
- Bill No. 17—An Act to amend An Act respecting the Alberta Conference Association of Seventh-Day Adventists. Mr. Ludwig).
- Bill No. 18—An Act to amend an Act to Incorporate The Alberta Fidelity Trust Company. (Mr. Gerhart).
- Bill No. 19—An Act to Incorporate Rocky Mountain Life Insurance Company. (Mr. Ludwig).
- Bill No. 20—An Act to amend an Act to Provide for the Exemption of Certain Lands belonging to the Sisters, Faithful Companions of Jesus from Assessment and Taxation. (Mr. Ludwig).
- Bill. No. 21—An Act respecting The Edmonton Hebrew School (Talmud Torah). (Mr. Gerhart).
- Bill No. 22—An Act to incorporate Monarch Savings & Trust Corporation. (Mr. Ludwig).

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- Bill No. 23—An Act to Provide for the Exemption of Certain Lands Owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation. (Mr. C. E. Johnston).
- Bill No. 24—An Act to Incorporate Principal Savings and Trust Company. (Mr. Gerhart).
- Bill No. 77—An Act to amend The Co-operative Associations Act. (Hon. Mr. Patrick).
- Bill No. 90—An Act to Incorporate Sterling Life Assurance Company. (Mr. Geldart).
- Bill No. 91—An Act to Incorporate Highland Savings & Trust Company. (Mr. Tomyn).
- Bill No. 92—An Act to Incorporate The American Western Life Insurance Company of Alberta. (Mr. Ludwig).
- Bill No. 93—An Act to amend An Act to Provide for the Exemption of Certain Land which is the Property of Les Soeurs De Charité De La Providence Des Territoires Du Nord Ouest, Calgary, Alberta, from Assessment and Taxation. (Mr. Ludwig).
- Bill No. 94—An Act to Provide for the Exemption of Certain Lands belonging to the Christian Training Institute, North American Baptists from Assessment and Taxation. (Dr. Heard).
- Bill No. 95—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs De Charité De La Providence Des Territoires Du Nord Ouest from Assessment and Taxation. (Dr. Heard).

The Order of the Day being read for the continued debate on the following motion:

Moved by the Honourable Mr. Aalborg, seconded by the Honourable Mr. Taylor:

That Mr. Speaker do now leave the Chair and that the Assembly do immediately resolve itself into Committee of Supply to consider of the Supply to be granted to Her Majesty.

The debate followed.

The Hon. Mr. McLaughlin moved the adjournment of the debate, which was agreed to.

According to order the following Bills were read the Second time and referred to the Committee of the Whole Assembly.

- Bill No. 72—An Act to amend The Vehicles and Highway Traffic Act. Hon. Mr. Taylor.
- Bill No. 86—An Act respecting the Teachers' Retirement Fund. Hon. Mr. McKinnon.

The Assembly adjourned at 5:30 p.m. to Thursday at 2:30 o'clock.

THURSDAY, MARCH 11, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and ordered to be read the Second time at next sitting:

Bill No. 3—An Act to Incorporate The Cardinal Life Insurance Company. (Mr. Simpson).

Bill No. 102—An Act to amend The Wilderness Provincial Park Act. (Hon. Mr. Ruste).

By unanimous consent of the Assembly, the Rules of the Assembly were waived in order to move the following motion:

Moved by the Hon. Mr. Manning, seconded by the Hon. Mr. Hooke:

Be it resolved that for the duration of the present Session:

- 1. Rule 7 of the Rules and Orders of this Assembly is struck out and the following substituted:
 - "7. A division may be called for by two Members, and the Yeas and Nays shall be entered upon the Votes and Proceedings."
- 2. Rules 28, 34 and 42A of the Rules and Orders of this Assembly are not applicable to the Members of Her Majesty's Loyal Opposition;
- 3. Each Member of Her Majesty's Loyal Opposition shall be allowed to speak twice when taking part in debates on the following motions:
 - (a) for an address in reply to His Honour the Honourable the Lieutenant Governor's Speech,
 - (b) that the Assembly resolve itself in Committee of Supply to consider of the Supply to be granted to Her Majesty; provided that when speaking for the second time each member shall be limited to forty minutes;
- 4. The Member of Her Majesty's Loyal Opposition seconding a Motion or an Amendment or Sub-amendment is not required to speak immediately after the Mover of the Motion or Amendment or Sub-amendment;
- 5. Notwithstanding any other rules of debate, a Member of Her Majesty's Loyal Opposition, having spoken to the original motion is not precluded from seconding any subsequent Amendment or Sub-amendment.

The Motion was carried unanimously.

The Honourable Mr. Holowach, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Gainer on February 25, 1965 respecting the Northern and Southern Alberta Jubilee Auditoriums. (Sessional Paper No. 76)

Moved by Mr. Dickie; Seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

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- 1. The date Fort McMurray was created as a new town or received new town status.
- 2. Details of any comprehensive proposals for the planning and orderly development of the Town of Fort McMurray.
- 3. The nature of the general plan for zoning and subdivision of the town of Fort McMurray.
- 4. How many plans covering zoning and subdivision for the town of Fort McMurray were prepared before the final plan was approved, giving the date of each plan.
- 5. The name of the government authority approving the final plans for zoning and subdivision of the town of Fort McMurray, stating dates and names of persons making the decision.
- 6. Did the Minister of Municipal Affairs make recommendations as to changes of the general plan for zoning and subdivision, and if so set forth the date and nature of changes recommended.
- 7. The list of permits for construction within the Town of Fort McMurray giving the name of the applicants, the date, type of construction and value of the construction.
- 8. The present names of shareholders, officers and directors for the following companies:
 - (a) Alberta Fidelity Trust Company.
 - (b) Garneau Development Limited.
 - (c) Avril Holdings Limited.
 - (d) Fort McMurray Land Development Company Limited.
 - (e) British American Construction and Materials Limited.
 - (f) Doral Development Limited.
 - (g) Mayfair Leaseholds Limited.
 - (h) Paris Investments Limited.
 - (i) Arcadian Company of Canada Limited.
- 9. The nature and extent that any Cabinet Ministers have held or are holding shares either directly or indirectly, through holding companies or otherwise in any of the following companies:
 - (a) Alberta Fidelity Trust Company.
 - (b) Garneau Development Limited.
 - (c) Avril Holdings Limited.
 - (d) Fort McMurray Land Development Company Limited.
 - (e) British American Construction and Materials Limited.
 - (f) Doral Development Limited.
 - (g) Mayfair Leaseholds Limited.
 - (h) Paris Investments Limited.
 - (i) Arcadian Company of Canada Limited.
- 10. The sale, lease or license of any land owned by the Government within the town of Fort McMurray, giving the name of the purchaser, the date of purchase, location and the amount paid.
- 11. The amount of any treasury loans authorized to the following companies and the amounts outstanding:
 - (a) Alberta Fidelity Trust Company.

- (b) Garneau Development Limited.
- (c) Avril Holdings Limited.
- (d) Fort McMurray Land Development Company Limited.
- (e) British American Construction and Materials Limited.
- (f) Doral Development Limited.
- (g) Mayfair Leaseholds Limited.
- (h) Paris Investments Limited.
- (i) Arcadian Company of Canada Limited.
- 12. The names of individuals, companies, or partnerships owning land within the town of Fort McMurray and appearing on the tax rolls setting forth the description and assessed value of the land listed.

The motion was agreed to.

Moved by Mr. Speaker, Seconded by Mr. Landeryou:

That an Order of the Assembly do issue for a Return showing:

- (1) The amount provided by the Government for the construction of swimming pools in the area south of the City of Calgary.
- (2) The number employed by the Department of Public Works in the area South of the City of Calgary for the year 1964;
- (3) The cost of maintenance of Government buildings in the area South of the City of Calgary for the year 1964;
- (4) The total grants in lieu of taxation in the area South of the City of Calgary for the year 1964;
- (5) The amount spent on the construction of Buildings by the Department of Public Works in the area South of the City of Calgary.

A debate followed.

The Hon. Mr. Colborne moved that the motion be amended by the deleting the words "year 1964" where the same appears in paragraphs (2), (3), (4) and by substituting therefor the words "the last fiscal year."

The amendment being proposed, Mr. Speaker declared the amendment carried.

The motion as amended being proposed, Mr. Speaker declared the motion as amended carried.

Moved by Mr. Maccagno, seconded by Mr. Dickie:

That an Order of the Assembly do issue for a Return showing:

Table the R.C.M.P report on their investigations into the business affairs of Dr. J. W. Chalmers prior to his dismissal as Official Trustee of Northland School Division.

A debate followed.

The motion being proposed Mr. Speaker declared the motion lost.

By unanimous consent of the Assembly Rule 15 (1) was waived.

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Moved by the Honourable Mr. Manning: seconded by Mr. Maccagno:

WHEREAS it is a matter of concern to this Assembly and to all Canadians that full authority to amend the constitution of Canada is not presently in this country; and

WHEREAS the Government of Canada and the Government of all the Provinces have for many years endeavoured to establish mutually acceptable principles upon which such authority should be exercised in this country; and

WHEREAS agreement on those principles has now been reached and it is proper that this Assembly give its approval to those principles and to the implementation thereof:

THEREFORE, BE IT RESOLVED, That this Assembly approve the request proposed to be made to the Parliament of the United Kingdom for the enactment of an Act to Provide for the amendment in Canada of the Constitution of Canada, such Act to be substantially in the form approved by the Conference of the Prime Minister of Canada and the Premiers of all the Provinces on the 14th day of October, A.D. 1964; as follows:

An Act to provide for the amendment in Canada of the Constitution of Canada.

WHEREAS Canada has requested, and consented to, the enactment of an Act of the Parliament of the United Kingdom in the terms hereinafter set forth, and the Senate and House of Commons of Canada in Parliament assembled have submitted Addresses to Her Majesty praying that Her Majesty may graciously be pleased to cause a Bill to be laid before the Parliament of the United Kingdom for that purpose:

Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Part I

Power to amend the Constitution of Canada

- 1. Subject to this Part, the Parliament of Canada may make laws repealing, amending or re-enacting any provision of the Constitution of Canada.
- 2. No law made under the authority of this Part affecting any provision of this Act or section 51A of the British North America Act, 1867, or affecting any provision of the Constitution of Canada relating to
 - (a) the powers of the legislature of a province to make laws,
 - (b) the rights or privileges granted or secured by the Constitution of Canada to the legislature or the government of a province,

- (c) the assets or property of a province, or
- (d) the use of the English or French language, shall come into force unless it is concurred in by the legislatures of all the provinces.
- 3. (1) No law made under the authority of this Part affecting any provision of the Constitution of Canada that refers to one or more but not all, of the provinces, shall come into force unless it is concurred in by the legislature of every province to which the provision refers.
- (2) Section 2 of this Act does not extend to any provision of the Constitution of Canada referred to in subsection (1) of this section.
- 4. (1) No law made under the authority of this Part affecting any provision of the Constitution of Canada relating to education in any Province other than Newfoundland shall come into force unless it is concurred in by the legislatures of all the provinces other than Newfoundland.
- (2) No law made under the authority of this Part affecting any provision of the Constitution of Canada relating to education in the province of Newfoundland shall come into force unless it is concurred in by the legislature of the province of Newfoundland.
- (3) Sections 2 and 3 of this Act do not extend to any provision of the Constitution of Canada referred to in subsection (1) or (2) of this section.
- 5. No law made under the authority of this Part affecting any provision of the Constitution of Canada not coming within section 2, 3 or 4 of this Act shall come into force unless it is concurred in by the legislatures of at least two-thirds of the provinces representing at least fifty percent of the population of Canada according to the latest general census.
- 6. Notwithstanding anything in the Constitution of Canada, the Parliament of Canada may exclusively make laws from time to time amending the Constitution of Canada in relation to the executive Government of Canada, and the Senate and House of Commons, except as regards
 - (a) the functions of the Queen and the Governor General in relation to the Parliament or Government of Canada;
 - (b) the requirements of the Constitution of Canada respecting a yearly session of Parliament;
 - (c) the maximum period fixed by the Constitution of Canada for the duration of the House of Commons, except that the Parliament of Canada may, in time of real or apprehended war, invasion or insurrection, continue a House of Commons beyond such maximum period, if such continuation is not opposed by the votes of more than one-third of the members of such House;
 - (d) the number of members by which a province is entitled to be represented in the Senate;

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- (e) the residence qualifications of Senators and the requirements of the Constitution of Canada for the summoning of persons to the Senate by the Governor General in the Queen's name;
- (f) the right of a province to a number of members in the House of Commons not less than the number of Senators representing such province;
- (g) the principles of proportionate representation of the provinces in the House of Commons prescribed by the Constitution of Canada; and
- (h) the use of the English or French language.
- 7. Notwithstanding anything in the Constitution of Canada, in each province the legislature may exclusively make laws in relation to the amendment from time to time of the Constitution of the province, except as regards the office of Lieutenant-Governor.
- 8. Any law to repeal, amend or re-enact any provision of the Constitution of Canada that is not authorized to be made either by the Parliament of Canada under the authority of section 6 of this Act or by the legislature of a province under the authority of section 7 of this Act is subject to the provisions of sections 1 to 5 of this Act.
- 9. Nothing in this Part diminishes any power of the Parliament of Canada or the legislature of a province, existing at the coming into force of this Act, to make laws in relation to any matter.
- 10. No Act of the Parliament of the United Kingdom passed after the coming into force of this Act shall extend or be deemed to extend to Canada or to any province or territory of Canada as part of the law thereof.
- 11. Without limiting the meaning of the expression "Constitution of Canada", in this Part that expression includes the following enactments and any order, rule or regulation thereunder, namely,
 - (a) the British North America Acts, 1867 to 1964;
 - (b) the Manitoba Act, 1870;
 - (c) the Parliament of Canada Act, 1875;
 - (d) the Canadian Speaker (Appointment of Deputy) Act, 1895, Session 2;
 - (e) the Alberta Act;
 - (f) the Saskatchewan Act;
 - (g) the Statute of Westminster, 1931, in so far as it is part of the law of Canada; and
 - (h) this Act.

Part II

British North America Act, 1867, amended

12. Class 1 of section 91 of the British North America Act, 1867, as enacted by the British North America (No. 2) Act, 1949, and class 1 of section 92 of the British North America Act, 1867, are repealed.

13. The British North America Act, 1867, is amended by renumbering the section 94A thereof as 94B and by adding thereto, immediately after section 94 thereof, the following heading and section:

Delegation of Legislative Authority

- "94A. (1) Notwithstanding anything in this or in any other Act, the Parliament of Canada may make laws in relation to any matters coming within the classes of subjects enumerated in classes (6), (10), (13) and (16) of section 92 of this Act, but no statute enacted under the authority of this subsection shall have effect in any province unless the legislature of that province has consented to the operation of such a statute in that province.
- (2) The Parliament of Canada shall not have authority to enact a statute under subsection (1) of this section unless
 - (a) prior to the enactment thereof the legislatures of at least four of the provinces have consented to the operation of such a statute as provided in that subsection, or
 - (b) it is declared by the Parliament of Canada that the Government of Canada has consulted with the governments of all the provinces, and that the enactment of the statute is of concern to fewer than four of the provinces and the provinces so declared to be concerned have under the authority of their legislatures consented to the enactment of such a statute.
- (3) Notwithstanding anything in this or in any other Act, the legislature of a province may make laws in the province in relation to any matter coming within the legislative jurisdiction of the Parliament of Canada.
- (4) No statute enacted by a province under the authority of subsection (3) of this section shall have effect unless.
 - (a) prior to the enactment thereof the Parliament of Canada has consented to the enactment of such a statute by the legislature of that province, and
 - (b) a similar statute has under the authority of subsection (3) of this section been enacted by the legislatures of at least three other provinces.
- (5) The Parliament of Canada or the legislature of a province may make laws for the imposition of punishment by fine, penalty or imprisonment for enforcing any law made by it under the authority of this section.
- (6) A consent given under this section may at any time be revoked, and
 - (a) if a consent given under subsection (1) or (2) of this section is revoked, any law made by the Parliament of Canada to which such consent relates that is operative in the province in which the consent is revoked shall thereupon cease to have effect in that province, but the revocation of the consent does not affect the operation of that law in any other province, and

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- (b) if a consent given under subsection (4) of this section is revoked, any law made by the legislature of a province to which the consent relates shall thereupon cease to have effect.
- (7) The Parliament of Canada may repeal any law made by it under the authority of this section, in so far as it is part of the law of one or more provinces, but if any repeal under the authority of this subsection does not relate to all of the provinces in which that law is operative, the repeal does not affect the operation of that law in any province to which the repeal does not relate.
- (8) The legislature of a province may repeal any law made by it under the authority of this section, but the repeal under the authority of this subsection of any law does not affect the operation in any other province of any law enacted by that province under the authority of this section."

Part III

French Version

14. The French version of this Act set forth in the Schedule shall form a part of this Act.

Part IV

Citation and Commencement

- 15. This Act may be cited as the Constitution of Canada Amendment Act.
- 16. This Act shall come into force on day of

Schedule

Loi prévoyant la modification au Canada de la constitution du Canada

CONSIDERANT que le Canada a demandé que soit établie une loi du Parlement du Royaume-Uni dans les termes ci-après énoncés, et a consenti à l'établissement d'une telle loi, et que le Sénat et la Chambre des communes du Canada, assemblés en Parlement, ont présenté des adresses à Sa Majesté, lui demandant de daigner faire soumettre un projet de loi au Parlement du Royaume-Uni à cette fin;

A ces causes, Sa Très Excellente Majesté la Reine, sur l'avis et du consentement des Lords spirituels et temporels et des Communes, réunis en session du présent Parlement, et sur l'autorité de celui-ci décrète :

Première partie

Pouvoir de modifier la constitution du Canada

1. Sous réserve de la présente partie, le Parlement du Canada peut édicter des lois abrogeant, modifiant ou rétablissant toute disposition de la constitution du Canada.

