



**Legislative Assembly
Province of Alberta**

Day 74

ORDER PAPER

First Session

Thirty-First Legislature

Wednesday, November 27, 2024

Prayers (1:30 p.m.)

ROUTINE (1:30 p.m.)

O Canada (First sitting day of each week)

Indigenous Land Acknowledgement (First sitting day of each week)

Royal Anthem (Thursday)

Oral Question Period (1:50 p.m. daily) (Day 1)

Introduction of Visitors

Introduction of Guests

Ministerial Statements

Members' Statements

Presenting Reports by Standing and Special Committees

Presenting Petitions

Notices of Motions

Introduction of Bills

Tabling Returns and Reports

Tablings to the Clerk

Deferred Divisions (Thursday)

ORDERS OF THE DAY

Government Motions

27. Oral notice having been given, moved by Hon. Mr. Horner:

Be it resolved that the Assembly approve in general the business plans and fiscal policies of the Government.

Adjourned debate: Hon. Ms Gray

52. Hon. Mr. Schow to propose the following motion:

Be it resolved that pursuant to section 3 of the Statutes Repeal Act, SA 2013, cS-19.3, the following statute, appearing on the list of statutes to be repealed which was tabled in the Assembly by the Clerk of the Assembly on behalf of the Minister of Justice on April 8, 2024, (Sessional Paper 288/2023-24), not be repealed:

1. An Act to Strengthen Municipal Government (2017 c13) s1(4), (39) to (41).

Government Bills and Orders

Second Reading

Bill 31 Justice Statutes Amendment Act, 2024 — Hon. Mr. Amery

Adjourned debate: Hon. Mr. Williams

Bill 32 Financial Statutes Amendment Act, 2024 (No. 2) (\$) — Hon. Mr. Horner

Adjourned debate: Hon. Mr. Eggen

Bill 33 Protection of Privacy Act — Hon. Mr. Glubish

Adjourned debate: Mr. Kasawski

Bill 34 Access to Information Act — Hon. Mr. Nally

Debate adjourned.

Bill 35 All-season Resorts Act — Hon. Mr. Schow

Bill 36 Miscellaneous Statutes Amendment Act, 2024 — Hon. Mr. Schow

Committee of the Whole

Bill 25 Early Learning and Child Care Amendment Act, 2024 — Hon. Mr. Jones

Bill 26 Health Statutes Amendment Act, 2024 (No. 2) — Hon. Min. LaGrange

Bill 27 Education Amendment Act, 2024 — Hon. Mr. Nicolaides

Bill 30 Service Alberta Statutes Amendment Act, 2024 — Hon. Mr. Nally

Third Reading

Bill 24 Alberta Bill of Rights Amendment Act, 2024 — Hon. Mr. Amery

Bill 29 Fairness and Safety in Sport Act — Hon. Mr. Schow

Public Bills and Orders Other Than Government Bills and Orders

Second Reading

Bill 208 Psycho-Educational Assessment Access Act — Ms Hayter
(Time remaining: 50 minutes)

Debate adjourned, Mrs. Petrovic speaking.

Bill 209 Reconciliation Implementation Act — MLA Arcand-Paul

Bill 211 Arts and Creative Economy Advisory Council Act — Hon. MLA Ceci

Bill 212 Organ and Tissue Donor Information Agreement Act — Dr. Metz

Bill 214 Eastern Slopes Protection Act — Hon. Ms Notley

Committee of the Whole

Bill 206 Child and Youth Advocate (Parent and Guardian Advisor) Amendment Act,
2024 — Mr. Cyr (Due Day 54)

Bills Awaiting Royal Assent

Bill 28 Meat Inspection Amendment Act, 2024 — Hon. Mr. Sigurdson

Motions Other Than Government Motions

518. Hon. Ms Armstrong-Homeniuk to propose the following motion:

Be it resolved that the Legislative Assembly urge the Government to undertake a policy review, with the objective of expanding protection for Albertans who are at risk of anaphylaxis caused by severe life-threatening allergic reactions, on the feasibility of facilitating the availability and use of epinephrine autoinjectors by the following categories of entities that interact with the public:

- (a) businesses,
- (b) municipal fire departments,
- (c) emergency medical services operators,
- (d) school bus carriers.

519. Mr. Dach to propose the following motion:

Be it resolved that the Legislative Assembly recognize the need for reliable Government project funding to build a modern, effective, and well-planned public transit network that includes complementary and collaborative municipal, regional, and intercity components to meet the critical and essential public transit needs of the province.

520. Mr. Boitchenko to propose the following motion:

Be it resolved that the Legislative Assembly urge the federal government to recognize the Government of Alberta's

- (a) role as a reliable and responsible energy supplier, and
- (b) efforts to
 - (i) become a global commercial energy hub for natural gas transportation and liquid extraction, and
 - (ii) bring Alberta energy products to international markets based on the demand for ethically sourced oil and gas and worldwide energy security.

