

PRAYER

1:30 O'CLOCK P.M.

The following petitions were presented and read:

Mrs. MITCHELSON – Legislative Assembly of Manitoba to urge the Provincial Government to consider immediately enacting a province wide review of the long-term care needs of residents of Manitoba and to recognize the stresses placed upon the healthcare system by the current and continuous aging population and consider increasing the availability of long-term care spaces (PCH beds) in communities across the province. (J. Borley, F. Hogan, W. Colbert and others)

Mr. SCHULER – Legislative Assembly of Manitoba to urge that the Provincial Government improve the safety at the pedestrian corridor at the intersection of PTH# 206 and Cedar Avenue in Oak Bank by considering such steps as highlighting pavement markings to better indicate the location of the shoulders and crosswalk, as well as installing a lighted crosswalk structure. (G. Loewen, S. Moynes, N. Pelissier and others)

Mr. EWASKO – Legislative Assembly of Manitoba to urge the Provincial Government and the Minister of Health to ensure that the Beausejour District Hospital and Primary Care Centre have a primary care physician available on weekends and holidays to better provide area residents with this essential service. (A. Antonurida, B. Mikoluff, M. Mickey and others)

Mr. HELWER – Legislative Assembly of Manitoba to urge the Provincial Government to develop and evolve community based brain injury services that include but are not limited to: case management services known also as service navigation; safe and accessible housing in the community; proctor or coach type assistance for community re-integration programs; improved access to community based rehabilitation services; and improved transportation especially for people living in rural Manitoba and to encompass financial and emotional supports for families and other caregivers in the model that is developed. (S. Smith, C. Edwards, S. Sanderson and others)

Ms. ALLAN, Chairperson of the Standing Committee on Social and Economic Development, presented its Fifth Report, which was read as follows:

Meetings:

Your Committee met on June 25, 2015 at 6:00 p.m. in Room 255 of the Legislative Building.

Matters under Consideration

- **Bill (No. 11)** The Public Health Amendment Act (Prohibiting Children's Use of Tanning Equipment and Other Amendments)/Loi modifiant la Loi sur la santé publique (utilisation interdite des appareils de bronzage par les enfants et autres modifications)
- Bill (No. 17) The Manitoba Public Insurance Corporation Amendment Act/Loi modifiant la Loi sur la Société d'assurance publique du Manitoba
- Bill (No. 22) The Red River College Act/Loi sur le Collège Red River

Committee Membership

- Ms. Allan
- Hon. Mr. ALLUM
- Hon. Mr. CHOMIAK
- Hon. Ms. CROTHERS
- Hon. Mr. DEWAR
- Mr. EWASKO
- Mr. GOERTZEN
- Mr. GRAYDON
- Mr. PIWNIUK
- Mr. RONDEAU
- Mr. WIEBE

Your Committee elected Ms. ALLAN as the Chairperson Your Committee elected Mr. WIEBE as the Vice-Chairperson

Public Presentations

Your Committee heard the following three presentations on **Bill** (No. 11) – The Public Health Amendment Act (Prohibiting Children's Use of Tanning Equipment and Other Amendments)/Loi modifiant la Loi sur la santé publique (utilisation interdite des appareils de bronzage par les enfants et autres modifications):

Steven Gilroy	Joint Canadian Tanning Association
Erin Crawford	Canadian Cancer Society, Manitoba Office
Kelly Karam	Fabutan Studios, Owner

Written Submissions

Your Committee received the following written submission on **Bill** (No. 11) – The Public Health Amendment Act (Prohibiting Children's Use of Tanning Equipment and Other Amendments)/Loi modifiant la Loi sur la santé publique (utilisation interdite des appareils de bronzage par les enfants et autres modifications):

Kathy Litton Tan FX Sun Tanning Studios, Owner

Bills Considered and Reported

• **Bill (No. 11)** – The Public Health Amendment Act (Prohibiting Children's Use of Tanning Equipment and Other Amendments)/Loi modifiant la Loi sur la santé publique (utilisation interdite des appareils de bronzage par les enfants et autres modifications)

Your Committee agreed to report this Bill without amendment.