- 2. Nulle loi édictée en vertu de la présente partie et touchant une disposition de la présente loi ou l'article 51A de l'Acte de l'Amérique du Nord britannique, 1867, ou une disposition de la constitution du Canada relative
 - a) au pouvoir de faire des lois que possède la législature d'une province,
 - b) aux droits ou privilèges que la constitution du Canada accorde ou garantit à la législature ou au gouvernement d'une province,
 - c) aux actifs ou aux biens d'une province, ou
 - d) à l'usage de l'anglais ou du français, n'entrera en vigueur sans le concours des législatures de toutes les provinces.
- 3. (1) Nulle loi édictée en vertu de la présente partie et touchant une disposition de la constitution du Canada relative à une ou plusieurs provinces, mais non à toutes, n'entrera en vigueur sans le concours de la législature de chaque province à laquelle la disposition se rapporte.
- (2) L'article 2 de la présente loi ne s'applique à aucune disposition de la constitution du Canada visée au paragraphe (1) du présent article.
- 4. (1) Nulle loi édictée en vertu de la présente partie et touchant une disposition de la constitution du Canada relative à l'éducation dans une province autre que Terre-Neuve n'entrera en vigueur sans le concours des législatures de toutes les provinces autres que Terre-Neuve.
- (2) Nulle loi édictée en vertu de la présente partie et touchant une disposition de la constitution du Canada relative à l'éducation dans la province de Terre-Neuve n'entrera en vigueur sans le concours de la législature de la province de Terre-Neuve.
- (3) Les articles 2 et 3 de la présente loi ne s'appliquent à aucune disposition de la constitution du Canada visée au paragraphe (1) ou (2) du présent article.
- 5. Nulle loi édictée en vertu de la présente partie et touchant une disposition de la constitution du Canada qui n'est pas visée aux articles 2, 3 ou 4 de la présente loi n'entrera en vigueur sans le concours des législatures d'au moins les deux tiers des provinces représentant au moins cinquante pour cent de la population du Canada selon le dernier recensement général.
- 6. Nonobstant ce que décrète la constitution du Canada, le Parlement du Canada a le droit exclusif d'édicter des lois modifiant à l'occasion la constitution du Canada en ce qui concerne le gouvernement exécutif du Canada, le Sénat et la Chambre des communes, sauf,
 - a) les fonctions de la Reine et du gouverneur général vis-à-vis du Parlement ou du gouvernement du Canada;

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- b) les prescriptions de la constitution du Canada quant à une session annuelle du Parlement;
- c) la période ultime fixée par la constitution du Canada pour la durée de la Chambre des communes; sous réserve toutefois, du droit pour le Parlement du Canada, en temps de guerre, d'invasion ou d'insurrection, réelles ou appréhendées, de prolonger la durée d'une Chambre des communes au delà de cette période ultime si cette prolongation n'est pas l'objet d'une opposition par les votes de plus du tiers des membres de ladite Chambre;
- d) le nombre de sénateurs auquel une province a droit comme représentants au Sénat;
- e) les qualités requises des sénateurs quant à la résidence ainsi que les prescriptions de la constitution du Canada concernant leur nomination par le gouverneur général au nom de la Reine;
- f) le droit d'une province à un nombre de députés à la Chambre des communes, non inférieur au nombre de sénateurs la représentant;
- g) les principes de représentation proportionnelle des provinces à la Chambre des communes que prescrit la constitution du Canada; et
- h) l'usage de l'anglais ou du français.
- 7. Nonobstant ce que décrète la constitution du Canada, dans chaque province la législature a le droit exclusif d'édicter des lois modifiant à l'occasion la constitution de la province, sauf en ce qui concerne la charge du lieutenant-gouverneur.
- 8. Est assujettie aux dispositions des articles 1 à 5 de la présente loi, toute loi abrogeant, modifiant ou rétablissant une disposition de la constitution du Canada, que le Parlement du Canada n'est pas autorisé à édicter en vertu de l'article 6 de la présente loi et que la législature d'une province n'est pas autorisée à édicter en vertu de l'article 7.
- 9. Rien dans la présente partie ne restreint un pouvoir législatif que possède le Parlement du Canada ou la législature d'une province lors de l'entrée en vigueur de la présente loi.
- 10. Nulle loi du Parlement du Royaume-Uni, adoptée après l'entrée en vigueur de la présente loi, ne doit ni n'est censée s'appliquer au Canada, à une de ses provinces ou à un de ses territoires, comme partie de la législation du Canada, de cette province ou de ce territoire.
- 11. Dans la présente partie, l'expression "constitution du Canada" comprend, sans que sa portée en soit restreinte, les dispositions législatives suivantes et tout arrêté en conseil, toute règle ou tout règlement établi sous leur régime, savoir:
 - a) les Actes de l'Amérique du Nord britannique (1867 à 1964) ;
 - b) l'Acte du Manitoba, 1870;

- c) l'Acte du Parlement du Canada, 1875;
- d) l'Acte concernant l'Orateur canadien (nomination d'un suppléant), 1895, 2e session;
- e) l'Acte de l'Alberta;
- f) l'Acte de la Saskatchewan;
- g) le Statut de Westminster, 1931, dans la mesure où il fait partie des lois du Canada; et
- h) la présente loi.

Deuxième partie

Modifications de l'Acte de l'Amérique du Nord britannique (1867)

- 12. La catégorie 1 de l'article 91 de l'Acte de l'Amérique du Nord britannique (1867), édictée par l'Acte de l'Amérique du Nord britannique (No 2) (1949), et la catégorie 1 de l'article 92 de l'Acte de l'Amérique du Nord britannique (1867) sont abrogées.
- 13. L'Acte de l'Amérique du Nord britannique (1867) est modifié en attribuant à l'article 94A le numéro 94B et en insérant, immédiatement après l'article 94, la rubrique et l'article suivants :

Délégation du pouvoir législatif

- "94A. (1) Nonobstant toute disposition du présent Acte ou de toute autre loi, le Parlement du Canada peut édicter des lois relatives à toute matière comprise dans les sujets énumérés aux catégories (6), (10), (13) et (16) de l'article 92 du présent acte, mais nulle loi édictée en vertu du présent paragraphe n'aura d'effet dans une province à moins que la législature de cette dernière n'ait consenti à la mise en vigueur d'une telle loi dans cette province.
- (2) Le paragraphe (1) du présent article n'autorise pas le Parlement du Canada à édicter une loi sauf
 - a) si antérieurement à l'adoption de cette loi les législatures d'au moins quatre provinces ont consenti à la mise en vigueur d'une telle loi de la façon prévue à ce paragraphe, ou
 - b) si le Parlement du Canada a déclaré que le gouvernement du Canada a consulté les gouvernements de toutes les provinces et que l'adoption de la loi intéresse moins de quatre provinces et les provinces ainsi déclarées intéressées ont, sous l'autorité de leur législature, consenti à l'adoption d'une telle loi.
- (3) Nonobstant toute disposition du présent Acte ou de toute autre loi, la législature d'une province peut édicter des lois y applicables portant sur toute matière qui est du ressort législatif du Parlement du Canada.
- (4) Nulle loi édictée par une province en vertu du paragraphe (3) du présent article n'aura d'effet à moins

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- a) qu'antérieurement à son adoption le Parlement du Canada n'ait consenti à l'adoption d'une telle loi par la législature de cette province, et
- b) qu'une loi semblable n'ait été édictée en vertu du paragraphe
 (3) du présent article par les législatures d'au moins trois autres provinces.
- (5) Le Parlement du Canada ou la législature d'une province peut édicter des lois prévoyant l'infliction de punitions sous forme d'amende, de peine ou d'emprisonnement en vue de faire respecter toute loi édictée en vertu du présent article par ce Parlement ou cette législature.
- (6) Un consentement donné suivant le présent article peut être révoqué en tout temps, et
 - a) si un consentement donné suivant le paragraphe (1) ou (2) du présent article est révoqué, toute loi édictée par le Parlement du Canada, à laquelle ce consentement se rattache et qui est en vigueur dans la province où le consentement est révoqué, cesse dès lors d'y avoir effet, mais la révocation n'empêche pas l'application de cette loi dans toute autre province, et
 - b) si un consentement donné suivant le paragraphe (4) du présent article est révoqué, toute loi qui a été édictée par la législature d'une province et à laquelle ce consentement se rattache cesse dès lors d'avoir effet.
- (7) Le Parlement du Canada peut abroger toute loi qu'il a édictée en vertu du présent article, dans la mesure où elle fait partie des lois d'une ou de plusieurs provinces, mais si une abrogation faite en vertu du présent paragraphe ne vise pas toutes les provinces où cette loi est en vigueur, l'abrogation ne porte pas atteinte à l'application de cette loi dans une province non visée par l'abrogation.
- (8) La législature d'une province peut abroger toute loi qu'elle a édictée en vertu du présent article, mais l'abrogation d'une loi en vertu du présent paragraphe ne porte pas atteinte à l'application dans une autre province d'une loi que sa législature a édictée en vertu du présent article."

Troisième partie Version française

14. La version française de la présente loi reproduite dans l'annexe, fait partie de la présente loi.

Quatrième partie

Titre et entrée en vigueur

- 15. La présente loi peut être citée sous le titre : Loi sur la modification de la constitution du Canada.
 - 16. La présente loi entrera en vigueur le

A debate followed.

Mr. Maccagno moved the adjournment of the debate which was agreed to.

Moved by Mr. Kovach, seconded by Mr. Landeryou:

Whereas the present fish hatchery facilities in Calgary are not adequate to supply the demand for more fish in our lakes and streams, and

Whereas many of the streams in our province are badly depleted of game fish.

Therefore be it Resolved, that the government give consideration to all possible means of improving the supply of game fish in the province including the closing of streams on a rotation basis.

A debate followed.

Mr. Ludwig moved the adjournment of the debate which was agreed to.

Moved by Mr. Fleming, seconded by Mr. Horan:

Whereas automobile manufacturers and highway engineers are continuously working towards safety; and

Whereas the number of accidents on our highways is increasing year by year, resulting in more and more deaths, and

Whereas the operating condition of the vehicle has been proved to be a contributing factor in a large number of these accidents;

Therefore be it Resolved that this government study the feasibility of instituting a system of mechanical inspection of motor vehicles in Alberta.

A debate followed.

The Hon. Mr. Taylor moved the adjournment of the debate which was agreed to.

According to Order, the following Bills were read a Second time and referred to the Committee on Private Bills, Standing Orders and Printing:

- Bill No. 14—An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Medicine Hat, Alberta, from Assessment and Taxation.
- Bill No. 15—An Act to Incorporate The Medicine Hat Racing Association.
- Bill No. 18—An Act to amend an Act to Incorporate The Alberta Fidelity Trust Company.
- Bill No. 19—An Act to Incorporate Rocky Mountain Life Insurance Company.
- Bill No. 21—An Act respecting The Edmonton Hebrew School (Talmud Torah).

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- Bill No. 23—An Act to Provide for the Exemption of Certain Lands Owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation.
- Bill No. 24—An Act in Incorporate Principal Savings and Trust Company.
- Bill No. 90—An Act to Incorporate Sterling Life Assurance Company.
- Bill No. 91—An Act to Incorporate Highland Savings & Trust Company.
- Bill No. 92—An Act to Incorporate The American Western Life Insurance Company of Alberta.
- Bill No. 93—An Act to amend An Act to Provide for the Exemption of Certain Land which is the Property of Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest, Calgary, Alberta, from Assessment and Taxation. (An Act to amend An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of the Providence of the North West Territories, Calgary, Alberta, from Assessment and Taxation).
- Bill No. 94—An Act to Provide for the Exemption of Certain Lands belonging to the Christian Training Institute, North American Baptists from Assessment and Taxation.

According to Order the following Bill was read a Second time and referred to the Committee of the Whole Assembly.

Bill No. 77—An Act to amend The Co-operative Associations Act.

The Assembly adjourned at 5:30 p.m. to Friday at 2:30 o'clock.

FRIDAY. MARCH 12, 1965

The Speaker took the Chair at 2:30 o'clock.

The Honourable Mr. Aalborg, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Annual Report of the Public Service Commissioner for the year ending December 31st, 1964. (Sessional Paper No. 3)

The Order of the Day being read for the continued debate on the following motion:

Moved by the Honourable Mr. Aalborg, seconded by the Honourable Mr. Taylor:

That Mr. Speaker do now leave the Chair and that the Assembly do immediately resolve itself into Committee of Supply to consider of the Supply to be granted to Her Majesty.

The debate continued.

The Hon. Mr. Strom moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 5:30 p.m. to Monday at 2:30 o'clock.

MONDAY, MARCH 15, 1965

The Speaker took the chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bill was received, read the First time and ordered to be read the Second time at next sitting:

Bill No. 100 — An Act to Incorporate The Alberta West Coast Insurance Corporation. (Mr. Gerhart).

The Order of the Day being read for the continued debate on the following motion:

Moved by the Honourable Mr. Aalborg, seconded by the Honourable Mr. Taylor:

That Mr. Speaker do now leave the Chair and that the Assembly do immediately resolve itself into Committee of Supply to consider of the Supply to be granted to Her Majesty.

The debate continued.

Mr. Gainer moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 5:25 p.m. to Tuesday at 2:30 o'clock.

TUESDAY, MARCH 16, 1965

The Speaker took the Chair at 2:30 o'clock.

Moved by Mr. Gainer, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

- 1. Federal Government long term low interest loans are available now to Universities for students' residences. Has any such loan been secured for either Universities Edmonton or Calgary, period December 31, 1964.
 - 2. If so, what amount and terms in each case?

The motion was agreed to.

The Honourable Mr. Aalborg, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Gainer on March 16, 1965 respecting loans for the construction of residences for University students on the Edmonton and Calgary campuses.

(Sessional Paper No. 78)

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Moved by Mr. Gainer, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing: Re: Fifty million dollar loan made by the Municipal Financing Corporation in March 1958.

- 1. What is the present indebtedness of this loan having regard to the devaluation of the Canadian dollar.
 - 2. To what extent has this been reduced this past fiscal year?
 - 3. What is the total amount outstanding March 31, 1964?

The motion was agreed to:

The Honourable Mr. Aalborg, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Gainer on March 16,1965 respecting Alberta Municipal Financing Corporation loans.

(Sessional Paper No. 77)

Moved by Mr. Gainer, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

- 1. How many Senior Citizens' Homes are at present not filled to capacity?
- 2. What homes if any have experienced a loss in revenue through operations fiscal year 1963-1964?
- 3. What sewage disposal has each home (outside of the cities concerned)?

The motion was agreed to.

Moved by Mr. Maccagno, seconded by Mr. Dickie:

That an Order of the Assembly do issue for a Return showing:

- 1. Copy or copies of the scheme or schemes submitted, as required by section 229 of The School Act to the Minister of Education for approval by the Spirit River School Division No. 47 for the construction by day labour of the school buildings referred to in the "Report on the Investigation" into the Spirit River School Division No. 47 prepared by R. M. Anthony, solicitor Department of Attorney General and dated December 1964.
- 2. Photostatic copy or copies of the document or documents by which such approval was indicated by the Minister.
- 3. In any case where such approval was not actually signed by the Minister personally the name and position of the person signing on behalf of the Minister.

The motion was agreed to.

Moved by Mr. Maccagno, seconded by Mr. Dickie:

That an Order of the Assembly do issue for a Return showing:

Photostatic copy of the agreement or contract represented by the item of Long Term Receivable shown on page 9 of the Auditor's Financial Statement for 1962 for the Northland School Division.

The motion was agreed to.

Moved by Mr. Maccagno, seconded by Mr. Dickie:

That an Order of the Assembly do issue for a Return showing:

Those lands in the Northland School Division that are not within school districts.

The motion was agreed to.

Moved by Mr. Maccagno, seconded by Mr. Dickie:

That an Order of the Assembly do issue for a Return showing:

- 1. How many persons were registered under the provisions of The Mortgage Brokers Regulation Act, being chapter 55, of the Statutes of Alberta, 1964 up to and including the 31st day of December, A.D. 1964.
- 2. How many investigations as provided by Secs. 17 to 20 (inclusive) of the Act were conducted during 1964.
- 3. In how many instances did the Registrar order the cessation of the use of false, misleading or deceptive material.
- 4. How many certificates were cancelled, how many suspended during 1964.

The motion was agreed to.

Moved by Mr. Maccagno, seconded by Mr. Dickie:

That an Order of the Assembly do issue for a Return showing:

- (a) The names and qualifications of the persons appointed trustees of The Alberta Medical Research and Education Foundation, as provided by section 5 of The Alberta Medical Research and Foundation Act, being chapter 53 of the Statutes of Alberta, 1964.
- (b) Details of projects approved and commenced by the said Foundation during 1964.

The motion was agreed to:

Moved by Mr. Maccagno, seconded by Mr. Dickie:

That an Order of the Assembly do issue for a Return showing:

The names of the firms (or persons), and whether architects, engineers, designers, or consultants, to which the "Architects Fees" were paid in each of the projects listed on pages 12 and 13 of the "Auditor's Financial Statement" for the year ended December 31st, 1963, for the Northland School Division No. 61.

The motion was agreed to.

Moved by Mr. Landeryou, seconded by Mr. Hinman:

That an Order of the Assembly do issue for a Return showing:

- 1. Total expenditure to date on irrigation projects in the area south of Calgary.
- 2. Where are the animal research centres located and expenditures on same for each of the past five years.
- 3. The number of seed cleaning plants constructed in the area south of Calgary, giving the assistance provided by the Government.

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- 4. Cost to date of Bangs disease control.
- 5. Cost to date of disease in poultry.
- 6. How many community pastures have been developed in the area South of Calgary and the cost of the same to date.
- 7. How many economic or other surveys have been carried out by the Department of Agriculture in the area south of Calgary and the cost of same.
- 8. How many district agriculturists and home economists are employed in the area south of Calgary.

The motion was agreed to.

Moved by Mr. Dickie, seconded by Mr. Maccagno.

That an Order of the Assembly do issue for a Return showing:

- 1. The dates, times and places of meetings or visits between Louis Wener and Cabinet Ministers for the past two years.
- 2. The names of all companies doing business with the Government over the past five years in which Louis Wener is a legal or beneficial shareholder, director or officer, and the amount involved in each contract with those companies, together with dates and list of payments to each company.
- 3. The name of each Board in the Province of Alberta considering nursing home applications.
- 4. The name of applicants that have made application before Boards for nursing home benefits and the date of each application.
- 5. The number of beds requested by each applicant and the number of beds granted to each applicant together with the date of decision.
- 6. Where more than 100 beds were granted to each applicant the details of any special considerations that were submitted justifying the approval of more than 100 beds.
- 7. The name of all applicants who have been granted beds and who did not comply with all the regulations under The Nursing Homes Act.
- 8. The amounts paid by Provincial Government to each nursing home, setting forth the amounts in total month by month together with the amount claimed by each nursing home.
- 9. The details of any written instruction or instructions by the Government to the various Boards on the allocation of beds.

A debate followed:

The Hon. Mr. Manning moved as an amendment that paragraphs 1 and 2 be deleted.

A debate followed.

The amendment being proposed, Mr. Speaker declared the amendment carried.

The motion as amended being proposed, Mr. Speaker declared the motion as amended carried.

The Order of the day being read for the continued debate on the following motion:

Moved by the Honourable Mr. Manning: seconded by Mr. Maccagno:

WHEREAS it is a matter of concern to this Assembly and to all Canadians that full authority to amend the constitution of Canada is not presently in this country; and

WHEREAS the Government of Canada and the Government of all the Provinces have for many years endeavoured to establish mutually acceptable principles upon which such authority should be exercised in this country; and

WHEREAS agreement on those principles has now been reached and it is proper that this Assembly give its approval to those principles and to the implementation thereof:

THEREFORE, BE IT RESOLVED, That this Assembly approve the request proposed to be made to the Parliament of the United Kingdom for the enactment of an Act to Provide for the amendment in Canada of the Constitution of Canada, such Act to be substantially in the form approved by the Conference of the Prime Minister of Canada and the Premiers of all the Provinces on the 14th day of October, A.D. 1964; as follows:

An Act to provide for the amendment in Canada of the Constitution of Canada.

WHEREAS Canada has requested, and consented to, the enactment of an Act of the Parliament of the United Kingdom in the terms hereinafter set forth, and the Senate and House of Commons of Canada in Parliament assembled have submitted Addresses to Her Majesty praying that Her Majesty may graciously be pleased to cause a Bill to be laid before the Parliament of the United Kingdom for that purpose:

Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Part I

Power to amend the Constitution of Canada

- 1. Subject to this Part, the Parliament of Canada may make laws repealing, amending or re-enacting any provision of the Constitution of Canada.
- 2. No law made under the authority of this Part affecting any provision of this Act or section 51A of the British North America Act, 1867, or affecting any provision of the Constitution of Canada relating to
 - (a) the powers of the legislature of a province to make laws,
 - (b) the rights or privileges granted or secured by the Constitution of Canada to the legislature or the government of a province,

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- (c) the assets or property of a province, or
- (d) the use of the English or French language, shall come into force unless it is concurred in by the legislatures of all the provinces.
- 3. (1) No law made under the authority of this Part affecting any provision of the Constitution of Canada that refers to one or more but not all, of the provinces, shall come into force unless it is concurred in by the legislature of every province to which the provision refers.
- (2) Section 2 of this Act does not extend to any provision of the Constitution of Canada referred to in subsection (1) of this section.
- 4. (1) No law made under the authority of this Part affecting any provision of the Constitution of Canada relating to education in any Province other than Newfoundland shall come into force unless it is concurred in by the legislatures of all the provinces other than Newfoundland.
- (2) No law made under the authority of this Part affecting any provision of the Constitution of Canada relating to education in the province of Newfoundland shall come into force unless it is concurred in by the legislature of the province of Newfoundland
- (3) Sections 2 and 3 of this Act do not extend to any provision of the Constitution of Canada referred to in subsection (1) or (2) of this section.
- 5. No law made under the authority of this Part affecting any provision of the Constitution of Canada not coming within section 2, 3 or 4 of this Act shall come into force unless it is concurred in by the legislatures of at least two-thirds of the provinces representing at least fifty percent of the population of Canada according to the latest general census.
- 6. Notwithstanding anything in the Constitution of Canada, the Parliament of Canada may exclusively make laws from time to time amending the Constitution of Canada in relation to the executive Government of Canada, and the Senate and House of Commons, except as regards
 - (a) the functions of the Queen and the Governor General in relation to the Parliament or Government of Canada;
 - (b) the requirements of the Constitution of Canada respecting a yearly session of Parliament;
 - (c) the maximum period fixed by the Constitution of Canada for the duration of the House of Commons, except that the Parliament of Canada may, in time of real or apprehended war, invasion or insurrection, continue a House of Commons beyond such maximum period, if such continuation is not opposed by the votes of more than one-third of the members of such House;
 - (d) the number of members by which a province is entitled to be represented in the Senate;

- (e) the residence qualifications of Senators and the requirements of the Constitution of Canada for the summoning of persons to the Senate by the Governor General in the Oueen's name;
- (f) the right of a province to a number of members in the House of Commons not less than the number of Senators representing such province;
- (g) the principles of proportionate representation of the provinces in the House of Commons prescribed by the Constitution of Canada; and
- (h) the use of the English or French language.
- 7. Notwithstanding anything in the Constitution of Canada, in each province the legislature may exclusively make laws in relation to the amendment from time to time of the Constitution of the province, except as regards the office of Lieutenant-Governor.
- 8. Any law to repeal, amend or re-enact any provision of the Constitution of Canada that is not authorized to be made either by the Parliament of Canada under the authority of section 6 of this Act or by the legislature of a province under the authority of section 7 of this Act is subject to the provisions of sections 1 to 5 of this Act.
- 9. Nothing in this Part diminishes any power of the Parliament of Canada or the legislature of a province, existing at the coming into force of this Act, to make laws in relation to any matter.
- 10. No Act of the Parliament of the United Kingdom passed after the coming into force of this Act shall extend or be deemed to extend to Canada or to any province or territory of Canada as part of the law thereof.
- 11. Without limiting the meaning of the expression "Constitution of Canada", in this Part that expression includes the following enactments and any order, rule or regulation thereunder, namely,
 - (a) the British North America Acts, 1867 to 1964;
 - (b) the Manitoba Act, 1870;
 - (c) the Parliament of Canada Act, 1875;
 - (d) the Canadian Speaker (Appointment of Deputy) Act, 1895, Session 2;
 - (e) the Alberta Act;
 - (f) the Saskatchewan Act;
 - (g) the Statute of Westminster, 1931, in so far as it is part of the law of Canada; and
 - (h) this Act.