521. Hon. Ms Hoffman to propose the following motion:

Be it resolved that the Legislative Assembly urge the Government to expand women's healthcare services in Alberta by

- (a) ensuring that the full range of women's reproductive health services are publicly available in all regional hospitals, and
- (b) providing female contraceptive products free of charge.

522. Ms Chapman to propose the following motion:

Be it resolved that the Legislative Assembly urge the Government to take the necessary steps to address overcrowded classrooms by hiring additional teaching staff to ensure that all Alberta classrooms meet the recommended class size based on grade level for Kindergarten to Grade 12, as set out in the 2003 Alberta's Commission on Learning Report "Every Child Learns, Every Child Succeeds."

523. Hon. Mr. Schmidt to propose the following motion:

Be it resolved that the Legislative Assembly urge the Government to

- (a) affirm the fundamental importance of the "polluter pays" principle that the costs of well cleanup and remediation should be borne by the entities responsible for their operation,
- (b) ensure that no public funds are allocated to entities for the purpose of cleaning up or remediating liabilities, and

- (c) strengthen existing regulations and enforcement mechanisms to protect current and future taxpayers by holding responsible parties that are accountable.

524. Ms Wright to propose the following motion:

Be it resolved that the Legislative Assembly

- (a) recognize that wages for teachers, registered nurses, educational assistants and other public sector workers have not kept pace with the rapid increase in the cost of living over the last four years, and
- (b) urge the Government to consider cost-of-living increases when bargaining with public sector workers for future compensation agreements to ensure that these workers are fairly compensated.

525. Ms Lovely to propose the following motion:

Be it resolved that the Legislative Assembly

- (a) recognize that residents of rural communities and farm owners in Alberta face unique challenges related to crime, including property theft, vandalism and personal safety, and
- (b) urge the Government of Canada to introduce legislation to provide more legal certainty for individuals who are required to use force to defend themselves, their families and their property.

528. MLA Tejada to propose the following motion:

Be it resolved that the Legislative Assembly urge the Government to immediately engage with the Government of Canada to consider the following:

- (a) providing additional funding to address the increased cost of delivering the following public services as a result of Alberta's growing population:
 - (i) health care,
 - (ii) Early Childhood Services (ECS) until Grade 12,
 - (iii) post-secondary education,
 - (iv) emergency services, and
 - (v) newcomer support services;
- (b) entering into a federal-Alberta partnership to streamline the coordination of settlement and integration services for newcomers.

529. Hon. MLA Ceci to propose the following motion:

Be it resolved that the Legislative Assembly urge the Government to consider taking the necessary steps to ensure that arts education and arts-based learning opportunities, including music, theatre, and art lessons, are accessible to Alberta families through school and community-based opportunities by eliminating financial barriers to participation in arts programming, including ensuring that the funding parameters of the Every Kid Can Play Program grant explicitly includes art-related activities.

530. MLA Hoyle to propose the following motion:

Be it resolved that the Legislative Assembly

(a) acknowledge the importance of access to a nearby hospital for the residents of south Edmonton, and

(b) urge the Government to consider taking the necessary steps to build a new hospital in south Edmonton.

Motions for Returns

MR10. Moved by Ms Wright:

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

A list showing the number of Albertans, organized by year, paid the basic minimum wage described in section 9(1)(a.1) of the Employment Standards Regulation (AR 14/1997) during the period from June 26, 2019, to March 31, 2024.

Debate adjourned, Mr. Getson speaking.

MR12. Dr. Metz to propose the following motion (Due Day 53):

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

Copies of all surveillance reports prepared by the Ministry of Health between May 1, 2019, and March 31, 2024, relating to the incidence of sexually transmitted infections and diseases in Alberta.

MR14. MLA Batten to propose the following motion (Due Day 53):

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

The number of stop orders issued, by year and location, to persons not authorized to provide child-care facilities under the Early Learning and Child Care Act, during the period from May 1, 2019, to March 31, 2024.

MR17. Mr. Deol to propose the following motion (Due Day 54):

That an Order of the Assembly do issue for a Return showing:
Copies of all documents prepared by the Ministry of Infrastructure that set out which parts of the Red Deer Hospital Redevelopment capital project will be delivered using the public-private partnership model.

MR19. Ms Sweet to propose the following motion (Due Day 55):

That an Order of the Assembly do issue for a Return showing:
Copies of all reports, evaluations, communications and recommendations prepared by the Government relating to the 2023 wildfire season of March 1, 2023, to October 31, 2023.