• **Bill (No. 17)** – The Manitoba Public Insurance Corporation Amendment Act/Loi modifiant la Loi sur la Société d'assurance publique du Manitoba

Your Committee agreed to report this Bill without amendment.

• **Bill** (No. 22) – The Red River College Act/Loi sur le Collège Red River

Your Committee agreed to report this Bill without amendment.

On motion of Ms. ALLAN, the Report of the Committee was received.

Mr. MARCELINO (Tyndall Park), Vice-Chairperson of the Standing Committee on Rules of the House, presented its First Report, which was read as follows:

Meetings:

Your Committee met on June 26, 2015 at 9:00 a.m. in Room 255 of the Legislative Building.

Matters under consideration

Amendments to the Rules, Orders and Forms of Proceedings of the Legislative Assembly of Manitoba

Committee Membership

- Hon. Mr. ASHTON
- Hon. Mr. CHOMIAK
- Mr. CULLEN
- Hon. Mr. GERRARD
- Mr. GOERTZEN
- Hon. Ms. MARCELINO (Logan)
- Mr. MARCELINO (Tyndall Park)
- Hon. Mr. REID (*Chairperson*)
- Mr. SCHULER
- Mr. WIEBE
- Hon. Ms. WIGHT

Your Committee elected Mr. MARCELINO (Tyndall Park) as the Vice-Chairperson

Officials Speaking on Record

- Ms. Patricia Chaychuk, Clerk of the Legislative Assembly of Manitoba
- Mr. Rick Yarish, Deputy Clerk of the Legislative Assembly of Manitoba

Amendments to Rules Considered and Reported

At the June 26, 2015 meeting your committee agreed to report the following amendments to the Rules, Orders and Forms of Proceedings of the Legislative Assembly of Manitoba with one amendment:

THAT the Rules, Orders and Forms of Proceedings of the Legislative Assembly of Manitoba be amended as follows:

THAT these Amendments will come into force, on October 20, 2015, unless otherwise indicated.

THAT the definition "a Recognized Opposition Party" in clause 1(3)(h) be replaced with the following:

(h) **"a Recognized Opposition Party"** means an opposition party represented in the Legislative Assembly by four or more Members;

THAT Rule 2 be repealed and replaced with the following, effective April 20, 2016:

Sitting Periods

2(1) The House may meet at any time during the following sitting periods, except during the Spring Sittings when the House must begin to meet on the first Wednesday in March:

November Sittings

From Tuesday following the Remembrance Day week as described in sub-rule 2(2)(a) to the first Thursday in December.

Spring Sittings

From the first Wednesday in March to the first sitting day in June.

Fall Sittings

From the first Wednesday in October to Thursday of the week prior to the Remembrance Day Week.

Within these periods, the House is to meet on a day fixed by the Speaker at the Government's request and, unless adjourned earlier by order of the House, is to be adjourned by the Speaker, without a motion for adjournment on the applicable day. The House then stands adjourned to the call of the Speaker.

The Government may call the House into session for four additional sitting days in June after the first sitting day in June to complete consideration of Specified Bills. On the last day of these four additional sitting days the remaining stages of Specified Bills not dealt with by the usual hour of adjournment will be deemed to be adopted and concluded. The House will not rise until royal assent has been granted.

If the day of the week on which Remembrance Day falls prevents the House from sitting for seventeen days in the Fall Sittings, the House may extend daily sittings until 10:00 p.m. Each of these extended sitting days shall count as two sitting days for the purpose of achieving seventeen sitting days.

These extended sitting days may be held at any point in the Fall Sittings for the business of supply and passage of *The Budget Implementation and Tax Statutes Amendment Act* and to achieve the following Completion Days for Designated Bills:

Second Reading per sub-rule 2(17) Committee Stage per sub-rule 2(18) Report Stage per sub-rule 2(19) Concurrence and Third Reading per sub-rule 2(20).