Part II

British North America Act, 1867, amended

12. Class 1 of section 91 of the British North America Act, 1867, as enacted by the British North America (No. 2) Act, 1949, and class 1 of section 92 of the British North America Act, 1867, are repealed.

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13. The British North America Act, 1867, is amended by renumbering the section 94A thereof as 94B and by adding thereto, immediately after section 94 thereof, the following heading and section:

Delegation of Legislative Authority

- "94A. (1) Notwithstanding anything in this or in any other Act, the Parliament of Canada may make laws in relation to any matters coming within the classes of subjects enumerated in classes (6), (10), (13) and (16) of section 92 of this Act, but no statute enacted under the authority of this subsection shall have effect in any province unless the legislature of that province has consented to the operation of such a statute in that province.
- (2) The Parliament of Canada shall not have authority to enact a statute under subsection (1) of this section unless
 - (a) prior to the enactment thereof the legislatures of at least four of the provinces have consented to the operation of such a statute as provided in that subsection, or
 - (b) it is declared by the Parliament of Canada that the Government of Canada has consulted with the governments of all the provinces, and that the enactment of the statute is of concern to fewer than four of the provinces and the provinces so declared to be concerned have under the authority of their legislatures consented to the enactment of such a statute.
- (3) Notwithstanding anything in this or in any other Act, the legislature of a province may make laws in the province in relation to any matter coming within the legislative jurisdiction of the Parliament of Canada.
- (4) No statute enacted by a province under the authority of subsection (3) of this section shall have effect unless.
 - (a) prior to the enactment thereof the Parliament of Canada has consented to the enactment of such a statute by the legislature of that province, and
 - (b) a similar statute has under the authority of subsection(3) of this section been enacted by the legislatures of at least three other provinces.
- (5) The Parliament of Canada or the legislature of a province may make laws for the imposition of punishment by fine, penalty or imprisonment for enforcing any law made by it under the authority of this section.
- (6) A consent given under this section may at any time be revoked, and
 - (a) if a consent given under subsection (1) or (2) of this section is revoked, any law made by the Parliament of Canada to which such consent relates that is operative in the province in which the consent is revoked shall thereupon cease to have effect in that province, but the revocation of the consent does not affect the operation of that law in any other province, and

- (b) if a consent given under subsection (4) of this section is revoked, any law made by the legislature of a province to which the consent relates shall thereupon cease to have effect.
- (7) The Parliament of Canada may repeal any law made by it under the authority of this section, in so far as it is part of the law of one or more provinces, but if any repeal under the authority of this subsection does not relate to all of the provinces in which that law is operative, the repeal does not affect the operation of that law in any province to which the repeal does not relate.
- (8) The legislature of a province may repeal any law made by it under the authority of this section, but the repeal under the authority of this subsection of any law does not affect the operation in any other province of any law enacted by that province under the authority of this section."

Part III

French Version

14. The French version of this Act set forth in the Schedule shall form a part of this Act.

Part IV

Citation and Commencement

- 15. This Act may be cited as the Constitution of Canada Amendment Act.
- 16. This Act shall come into force on day of

Schedule

Loi prévoyant la modification au Canada de la constitution du Canada

CONSIDERANT que le Canada a demandé que soit établie une loi du Parlement du Royaume-Uni dans les termes ci-après énoncés, et a consenti à l'établissement d'une telle loi, et que le Sénat et la Chambre des communes du Canada, assemblés en Parlement, ont présenté des adresses à Sa Majesté, lui demandant de daigner faire soumettre un projet de loi au Parlement du Royaume-Uni à cette fin ;

A ces causes, Sa Très Excellente Majesté la Reine, sur l'avis et du consentement des Lords spirituels et temporels et des Communes, réunis en session du présent Parlement, et sur l'autorité de celui-ci décrète :

Première partie

Pouvoir de modifier la constitution du Canada

1. Sous réserve de la présente partie, le Parlement du Canada peut édicter des lois abrogeant, modifiant ou rétablissant toute disposition de la constitution du Canada. MARCH 16 79

- 2. Nulle loi édictée en vertu de la présente partie et touchant une disposition de la présente loi ou l'article 51A de l'Acte de l'Amérique du Nord britannique, 1867, ou une disposition de la constitution du Canada relative
 - a) au pouvoir de faire des lois que possède la législature d'une province,
 - b) aux droits ou privilèges que la constitution du Canada accorde ou garantit à la législature ou au gouvernement d'une province,
 - c) aux actifs ou aux biens d'une province, ou
 - d) à l'usage de l'anglais ou du français, n'entrera en vigueur sans le concours des législatures de toutes les provinces.
- 3. (1) Nulle loi édictée en vertu de la présente partie et touchant une disposition de la constitution du Canada relative à une ou plusieurs provinces, mais non à toutes, n'entrera en vigueur sans le concours de la législature de chaque province à laquelle la disposition se rapporte.
- (2) L'article 2 de la présente loi ne s'applique à aucune disposition de la constitution du Canada visée au paragraphe (1) du présent article.
- 4. (1) Nulle loi édictée en vertu de la présente partie et touchant une disposition de la constitution du Canada relative à l'éducation dans une province autre que Terre-Neuve n'entrera en vigueur sans le concours des législatures de toutes les provinces autres que Terre-Neuve.
- (2) Nulle loi édictée en vertu de la présente partie et touchant une disposition de la constitution du Canada relative à l'éducation dans la province de Terre-Neuve n'entrera en vigueur sans le concours de la législature de la province de Terre-Neuve.
- (3) Les articles 2 et 3 de la présente loi ne s'appliquent à aucune disposition de la constitution du Canada visée au paragraphe (1) ou (2) du présent article.
- 5. Nulle loi édictée en vertu de la présente partie et touchant une disposition de la constitution du Canada qui n'est pas visée aux articles 2, 3 ou 4 de la présente loi n'entrera en vigueur sans le concours des législatures d'au moins les deux tiers des provinces représentant au moins cinquante pour cent de la population du Canada selon le dernier recensement général.
- 6. Nonobstant ce que décrète la constitution du Canada, le Parlement du Canada a le droit exclusif d'édicter des lois modifiant à l'occasion la constitution du Canada en ce qui concerne le gouvernement exécutif du Canada, le Sénat et la Chambre des communes, sauf,
 - a) les fonctions de la Reine et du gouverneur général vis-à-vis du Parlement ou du gouvernement du Canada;

- b) les prescriptions de la constitution du Canada quant à une session annuelle du Parlement;
- c) la période ultime fixée par la constitution du Canada pour la durée de la Chambre des communes; sous réserve toutefois, du droit pour le Parlement du Canada, en temps de guerre, d'invasion ou d'insurrection, réelles ou appréhendées, de prolonger la durée d'une Chambre des communes au delà de cette période ultime si cette prolongation n'est pas l'objet d'une opposition par les votes de plus du tiers des membres de ladite Chambre;
- d) le nombre de sénateurs auquel une province a droit comme représentants au Sénat;
- e) les qualités requises des sénateurs quant à la résidence ainsi que les prescriptions de la constitution du Canada concernant leur nomination par le gouverneur général au nom de la Reine;
- f) le droit d'une province à un nombre de députés à la Chambre des communes, non inférieur au nombre de sénateurs la représentant;
- g) les principes de représentation proportionnelle des provinces à la Chambre des communes que prescrit la constitution du Canada; et
- h) l'usage de l'anglais ou du français.
- 7. Nonobstant ce que décrète la constitution du Canada, dans chaque province la législature a le droit exclusif d'édicter des lois modifiant à l'occasion la constitution de la province, sauf en ce qui concerne la charge du lieutenant-gouverneur.
- 8. Est assujettie aux dispositions des articles 1 à 5 de la présente loi, toute loi abrogeant, modifiant ou rétablissant une disposition de la constitution du Canada, que le Parlement du Canada n'est pas autorisé à édicter en vertu de l'article 6 de la présente loi et que la législature d'une province n'est pas autorisée à édicter en vertu de l'article 7.
- 9 Rien dans la présente partie ne restreint un pouvoir législatif que possède le Parlement du Canada ou la législature d'une province lors de l'entrée en vigueur de la présente loi.
- 10. Nulle loi du Parlement du Royaume-Uni, adoptée après l'entrée en vigueur de la présente loi, ne doit ni n'est censée s'appliquer au Canada, à une de ses provinces ou à un de ses territoires, comme partie de la législation du Canada, de cette province ou de ce territoire.
- 11. Dans la présente partie, l'expression "constitution du Canada" comprend, sans que sa portée en soit restreinte, les dispositions législatives suivantes et tout arrêté en conseil, toute règle ou tout règlement établi sous leur régime, savoir:
 - a) les Actes de l'Amérique du Nord britannique (1867 à 1964);
 - b) l'Acte du Manitoba, 1870,

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- c) l'Acte du Parlement du Canada, 1875;
- d) l'Acte concernant l'Orateur canadien (nomination d'un suppléant), 1895, 2e session;
- e) l'Acte de l'Alberta;
- f) l'Acte de la Saskatchewan;
- g) le Statut de Westminster, 1931, dans la mesure où il fait partie des lois du Canada; et
- h) la présente loi.

Deuxième partie

Modifications de l'Acte de l'Amérique du Nord britannique (1867)

- 12. La catégorie 1 de l'article 91 de l'Acte de l'Amérique du Nord britannique (1867), édictée par l'Acte de l'Amérique du Nord britannique (No 2) (1949), et la catégorie 1 de l'article 92 de l'Acte de l'Amérique du Nord britannique (1867) sont abrogées.
- 13. L'Acte de l'Amérique du Nord britannique (1867) est modifié en attribuant à l'article 94A le numéro 94B et en insérant, immédiatement après l'article 94, la rubrique et l'article suivants :

Délégation du pouvoir législatif

- "94A. (1) Nonobstant toute disposition du présent Acte ou de toute autre loi, le Parlement du Canada peut édicter des lois relatives à toute matière comprise dans les sujets énumérés aux catégories (6), (10), (13) et (16) de l'article 92 du présent acte, mais nulle loi édictée en vertu du présent paragraphe n'aura d'effet dans une province à moins que la législature de cette dernière n'ait consenti à la mise en vigueur d'une telle loi dans cette province.
- (2) Le paragraphe (1) du présent article n'autorise pas le Parlement du Canada à édicter une loi sauf
 - a) si antérieurement à l'adoption de cette loi les législatures d'au moins quatre provinces ont consenti à la mise en vigueur d'une telle loi de la façon prévue à ce paragraphe, ou
 - b) si le Parlement du Canada a déclaré que le gouvernement du Canada a consulté les gouvernements de toutes les provinces et que l'adoption de la loi intéresse moins de quatre provinces et les provinces ainsi déclarées intéressées ont, sous l'autorité de leur législature, consenti à l'adoption d'une telle loi.
- (3) Nonobstant toute disposition du présent Acte ou de toute autre loi, la législature d'une province peut édicter des lois y applicables portant sur toute matière qui est du ressort législatif du Parlement du Canada.
- (4) Nulle loi édictée par une province en vertu du paragraphe(3) du présent article n'aura d'effet à moins

- a) qu'antérieurement à son adoption le Parlement du Canada n'ait consenti à l'adoption d'une telle loi par la législature de cette province, et
- b) qu'une loi semblable n'ait été édictée en vertu du paragraphe
 (3) du présent article par les législatures d'au moins trois autres provinces.
- (5) Le Parlement du Canada ou la législature d'une province peut édicter des lois prévoyant l'infliction de punitions sous forme d'amende, de peine ou d'emprisonnement en vue de faire respecter toute loi édictée en vertu du présent article par ce Parlement ou cette législature.
- (6) Un consentement donné suivant le présent article peut être révoqué en tout temps, et
 - a) si un consentement donné suivant le paragraphe (1) ou (2) du présent article est révoqué, toute loi édictée par le Parlement du Canada, à laquelle ce consentement se rattache et qui est en vigueur dans la province où le consentement est révoqué, cesse dès lors d'y avoir effet, mais la révocation n'empêche pas l'application de cette loi dans toute autre province, et
 - b) si un consentement donné suivant le paragraphe (4) du présent article est révoqué, toute loi qui a été édictée par la législature d'une province et à laquelle ce consentement se rattache cesse dès lors d'avoir effet.
- (7) Le Parlement du Canada peut abroger toute loi qu'il a édictée en vertu du présent article, dans la mesure où elle fait partie des lois d'une ou de plusieurs provinces, mais si une abrogation faite en vertu du présent paragraphe ne vise pas toutes les provinces où cette loi est en vigueur, l'abrogation ne porte pas atteinte à l'application de cette loi dans une province non visée par l'abrogation.
- (8) La législature d'une province peut abroger toute loi qu'elle a édictée en vertu du présent article, mais l'abrogation d'une loi en vertu du présent paragraphe ne porte pas atteinte à l'application dans une autre province d'une loi que sa législature a édictée en vertu du présent article."

Troisième partie

Version française

14. La version française de la présente loi reproduite dans l'annexe, fait partie de la présente loi.

Quatrième partie

Titre et entrée en vigueur

- 15. La présente loi peut être citée sous le titre : Loi sur la modification de la constitution du Canada.
 - 16. La présente loi entrera en vigueur le

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The debate continued.

The motion being proposed, Mr. Speaker declared the motion carried unanimously.

Ordered, That the Assembly revert to Order of Business.

COMMITTEE OF SUPPLY

The Order of the Day being read for the continued debate on the following motion:

Moved by the Honourable Mr. Aalborg, seconded by the Honourable Mr. Taylor:

That Mr. Speaker do now leave the Chair and that the Assembly do immediately resolve itself into Committee of Supply to consider of the Supply to be granted to Her Majesty.

The debate continued.

Hon. Dr. Ross moved the adjournment of the debate, which was agreed to.

The Assembly adjourned at 5:30 p.m. to Wednesday at 2:30 o'clock.

WEDNESDAY, MARCH 17, 1965

The Speaker took the Chair at 2:30 o'clock.

The Rules of the Assembly were waived in order to allow strangers on the floor of the Assembly to present Mr. Speaker with a shillelagh on the occasion of the feast of St. Patrick.

Mr. Fimrite, Chairman of the Standing Committee on Private Bills, Standing Orders and Printing, presented the following report:

The Standing Committee on Private Bills, Standing Orders and Printing has had under consideration the following Bills and begs to report the same:

- Bill No. 15—An Act to Incorporate the Medicine Hat Racing Association.
- Bill No. 18—An Act to amend an Act to Incorporate The Alberta Fidelity Trust Company.
- Bill No. 21—An Act respecting The Edmonton Hebrew School (Talmud Torah).
- Bill No. 23—An Act to Provide for the Exemption of Certain Lands Owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation.

- Bill No. 24—An Act to Incorporate Principal Savings and Trust Company.
- Bill No. 91—An Act to Incorporate Highland Savings & Trust Company.
- Bill No. 93—An Act to amend An Act to Provide for the Exemption of Certain Land which is the the Property of Les Soeurs De Charité De La Providence Des Territories Du Nord Ouest, Calgary, Alberta, (The Sisters of Charity of the Providence of the Northwest Territories, (Calgary), from Assessment and Taxation.
- Bill No. 94—An Act to Provide for the Exemption of Certain Lands belonging to the Christian Training Institute, North American Baptists from Assessment and Taxation.

The Standing Committee on Private Bills, Standing Orders and Printing has had under consideration the following Bills and begs to report the same with certain amendments:

- Bill No. 19—An Act to Incorporate Rocky Mountain Life Insurance Company.
- Bill No. 90—An Act to Incorporate Sterling Life Assurance Company.
- Bill No. 92—An Act to Incorporate The American Western Life Insurance Company of Alberta.

The Standing Committee on Private Bills, Standing Orders and Printing recommends that with respect to the following Bills the Fees and Penalties if any, less the cost of Printing, be refunded:

- Bill No. 21—An Act respecting The Edmonton Hebrew School (Talmud Torah).
- Bill No. 23—An Act to Provide for the Exemption of Certain Lands Owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation.
- Bill No. 93—An Act to amend An Act to Provide for the Exemption of Certain Land which is the property of Les Soeurs De Charité De La Providence Des Territories Du Nord Ouest, Calgary, Alberta, (The Sisters of Charity of the Providence of the Northwest Territories, Calgary), from Assessment and Taxation.
- Bill No. 94—An Act to Provide for the Exemption of Certain Lands belonging to the Christian Training Institute, North American Baptists from Assessment and Taxation.

Ordered that the report be received and concurred in.

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The Honourable Mr. McKinnon, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Maccagno on March 16, 1965 respecting the item of Long Term Receivable shown on page 9 of the Auditor's Financial Statement for 1962 for the Northland School Division No. 61. (Sessional Paper No. 79)

Return asked for by Mr. Maccagno on March 16, 1965 respecting lands in the Northland School Division No. 61 which are not within school districts. (Sessional Paper No. 80)

Return asked for by Mr. Maccagno on March 16, 1965 respecting the construction of school buildings referred to in the Report on the Investigation into Spirit River School Division No. 47 prepared by R. M. Anthony, solicitor, Attorney General's Department. (Sessional Paper No. 81)

Return asked for by Mr. Maccagno on March 16, 1965 respecting architects fees listed in the Auditor's Financial Statement for the year ended March 31, 1963 for the Northland School Division No. 61. (Sessional Paper No. 82)

The Honourable Mr. Halmrast, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Gainer on March 16, 1965, respecting Senior Citizens' Homes. (Sessional Paper No. 83)

The Honourable Mr. Hooke, a Member of the Executive Council, laid on the table of the Assembly:

Seventeenth Annual Statistical Report of the proceedings of The Public Service Pension Board pursuant to The Public Service Pension Act and The Temporary Provincial Employees Retirement Act for the year ended March 31, 1964.

(Sessional Paper No. 4)

Second Annual Statistical Report of the proceedings of The Public Service Pension Board pursuant to The Local Authorities Pension Act for the year ended March 31, 1964.

(Part Sessional Paper No. 4)

The Order of the Day being read for the continued debate on the following motion:

Moved by the Honourable Mr. Aalborg, seconded by the Honourable Mr. Taylor:

That Mr. Speaker do now leave the Chair and that the Assembly do immediately resolve itself into Committee of Supply to consider of the Supply to be granted to Her Majesty.

The debate continued.

Hon. Mr. Colborne moved the adjournment of the debate, Which was agreed to.

The Assembly adjourned at 5:30 p.m. to Thursday at 2:30 o'clock.