NOTICES

Government Motions

53. Hon. Ms Smith to propose the following motion:

Be it resolved that the Legislative Assembly approve, pursuant to section 3 of the Alberta Sovereignty Within a United Canada Act, the following motion:

1. The Legislative Assembly is of the view that
 - (a) in accordance with section 92A of The Constitution Act, 1867, the Alberta Legislature has exclusive legislative jurisdiction over the exploration, development, conservation, management and production of non-renewable natural resources in Alberta,
 - (b) the Government of Canada has proposed the Oil and Gas Sector Greenhouse Gas Emissions Cap Regulations (“Federal Initiative”), which would, if implemented, cap oil and gas production in Alberta, result in a production cut of at least one million barrels of oil per day and effectively prohibit future oil and gas production growth in Alberta,
 - (c) the Federal Initiative will damage the economic and social well-being of Albertans by eliminating hundreds of thousands of jobs, cause the insolvency of tens of thousands of Alberta businesses, and lead to the loss of hundreds of billions of dollars in tax and royalty revenue by the Government of Alberta to support public social programs and infrastructure for Albertans,
 - (d) the Government of Alberta is, on behalf of the people of Alberta, the owner of the majority of oil and gas resources in Alberta and has a duty to ensure the value of those resources are maximized for Albertans,

- (e) the Government of Alberta is committed to its continued partnership with private industry to maximize the value of Alberta’s oil and gas resources by granting mineral interests to corporations (“interest holders”) in exchange for resource royalties and income tax payments paid by interest holders to the Government of Alberta,
- (f) it is the intent of the Government of Alberta to more than double the production of oil and gas in the province of Alberta from current production levels while promoting and incentivizing the mass development and implementation of emissions reduction technologies related to oil and gas production, and
- (g) the Government of Alberta remains committed to ensuring that current and future Albertans continue to own and control oil and gas resources in Alberta, receive the full benefit of the development of those resources and are not restricted in the marketing or sale of those resources by any other government.

2. The Legislative Assembly is of the opinion that the Federal Initiative is unconstitutional on the basis that it is not directed at a matter falling within section 91 of The Constitution Act, 1867, and impermissibly intrudes into an area of exclusive provincial jurisdiction, namely the exploration, development, conservation, management, and production of non-renewable natural resources as set out in section 92A of The Constitution Act, 1867.

And be it further resolved that the Legislative Assembly urge the Lieutenant Governor in Council to consider the following responses to the Federal Initiative:

- (a) ensure that the Government of Alberta and any provincial entity, as defined in the Alberta Sovereignty Within a United Canada Act, refrain from participating in the implementation or enforcement of the Federal Initiative within Alberta, to the extent legally permissible;
- (b) use all legal means necessary to oppose the implementation or enforcement of the Federal Initiative in Alberta, including launching a legal challenge in the Alberta Courts;
- (c) ensure that oil and gas production facilities and related infrastructure that are owned by an interest holder in Alberta (“interest holder facilities”) are considered to be “essential infrastructure”, as defined in the Critical Infrastructure Defence Act;
- (d) prohibit the entry by any individual, including an employee or contractor of the Government of Canada, to an interest holder facility, excepting the interest holder and their employees and contractors, or anyone else specifically authorized to enter that interest holder facility by the Government of Alberta;

- (e) declare that all information or data related directly or indirectly to greenhouse gas emissions that are collected by interest holders at an interest holder facility (“Emissions Data”) are proprietary information and data that are owned exclusively by the Government of Alberta, and require all emissions data to be reported or disclosed by an interest holder only to the Government of Alberta;
- (f) use the Conventional Oil Royalty-in-Kind (CORIK) program to sell oil through the Alberta Petroleum Marketing Commission to purchasers around the world, work collaboratively with industry to expand the Bitumen Royalty-in-Kind (BRIK) program and develop a similar natural gas royalty-in-kind program, to ensure the Government and industry can maximize the value of Alberta’s oil and gas resources, expand pipeline capacity, develop new markets for industry and minimize economic risk to future oil and gas resource development caused by the hostile policies of the Government of Canada; and
- g) work collaboratively with the governments of the United States of America, British Columbia, Saskatchewan, Manitoba, Ontario, Northwest Territories, and Yukon, as well as First Nation governments located in those jurisdictions and in Alberta, to substantially increase pipeline capacity from Alberta to tidewater ports and to the United States of America.

Leave to Introduce a Bill

Bill 23 Miscellaneous Corrections Statute Amendment Act, 2024 — Hon. Mr. Schow

Bill 215 Prohibiting Ownership of Agricultural Lands (Pension Plans and Trust Corporations) Act — Mr. van Dijken

Projected Government Business

Wednesday, November 27	Aft.	– Government Bills and Orders Committee of the Whole Bill 25, 29, 30 And as per the Order Paper
	Eve.	Government Bills and Orders Committee of the Whole Bill 24, 26, 27 And as per the Order Paper

Thursday, November 28 Aft. – **Government Bills and Orders**
Second Reading
Bill 33, 34, 35
And as per the Order Paper

**Motions for Returns for Consideration
on Monday, December 2, 2024**

Motions for Returns

To be dealt with: MR10 (debate adjourned), MR12, MR14, MR17, MR19

**Due Dates Under Standing Order 34(5) for
Written Questions Accepted**

Day 87 WQ7, WQ8, WQ9

**Due Dates Under Standing Order 34(5) for
Motions for Return Accepted**

Day 98 MR1, MR4, MR5, MR8, MR11, MR13, MR15, MR16, MR18

Hon. Nathan M. Cooper,
Speaker