On the last Thursday sitting prior to the Remembrance Day Week, the remaining steps for Designated Bills and the business of supply and passage of *The Budget Implementation and Tax Statutes Amendment Act* must be concluded. Any remaining steps not dealt with by the usual hour of adjournment will be deemed to be adopted and concluded. The House will not adjourn until royal assent has been granted.

Constituency Weeks

2(2) The House shall not meet during the following Constituency Weeks:

- (a) the week in which Remembrance Day falls if it falls on a weekday, or the week following Remembrance Day if it falls on a Saturday or Sunday ("Remembrance Day week");
- (b) the week designated under *The Public Schools Act* as a spring break or vacation ("Spring constituency week");
- (c) the week in which May 1 falls if it falls on a weekday, or the week following May 1 if it falls on a Saturday or Sunday ("May constituency week");
- (d) the week commencing on the third Monday of October ("October constituency week").

Recall of the House

2(3) If the Government advises the Speaker that the public interest requires the House to meet at any time because of an emergency or extraordinary circumstances, a reason for the recall must be provided. The Speaker must advise the Members that the House is to meet at the time specified by the Government and of the reason for the recall.

Recalled House may meet for up to three weeks

2(4) When recalled under sub-rule 2(3), the House is to begin to meet at the specified time, and unless adjourned earlier by order of the House, is to be adjourned by the Speaker, without a motion for adjournment at the usual adjournment time on the twenty-first calendar day after it was recalled. The House then stands adjourned to the call of the Speaker.

Further recall of the House

2(5) If the House is adjourned in accordance with sub-rule 2(4), the House must not be recalled again under sub-rule 2(3) until after the House has been in recess for a period of one week.

Recall not prevented

2(6) For certainty, nothing in this rule prevents the Government from recalling the House under sub-rule (3) at any time except sub-rule 2(5).

Meeting outside sitting periods on agreement

2(7) If the House Leaders agree, the House may meet at a time other than during a sitting period referred to in sub-rule (1).

Specified Government Bills

2(8) In order for a Government Bill to be specified, the following actions must take place:

- (a) First Reading must be moved no later than the twentieth sitting day after presentation of the Throne Speech;
- (b) Second Reading must be moved no later than the fourteenth sitting day after the First Reading Completion Day for Specified Bills; and
- (c) The Bill has not been included on the list of Designated Bills tabled by the Official Opposition in accordance with sub-rule 2(9).

Opposition Bills cannot be specified or designated.

Designation by Opposition parties

2(9) No later than the fourteenth sitting day after the First Reading Completion Day for Specified Bills, the Official Opposition may designate up to five Government Bills for the purpose of further consideration at a later sittings period. If *The Budget Implementation and Tax Statutes Amendment Act* is identified as a Designated Bill, it counts as two of the five Bills that can be designated. If there is a second Opposition party, the division of Designated Bills is four for the Official Opposition and one for the Second Opposition Party. *The Interim Appropriation Act* may not be designated under this rule.

Second Reading moved for Specified Bills

2(10) On the same sitting day identified in sub-rule 2(9), and after Bills have been designated by the Opposition parties, the House is to not see the clock until the Second Reading motions have been moved for Bills the Government identifies as specified, excepting Designated Bills. On this day, the Minister, Critics and each Independent Member may speak for a maximum of 10 minutes each per Government Bill moved for second reading, followed by an up to 15-minute question and answer period for each Bill conducted according to the provisions of sub-rule 136(5).

Second Reading Completion Day for Specified Bills

2(11) On the following sitting day after the actions under sub-rule 2(10), the questions for Second Reading of Bills the Government identifies as specified must be put.

Committee Completion Day for Specified Bills

2(12) No later than the thirteenth sitting day after the Second Reading Completion Day for Specified Bills, Standing Committees must complete consideration of any Specified Bills that have been referred to those committees and report those Bills to the House on the following sitting day.

Report Stage Completion Day for Specified Bills

2(13) No later than the third sitting day after the Final Committee Report Day for Specified Bills, report stage on each specified Government Bills must be completed.