THURSDAY, MARCH 18, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bill was received, read the First time and ordered to be read the Second time at next sitting:

Bill No. 96—An Act to amend The Planning Act. (Hon. Mr. Hooke).

The Honourable Mr. Manning, a Member of the Executive Council, by command of His Honour, the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Regulations under section 33 of The Alberta Gas Trunk Line Company Act passed during 1964 and to January 31st, 1965. (Sessional Paper No. 1)

The Honourable Mr. Colborne, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Speaker on March 11, 1965 respecting swimming pools, government buildings, grants in lieu of taxation and the number of persons employed by the Department of Public Works in the area south of the City of Calgary.

(Sessional Paper No. 84)

Moved by Mr. Landeryou, seconded by Mr. Kovach:

That an Order of the Assembly do issue for a Return showing:

- (1) The expenditure by the Province on all grants such as libraries, fairs, symphonies, etc., showing the amount for each of the fiscal years 1963 and 1964.
- (2) The total grants provided the City of Lethbridge for all purposes, giving the purpose for which each grant is given and the amount provided for each grant for each of the fiscal years 1963 and 1964.
- (3) The total amount provided the City of Lethbridge under the 2% loan arrangements of the province.
- (4) What facilities to assist the tourist industry are operating outside the country, describing the nature of the work being done.
- (5) How many tourist information centres have been established by the Province, showing when and where located?
- (6) The percentage of towns and villages with water and sewage facilities in Alberta.
- (7) The number of towns and villages assisted in obtaining hard surface streets and sidewalks.
- (8) What would the estimated amount derived by the Government from the imposition of a 5% sales tax, with no exemptions provided.

The motion was agreed to.

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Moved by Mr. Dickie, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

- 1. Did the Honourable Premier issue the following statement on or about August 7, 1964.
- "I feel the public should be made aware of certain reprehensible tactics pursued by a small group of men in Edmonton whose avowed objective is to discredit the present government of Alberta and destroy the reputation of individual ministers.

"An incident typical of their tactics occurred on Thursday, July 30, when a cabinet minister was enticed by a devious procedure to the home of one of this clique and there pressured to divulge any information he might have that would be damaging to his colleagues and the government, under threat that if he refused to comply, his reputation would be endangered and his position to public life made untenable.

"They acknowledge their tactics already had included having the minister followed by a private detective. When the minister made it clear he had no idea what they were talking about, he was told if he would not co-operate their plan would proceed.

"It was made clear their objective is to destroy the government and the tactics cited indicate the lengths they are prepared to go to achieve their ends. The appropriate authorities have been made aware of their activities but I feel the public also has a right to know these facts so that innocent people will not be misled by or become involved in the activities of this group.

"It has always been the government's position that anyone having any valid complaint against a minister or member of the public service need only submit the same with substantiating evidence and the matter will be properly and promptly dealt with.

- "All the government asks is that this procedure be followed by this group, who thus far, have resorted only to vague insinuations without being specific and without producing any proof."
- 2. If foregoing statement was made by the Honourable Premier then an Order of the House do issue for a copy of all briefs, reports, correspondence and memorandums prepared by the Department of the Attorney General dealing with the aforementioned statement or the incident referred to therein.

The motion was agreed to.

Moved by Mr. Gainer, seconded by Mr. Dickie:

Whereas the office of an ombudsman has proved eminently successful in assisting governments, civil servants and the ordinary layman in adjusting complaints, investigating abuses of power by Government Departments or its employees.

And whereas fundamentally the appointment of an ombudsman was found necessary in those countries where there

was an evident abuse of Civil Rights and no intermediary to plead on behalf of the common man.

And whereas such an officer appointed by the Government could greatly assist an opposition by narrowing the imbalance where the Government had a preponderance of members;

Be it Resolved that this Government give favourable consideration to the appointment of an ombudsman for the Province of Alberta.

A debate followed.

Mr. Maccagno moved the adjournment of the debate which was agreed to.

The Order of the Day being read for the continued debate on the following motion.

Moved by Mr. Patterson; Seconded by Mrs. Wood:

Whereas more and more people feel that some provision should be made for additional pheasant hunting facilities;

Whereas this can be provided without infringing on our present hunting privileges or in any way disturbing our natural species;

Whereas many urban people would like to have shooting available without travelling long distances;

Therefore be it Resolved that we urge the Government to consider permitting the establishment of Commercial Pheasant Shooting areas.

The debate continued.

Mr. Landeryou moved the adjournment of the debate which was agreed to.

It being 5:30 o'clock Mr. Speaker left the Chair.

Thursday, March 18, 8:00 p.m.

Mr. Speaker entered the Assembly and took the Chair.

The Order of the Day being read for the continued debate on the following motion:

Moved by the Honourable Mr. Aalborg, Seconded by the Honourable Mr. Taylor:

That Mr. Speaker do now leave the Chair and that the Assembly do immediately resolve itself into Committee of Supply to consider of the Supply to be granted to Her Majesty.

The debate continued.

The motion being proposed, Mr. Speaker declared the motion carried.

According to order the Assembly resolved itself into Committee of Supply.

(ASSEMBLY IN COMMITTEE OF SUPPLY)

And after some time spent therein, Mr. Speaker resumed the Chair and Mr. Cooper reported that progress had been made and asked leave to sit again.

Ordered, That the report be now received and that the Committee have leave to sit again.

The Assembly adjourned at 9:30 p.m. to Friday at 2:30 o'clock.

FRIDAY, MARCH 19, 1965

The Speaker took the chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and ordered to be read the Second time at next sitting:

- Bill No. 103—An Act to amend The Credit and Loan Agreements Act. Hon. Mr. Aalborg.
- Bill No. 105—An Actto amend The Co-operative Marketing Associations Guarantee Act. Hon. Mr. Patrick.
- Bill No. 106—An Act to amend The Associated Hospitals of Alberta Act. Hon. Dr. Ross.
- Bill No. 108—An Act to amend The Cemeteries Act. Hon. Dr. Ross.
- Bill No. 109—An Act to amend The Water Resources Act. Hon. Mr. Strom.
- Bill No. 110—An Act to amend The Companies Act. Hon. Mr. Holowach.
- Bill No. 112—An Act to amend The Trustee Act and The Trust Companies Act, 1960. Hon. Mr. Manning.
- Bill No. 113—An Act to amend The Mines and Minerals Act, 1962. Hon. Mr. Patrick.

The Honourable Mr. Taylor, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Landeryou on March 9, 1965, respecting road grants, expenditures on highways and bridges, grants to the City of Lethbridge, roadside kitchens, and miles of hard surface highways in southern Alberta.

(Sessional Paper No. 86)

The Honourable Mr. Manning, a Member of the Executive Council, laid on the table of the Assembly:

Prospectus issued by Great Canadian Oil Sands Limited. (Sessional Paper No. 87)

The Honourable Dr. Ross, a Member of the Executive Council, laid on the table of the Assembly:

Annual Report of the Alberta Nursing Home Plan. 1964. (Sessional Paper No. 88)

Moved by the Hon. Mr. Manning, seconded by the Hon. Mr. McLaughlin:

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act respecting the Alberta Resources Railway Corporation.

The Hon. Mr. Manning, a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to order, resolved itself into Committee of the whole on a Resolution for a Bill for an Act respecting the Alberta Resources Railway Corporation and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Manning reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act respecting the Alberta Resources Railway Corporation.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. Manning have leave to introduce a Bill intituled, "An Act respecting the Alberta Resources Railway Corporation".

He accordingly presented the said Bill and the same was received and read a First time and,

Ordered, That the Bill be read a Second time at next sitting.

According to Order, the Assembly resolved itself into Committee of Supply.

(ASSEMBLY IN COMMITTEE OF SUPPLY)

And after some time spent therein, Mr. Speaker resumed the Chair and Mr. Cooper reported that some further progress had been made and asked leave to sit again.

The Assembly adjourned at 5:30 p.m. to Monday at 2:30 o'clock.

MONDAY, MARCH 22, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and ordered to be read the Second time at next sitting: MARCH 23 91

- Bill No. 101—An Act respecting Alberta Land Surveyors. Hon. Mr. Holowach.
- Bill No. 104—An Act to amend The Public Lands Act. Hon. Mr. Ruste.
- Bill No. 115—An Act to amend The Public Highways Act. Hon. Mr. Taylor.
- Bill No. 116—An Act to amend The Legislative Assembly Act. Hon. Mr. Manning.
- Bill No. 117—An Act respecting the Jurisdiction of the Supreme Court of Canada and the Exchequer Court of Canada. Hon. Mr. Manning.
- Bill No. 118—An Act to amend The Agricultural Service Board Act. Hon. Mr. Strom.

The Honourable Mr. Manning, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Dickie on March 18, 1965, respecting a statement issued by the Honourable the Premier on or about August 7, 1964. (Sessional Paper No. 89)

Report of His Honour Judge L. S. Turcotte, appointed under The Public Inquiries Act to enquire into the operation of Lethbridge Central Feeders Association Limited.

(Sessional Paper No. 90)

According to Order, the Assembly resolved itself into Committee of Supply.

(ASSEMBLY IN COMMITTEE OF SUPPLY)

It being 5:30 o'clock Mr. Speaker entered the Assembly and left the Chair.

8:00 p.m., Monday, March 22, 1965

(ASSEMBLY STILL IN COMMITTEE OF SUPPLY)

And after some time spent therein, Mr. Speaker resumed the Chair and Mr. Cooper reported that some further progress had been made and asked leave to sit again.

Ordered, That the report be now received and that the Committee have leave to sit again.

The Assembly adjourned at 11:08 o'clock to Tuesday at 3:00 p.m.

TUESDAY, MARCH 23, 1965

Mr. Speaker took the Chair at 3:00 o'clock.

The Honourable Mr. Patrick, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Landeryou on March 18, 1965, respecting grants and loans to the City of Lethbridge; tourist industry; water and sewage facilities, hard surface streets and

sidewalks, in towns and village, and estimate of revenue which might be derived from the imposition of a five percent sales tax.

(Sessional Paper No. 91)

Mr. Cooper laid on the table of the Assembly the Report of the Special Committee appointed April 28th, 1964, to Inquire Into and Make Recommendations on the Subject of Workmen's Compensation and The Workmen's Compensation Act.

(Sessional Paper No. 62)

According to Order, the following Bills were read a Second time and referred to the Committee on Private Bills, Standing Orders and Printing:

- Bill No. 2—An Act to amend The Paramount Health & Accident Insurance Company Act.
- Bill No. 3—An Act to Incorporate The Cardinal Life Insurance Company.
- Bill No. 4—An Act to Incorporate the Cardinal Savings & Trust Company.
- Bill No. 5—An Act to Incorporate Red Deer Exhibition Association.
- Bill No. 6—An Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, an Academic School for Girls from Taxation.
- Bill No. 7—An Act respecting Canadian Pacific Railway
 Company, The Calgary and Edmonton Railway Company and Canadian Pacific Oil and
 Gas Limited.
- Bill No. 8—An Act to Provide for the Exemption of Certain Land Owned by the Red Deer Association for Retarded Children from Assessment and Taxation.
- Bill No. 9—An Act to Provide for the Exemption of Certain Land Which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation.
- Bill No. 10—An Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of the Sisters of Charity at Ottawa, Canada, from Assessment and Taxation.
- Bill No. 11—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta from Assessment and Taxation.
- Bill No. 12—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs de Sainte Croix et des Sept Douleurs from Assessment and Taxation. (An Act to Pro-

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vide for the Exemption of Certain Lands belonging to The Sisters of the Holy Cross and the Seven Sorrows from Assessment and Taxation).

- Bill No. 13—An Act to Provide for the Exemption of Certain Land which is the Property of The Ursulines of Jesus from Assessment and Taxation.
- Bill No. 16—An Act to Provide for the Exemption of Certain Land which is the Property of The Lay Institute of Mary of the Annunciation from Assessment and Taxation.
- Bill No. 17—An Act to amend An Act respecting the Alberta Conference Association of Seventh-Day Adventists.
- Bill No. 20—An Act to amend An Act to Provide for the Exemption of Certain Lands belonging to the Sisters, Faithful Companions of Jesus from Assessment and Taxation.
- Bill No. 22—An Act to incorporate Monarch Savings & Trust Corporation.
- Bill No. 95—An Act to Provide for the Exemption of Certain Lands belonging to Les Souers De

Charité De La Providence Des Territoires Du Nord Ouest from Assessment and Taxation. (An Act to Provide for the Exemption of Certain Lands belonging to The Sisters of Charity of the Providence of the North West Territories from Assessment and Taxation).

Bill No. 100—An Act to Incorporate The Alberta West Coast Insurance Corporation.

Moved by Mr. Dickie, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

- The date of incorporation for Alberta West Forest Products Limited.
- 2. The present names of officers and directors of the Alberta West Forest Products Limited.
- 3. The names of all those who have been registered as directors, officers or shareholders of Alberta West Forest Products Limited.
- 4. Did any Cabinet Minister purchase, hold or sell any shares in Alberta West Forest Products Limited, and if so, give details thereof.
- 5. Did any Cabinet Minister induce, offer, suggest, represent or give details to anyone concerning the purchase of shares of Alberta West Forest Products Limited and if so give details thereof.

- 6. Give details concerning date and area covered of all permits, licenses or leases granted by the Government to Alberta West Forest Products Limited.
- 7. At the time the Government granted any permits, leases or licenses to Alberta West Forest Products Limited what was the financial position of the company.
- 8. Did the Government approve the sale of any assets of Alberta West Forest Products Limited and if so give details of terms and condition of any agreement approved.
- 9. At the time the Government granted any permits, leases or licenses to the Alberta West Forest Products Limited what management or employees experienced in the timber business were engaged by Alberta West Forest Products Limited.
- 10. The date any prospectus was filed with the Alberta Securities Commission for the sale of shares of Alberta West Forest Products Limited.

The motion was agreed to.

The Order of the Day being read for the continued debate on the following motion:

Moved by Mr. Kovach, seconded by Mr. Landeryou:

Whereas the present fish hatchery facilities in Calgary are not adequate to supply the demand for more fish in our lakes and streams, and

Whereas many of the streams in our province are badly depleted of game fish.

Therefore be it Resolved, that the government give consideration to all possible means of improving the supply of game fish in the province including the closing of streams on a rotation basis.

The debate continued.

The motion being proposed, Mr. Speaker declared the motion carried.

The Order of the Day being read for the continued debate on the following motion:

Moved by Mr. Fleming, seconded by Mr. Horan:

Whereas automobile manufacturers and highway engineers are continuously working towards safety; and

Whereas the number of accidents on our highways is increasing year by year, resulting in more and more deaths, and

Whereas the operating condition of the vehicle has been proved to be a contributing factor in a large number of these accidents;

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Therefore be it Resolved that this government study the feasibility of instituting a system of mechanical inspection of motor vehicles in Alberta.

The debate continued.

Mr. Fleming moved the adjournment of the debate which was agreed to.

It being 5:30 o'clock Mr. Speaker left the Chair.

8 p.m., Tuesday March 23, 1965

According to Order, the Assembly resolved itself into Committee of Supply.

(ASSEMBLY IN COMMITTEE OF SUPPLY)

And after some time spent therein, Mr. Speaker resumed the Chair and Mr. Cooper reported that some further progress had been made and asked leave to sit again.

Ordered, That the report be now received and that the Committee have leave to sit again.

The Assembly adjourned at 10:50 o'clock to Wednesday at 2:30 p.m.

WEDNESDAY, MARCH 24, 1965

The Speaker took the Chair at 2:30 o'clock.

Mr. Fimrite, Chairman of the Standing Committee on Private Bills, Standing Orders and Printing, presented the following report:

The Standing Committee on Private Bills, Standing Orders and Printing has had under consideration the following Bills and begs to report the same:

- Bill No. 4—An Act to Incorporate the Cardinal Savings & Trust Company.
- Bill No. 5—An Act to Incorporate Red Deer Exhibition Association.
- Bill No. 6—An Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, an Academic School for Girls from Taxation.
- Bill No. 7—An Act respecting Canadian Pacific Railway
 Company, The Calgary and Edmonton Railway Company and Canadian Pacific Oil and
 Gas Limited.
- Bill No. 8—An Act to Provide for the Exemption of Certain Land Owned by the Red Deer As-

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sociation for Retarded Children from Assessment and Taxation.

- Bill No. 9—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation.
- Bill No. 10—An Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of the Sisters of Charity at Ottawa, Canada, from Assessment and Taxation.
- Bill No. 11—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta from Assessment and Taxation.
- Bill No. 12—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs de Sainte Croix et des Sept Douleurs (The Sisters of the Holy Cross and Seven Sorrows) from Assessment and Taxation.
- Bill No. 13—An Act to Provide for the Exemption of Certain Land which is the Property of The Ursulines of Jesus from Assessment and Taxation.
- Bill No. 16—An Act to Provide for the Exemption of Certain Land which is the Property of The Lay Institute of Mary of the Annunciation from Assessment and Taxation.
- Bill No. 20—An Act to amend An Act to Provide for the Exemption of Certain Lands belonging to The Sisters, Faithful Companions of Jesus from Assessment and Taxation.
- Bill No. 22—An Act to Incorporate Monarch Savings & Trust Corporation.
- Bill No. 95—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs De Charité De La Providence Des Territories Du Nord Ouest (The Sisters of Charity of The Providence of the Northwest Territories) from Assessment and Taxation.

The Standing Committee on Private Bills, Standing Orders and Printing has had under consideration the following Bills and begs to report the same with certain amendments:

- Bill No. 2—An Act to amend The Paramount Health & Accident Insurance Company Act.
- Bill No. 3—An Act to Incorporate the Cardinal Life Insurance Company.

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- Bill No. 14—An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Medicine Hat, Alberta, from Assessment and Taxation.
- Bill No. 17—An Act to amend an Act respecting The Alberta Conference Association of Seventh-Day Adventists.
- Bill No. 100—An Act to Incorporate The Alberta West Coast Insurance Corporation.

The Standing Committee on Private Bills, Standing Orders and Printing recommends that with respect to the following Bills the Fees and Penalties if any, less the cost of Printing, be refunded:

- Bill No. 6—An Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, an Academic School for Girls from Taxation.
- Bill No. 8—An Act to Provide for the Exemption of Certain Land Owned by the Red Deer Association for Retarded Children from Assessment and Taxation.
- Bill No. 9—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation.
- Bill No. 10—An Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of the Sisters of Charity at Ottawa, Canada, from Assessment and Taxation.
- Bill No. 11—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta from Assessment and Taxation.
- Bill No. 12—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs de Sainte Croix et des Sept Douleurs (The Sisters of the Holy Cross and Seven Sorrows) from Assessment and Taxation.
- Bill No. 13—An Act to Provide for the Exemption of Certain Land which is the Property of The Ursulines of Jesus from Assessment and Taxation.
- Bill No. 14—An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Medicine Hat, Alberta, from Assessment and Taxation.

- Bill No. 16—An Act to Provide for the Exemption of Certain Land which is the Property of The Lay Institute of Mary of the Annunciation from Assessment and Taxation.
- Bill No. 17—An Act to amend An Act respecting The Alberta Conference Association of Seventh-Day Adventists.
- Bill No. 20—An Act to amend An Act to Provide for the Exemption of Certain Lands belonging to The Sisters, Faithful Companions of Jesus from Assessment and Taxation.
- Bill No. 95—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs De Charité De La Providence Des Territories Du Nord Ouest (The Sisters of Charity of The Providence of the Northwest Territories) from Assessment and Taxation.

Ordered that the report be received and concurred in.

Leave to introduce the same having been granted, the following Bill was received, read the First time and ordered to be read the Second time at next sitting:

Bill No. 107—An Act to amend The Workmen's Compensation Act. (Hon. Mr. Reierson).

Mr. Ludwig laid on the table of the Assembly the Report of the Special Committee appointed April 28, 1964 to Inquire Into and Make Recommendations on the Subject of Collective Bargaining between School Trustees and Teachers including the provisions of The School Act, The Alberta Labour Act and The Teaching Profession Act. (Sessional Paper No. 85)

The Honourable Mr. Manning, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Maccagno on March 16, 1965 respecting The Mortgage Brokers Regulation Act.

(Sessional Paper No. 92)

According to Order, the Assembly resolved itself into Committee of Supply.

(ASSEMBLY IN COMMITTEE OF SUPPLY)

And after some time spent therein, Mr. Speaker resumed the Chair and Mr. Cooper reported that some further progress had been made and asked leave to sit again.

