

LEGISLATIVE ASSEMBLY OF MANITOBA

VOTES AND PROCEEDINGS No. 29

THIRD SESSION, THIRTY-EIGHTH LEGISLATURE

PRAYERS 1:30 O'CLOCK P.M.

The following petitions were presented and read:

Mr. LAMOUREUX – Legislative Assembly of Manitoba to request the Legislative Assembly of Manitoba to consider recognizing the need to sit for a minimum of 80 days in any given calendar year. (A. Coronado, D. Cawaling, M. Polvorosa and others)

Mr. SCHULER – Legislative Assembly of Manitoba to request the Provincial Government to consider providing East St. Paul with local ambulance service which would service both East and West St. Paul and to consider improving the way that ambulance service is supplied to all Manitoba's by utilizing technologies such as GPS in conjunction with a Medical Transportation Co-ordination Center (MTCC) which will ensure that patients receive the nearest ambulance in the least amount of time and to consider ensuring that appropriate funding is provided to maintain superior response times and sustainable services. (R. Behnke, J. Behnke, P. Behnke and others)

Mr. LOEWEN – Legislative Assembly of Manitoba to request the Provincial Government to recognize the need for a public high school in the southwest region of Winnipeg and in conjunction with the Public Schools Finance Board, to consider adequate funding to establish a high school in the southwest sector of Winnipeg. (J. Vandal, D. Ollinik, C. Ferries and others)

Mr. GOERTZEN – Legislative Assembly of Manitoba to request the Premier of Manitoba to consider covering the cost of insulin pumps that are prescribed by an Endocrinologist or Medical Doctor under the Manitoba Health Insurance Plan. (C. Magel, M. Koop, A. Funk and others)

Hon. Mr. GERRARD – Legislative Assembly of Manitoba to request the Minister of Health to allow women with options when they give birth, and to consider stopping the planned closure of the Victoria General Hospital Maternity Ward. (T. Dougles, A. McCluskey, J. Grey)

Wednesday, April 13, 2005

On motion of Mr. STRUTHERS for Hon. Ms. WOWCHUK, Bill (No. 26) – The Margarine Repeal Act/Loi abrogeant la Loi sur la margarine, was read a First Time and had its purposes outlined.
Pursuant to Rule 26(1), Messrs. HAWRANIK and JHA, Mrs. STEFANSON, Ms. BRICK and Hon. Mr GERRARD made Members' Statements.
During Orders of the Day, Mr. LAMOUREUX rose on a Matter of Privilege and moved:
THAT this Matter of Privilege which concerns the unorthodox ways of government be referred to the Committee on Legislative Affairs.
WHEREUPON Mr. Speaker informed the House he would take the matter under advisement.
The Order of the Day having been read for consideration of Report Stage Amendment of Bil (No. 22) – The Water Protection Act/Loi sur la protection des eaux, reported from the Standing Committee on Social and Economic Development:
Mr. FAURSCHOU moved:
THAT Bill 22 be amended in Clause 7(5)(b) by striking out "a regulation made or".
And a debate arising,
And Mr. FAURSCHOU, Hon. Messrs. GERRARD and ASHTON having spoken,
The debate was, on motion of Mr. PENNER, adjourned.
Mr. FAURSCHOU then moved:
THAT Bill 22 be amended by replacing Clause 7(6) with the following:
Priority of <i>The Water Rights Act</i> 7(6) A permit or licence issued under <i>The Water Rights Act</i> prevails over a regulation made or order issued under this section.
And a debate arising,
And Mr. FAURSCHOU, Hon. Messrs. ASHTON and GERRARD having spoken,
The debate was, on motion of Mr. DERKACH, adjourned.

Mr. FAURSCHOU then moved:

THAT Bill 22 be amended in Clause 23 by adding "and must refer to the water council the responsibility to monitor the development and implementation of watershed management plans" after "to the water council".

And a debate arising,

And Mr. FAURSCHOU, Hon. Messrs. GERRARD and ASHTON having spoken,

The debate was, on motion of Mr. Penner, adjourned.

Mr. FAURSCHOU then moved:

THAT Bill 22 be amended in Clause 24(4)(b) by striking out "the fund or".

And a debate arising,

And Mr. FAURSCHOU, Hon. Messrs. GERRARD and ASHTON having spoken,

The debate was, on motion of Mr. PENNER, adjourned.

Mr. FAURSCHOU then moved:

THAT Bill 22 be amended by adding the following after Clause 32:

Appeals

32.1(1) A person who is affected by an order under this Act or under the regulations may appeal the order to the Municipal Board within 30 days after the order is made.

Stay of order

32.1(2) Unless the Municipal Board orders otherwise, the order appealed and any proceedings to enforce it are stayed from the filing of the appeal until the Municipal Board decides the appeal.

Exception when order relates to pollution

32.1(3) Subsection (2) does not apply to an order that relates to or is issued to prevent or mitigate water pollution.

And a debate arising,

And Mr. FAURSCHOU and Hon. Mr. ASHTON having spoken,

The debate was, on motion of Mr. PENNER, adjourned.

Wednesday, April 13, 2005

Mr. FAURSCHOU then moved:

THAT Bill 22 be amended in Clause 33(3) by striking out "Part 2 other than section 7, or under any of clauses 33(1)(a) to (d)" and substituting "any provision of this Act".

And a debate arising,

And Mr. FAURSCHOU, Hon. Mr. ASHTON, Mr. CUMMINGS and Hon. Mr. GERRARD having spoken,

And Mr. DYCK speaking at 5:30 p.m. The debate was allowed to remain in his name.

The House then adjourned at 5:30 p.m. until 10:00 a.m. Thursday, April 14, 2005.

Hon. George HICKES, Speaker.