Concurrence and Third Reading Day for Specified Bills

2(14) No later than the second sitting day after Report Stage Completion Day for Specified Bills — or in the event no report stage amendments have been filed, no later than the fifth sitting day after Final Committee Report Day for Specified Bills — Concurrence and Third Readings of Specified Bills must be completed. On this day, the Minister, Critics and each Independent Member may speak for a maximum of 10 minutes each per Government Bill moved for Concurrence and Third Reading. The House cannot adjourn until royal assent has been granted.

Actions to complete Second Reading, Report Stage and Concurrence and Third Reading of Specified Bills

2(15) If the actions referred to in sub-rules 2(11), 2(13) and 2(14) have not been completed by the noted date, the following provisions are to apply:

- (a) The House will not adjourn on that day until the Speaker has put all the applicable questions on all Specified Bills.
- (b) If by 3:30 p.m. Routine Proceedings has not concluded, the Speaker must terminate Routine Proceedings and proceed to Orders of the Day.
- (c) At 4:00 p.m. the Speaker will interrupt debate and put all questions on the remaining Bills with no further debate or amendment.
- (d) Matters of privilege and points of order will be held until all votes are completed.
- (e) Despite sub-rule 14(4), divisions on these Specified Bills cannot be deferred.

Actions to complete Committee Stage of Specified Bills

2(16) If the actions referred to in sub-rule 2(12) have not been completed in committee by the noted date, the following provisions are to apply if a committee is sitting:

- (a) If a Committee considering Bills has not completed public presentations, it must close public presentations at 9:00 p.m. By unanimous consent the deadline can be extended to 10:00 p.m. The public has the ability to provide written submissions for an additional 24 hours.
- (b) At 11:00 p.m. any member of the Committee who wishes to move an amendment to a Bill must file 20 copies of the amendment with the Clerk of the Committee, and the Clerk must distribute the amendment to members of the Committee. After that time, an amendment may be moved only if copies of it were filed with the Clerk and distributed as required by this rule.
- (c) At midnight the Chair of the Committee must interrupt the proceedings and, without further debate or amendment (other than an amendment distributed as required by rule (b)), put every question necessary to complete clause-by-clause consideration of the Bills under consideration.
- (d) The committee must report the Bills to the House at its next sitting. In the event that the Committee fails to report the Bills at that sitting, the Bills are deemed to be reported to the House, as amended by the Committee (if applicable) and the report is deemed to be received by the House at that sitting.

Designated Bills

Second Reading Completion Day for Designated Bills

2(17) Within two sitting days of the session resuming, the question for Second Reading of Designated Bills must be put. Emergency recall sittings are exempt from this provision. On this day, the Minister, Critics and each Independent Member may speak for a maximum of 10 minutes each per Government Bill moved for second reading, followed by an up to 15-minute question and answer period for each Bill conducted according to the provisions of sub-rule 136(5).

Committee Completion Day for Designated Bills

2(18) No later than the ninth sitting day after the Second Reading Completion Day for Designated Bills, Standing Committees or Committee of the Whole must complete consideration of any Designated Bills that have been referred to those committees. Standing Committees must report those Bills to the House on the following sitting day while Committee of the Whole can report Bills on the same sitting day once consideration of the Bills is completed.

Report Stage Completion Day for Designated Bills

2(19) No later than the third sitting day after Final Committee Report Day for Designated Bills, Report Stages of designated Government Bills must be completed.

Concurrence and Third Reading Completion Day for Designated Bills

2(20) No later than the second sitting day after Report Stage Completion Day for Designated Bills — or in the event no report stage amendments have been filed, no later than the fifth sitting day after Final Committee Report Day for Designated Bills — Concurrence and Third Readings of Designated Bills must be completed. On this day, the Minister, Critics and each Independent Member may speak for a maximum of 10 minutes each per Government Bill moved for Concurrence and Third Reading. The House cannot adjourn until royal assent has been granted.