The Assembly adjourned at 5:30 p.m. to Thursday at 2:30 o'clock.

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THURSDAY, MARCH 25, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and order to be read the Second time at next sitting:

Bill No. 111—An Act to amend The Public Utilities Board Act. (Hon. Mr. Manning).

Bill No. 119—An Act to amend The Right of Entry Arbitration Act. (Hon. Mr. Patrick).

The Honourable Member Mr. Gainer brought to the attention of the Assembly that this day marked the 55 wedding anniversary of His Honour the Honourable the Lieutenant Governor. The Honourable the Premier on behalf of all the Members expressed best wishes on this memorable occasion.

Moved by Mr. Dickie, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

- 1. The Officers, Directors and shareholders of the Edmonton Airport Hotel Company Limited.
- Details of the number of shares owned legally or beneficially by any Cabinet Minister or employee of the Government in the Edmonton Airport Hotel Co. Ltd.
- 3. The number of shares in the Edmonton Airport Hotel Co. Ltd. promised or suggested that would be given or sold to any Cabinet Minister of the Government.
- 4. Details of any arrangements or recommendation by a Cabinet Minister for the approval of a loan by the Treasury Branch to the Edmonton Airport Hotel Co. Ltd.
- 5. Total amount of the loan by the Edmonton Airport Hotel Co. Ltd. with the Treasury Branch and the present amount outstanding together with details of security therefor.
- 6. The Government's policy in respect to Ministers, Deputy Ministers or other government employees doing work or rendering service for other than the Government while in the employ of the Government.
- 7. The present monthly rent and the total amount paid as rent from January 1, 1964 to December 31, 1964, for all buildings leased or rented in the City of Calgary by the Government, setting forth the Company or individual to whom the rent is paid.
- 8. Details of any agreements between Farmers & Merchants Trust Limited and the Government.

The motion was agreed to.

Moved by Mr. Gainer, seconded by Mr. Maccagno:

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Whereas no hunting and no trespassing signs are mushrooming as never before in this province.

And whereas hunters cannot establish rapport with the farmers or ranchers through the refusal of the Government to indemnify farmers or ranchers for loss of livestock killed during the hunting season.

And whereas the Fish & Game Association and the F.U.A. have at various times requested that such a fund be established.

Therefore be it Resolved that the Government of Alberta give favourable consideration to the establishment of a scheme by which farmers or ranchers be compensated for livestock killed during the hunting season.

A debate followed.

The motion being proposed, Mr. Speaker declared the "Noes" have it, and the names being called for were taken as follows:

For the Motion:

Messieurs: French

Kovach Ells Benoit Lee Maccagno Gainer

Against the Motion:

Messieurs: Halmrast

Strom Colborne McKinnon Aalborg Manning Holowach Reierson Ruste Ross, Dr. Cooper McLaughlin Hartley Jorgenson Hinman Wood, Mrs. Fleming Tomyn Heard, Dr. Hillman Aloisio Sayers Landeryou Gerhart

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Messieurs: Speaker

Davidson Johnston Strohschein Simpson Senych Melnyk Leavitt Clark Delday Ludwig Leinweber Everitt Patterson Fimrite Baker Norris

Ure
Johnston, G. F.
Henderson
Horan
Gordey
Montgomery
Lamothe

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The motion was therefore declared lost.

The Order of the Day being read for the continued debate on the following motion.

Moved by Mr. Gainer: Seconded by Mr. Dickie:

Whereas the office of an ombudsman has proved eminently successful in assisting governments, civil servants and the ordinary layman in adjusting complaints, investigating abuses of power by Government Departments or its employees.

And whereas fundamentally the appointment of an ombudsman was found necessary in those countries where there was an evident abuse of Civil Rights and no intermediary to plead on behalf of the common man.

And whereas such an officer appointed by the Government could greatly assist an opposition by narrowing the imbalance where the Government had a preponderance of members;

Be it Resolved that this Government give favourable consideration to the appointment of an ombudsman for the Province of Alberta.

The debate continued.

Mr. Ludwig moved the adjournment of the debate which was agreed to.

The Order of the day being read for the continued debate on the following motion.

Moved by Mr. Patterson; Seconded by Mrs. Wood:

Whereas more and more people feel that some provision should be made for additional pheasant hunting facilities;

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Whereas this can be provided without infringing on our present hunting privileges or in any way disturbing our natural species;

Whereas many urban people would like to have shooting available without travelling long distances;

Therefore, be it Resolved that we urge the Government to consider permitting the establishment of Commercial Pheasant Shooting areas.

The debate continued.

The motion being proposed, Mr. Speaker declared the "Yeas" have it, and the names being called for were taken as follows:

For the motion:

Messieurs: Halmrast

Strom
Colborne
McKinnon
Manning
Hooke
Patrick
Reierson
Ruste
Ross, Dr.
Cooper
Wilson, Mrs.
McLaughlin
Jorgenson
Hinman

Wood, Mrs. French Fleming Tomyn Heard, Dr. Hillman Aloisio Kovach

Gerhart Johnston, C. E. Strohschein Simpson

Delday Ludwig

Ludwig Everitt

Everit

Ells

Patterson

Baker

Johnston, G. F.

Benoit Maccagno Gainer

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Against the motion:

Messieurs: Holowach

Hartley Sayers Landeryou Speaker Davidson Geldart, Dr. Senych Melnyk Leavitt Clark Leinweber Fimrite Norris Ure

Henderson

Lee Horan Gordey Montgomery Lamothe

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The motion was therefore declared carried.

The Order of the Day being read for the continued debate on the following motion.

Moved by Mr. Fleming: Seconded by Mr. Horan:

Whereas automobile manufacturers and highway engineers are continuously working towards safety; and

Whereas the number of accidents on our highways is increasing year by year, resulting in more and more deaths, and

Whereas the operating condition of the vehicle has been proved to be a contributing factor in a large number of these accidents;

Therefore be it Resolved that this government study the feasibility of instituting a system of mechanical inspection of motor vehicles in Alberta.

The debate continued.

The motion being proposed, Mr. Speaker declared the motion lost.

The Assembly adjourned at 5:23 p.m. to Friday at 2:30 o'clock.

FRIDAY, MARCH 26, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bills were severally received, read the First time and ordered to be read the Second time at next sitting:

- Bill No. 121—An Act to amend The Local Authorities Pension Act. Hon. Mr. Hooke.
- Bill No. 122—An Act to amend The Public Service Pension Act. Hon. Mr. Hooke.
- Bill No. 123—An Act to amend The Public Service Act, 1962. Hon. Mr. Aalborg.

The Honourable Dr. Ross, a Member of the Executive Council, laid on the table of the Assembly:

Return asked for by Mr. Maccagno on March 16, 1965, respecting the Alberta Medical Research and Education Foundation. (Sessional Paper No. 93)

According to Order, the Assembly resolved itself into Committee of Supply.

(ASSEMBLY IN COMMITTEE OF SUPPLY)

And after some time spent therein, Mr. Speaker resumed the Chair and Mr. Cooper reported that some further progress had been made and asked leave to sit again.

The Assembly adjourned at 5:30 p.m. to Monday at 2:30 o'clock.

MONDAY, MARCH 29, 1965

The Speaker took the Chair at 2:30 o'clock.

According to Order, the Assembly resolved itself into Committee of Supply.

(ASSEMBLY IN COMMITTEE OF SUPPLY)

And after some time spent therein, Mr. Speaker resumed the Chair and Mr. Cooper reported that some further progress had been made and asked leave to sit again.

It being 5:30 o'clock Mr. Speaker entered the Assembly and left the Chair.

Monday, March 29, 8:00 p.m.

(ASSEMBLY STILL IN COMMITTEE OF SUPPLY)

And after some time spent therein, Mr. Speaker resumed the Chair and Mr. Cooper reported that the Committee had come to certain Resolutions and the same were read as follows:

Estimates for the fiscal year ending March 31, 1966.

- 1. Resolved, that a sum not exceeding Nine Million, Four Hundred and Seventy-five Thousand, Six Hundred and Twenty-five Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Agriculture.
- 2. Resolved, that a sum not exceeding Thirteen Million, Twenty-nine Thousand, One Hundred and Ninety Dollars, be

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granted to Her Majesty for the fiscal year ending March 31, 1966, for the Attorney General's Department.

- 3. Resolved, that a sum not exceeding One Hundred and Sixteen Million, Four Hundred and Ninety-two Thousand, Two Hundred and Sixty Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Education.
- 4. Resolved, that a sum not exceeding Nine Million, Nine Hundred and Seven Thousand, One Hundred and Twenty-seven Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Executive Council.
- 5. Resolved, that a sum not exceeding Sixty-seven Million, Eight Hundred and Seventy Thousand, Two Hundred and Seventy Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Highways.
- 6. Resolved, that a sum not exceeding One Million, Five Hundred and Eight Thousand, Five Hundred and Twenty Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Industry and Development.
- 7. Resolved, that a sum not exceeding Two Million, Six Hundred and Forty Thousand, Eight Hundred and Twenty Dollars be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Labour.
- 8. Resolved, that a sum not exceeding Twelve Million, Five Hundred and Seventeen Thousand, Three Hundred and Ninety Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Lands and Forests.
- 9. Resolved, that a sum not exceeding One Million, Seven Hundred and Twenty-four Thousand, One Hundred and Fifteen Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for Legislation.
- 10. Resolved, that a sum not exceeding One Million, Six Hundred and Three Thousand, Five Hundred and Ninety Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Mines and Minerals.
- 11. Resolved, that a sum not exceeding Four Million, Two Hundred and Forty-three Thousand, Two Hundred and Fifty Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Municipal Affairs.
- 12. Resolved, that a sum not exceeding Two Million, Six Hundred and Forty-five Thousand, Six Hundred and Sixty Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Provincial Secretary's Department.
- 13. Resolved, that a sum not exceeding Two Million, One Hundred and Sixty-two Thousand, Five Hundred and Eighty Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for Public Debt.

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- 14. Resolved, that a sum not exceeding One Hundred and Twenty Million, One Hundred and Twenty-four Thousand, One Hundred and Fifty Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Public Health.
- 15. Resolved, that a sum not exceeding Twenty-nine Million, Three Hundred and Seventy-five Thousand, Two Hundred and Eighty Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Public Welfare.
- 16. Resolved, that a sum not exceeding Seventy-three Million, Eighty-nine Thousand, Seven Hundred and Thirty Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Department of Public Works.
- 17. Resolved, that a sum not exceeding Twenty-five Million, Three Hundred and Seventy-three Thousand, Three Hundred and Five Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1966, for the Treasury Department.

Supplementary Estimates for the fiscal year ending March 31, 1965.

- 1. Resolved, that a sum not exceeding Three Hundred and Thirty-six Thousand, Five Hundred and Forty-six Dollars and Thirty-eight Cents, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Agriculture Department.
- 2. Resolved, that a sum not exceeding Sixty-nine Thousand, Six Hundred and Thirty Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for Attorney General's Department.
- 3. Resolved, that a sum not exceeding Three Million, Eight Hundred and Eighty-two Thousand, Four Hundred and Seventy Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Education Department.
- 4. Resolved, that a sum not exceeding Five Hundred Thousand Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Executive Council.
- 5. Resolved, that a sum not exceeding Three Million, One Hundred and Twenty-five Thousand Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Highways Department.
- 6. Resolved, that a sum not exceeding One Hundred Thousand Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Industry and Development Department.
- 7. Resolved, that a sum not exceeding One Hundred and Forty-six Thousand Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Labour Department.

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- 8. Resolved, that a sum not exceeding Six Hundred and Twenty Thousand, Two Hundred and Nineteen Dollars and Seventy-six Cents, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Lands and Forests Department.
- 9. Resolved, that a sum not exceeding Thirty Thousand Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for Legislation.
- 10. Resolved, that a sum not exceeding One Thousand, Six Hundred and Fifty-one Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for Mines and Minerals Department.
- 11. Resolved, that a sum not exceeding One Hundred and Five Thousand Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Public Health Department.
- 12. Resolved, that a sum not exceeding Five Hundred and Thirteen Thousand, One Hundred and Thirty Dollars and Thirtyone Cents, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Public Welfare Department.
- 13. Resolved, that a sum not exceeding Three Million, Six Hundred and Forty-five Thousand, Five Hundred and Twenty-three Dollars and Six Cents, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Public Works Department.
- 14. Resolved, that a sum not exceeding One Million, Two Hundred and Seventy-five Thousand Dollars, be granted to Her Majesty for the fiscal year ending March 31, 1965, for the Treasury Department.

Further Supplementary Estimates for the fiscal year ended March 31, 1964.

- 1. Resolved, that a sum not exceeding Four Thousand, Four Hundred and Eighty-two Dollars and Ten Cents, be granted to Her Majesty for the fiscal year ended March 31, 1964, for the Agriculture Department.
- 2. Resolved, that a sum not exceeding One Hundred and Seven Dollars and Forty-seven Cents, be granted to Her Majesty for the fiscal year ended March 31, 1964, for the Attorney General's Department.
- 3. Resolved, that a sum not exceeding One Thousand, Eight Hundred and Fifty-Three Dollars and Thirteen Cents be granted to Her Majesty for the fiscal year ended March 31, 1964, for the Executive Council.
- 4. Resolved, that a sum not exceeding Four Thousand Dollars, be granted to Her Majesty for the fiscal year ended March 31, 1964, for the Lands and Forests Department.
- 5. Resolved, that a sum not exceeding Thirty-three Thousand, Four Hundred and Eighty-seven Dollars and Five Cents, be granted to Her Majesty for the fiscal year ended March 31, 1964, for Legislation.

6. Resolved, that a sum not exceeding Four Hundred and Fifty-two Thousand, Three Hundred and Sixty-seven Dollars and Ten Cents, be granted to Her Majesty for the fiscal year ended March 31, 1964, for the Treasury Department.

Ordered, that the report be now received.

The said Resolutions were then twice read and agreed to.

Moved by Hon. Mr. Aalborg, seconded by Hon. Mr. Reierson:

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of Ways and Means to consider of the Ways and Means of raising the Supply to be granted to Her Majesty.

The motion being proposed, Mr. Speaker declared the motion carried.

The Assembly according to Order, resolved itself into Committee of Ways and Means, and after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Cooper reported that the Committee had come to certain Resolutions and the same were read as follows:

Resolved, that towards making good the supply granted to Her Majesty for the fiscal year ending March 31st, 1966, the sum of Four Hundred and Ninety-three Million, Seven Hundred and Eighty-two Thousand, Eight Hundred and Sixty-two Dollars, be granted out of the General Revenue Fund of the Province.

Resolved, that towards making good the supply granted to Her Majesty for the fiscal year ending March 31st, 1965, the sum of Fourteen Million, Three Hundred and Fifty Thousand, One Hundred and Seventy Dollars and Fifty-one Cents, be granted out of the General Revenue Fund of the Province.

Resolved, that towards making good the supply granted to Her Majesty for the fiscal year ended March 31st, 1964, the sum of Four Hundred and Ninety-six Thousand, Two Hundred and Ninety-six Dollars and Eighty-five Cents, be granted out of the General Revenue Fund of the Province.

Ordered, that the Report be now received.

The said Resolutions were then twice read and agreed to.

Leave to introduce the same having been granted, the following Bill was received, read the First time, and ordered to be read a Second time at next sitting:

Bill No. 1—An Act for Granting to Her Majesty Certain Sums of Money for the Public Service for the Fiscal Years Ending Respectively the Thirty-first Day of March, 1964, the Thirty-first Day of March, 1965, and the Thirty-first Day of March, 1966. (Hon. Mr. Aalborg).

The Assembly adjourned at 10:47 p.m. to Tuesday at 2:30 o'clock.

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TUESDAY, MARCH 30, 1965

The Speaker took the Chair at 2:30 o'clock.

The Honourable Mr. Holowach, a Member of the Executive Council, laid on the table of the Assembly:

Annual Report of the Department of the Provincial Secretary. (Sessional Paper No. 37)

The Honourable Mr. Hooke, a Member of the Executive Council, laid on the table of the Assembly a Return asked for by Mr. Dickie on March 11, 1965, respecting the New Town of Fort McMurray. (Sessional Paper No. 94)

The Honourable Mr. Aalborg, a Member of the Executive Council, laid on the table of the Assembly a Return asked for by Mr. Dickie on March 23, 1965, respecting Alberta West Forest Products Limited. (Sessional Paper No. 95)

Moved by Mr. Cooper, seconded by Mr. Maccagno:

Resolved that the report of the Special Committee appointed on April 28th, 1964, to inquire into and make representations on the subject of Workmen's Compensation and The Workmen's Compensation Act, tabled in the Legislature on Tuesday, March 23, 1965, be now received.

A debate followed.

The motion being proposed, Mr. Speaker declared the motion carried.

The Order of the Day being read for the continued debate on the following motion:

Moved by Mr. Gainer, seconded by Mr. Dickie:

Whereas the office of an ombudsman has proved eminently successful in assisting governments, civil servants and the ordinary layman in adjusting complaints, investigating abuses of power by Government Departments or its employees.

And whereas fundamentally the appointment of an ombudsman was found necessary in those countries where there was an evident abuse of Civil Rights and no intermediary to plead on behalf of the common man.

And whereas such an officer appointed by the Government could greatly assist an opposition by narrowing the imbalance where the Government had a preponderance of members;

Be it resolved that this Government give favourable consideration to the appointment of an ombudsman for the Province of Alberta.

The debate continued.

The motion being proposed, Mr. Speaker declared the motion lost.

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Moved by Mr. Ludwig, seconded by Mr. Maccagno:

Resolved that the report of the Special Committee appointed on April 28th, 1964, for the purpose of reviewing procedures for collective bargaining between school trustees and teachers, including provisions of The School Act, The Alberta Labour Act and The Teaching Profession Act, which relate to this matter, with a view to recommending such procedures and legislative enactments as it may conclude are necessary and desirable in the public interest, tabled in the Legislature on Wednesday, March 24, 1965, be now received.

A debate followed.

The motion being proposed, Mr. Speaker declared the motion carried.

Moved by Mr. Manning, seconded by Mr. Aalborg:

Whereas the Province of Alberta will be the host Province for the 1965 Area Conference of the Commonwealth Parliamentary Association:

Therefore, be it Resolved that a Special Committee consisting of the following Members:

Hon. A. J. Dixon (Chairman) Hon. R. Reierson

Messrs. Jorgenson Aloisio Maccagno

be appointed for the purpose of arranging all details connected with the 1965 Area Conference of the Commonwealth Parliamentary Association.

The motion being proposed, Mr. Speaker declared the motion carried.

Moved by Mr. Manning, seconded by Mr. Aalborg:

Be it Resolved that a Special Committee consisting of the following Members:

Hon. A. J. Dixon (Chairman) Hon. R. Reierson

Messrs. Gerhart Fimrite Dickie

be appointed for the purpose of revising Rules 74 to 104 of the Rules, Orders and Forms of Proceedings of the Legislative Assembly of Alberta and certain appendices thereto relating to Private Bills. MARCH 30 111

The motion being proposed, Mr. Speaker declared the motion carried.

According to Order, the following Bill was read a Second time and ordered to be read a Third time at the next sitting.

Bill No. 1—An Act for Granting to Her Majesty Certain Sums of Money for the Public Service for the Fiscal Years Ending Respectively the Thirty-first Day of March, 1964, the Thirty-first Day of March, 1965, and the Thirty-first Day of March, 1966.

According to Order, the following Bills were read a Second time and referred to the Committee of the Whole Assembly:

- Bill No. 84—An Act to Co-operate with the Government of Canada and other Public Authorities for the provision of Housing and Urban Renewal.
- Bill No. 96—An Act to amend The Planning Act.
- Bill No. 101—AnAct respecting Alberta Land Surveyors.
- Bill No. 102—AnAct to amend The Wilderness Provincial Park Act.
- Bill No. 103—An Act to amend The Credit and Loan Agreements Act.
- Bill No. 104—An Act to amend The Public Lands Act.
- Bill No. 105—An Act to amend The Co-operative Marketing Associations Guarantee Act.
- Bill No. 106—AnAct to amend The Associated Hospitals of Alberta Act.
- Bill No. 107—AnAct to amend The Workmen's CompensationAct.
- Bill No. 108—AnAct to amend The Cemeteries Act.
- Bill No. 109—An Act to amend The Water Resources Act.
- Bill No. 110—AnAct to amend The Companies Act.
- Bill No. 111—An Act to amend The Public Utilities Board Act.
- Bill No. 112—An Act to amend The Trustee Act and The Trust Companies Act, 1960.
- Bill No. 113—AnAct to amend The Mines and Minerals Act, 1962.
- Bill No. 114—An Act respecting the Alberta Resources Railway Corporation.

- Bill No. 115—An Act to amend The Public Highways Act.
- Bill No. 116—An Act to amend The Legislative Assembly Act.
- Bill No. 117—An Act respecting the Jurisdiction of the Supreme Court of Canada and the Exchequer Court of Canada.
- Bill No. 118—An Act to amend The Agricultural Service Board Act.
- Bill No. 119—An Act to amend The Right of Entry Arbitration Act.
- Bill No. 121—An Act to amend The Local Authorities Pensions Act.
- Bill No. 122—An Act to amend The Public Service Pension
 Act.
- Bill No. 123—An Act to amend The Public Service Act,

Ordered, That the Assembly revert to Routine:

INTRODUCTION OF BILLS:

Leave to introduce the same having been granted, the following Bill was received, read the First time, and ordered to be read a Second time at next sitting:

Bill No. 120—An Act to amend The Motor Vehicle Accident Claims Act. Hon. Mr. Taylor.

The Assembly adjourned at 5:30 o'clock to Wednesday at 2:30 o'clock.

WEDNESDAY, MARCH 31, 1965

The Speaker took the Chair at 2:30 o'clock.

The Honourable Mr. Strom, a Member of the Executive Council, laid on the table of the Assembly a Return asked for by Mr. Landeryou on March 16, 1965, respecting irrigation projects, etc., in area south of Calgary. (Sessional Paper No. 96)

According to Order, the following Bill was read a Second time and ordered to be read a Third time at next sitting.

Bill No. 120—An Act to amend The Motor Vehicle Accident Claims Act.

According to order the following Bills were read a Third time and passed:

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- Bill No. 1—An Act for Granting to Her Majesty Certain Sums of Money for The Public Service for the Fiscal Years Ending Respectively the Thirty-first Day of March, 1964, the Thirtyfirst Day of March, 1965, and the Thirty-first Day of March, 1966.
- Bill No. 25—An Act to amend The Municipal and Provincial Properties Valuation Act.
- Bill No. 27—An Act to amend The Mewata Park Enabling Act.
- Bill No. 30—An Act to amend The Securities Act, 1955.
- Bill No. 31—An Act to amend The Livestock Diseases Act.
- Bill No. 32—An Act to amend The Accredited School Districts Act.
- Bill No. 33—An Act for the Removal of a Restriction Affecting Certain Property of the City of Edmonton.
- Bill No. 34—An Act to amend The Execution Creditors Act.
- Bill No. 35—An Act to amend The Frozen Food Act.
- Bill No. 36—An Act to amend The Certified Dental Mechanics Act.
- Bill No. 39—An Act to amend The Assessment Act, 1960.
- Bill No. 41—An Act to amend The Electric Power and Pipe Line Assessment Act.
- Bill No. 43—An Act to amend The Partnership Act.

According to Order, the Assembly resolved itself into Committee of the Whole on the following Bills:

The following Bills were reported and ordered to be read a Third time at next sitting:

- Bill No. 4—An Act to Incorporate the Cardinal Savings & Trust Company.
- Bill No. 5—An Act to Incorporate Red Deer Exhibition Association.
- Bill No. 6—An Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, an Academic School for Girls from Taxation.
- Bill No. 7—An Act respecting Canadian Pacific Railway
 Company, The Calgary and Edmonton Railway Company and Canadian Pacific Oil and
 Gas Limited.
- Bill No. 8—An Act to Provide for the Exemption of Certain Land Owned by the Red Deer Association for Retarded Children from Assessment and Taxation.

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- Bill No. 9—An Act to Provide for the Exemption of Certain Land Which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation.
- Bill No. 10—An Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of the Sisters of Charity at Ottawa, Canada, from Assessment and Taxation.
- Bill No. 11—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta from Assessment and Taxation.
- Bill No. 13—An Act to Provide for the Exemption of Certain Land which is the property of The Ursulines of Jesus from Assessment and Taxation.
- Bill No. 15—An Act to Incorporate the Medicine Hat Racing Association.
- Bill No. 16—An Act to Provide for the Exemption of Certain Land which is the Property of The Lay Institute of Mary of the Annunciation from Assessment and Taxation.
- Bill No. 18—An Act to amend an Act to Incorporate The Alberta Fidelity Trust Company.
- Bill No. 21—An Act respecting The Edmonton Hebrew School (Talmud Torah).
- Bill No. 22—An Act to incorporate Monarch Trust & Savings Corporation.
- Bill No. 23—An Act to Provide for the Exemption of Certain Lands Owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation.
- Bill No. 24—An Act to Incorporate Principal Savings and Trust Company.
- Bill No. 26—An Act to amend The Department of Education Act.
- Bill No. 29—An Act to amend The Local Authorities Board Act.
- Bill No. 37—An Act to amend The Alberta Municipal Financing Corporation Act.
- Bill No. 42—An Act to amend The Domestic Animals (Municipalities) Act.

The following Bills were reported with amendments, considered as amended, and ordered to be read a Third time at next sitting:

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- Bill No. 2—An Act to amend The Paramount Health & Accident Insurance Company Act.
- Bill No. 3—An Act to Incorporate Cardinal Life Insurance Company.
- Bill No. 12—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs de Sainte Croix et des Sept Douleurs from Assessment and Taxation. (An Act to Provide for the Exemption of Certain Lands belonging to The Sisters of the Holy Cross and the Seven Sorrows from Assessment and Taxation.
- Bill No. 14—An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Medicine Hat, Alberta, from Assessment and Taxation.
- Bill No. 17—An Act to amend An Act respecting Alberta Conference Association of Seventh-Day Adventists.
- Bill No. 19—An Act to Incorporate Rocky Mountain Life Insurance Company.
- Bill No. 38—An Act to amend The Horned Cattle Purchases Act.
- Bill No. 40—An Act to amend The Municipal District Act.
- Bill No. 44—An Act respecting Private Investigators and Security Guards.
- Bill No. 45—An Act to Provide for the Payment to Surface Owners of Royalties Collected by the Crown with Respect to Clay and Marl.

On the following Bills progress was reported and the Committee given leave to sit again:

- Bill No. 20—An Act to amend an Act to Provide for the Exemption of Certain Lands belonging to the Sisters, Faithful Companions of Jesus from Assessment and Taxation.
- Bill No. 28—An Act to Provide for the Exemption from Municipal Assessment and Taxation of Properties used for certain Benevolent Purposes.
- Bill No. 46—An Act respecting the Solemnization of Marriage.

His Honour the Lieutenant Governor having entered the Assembly and being seated on the Throne,

Mr. Speaker addressed His Honour in the following words:

"MAY IT PLEASE YOUR HONOUR;

"The Legislative Assembly of the Province has at its present sitting thereof passed a number of Bills to which, in the name and on behalf of the said Legislative Assembly I respectfully request Your Honour's assent."

The Clerk of the Assembly then read the titles of the Bills that had been passed as follows:

"The following are the titles of the Bills to which Your Honour's assent is prayed:

- Bill No. 25—An Act to amend The Municipal and Provincial Properties Valuation Act.
- Bill No. 27—An Act to amend The Mewata Park Enabling Act.
- Bill No. 30—An Act to amend The Securities Act, 1955.
- Bill No. 31—An Act to amend The Livestock Diseases Act.
- Bill No. 32—An Act to amend The Accredited School Districts Act.
- Bill No. 33—An Act for the Removal of a Restriction Affecting Certain Property of the City of Edmonton.
- Bill No. 34—An Act to amend The Execution Creditors Act.
- Bill No. 35—An Act to amend The Frozen Food Act.
- Bill No. 36—An Act to amend The Certified Dental Mechanics Act.
- Bill No. 39—An Act to amend The Assessment Act, 1960.
- Bill No. 41—An Act to amend The Electric Power and Pipe Line Assessment Act.
- Bill No. 43—An Act to amend The Partnership Act.

To these Bills the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, His Honour the Honourable the Lieutenant Governor doth assent to these Bills."

Mr. Speaker then said:

"MAY IT PLEASE YOUR HONOUR:

"The Legislative Assembly of the Province of Alberta in Session assembled, approach Your Honour with sentiments of unfeigned loyalty and humbly beg to present for Your Honour's acceptance a Bill intituled An Act for Granting to Her Majesty Certain Sums of Money for the Public Service for the Fiscal Years Ending Respectively the Thirty-first Day of March, 1964, the Thirty-first Day of March, 1965, and the Thirty-first Day of March, 1966."

To this Bill the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"His Honour the Honourable the Lieutenant Governor doth thank Her Majesty's dutiful and loyal subjects, accepts their benevolence and assents to this Bill in Her Majesty's name." APRIL 1 117

His Honour, the Honourable the Lieutenant Governor then retired from the Assembly.

Ordered, That the Assembly revert to Routine:

INTRODUCTION OF BILLS:

Leave to introduce the same having been granted, the following Bill was received, read the First time, and ordered to be read a Second time at next sitting:

Bill No. 48—An Act to amend The Alberta Pharmaceutical Association Act. (Hon. Dr. Ross).

The Assembly adjourned at 5:30 o'clock to Thursday at 2:30 o'clock.

THURSDAY, APRIL 1, 1965

The Speaker took the Chair at 2:30 o'clock.

Leave to introduce the same having been granted, the following Bill was received, read the First time, and ordered to be read a Second time at next sitting:

Bill No. 130—An Act to amend The Marketing of Agricultural Products Act. (Hon. Mr. Strom)

The Honourable Dr. Ross, a Member of the Executive Council, laid on the table of the Assembly a Return asked for by Mr. Dickie on March 16, 1965, respecting nursing homes.

(Sessional Paper No. 97)

The Honourable Mr. Aalborg, a Member of the Executive Council, laid on the table of the Assembly a Return asked for by Mr. Dickie on March 25, 1965, respecting Edmonton Airport Hotel Co. Ltd., the Government's policy regarding employees rendering services for other than the Government, the rental of buildings in Calgary and agreements with Farmers and Merchants Trust Limited. (Sessional Paper No. 98)

Moved by Mr. Dickie, seconded by Mr. Maccagno:

Whereas recognition of the inherent and the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world and is in accord with the Universal Declaration of Human Rights as proclaimed by the United Nations.

And whereas it is desirable to proclaim as public policy in Alberta that every person is free and equal in dignity and rights without regard to race, creed, colour, nationality, ancestry or place of origin.

Therefore be it Resolved that this Legislature favours the passage of legislation in the form of a Code of Human Rights, to include

(a) a declaration that every person and every class of persons has the right to obtain admission to and enjoy-

ment of the accommodation, services and facilities available in any place to which the public is customarily admitted, regardless of the race, religion, religious creed, colour or ethnic or national origin of such person or class of persons;

- (b) offences for violations of the said right;
- (c) offences for discrimination by an employer against any person in regard to employment because of his race, religion, religious creed, colour or ethnic or national origin.

A debate followed.

Mr. Benoit moved as an amendment, seconded by Mr. Simpson:

That the motion be amended by striking out all the words after the words "Code of Human Rights".

The debate continued.

The amendment being proposed, Mr. Speaker declared the amendment carried.

The debate continued.

The motion as amended being proposed, Mr. Speaker declared the motion as amended carried.

Moved by Mr. Dickie, seconded by Mr. Maccagno:

Whereas by virtue of certain provision in the Lord's Day Act, 1952, R.S.C. Chapter 171, the Province of Alberta has the power and authority to legislate on certain Sunday activities;

And whereas considerable public interest has been expressed in permitting Sunday sports during certain restricted periods.

- 1. Now therefore be it Resolved that this Government approve in principle the implementing of a Lord's Day Act for the Province of Alberta.
- 2. Now therefore be it Resolved that a special committee be established by this Legislature consisting of members of the Legislature as well as the citizens of the Province of Alberta for the purpose of receiving representations and recommendations as to the provisions of a Lord's Day Act for the Province of Alberta.

And that the Committee so appointed do meet for the purpose aforesaid in the interim between the prorogation of the Session and the next ensuing Session of this Assembly at the call of the Chairman at such times and places as may be from time to time designated by him.

And that the said Committee do report to this Assembly at the next ensuing Session of this Assembly the substance of the representations and recommendations made to the Committee together with such recommendations relating to the administration of a Lord's Day Act as to the said Committee seems proper. APRIL 2 119

3. Now therefore be it Resolved that this Assembly do give favourable consideration to the introduction of legislation at this sitting to give the option to those cities, towns and villages that so desire the right and authority by a majority vote of council or a plebiscite of the residents to permit amateur sport to be played on Sunday between the hours of 1:00 p.m. and 6:00 p.m. and that a fee be permitted to be charged for such performances.

A debate followed

Mr. Ludwig moved the adjournment of the debate which was agreed to.

The Assembly adjourned at 5:30 o'clock to Friday at 2:30 o'clock.

FRIDAY, APRIL 2, 1965

The Speaker took the Chair at 2:30 o'clock.

The Honourable Mr. Patrick, a Member of the Executive Council, by command of His Honour the Honourable the Lieutenant Governor, laid on the table of the Assembly:

Report and Accounts of the Alberta Commercial Corporation for the Year Ended December 31, 1964.

(Sessional Paper No. 17)

According to Order, the Assembly resolved itself into Committee of the Whole on the following Bills:

The following Bills were reported and ordered to be read a Third time at next sitting:

- Bill No. 20—An Act to amend an Act to Provide for the Exemption of Certain Lands belonging to the Sisters, Faithful Companions of Jesus from Assessment and Taxation.
- Bill No. 59—An Act to amend The Summary Convictions Act.
- Bill No. 60—An Act to amend The Seizures Act.
- Bill No. 61—An Act to repeal The Vendors' and Mort-gagees' Cost Exaction Act.
- Bill No. 75—An Act to amend The Family Court Act.
- Bill No. 111—An Act to amend The Public Utilities Board Act.
- Bill No. 112—An Act to amend The Trustee Act and The Trust Companies Act, 1960.
- Bill No. 116—An Act to amend The Legislative Assembly Act.
- Bill No. 117—An Act respecting the Jurisdiction of the Supreme Court of Canada and the Exchequer Court of Canada.

The following Bills were reported with amendments, considered as amended, and ordered to be read a Third time at next sitting:

- Bill No. 28—An Act to Provide for the Exemption from Municipal Assessment and Taxation of Properties used for certain Benevolent Purposes.
- Bill No. 50—An Act to amend The Conditional Sales Act.
- Bill No. 63—An Act to amend The Magistrates and Justices Act
- Bill No. 70—An Act to amend The Small Debts Act.
- Bill No. 73—An Act for the Licensing and Regulation of Collection Agencies.
- Bill No. 80—An Act to amend The Oil and Gas Conservation Act.
- Bill No. 114—An Act respecting the Alberta Resources Railway Corporation.

On the following Bill progress was reported and the Committee given leave to sit again:

Bill No. 46—An Act respecting the Solemnization of Marriage.

The Assembly adjourned at 5:30 p.m. to Monday at 2:30 o'clock.

MONDAY, APRIL 5, 1965

The Speaker took the Chair at 2:30 o'clock

Leave to introduce the same having been granted the following Bills were severally received, read the First time, and ordered to be read a Second time at next sitting:

- Bill No. 124—An Act to amend The Irrigation Districts Act. (Hon. Mr. Strom).
- Bill No. 125—An Act to amend The Forests Act, 1961. (Hon. Mr. Ruste).
- Bill No. 127—An Act to amend The Gas Utilities Act. (Hon. Mr. Manning).
- Bill No. 128—An Act to amend The Expropriation Procedure Act. (Hon. Mr. Manning).
- Bill No. 129—An Act to amend The Homestead Lease Loan Act. (Hon. Mr. Ruste).
- Bill No. 131—An Act to amend The Game Act. (Hon. Mr. Ruste).
- Bill No. 132—An Act to amend The Land Titles Act. (Hon. Mr. Manning).

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The Hon. Mr. Speaker laid on the table of the Assembly the Report of the Special Committee appointed on March 30th, 1965, for the purpose of revising Rules 74 to 104 of the Rules, Orders and Forms of Proceedings of the Legislative Assembly of Alberta and certain appendices thereto relating to Private Bills.

(Sessional Paper No. 99)

Moved by the Hon. Mr. Reierson, seconded by the Hon. Mr. Aalborg:

That Mr. Speaker do now leave the Chair and that the Assembly resolve itself into Committee of the Whole to consider a Resolution for a Bill for an Act to amend The M.L.A. Compensation Act.

The Hon. Mr. Reierson, a Member of the Executive Council, then stated to the Assembly that His Honour, the Honourable the Lieutenant Governor, having been informed of the subject matter of the motion, recommends it to the consideration of the Assembly.

The motion was agreed to.

The Assembly, according to Order, resolved itself into Committee of the Whole on a Resolution for a Bill for an Act to amend The M.L.A. Compensation Act, and after some time spent therein Mr. Speaker resumed the Chair and Hon. Mr. Reierson reported that the Committee had come to a Resolution and the same was read as follows:

Resolved, That it is expedient to introduce a Bill for an Act to amend The M.L.A. Compensation Act.

Ordered, That the Resolution be now read a Second time.

The Resolution was accordingly read a Second time and agreed to.

Ordered, That the Hon. Mr. Reierson have leave to introduce a Bill intituled, "An Act to amend The M.L.A. Compensation Act".

He accordingly presented the said Bill and the same was received and read a First time, and

Ordered, That the Bill be read a Second time at next sitting.

According to Order, the following Bills were read a Second time and referred to the Committee of the Whole Assembly:

- Bill No. 48—An Act to amend The Alberta Pharmaceutical Association Act.
- Bill No. 130—An Act to amend The Marketing of Agricultural Products Act.

According to Order, the following Bills were read a Third time and passed:

- Bill No. 2—An Act to amend The Paramount Health & Accident Insurance Company Act.
- Bill No. 3—An Act to Incorporate The Cardinal Life Insurance Company.

Bill No. 4—An Act to Incorporate the Cardinal Savings & Trust Company.

- Bill No. 5—An Act to Incorporate Red Deer Exhibition Association.
- Bill No. 6—An Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, an Academic School for Girls from Taxation.
- Bill No. 7—An Act respecting Canadian Pacific Railway Company, The Calgary and Edmonton Railway Company and Canadian Pacific Oil and Gas Limited.
- Bill No. 8—An Act to Provide for the Exemption of Certain Land Owned by the Red Deer Association for Retarded Children from Assessment and Taxation.
- Bill No. 9—An Act to Provide for the Exemption of Certain Land Which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation.
- Bill No. 10—An Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of the Sisters of Charity at Ottawa, Canada, from Assessment and Taxation.
- Bill No. 11—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta from Assessment and Taxation.
- Bill No. 12—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs de Sainte Croix et des Sept Douleurs from Assessment and Taxation. (An Act to Provide for the Exemption of Certain Lands belonging to The Sisters of the Holy Cross and the Seven Sorrows from Assessment and Taxation).
- Bill No. 13—An Act to Provide for the Exemption of Certain Land which is the Property of The Ursulines of Jesus from Assessment and Taxation.
- Bill No. 14—An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Medicine Hat, Alberta, from Assessment and Taxation.
- Bill No. 15—An Act to Incorporate the Medicine Hat Racing Association.

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- Bill No. 16—An Act to Provide for the Exemption of Certain Land which is the Property of The Lay Institute of Mary of the Annunciation from Assessment and Taxation.
- Bill No. 17—An Act to amend An Act respecting the Alberta Conference Association of Seventh-Day Adventists.
- Bill No. 19—An Act to Incorporate Rocky Mountain Life Insurance Company.
- Bill No. 20—An Act to amend an Act to Provide for the Exemption of Certain Lands belonging to the Sisters, Faithful Companions of Jesus from Assessment and Taxation.
- Bill No. 21—An Act respecting The Edmonton Hebrew School (Talmud Torah).
- Bill No. 23—An Act to Provide for the Exemption of Certain Lands Owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation.
- Bill No. 24—An Act to Incorporate Principal Savings and Trust Company.
- Bill No. 26—An Act to amend The Department of Education Act.
- Bill No. 28—An Act to Provide for the Exemption from Municipal Assessment and Taxation of Properties used for certain Benevolent Purposes.
- Bill No. 29—An Act to amend The Local Authorities Board Act.
- Bill No. 37—An Act to amend The Alberta Municipal Financing Corporation Act.
- Bill No. 38—An Act to amend The Horned Cattle Purchases Act.
- Bill No. 40—An Act to amend The Municipal District Act.
- Bill No. 42—An Act to amend The Domestic Animals (Municipalities) Act.
- Bill No. 44—An Act respecting Private Investigators and Security Guards.
- Bill No. 45—An Act to Provide for the Payment to Surface Owners of Royalties Collected by the Crown with Respect to Clay and Marl
- Bill No. 50—An Act to amend The Conditional Sales Act.
- Bill No. 59—An Act to amend The Summary Convictions Act.