Actions to complete Second Reading, Report Stage and Concurrence and Third Reading of Designated Bills

2(21) If the actions referred to in sub-rules 2(17), 2(19) and 2(20) have not been completed by the noted date, the following provisions are to apply:

- (a) The House will not adjourn on that day until the Speaker has put all the applicable questions on all Specified Bills.
- (b) If by 3:30 p.m. Routine Proceedings has not concluded, the Speaker must terminate Routine Proceedings and proceed to Orders of the Day.
- (c) At 4:00 p.m. the Speaker will interrupt debate and put all questions on the remaining Bills with no further debate or amendment.
- (d) Matters of privilege and points of order will be held until all votes are completed.
- (e) Despite sub-rule 14(4), divisions on these Specified Bills cannot be deferred.

Actions to Complete Committee Stage of Designated Bills

2(22) If the actions referred to in sub-rule 2(18) have not been completed in a Standing Committee by the noted date, the following provisions are to apply if a Standing Committee is sitting:

- (a) If a Committee considering Bills has not completed public presentations, it must close public presentations by 9:00 p.m. By unanimous consent the deadline can be extended to 10:00 p.m. The public has the ability to provide written submissions for an additional 24 hours.
- (b) At 11:00 p.m. any member of the Committee who wishes to move an amendment to a Bill must file 20 copies of the amendment with the Clerk of the Committee, and the Clerk must distribute the amendment to members of the Committee. After that time, an amendment may be moved only if copies of it were filed with the Clerk and distributed as required by this rule.
- (c) At midnight, the Chair of the Committee must interrupt the proceedings and, without further debate or amendment (other than an amendment distributed as required by rule (b)), put every question necessary to complete clause-by-clause consideration of the Bills under consideration.
- (d) The committee must report the Bills to the House at its next sitting. In the event that the Committee fails to report the Bills at that sitting, the Bills are deemed to be reported to the House, as amended by the Committee (if applicable) and the report is deemed to be received by the House at that sitting.

Actions to Complete Committee of the Whole Stage of Designated Bills

2(23) If the actions referred to in sub-rule 2(18) have not already been completed in Committee of the Whole, the following provisions are to apply:

- (a) If not already in Committee of the Whole by 4:00 p.m. the House must resolve into Committee of the Whole.
- (b) At 4:00 p.m. the Chairperson must put the remaining questions without further debate or amendment to conclude consideration of the legislation before the Committee.
- (c) Matters of privilege and points of order will be held until all votes are completed.
- (d) Despite sub-rule 14(4), divisions on these Specified Bills cannot be deferred.

If no Speaker

2(24) If there is no Speaker, the Clerk is to act in the Speaker's place under this rule.

THAT sub-rule 4(5) be repealed and replaced with the following, effective April 20, 2016:

Committee of Supply Friday Sittings

4(5) Once consideration of departmental estimates has begun, the Committee of Supply may sit on Friday mornings from 10:00 a.m. to 12:30 p.m. if the House Leaders from all recognized parties provide written notice to the Speaker by 5:00 on the previous Wednesday.

4(5.1) When the Committee of Supply sits on Friday mornings from 10:00 a.m. to 12:30 p.m. the Speaker must adjourn the Thursday sitting on Friday at 12:30 p.m.

4(5.2) Any Friday on which meetings of the Committee of Supply are held shall be considered to be a sitting day of the Legislature.

THAT sub-rule 4(6) be repealed and replaced with the following, effective April 20, 2016:

Intersessional committee meetings

4(6) During intersessional periods, any day on which meetings of Standing or Special Committees are held shall be considered to be a sitting day of the Legislature, and the Speaker shall record the number of sitting days which are Committee days. Despite sub-rule 92(8), ten calendar days notice is required for intersessional committee meetings.

AMENDMENT

THAT sub-rule 4(6) be amended to add the following words after "Legislature":

"but are not to be included in the count of the sitting days for Specified or Designated Bills,"

THAT the following be added after sub-rule 4(6), effective April 20, 2016:

Intersessional committee meetings to hear public presentations

4(7) Despite sub-rule 4(6), Standing Committees cannot meet intersessionally during the months of January, February, June, July and August to hear public presentations unless:

- (a) All recognized opposition parties have granted leave on the record; or
- (b) House Leaders of all recognized opposition parties have countersigned the letter from the Government House Leader calling for an intersessional committee meeting.