- Bill No. 60—An Act to amend The Seizures Act.
- Bill No. 61—An Act to repeal The Vendors' and Mort-gagees' Cost Exaction Act.
- Bill No. 63—An Act to amend The Magistrates and Justices Act.
- Bill No. 70—An Act to amend The Small Debts Act.
- Bill No. 73—An Act for the Licensing and Regulation of Collection Agencies.
- Bill No. 75—An Act to amend The Family Court Act.
- Bill No. 80—An Act to amend The Oil and Gas Conservation Act.
- Bill No. 111—An Act to amend The Public Utilities Board Act.
- Bill No. 112—An Act to amend The Trustee Act and The Trust Companies Act, 1960.
- Bill No. 114—An Act respecting the Alberta Resources Railway Corporation.
- Bill No. 116—An Act to amend The Legislative Assembly
- Bill No. 117—An Act respecting the Jurisdiction of the Supreme Court of Canada and the Exchequer Court of Canada.

The Order of the Day being read for the Third reading of Bill No. 18 An Act to amend an Act to Incorporate The Alberta Fidelity Trust Company.

Ordered that the Order be discharged and that the Bill be referred back to the Committee of the Whole Assembly.

The Order of the Day being read for the Third reading of Bill No. 22 An Act to incorporate Monarch Trust & Savings Corporation.

Ordered that the Order be discharged and that the Bill be referred back to the Committee of the Whole Assembly.

According to Order, the Assembly resolved itself into Committee of the Whole on the following Bills:

The following Bills were reported with amendments and ordered to be read a Third time at next sitting:

- Bill No. 47—An Act respecting Dispensers of Ophthalmic Appliances.
- Bill No. 49—An Act respecting the Prevention of Venereal Disease.
- Bill No. 67—An Act respecting the Canvassing of Contributions for Charitable Purposes.

The Assembly adjourned at 5:30 p.m. to Tuesday at 2:30 o'clock.

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TUESDAY, APRIL 6, 1965

The Speaker took the Chair at 2:30 o'clock.

Moved by Mr. Dickie, seconded by Mr. Maccagno:

That an Order of the Assembly do issue for a Return showing:

Will the Minister of Highways give us the reason the lease to Mr. D. R. Turner on S.W. ¼ Section 7-20-28-4th M. was cancelled and tenders called for?

The motion was agreed to.

The Honourable Mr. Taylor, a Member of the Executive Council, laid on the table of the Assembly a Return asked for by Mr. Dickie on April 6, 1965, respecting lease to Mr. D. R. Turner on south west quarter of section 7, township 20, range 28, west of the fourth meridian. (Sessional Paper No. 100)

The Order of the Day being read for the continued debate on the following motion:

Moved by Mr. Dickie, Seconded by Mr. Maccagno:

Whereas by virtue of certain provision in the Lord's Day Act, 1952, R.S.C. Chapter 171 the Province of Alberta has the power and authority to legislate on certain Sunday activities;

And whereas considerable public interest has been expressed in permitting Sunday sports during certain restricted periods.

- 1. Now therefore be it Resolved that this Government approve in principle the implementing of a Lord's Day Act for the Province of Alberta.
- 2. Now therefore be it Resolved that a special committee be established by this Legislature consisting of members of the Legislature as well as the citizens of the Province of Alberta for the purpose of receiving representations and recommendations as to the provisions of a Lord's Day Act for the Province of Alberta.

And that the Committee so appointed do meet for the purpose aforesaid in the interim between the prorogation of the Session and the next ensuing Session of this Assembly at the call of the Chairman at such times and places as may be from time to time designated by him.

And that the said Committee do report to this Assembly at the next ensuing Session of this Assembly the substance of the representations and recommendations made to the Committee together with such recommendations relating to the administration of a Lord's Day Act as to the said Committee seems proper.

3. Now therefore be it Resolved that this Assembly do give favourable consideration to the introduction of legislation at this sitting to give the option to those cities, towns and villages that so desire the right and authority by a majority vote of

council or a plebiscite of the residents to permit amateur sport to be played on Sunday between the hours of 1:00 p.m. and 6:00 p.m. and that a fee be permitted to be charged for such performances.

The debate continued.

Mr. Everitt moved as an amendment, seconded by Mr. Horan, that all the words after the word "Government" in the first substantive part of the resolution be deleted and the following substituted: "give consideration to the principle of implementing a Lord's Day Act for the Province of Alberta at the next regular Session of this Assembly".

The debate continued.

The amendment being proposed, Mr. Speaker declared the "Yeas" have it, and the names being called for were taken as follows:

For the motion:

Messieurs: Taylor

Halmrast Colborne McKinnon Hooke Patrick Ross, Dr. Cooper McLaughlin Wood, Mrs. French

Fleming Tomyn Heard Hillman

Aloisio

Sayers

Landeryou Gerhart

Speaker

Geldart, Dr. Johnston, C. E.

Strohschein Simpson

Senych

Melnyk Leavitt

Leinweber

Everitt Ells

Patterson

Baker Norris

Ure

Johnston, G. F. Henderson

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Messieurs: Lee

Horan Gordey Lamothe Maccagno Dickie Gainer

43

Against the motion:

Messieurs: Strom

Aalborg
Holowach
Ruste
Hartley
Jorgenson
Kovach
Davidson
Clark
Delday
Ludwig
Fimrite
Benoit
Montgomery

14

The amendment was therefore declared carried.

By unanimous consent of the Assembly, the motion was further amended by deleting the words "Sunday Sports" in the preamble and by substituting therefor the words "Commercialized Spectator Sports on Sunday".

The motion as amended being proposed, Mr. Speaker declared the "Yeas" have it and the names being called for were taken as follows:

For the motion as amended:

Messieurs: Taylor

Halmrast Colborne McKinnon Hooke Patrick Ross, Dr. Cooper McLaughlin Wood, Mrs. French Fleming Tomyn Heard Hillman Aloisio Sayers Landeryou Gerhart Speaker

Messieurs: Geldart, Dr.

Johnston, C. E. Strohschein Simpson

Senych Melnyk Leavitt Leinweber Everitt

Ells Baker Norris Ure

Johnston, G. F.

Henderson Lee Horan Gordey Lamothe Maccagno

Dickie Gainer

42

Against the motion as amended:

Messieurs: Strom

Aalborg Holowach Ruste Hartley

Jorgenson Kovach Davidson Clark Delday Ludwig Patterson Fimrite Benoit Montgomery

15

The motion as amended was therefore declared carried.

It being 5:30 o'clock Mr. Speaker left the Chair.

8:00 p.m., April 6, 1965

Moved by Mr. Maccagno, seconded by Mr. Gainer:

Whereas the establishment of a Provincial Park in honour and memory of the late Sir Winston Churchill would be a favourable expression of our gratitude for his steadfast devotion and fierce opposition to the forces of tyranny and injustice.

And whereas the naming of an appropriate Island of this Province in his honour would be a fitting and proper symbol of our gratitude and would bring to the attention of the people APRIL 6 129

of Alberta in a meaningful manner the ever inspiring words of Sir Winston Churchill

And whereas the natural and splendid beauty of an appropriate Island would be a continuing and self renewing commemoration of Sir Winston Churchill;

Therefore be it Resolved that this Assembly give favourable consideration to the naming and development of an Island Provincial Park in our Province "The Winston Churchill Island Park" and dedicating it to the use of the people of Alberta for their benefit, education and enjoyment and to ever remind them of the indomitable and courageous spirit and moral leadership of the late Sir Winston Churchill.

A debate followed.

The motion being proposed Mr. Speaker declared the motion carried.

According to Order, the following Bills were read a Second time and referred to the Committee of the Whole Assembly:

- Bill No. 124—An Act to amend The Irrigation Districts Act.
- Bill No. 125—An Act to amend The Forests Act, 1961.
- Bill No. 126—An Act to amend The M.L.A. Compensation Act.
- Bill No. 127—An Act to amend The Gas Utilities Act.
- Bill No. 128—An Act to amend The Expropriation Procedure Act.
- Bill No. 129—An Act to amend The Homestead Lease Loan Act.
- Bill No. 131—An Act to amend The Game Act.
- Bill No. 132—An Act to amend The Land Titles Act.

According to Order, the following Bills were read a Third time and passed:

- Bill No. 47—An Act respecting Dispensers of Ophthalmic Appliances.
- Bill No. 49—An Act respecting the Prevention of Venereal Disease.
- Bill No. 67—An Act respecting the Canvassing of Contributions for Charitable Purposes.

According to Order, the Assembly resolved itself into Committee of the Whole Assembly.

The following Bills were reported and ordered to be read a Third time at next sitting:

Bill No. 51—An Act to amend The Public Service Vehicles

- Bill No. 78—An Act to amend The Civil Defence and Disaster Act.
- Bill No. 99—An Act to amend The Child Welfare Act.

The following Bills were reported with amendments, considered as amended, and ordered to be read a Third time at next sitting:

- Bill No. 22—An Act to incorporate Monarch Trust & Savings Corporation.
- Bill No. 46—An Act respecting the Solemnization of Marriage.
- Bill No. 48—An Act to amend The Alberta Pharmaceutical Association Act.
- Bill No. 52—An Act to amend The University Act.

On the following Bill progress was reported and the Committee given leave to sit again:

Bill No. 18—An Act to amend an Act to Incorporate The Alberta Fidelity Trust Company.

The Assembly adjourned at 10:28 p.m. to Wednesday at 2:30 o'clock.

WEDNESDAY, APRIL 7, 1965

The Speaker took the Chair at 2:30 o'clock.

Moved by the Honourable Mr. Hooke, seconded by the Honourable Mr. Aalborg:

Be it Resolved that the Government appoint a Special Committee consisting of the following three Members, namely:

Messieurs Gerhart

Henderson

Dickie

and four other persons, one of whom shall be Chairman, for the purpose of studying and receiving representations and recommendations on the following matters:

- 1. A thorough survey and consideration of the Alberta legislation conferring jurisdiction or power on administrative boards and tribunals and the functions and powers exercised by them.
- 2. Whether such boards and tribunals infringe on the rights of individual citizens and if so, in what way and to what extent.
- 3. Whether there should be greater provision for appeals to the courts from the decisions of such boards and tribunals.

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- 4. Whether such boards and tribunals have a practical value in adjudicating matters without involving individual citizens in costly and time-consuming court procedures and whether the public interest is thereby served and if so, in what way and to what extent.
- 5. Whether there is need for a tribunal to which aggrieved individuals could have resort for the purpose of having decisions or actions by regulatory boards and tribunals and departments and agencies of the Government, investigated and reviewed, and if there is such a need, what form of tribunal would be best suited for that purpose and what powers should it be given.

And that the Committee so appointed do meet for the purpose aforesaid in the interim between the prorogation of the Session and the next ensuing Session of this Assembly at the call of the Chairman at such times and places as may be from time to time designated by him.

And that the said Committee do report to this Assembly at the next regular Session thereof.

A debate followed.

The motion being proposed, Mr. Speaker declared the motion carried.

Moved by the Honourable Dr. Ross, seconded by the Honourable Mr. Patrick:

Be it Resolved that the Government appoint a Special Committee consisting of the following Members, namely:

Dr. Geldart Mrs. Wood Mr. Maccagno

and three other persons, one of whom shall be Chairman, for the purpose of studying and receiving representations and recommendations regarding preventive health services in Alberta generally and the following in particular:

- 1. The present arrangements for the provision of preventive health services in Alberta, with special reference to developmental history, organization, administration, population characteristics, operating costs, financing, accommodation, scope of services, levels of service, staffing, supervision, relationship to the Department of Public Health, and such other factors as may be pertinent.
- 2. Problems related to the provision of preventive health services in Alberta, with special reference to each of these factors.
- The need for co-ordination and integration of preventive health services in Alberta with hospital and other health services, welfare services and special education services.
- 4. Ways and means for solving these problems and meeting this need, with due regard for the findings, when available, of the Public Expenditure and Revenue (Budget) Study Committee.

And that the Committee so appointed do meet for the purpose aforesaid in the interim between the prorogation of the Session and the next ensuing Session of this Assembly at the call of the Chairman at such times and places as may be from time to time designated by him.

And that the said Committee do report its findings and recommendations on the said matters to this Assembly at the next regular Session thereof.

A debate followed.

The motion being proposed, Mr. Speaker declared the motion carried.

Moved by the Honourable Mr. Ruste, seconded by the Honourable Dr. Ross:

Be it Resolved that the Government appoint a Special Committee consisting of the following Members, namely:

Messieurs Ure (Chairman)

Ells

Maccagno

and three other persons,

for the purpose of studying and receiving representations and recommendations regarding problems confronting commercial fisheries in Alberta generally and the following matters in particular:

- 1. Ways of regulating the over-all number of licensed commercial fishermen on each lake in the Province to avoid seasonal unemployment and to provide adequate returns to qualified fishermen.
- 2. The existing licensing restrictions on certain commercially fished lakes and changes that could be made to this system.
- 3. Ways and means of increasing local consumption of fish produced in Alberta.
- 4. The growing problem of dual use of the fishery resource by means of angling and net fishing.

And that the Committee so appointed do meet for this purpose aforesaid in the interim between the prorogation of the Session and the next ensuing Session of this Assembly at the call of the Chairman at such times and places as may be from time to time designated by him.

And that the said Committee do report its findings and recommendations on the said matters to this Assembly at the next regular Session thereof.

The motion being proposed, Mr. Speaker declared the motion carried.

Moved by Mr. Gerhart, seconded by Mr. Dickie:

Resolved that the Report of the Special Committee appointed on March 30th, 1965, for the purpose of revising Rules 74 to

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104 of the Rules, Orders and Forms of Proceedings of the Legislative Assembly of Alberta and certain appendices thereto, relating to Private Bills, tabled in the Legislature by Mr. Speaker on Monday, April 5th, 1965, be now received and concurred in.

A debate followed.

The motion being proposed Mr. Speaker declared the motion carried.

Moved by the Honourable Mr. Hooke, seconded by Mr. Maccagno:

That Rule 5 of the Rules of the Assembly be suspended to enable the Assembly to meet on Wednesday, April 7th, 1965, at 8 p.m.

The motion being proposed, Mr. Speaker declared the motion carried.

According to Order, the following Bills were read a Third time and passed:

- Bill No. 46—An Act respecting the Solmenization of Marriage.
- Bill No. 48—An Act to amend The Alberta Pharmaceutical Association Act.
- Bill No. 51—An Act to amend The Public Service Vehicles Act.
- Bill No. 52—An Act to amend The University Act.
- Bill No. 78—An Act to amend The Civil Defence and Disaster Act.
- Bill No. 99—An Act to amend The Child Welfare Act.
- Bill No. 22—An Act to incorporate Monarch Trust & Savings Corporation.

According to Order, the Assembly resolved itself into Committee of the Whole on the following Bills:

The Committee reported progress and asked leave to sit again.

It being 5:30 o'clock Mr. Speaker left the Chair.

8 p.m., April 7, 1965.

(ASSEMBLY STILL IN COMMITTEE OF THE WHOLE)

The following Bills were reported and ordered to be read a Third time at next sitting:

- Bill No. 53—An Act to amend The Rural Mutual Telephone Companies Act.
- Bill No. 56—An Act to amend The Alberta Surveys Act.
- Bill No. 57—An Act to amend The Rural Telephones Revolving Fund Act.

- Bill No. 62—An Act to amend The Election Act.
- Bill No. 66—An Act to amend The Credit Union Act.
- Bill No. 79—An Act to amend The School Act.
- Bill No. 97—An Act to amend The Mineral Taxation Act.
- Bill No. 98—An Act to amend The Pipe Line Act, 1958.
- Bill No. 105—An Act to amend The Co-operative Marketing Associations Guarantee Act.
- Bill No. 113—An Act to amend The Mines and Minerals Act, 1962.
- Bill No. 119—An Act to amend The Right of Entry Arbitration Act.
- Bill No. 127—An Act to amend The Gas Utilities Act.
- Bill No. 128—An Act to amend The Expropriation Procedure Act.

The following Bills were reported with amendments, considered as amended, and ordered to be read a Third time at next sitting:

- Bill No. 18—An Act to amend an Act to Incorporate The Alberta Fidelity Trust Company.
- Bill No. 54—An Act to amend The City Act.
- Bill No. 77—An Act to amend The Co-operative Associations Act.
- Bill No. 81—An Act to amend The Alberta Government Telephones Act.

On the following Bills progress was reported and the Committee given leave to sit again:

- Bill No. 55—An Act respecting Improvement Districts.
- Bill No. 107—An Act to amend The Workmen's Compensation Act.

The Assembly adjourned at 10:30 p.m. to Thursday at 2:30 o'clock.

THURSDAY, APRIL 8, 1965

The Speaker took the Chair at 2:30 o'clock.

Moved by Mr. Fimrite, seconded by Mr. Clark:

Whereas the upgrading and paving of the Alaska Highway is of national importance to Canada, as well as the United States of America, and will attract a substantial increase in the flow of tourists and commercial traffic from the United States and Canada; and

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Whereas, the economics of the projected paving of the Alaska Highway, according to the Battelle Memorial Institute Report, is sound:

Therefore be it Resolved, that the Legislative Assembly of the Province of Alberta, strongly urge negotiations to be started immediately between the Federal Government of Canada and the United States of America, with the objective of an early start on complete paving of the Alaska Highway in Canada.

A debate followed.

The motion being proposed, Mr. Speaker declared the motion carried.

According to Order, the following Bills were read a Third time and passed:

- Bill No. 53—An Act to amend The Rural Mutual Telephone Companies Act.
- Bill No. 56—An Act to amend The Alberta Surveys Act.
- Bill No. 57—An Act to amend The Rural Telephones Revolving Fund Act.
- Bill No. 62—An Act to amend The Election Act.
- Bill No. 66—An Act to amend The Credit Union Act.
- Bill No. 77—An Act to amend The Co-operative Associations Act.
- Bill No. 79—An Act to amend The School Act.
- Bill No. 97—An Act to amend The Mineral Taxation Act.
- Bill No. 98—An Act to amend The Pipe Line Act, 1958.
- Bill No. 105—An Actto amend The Co-operative Marketing Associations Guarantee Act.
- Bill No. 113—An Act to amend The Mines and Minerals Act, 1962.
- Bill No. 119—An Act to amend The Right of Entry Arbitration Act.
- Bill No. 127—An Act to amend The Gas Utilities Act.
- Bill No. 128—An Act to amend The Expropriation Procedure Act.
- Bill No. 18—An Act to amend an Act to Incorporate The Alberta Fidelity Trust Company.

The Order of the Day being read for the Third reading of Bill No. 54 An Act to amend The City Act and Bill No. 81 An Act to amend The Alberta Government Telephones Act.

Ordered, That the order be discharged and that the Bills be recommitted to the Committee of the Whole Assembly.

According to Order, the Assembly resolved itself into Committee of the Whole on the following Bills:

The Committee reported progress and asked leave to sit again.

It being 5:30 o'clock Mr. Speaker left the Chair.

8 p.m. April 8, 1965

(ASSEMBLY STILL IN COMMITTEE OF THE WHOLE)

The following Bills were reported and ordered to be read a Third time at next sitting:

- Bill No. 55—An Act respecting Improvement Districts.
- Bill No. 64—An Act to amend The Alberta Income Tax Act.
- Bill No. 65—An Act to amend The Municipalities Assistance Act.
- Bill No. 71—An Act to amend The Brand Act.
- Bill No. 74—An Act to amend The Farm Purchase Credit Act, 1963.
- Bill No. 76—An Act to amend The University and College Assistance Act.
- Bill No. 82—An Act respecting the Department of Public Works
- Bill No. 83—An Act respecting Northland School Division No. 61.
- Bill No. 85—An Act respecting the Department of Highways
- Bill No. 87—An Act to amend The Insurance Corporations Tax Act.
- Bill No. 91—An Act to Incorporate Highland Savings & Trust Company.
- Bill No. 95—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest from Assessment and Taxation.

 (An Act to Provide for the Exemption of Certain Lands belonging to The Sisters of Charity of the Providence of the North West Territories from Assessment and Taxation).

The following Bills were reported with amendments, considered as amended, and ordered to be read a Third time at next sitting:

- Bill No. 68—An Act respecting the Establishment and Operation of the Alberta Investment Fund.
- Bill No. 72—An Act amend The Vehicles and Highway Traffic Act.

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- Bill No. 84—An Act to Co-operate with the Government of Canada and other Public Authorities for the provision of Housing and Urban Renewal.
- Bill No. 86—An Act respecting the Teachers' Retirement Fund.
- Bill No. 88—An Act to amend The Fire Prevention Act.
- Bill No. 89—An Act respecting Public Works.
- Bill No. 90—An Act to Incorporate Sterling Life Assurance Company.
- Bill No. 92—An Act to Incorporate The United Equity Life Insurance Company.
- Bill No. 93—An Act to amend An Act to Provide for the Exemption of Certain Land which is the Property of Les Soeurs De Charite De La Providence Des Territoires Du Nord Ouest, from Assessment and Taxation. (An Act to amend An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of the Providence of the Northwest Territories from Assessment and Taxation).
- Bill No. 94—An Act to Provide for the Exemption of Certain Lands belonging to the Christian Training Institute, North American Baptists from Assessment and Taxation.
- Bill No. 100—An Act to Incorporate The Alberta West Coast Insurance Corporation.

On the following Bills progress was reported and the Committee given leave to sit again:

- Bill No. 58—An Act to amend The Town and Village Act.
- Bill No. 69—An Act to amend The Dairymen's Act.
- Bill No. 96—An Act to amend The Planning Act.
- Bill No. 101—An Act respecting Alberta Land Surveyors.

The Assembly adjourned at 12:25 a.m. to Friday at 2:30 o'clock.

FRIDAY, APRIL 9, 1965

The Speaker took the Chair at 2:30 o'clock.

According to Order, the Assembly resolved itself into Committee of the Whole on the following Bills:

The following Bills were reported and ordered to be read a Third time at next sitting:

Bill No. 69—An Act to amend The Dairymen's Act.

- Bill No. 115—An Act to amend The Public Highways Act.
- Bill No. 124—An Act to amend The Irrigation Districts
 Act
- Bill No. 126—An Act to amend The M.L.A. Compensation Act.

The following Bills were reported with amendments, considered as amended, and ordered to be read a Third time at next sitting:

- Bill No. 54—An Act to amend The City Act.
- Bill No. 58—An Act to amend The Town and Village Act.
- Bill No. 81—An Act to amend The Alberta Government Telephones Act.
- Bill No. 96—An Act to amend The Planning Act.
- Bill No. 107—An Act to amend The Workmen's Compensation Act.
- Bill No. 109—An Act to amend The Water Resources Act.
- Bill No. 118—An Act to amend The Agricultural Service Board Act.
- Bill No. 120—An Act to amend The Motor Vehicles Accident Claims Act.
- Bill No. 130—An Act to amend The Marketing of Agricultural Products Act.

The Assembly adjourned at 5:15 p.m. to Monday at 2:30 o'clock.

MONDAY, APRIL 12, 1965

The Speaker took the Chair at 2:30 o'clock.

According to Order, the Assembly resolved itself into Committee of the Whole on the following Bills:

The following Bills were reported and ordered to be read a Third time at this sitting:

- Bill No. 102—An Act to amend The Wilderness Provincial Park Act.
- Bill No. 103—An Act to amend The Credit and Loan Agreements Act.
- Bill No. 104—An Act to amend The Public Lands Act.
- Bill No. 106—An Act to amend The Associated Hospitals of Alberta Act.
- Bill No. 108—An Act to amend The Cemeteries Act.

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- Bill No. 121—An Act to amend The Local Authorities Pensions Act.
- Bill No. 122—An Act to amend The Public Service Pension Act.
- Bill No. 123—An Act to amend The Public Service Act, 1962.
- Bill No. 129—An Act to amend The Homestead Lease Loan Act.
- Bill No. 132—An Act to amend The Land Titles Act.

The following Bills were reported with amendments, considered as amended, and ordered to be read a Third time at this sitting:

- Bill No. 101—An Act respecting Alberta Land Surveyors.
- Bill No. 110—An Act to amend The Companies Act.
- Bill No. 125—An Act to amend The Forests Act, 1961.
- Bill No. 131—An Act to amend The Game Act.

According to Order, the following Bills were read a Third time and passed:

- Bill No. 54—An Act to amend The City Act.
- Bill No. 55—An Act respecting Improvement Districts.
- Bill No. 58—An Act to amend The Town and Village Act.
- Bill No. 64—An Act to amend The Alberta Income Tax Act.
- Bill No. 65—An Act to amend The Municipalities Assistance Act.
- Bill No. 68—An Act respecting the Establishment and Operation of the Alberta Investment Fund.
- Bill No. 69—An Act to amend The Dairymen's Act
- Bill No. 71—An Act to amend The Brand Act.
- Bill No. 72—An Act to amend The Vehicles and Highway Traffic Act.
- Bill No. 74—An Act to amend The Farm Purchase Credit Act, 1963.
- Bill No. 76—An Act to amend the University and College Assistance Act.
- Bill No. 81—An Act to amend The Alberta Government Telephones Act.
- Bill No. 82—An Act respecting the Department of Public Works.
- Bill No. 83—An Act respecting Northland School Division No. 61.

- Bill No. 84—An Act to Co-operate with the Government of Canada and other Public Authorities for the provision of Housing and Urban Renewal.
- Bill No. 85—An Act respecting the Department of Highways.
- Bill No. 86—An Act respecting the Teachers' Retirement Fund.
- Bill No. 87—An Act to amend The Insurance Corporations Tax Act.
- Bill No. 88—An Act to amend The Fire Prevention Act.
- Bill No. 89—An Act respecting Public Works.
- Bill No. 90—An Act to Incorporate Sterling Life Assurance Company.
- Bill No. 91—An Act to Incorporate Highland Savings & Trust Company.
- Bill No. 92—An Act to Incorporate The United Equity Life Insurance Company.
- Bill No. 93—An Act to amend An Act to Provide for the Exemption of Certain Land which is the Property of Les Soeurs De Charite De La Provividence Des Territoires Du Nord Ouest, from Assessment and Taxation. (An Act to amend An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of the Providence of the Northwest Territories from Assessment and Taxation).
- Bill No. 94—An Act to Provide for the Exemption of Certain Lands belonging to the Christian Training Institute, North American Baptists from Assessment and Taxation.
- Bill No. 96—An Act to amend The Planning Act.
- Bill No. 100—An Act to Incorporate The Alberta West CoastInsurance Corporation.
- Bill No. 101—An Act respecting Alberta Land Surveyors.
- Bill No. 102—An Act to amend The Wilderness Provincial Park Act.
- Bill No. 103—An Act to amend The Credit and Loan Agreements Act.
- Bill No. 104—An Act to amend The Public Lands Act.
- Bill No. 106—An Act to amend The Associated Hospitals of Alberta Act.
- Bill No. 107—An Act to amend The Workmen's Compensation Act.
- Bill No. 108—An Act to amend The Cemeteries Act.

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- Bill No. 109—An Act to amend The Water Resources Act.
- Bill No. 110—An Act to amend The Companies Act.
- Bill No. 115—An Act to amend The Public Highways Act.
- Bill No. 118—An Act to amend The Agricultural Service Board Act.
- Bill No. 120—An Act to amend The Motor Vehicle Accident Claims Act.
- Bill No. 121—An Act to amend The Local Authorities Pensions Act.
- Bill No. 122—An Act to amend The Public Service Pension Act.
- Bill No. 123—An Act to amend The Public Service Act,
- Bill No. 124—An Act to amend The Irrigation Districts Act.
- Bill No. 125—An Act to amend The Forests Act, 1961.
- Bill No. 126—An Act to amend The M.L.A. Compensation Act.
- Bill No. 129—An Act to amend The Homestead Lease Loan Act.
- Bill No. 130—An Act to amend The Marketing of Agricultural Products Act.
- Bill No. 131—An Act to amend The Game Act.
- Bill No. 132—An Act to amend The Land Titles Act.

His Honour the Lieutenant Governor having entered the Assembly and being seated on the Throne,

Mr. Speaker addressed His Honour in the following words: MAY IT PLEASE YOUR HONOUR

The Legislative Assembly of the Province has at its present sitting thereof passed a number of Bills to which, in the name and on behalf of the said Legislative Assembly I respectfully request Your Honour's assent.

The Clerk of the Assembly then read the titles of the Bills that had been passed as follows:

The following are the titles of the Bills to which Your Honour's assent is prayed:

- Bill No. 2—An Act to amend The Paramount Health & Accident Insurance Company Act.
- Bill No. 3—An Act to Incorporate the Cardinal Life Insurance Company.
- Bill No. 4—An Act to Incorporate the Cardinal Savings & Trust Company.

Bill No. 5—An Act to Incorporate Red Deer Exhibition Association.

- Bill No. 6—An Act to Provide for the Exemption of Certain Lands Leased to Tweedsmuir, an Academic School for Girls from Taxation.
- Bill No. 7—An Act respecting Canadian Pacific Railway
 Company, The Calgary and Edmonton Railway Company and Canadian Pacific Oil and
 Gas Limited.
- Bill No. 8—An Act to Provide for the Exemption of Certain Land Owned by the Red Deer Association for Retarded Children from Assessment and Taxation.
- Bill No. 9—An Act to Provide for the Exemption of CertainLand which is the Property of Sisters Servants of Mary Immaculate from Assessment and Taxation.
- Bill No. 10—An Act to Provide for the Exemption of Certain Lands belonging to The Community, General Hospital, Alms House and Seminary of Learning of the Sisters of Charity at Ottawa, Canada, from Assessment and Taxation.
- Bill No. 11—An Act to Provide for the Exemption of Certain Land which is the Property of Sisters of Charity (Grey Nuns) of Alberta from Assessment and Taxation.
- Bill No. 12—An Act to Provide for the Exemption of Certain Lands belonging to Les Soeurs de Sainte Croix et des Sept Douleurs from Assessment and Taxation.
- Bill No. 13—An Act to Provide for the Exemption of Certain Land which is the Property of The Ursulines of Jesus from Assessment and Taxation.
- Bill No. 14—An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of St. Louis of Medicine Hat, Medicine Hat, Alberta, from Assessment and Taxation.
- Bill No. 15—An Act to Incorporate the Medicine Hat Hat Racing Association.
- Bill No. 16—An Act to Provide for the Exemption of Certain Land which is the Property of The Lay Institute of Mary of the Annunciation from Assessment and Taxation.
- Bill No. 17—An Act to amend An Act respecting The Alberta Conference Association of Seventh-Day Adventists.

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- Bill No. 18—An Act to amend An Act to Incorporate The Alberta Fidelity Trust Company.
- Bill No. 19—An Act to Incorporate Rocky Mountain Life Insurance Company.
- Bill No. 20—An Act to amend An Act to Provide for the Exemption of Certain Lands Belonging to The Sisters, Faithful Companions of Jesus from Assessment and Taxation.
- Bill No. 21—An Act respecting The Edmonton Hebrew School (Talmud Torah).
- Bill No. 22—An Act to incorporate Monarch Trust & Savings Corporation.
- Bill No. 23—An Act to Provide for the Exemption of Certain Lands Owned by The Southern Alberta United Church Rehabilitation Lodge for Alcoholics from Assessment and Taxation.
- Bill No. 24—An Act to Incorporate Principal Savings and Trust Company.
- Bill No. 26—An Act to amend The Department of Education Act.
- Bill No. 28—An Act to Provide for the Exemption from Municipal Assessment and Taxation of Properties used for certain Benevolent Purposes.
- Bill No. 29—An Act to amend The Local Authorities Board Act.
- Bill No. 37—An Act to amend The Municipal Financing Corporation Act.
- Bill No. 38—An Act to amend The Horned Cattle Purchases Act.
- Bill No. 40—An Act to amend The Municipal Districts Act.
- Bill No. 42—An Act to amend The Domestic Animals (Municipalities) Act.
- Bill No. 44—An Act respecting Private Investigators and Security Guards.
- Bill No. 45—An Act to Provide for the Payment to Surface Owners of Royalties Collected by the Crown with Respect to Clay and Marl.
- Bill No. 46—An Act respecting the Solemnization of Marriage.
- Bill No. 47—An Act respecting Dispensers of Ophthalmic Appliances.
- Bill No. 48—An Act to amend The Alberta Pharmaceutical Association Act.

- Bill No. 49—An Act respecting the Prevention of Venereal Disease.
- Bill No. 50—An Act to amend The Conditional Sales Act.
- Bill No. 51—An Act to amend The Public Service Vehicles Act.
- Bill No. 52—An Act to amend The University Act.
- Bill No. 53—An Act to amend The Rural Mutual Telephone Companies Act.
- Bill No. 54—An Act to amend The City Act.
- Bill No. 55—An Act respecting Improvement Districts.
- Bill No. 56—An Act to amend The Alberta Surveys Act.
- Bill No. 57—An Act to amend The Rural Telephones Revolving Fund Act.
- Bill No. 58—An Act to amend The Town and Village Act.
- Bill No. 59—An Act to amend The Summary Convictions Act.
- Bill No. 60—An Act to amend The Seizures Act.
- Bill No. 61—An Act to repeal The Vendors' and Mort-gagees' Costs Exaction Act.
- Bill No. 62—An Act to amend The Election Act.
- Bill No. 63—An Act to amend The Magistrates and Justices Act.
- Bill No. 64—An Act to amend The Alberta Income Tax Act.
- Bill No. 65—An Act to amend The Municipalities Assistance Act.
- Bill No. 66—An Act to amend The Credit Union Act.
- Bill No. 67—An Act respecting the Canvassing of Contributions for Charitable Purposes.
- Bill No. 68—An Act respecting the Establishment and Operation of the Alberta Investment Fund.
- Bill No. 69—An Act to amend The Dairymen's Act
- Bill No. 70—An Act to amend The Small Debts Act.
- Bill No. 71—An Act to amend The Brand Act.
- Bill No. 72—An Act to amend The Vehicles and Highway Traffic Act.
- Bill No. 73—An Act for the Licensing and Regulation of Collection Agencies.
- Bill No. 74—An Act to amend The Farm Purchase Credit Act, 1963.

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- Bill No. 75—An Act to amend The Family Court Act.
- Bill No. 76—An Act to amend the University and College Assistance Act.
- Bill No. 77—An Act to amend The Co-operative Associations Act.
- Bill No. 78—An Act to amend The Civil Defence and Disaster Act.
- Bill No. 79—An Act to amend The School Act.
- Bill No. 80—An Act to amend The Oil and Gas Conservation Act.
- Bill No. 81—An Act to amend The Alberta Government Telephones Act.
- Bill No. 82—An Act respecting the Department of Public Works.
- Bill No. 83—An Act respecting Northland School Division No. 61.
- Bill No. 84—An Act to Co-operate with the Government of Canada and other Public Authorities for the provision of Housing and Urban Renewal.
- Bill No. 85—An Act respecting the Department of Highways.
- Bill No. 86—An Act respecting the Teachers' Retirement Fund.
- Bill No. 87—An Act to amend The Insurance Corporations Tax Act.
- Bill No. 88—An Act to amend The Fire Prevention Act.
- Bill No. 89—An Act respecting Public Works.
- Bill No. 90—An Act to Incorporate Sterling Life Assurance Company.
- Bill No. 91—An Act to Incorporate Highland Savings & Trust Company.
- Bill No. 92—An Act to Incorporate The United Equity Life Insurance Company.
- Bill No. 93—An Act to amend An Act to Provide for the Exemption of Certain Land which is the Property of Les Soeurs De Charite De La Provividence Des Territoires Du Nord Ouest, from Assessment and Taxation. (An Act to amend An Act to Provide for the Exemption of Certain Land which is the Property of The Sisters of Charity of the Providence of the Northwest Territories from Assessment and Taxation).

- Bill No. 94—An Act to Provide for the Exemption of Certain Lands belonging to the Christian Training Institute, North American Baptists from Assessment and Taxation.
- Bill No. 96—An Act to amend The Planning Act.
- Bill No. 97—An Act to amend The Mineral Taxation Act.
- Bill No. 98—An Act to amend The Pipe Line Act, 1958.
- Bill No. 99—An Act to amend The Child Welfare Act.
- Bill No. 100—An Act to Incorporate The Alberta West Coast Insurance Corporation.
- Bill No. 101—An Act respecting Alberta Land Surveyors.
- Bill No. 102—An Act to amend The Wilderness Provincial Park Act.
- Bill No. 103—An Act to amend The Credit and Loan Agreements Act.
- Bill No. 104—An Act to amend The Public Lands Act.
- Bill No. 105—An Act to amend The Co-operative Marketing Associations Guarantee Act.
- Bill No. 106—An Act to amend The Associated Hospitals of Alberta Act.
- Bill No. 107—An Act to amend The Workmen's Compensation Act.
- Bill No. 108—An Act to amend The Cemeteries Act.
- Bill No. 109—An Act to amend The Water Resources Act.
- Bill No. 110—An Act to amend The Companies Act.
- Bill No. 111—An Act to amend The Public Utilities Board Act.
- Bill No. 112—An Act to amend The Trustee Act and The Trust Companies Act, 1960.
- Bill No. 113—An Act to amend The Mines and Minerals Act, 1962.
- Bill No. 114—An Act respecting the Alberta Resources Railway Corporation.
- Bill No. 115—An Act to amend The Public Highways Act.
- Bill No. 116—An Act to amend The Legislative Assembly Act.
- Bill No. 117—An Act respecting the Jurisdiction of the Supreme Court of Canada and the Exchequer Court of Canada.
- Bill No. 118—An Act to amend The Agricultural Service Board Act.

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- Bill No. 119—An Act to amend The Right of Entry Arbitration Act.
- Bill No. 120—An Act to amend The Motor Vehicle Accident Claims Act.
- Bill No. 121—An Act to amend The Local Authorities Pension Act.
- Bill No. 122—An Act to amend The Public Service Pension Act.
- Bill No. 123—An Act to amend The Public Service Act, 1962.
- Bill No. 124—An Act to amend The Irrigation Districts Act.
- Bill No. 125—An Act to amend The Forests Act, 1961.
- Bill No. 126—An Act to amend The M.L.A. Compensation Act.
- Bill No. 127—An Act to amend The Gas Utilities Act.
- Bill No. 128—An Act to amend The Expropriation Procedure Act.
- Bill No. 129—An Act to amend The Homestead Lease Loan Act.
- Bill No. 130—An Act to amend The Marketing of Agricultural Products Act.
- Bill No. 131—An Act to amend The Game Act.
- Bill No. 132—An Act to amend The Land Titles Act.

To these Bills the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

In Her Majesty's name, His Honour the Honourable the Lieutenant Governor doth assent to these Bills.

His Honour the Honourable the Lieutenant Governor was then pleased to deliver the following Speech:

"Mr. Speaker:

"Members of the Legislative Assembly of Alberta:

"In bringing to a close this Second Session of the Fifteenth Legislative Assembly, I desire to express my appreciation of the earnest and diligent manner in which you have applied yourselves to your public duties.

"It is with great satisfaction that I have noted the careful attention you have given to the consideration of the various important measures which have come before you and your steadfast zeal for the promotion of the welfare of our Province.

"I thank you for the provision you have made to meet the needs of the Public Service. The sums of money you have thus provided will be expended by my Ministers in accordance with the principles of efficient and economic administration.

"In relieving you from your duties and declaring the Assembly prorogued, I pray that under Divine Providence our Province will achieve an increasing measure of prosperity and happiness for all the people."

The Provincial Secretary then said:

"It is His Honour, the Honourable the Lieutenant Governor's will and pleasure that this Legislative Assembly be now prorogued and this Legislative Assembly is accordingly prorogued."

His Honour, the Honourable the Lieutenant Governor then retired from the Assembly.

The Assembly prorogued at 4:40 p.m.