THAT sub-rule 9(1) *be repealed and replaced with the following:*

The Speaker's duties

9(1) The Speaker shall preserve order and decorum and enforce the Rules, and shall decide all questions of order without appeal.

THAT sub-rule 19(4) be repealed and replaced with the following:

Use of electronic devices

19(4) Members may use electronic devices in the House and in Committee in silent mode. During Oral Questions, such devices may only be used in the Loges.

THAT Rule 23 be repealed and replaced with the following:

Routine Proceedings

23(1) Routine Proceedings in the House at 1:30 p.m., and at 10:00 a.m. when it sits on a Friday, is as follows, unless the House orders otherwise:

Introduction of Bills Committee Reports Tabling of Reports Ministerial Statements Members' Statements Oral Questions Petitions Grievances

Order after daily routine

23(2) After the daily routine of business, the Orders of the Day shall be considered as follows, subject to rules 29, 32(4) and 45(1):

Address in Reply to the Speech from the Throne Budget Motion Committee of the Whole House, for considering Bills Committee of Supply Report Stage, Bills reported from Committees Government Bills — Concurrence and Third Readings, Second Readings Government Motions Opposition Day Motions

Resolving into Committee of the Whole or of Supply

23(3) Whenever the Order of the Day is called for "Committee of the Whole House, for considering Bills" or for "Committee of Supply", the Speaker is to leave the Chair and the House is to resolve itself into the Committee.

Private Members' Business

23(4) Subject to sub-rule 4(3), Private Members' Business shall be considered as follows when the House sits on Tuesdays and Thursdays:

Tuesday:

10:00 a.m. to 11:00 a.m. (Private Members' Hour) Private Bills Public Bills Private Members' Resolutions Motions

11:00 a.m. to 12:00 noon (Private Members' Hour)

Private Members' Resolutions Motions Public Bills Private Bills

Thursday:

10:00 a.m. to 11:00 a.m. (Private Members' Hour) Public Bills Private Bills Private Members' Resolutions Motions 11:00 a.m. to 12:00 noon (Private Members' Hour)
Private Members' Resolutions
Motions
Private Bills
Public Bills
Deferred votes from previous Tuesday Private Members' Business at 11:55 a.m.

Divisions during Private Members' Business

23(5) A division requested during a Private Members' Hour on Tuesday must be deferred to the Private Members' Hour the following Thursday. The deferred vote shall take place at 11:55 a.m. on Thursday, and despite rule 14(4) shall not be further deferred.

23(6) A division requested during a Private Members' Hour on Thursday takes place immediately.

23(7) In the case of a division occurring pursuant to sub-rule 23(6), after the division is requested or after the vote is recorded on a division, the House shall consider the next item of business only with leave or if at least 30 minutes remain in that Private Members' Hour.

Private Members' Bills Question Period

23(8) Following the Sponsor's opening speech on the Second Reading of a Private Members' Bill, a ten minute question period on the Bill may occur.

During this question period:

- (a) questions may be addressed to the Sponsor by any Member, with the first question being asked by a Member from another party, followed by a rotation between parties;
- (b) each Independent Member may ask one question; and
- (c) no question or answer shall exceed 45 seconds.

THAT the following be added after Rule 23, effective April 20, 2016:

Selected Bills

23.1(1) Each recognized party may select up to three Private Members' Bills per session to proceed to a Second Reading vote.

Bills to proceed to a Second Reading vote

23.1(2) Each Independent Member may select one Private Members' Bill per session to proceed to a Second Reading vote, and despite Rule 68(1), an Independent Member will not require a seconder to move each Reading motion for their selected Private Members' Bill.

Written notice

23.1(3) Written notice of each Bill, indicating the sitting day and time when the vote will occur, must be provided to the Speaker by the House Leader or the Independent Member no later than two weeks prior to the scheduled end of the Fall Sittings.

THAT the following be added after Rule 26:

ORAL QUESTIONS

Oral Questions

26.1(1) The time allowed for Oral Questions shall not exceed 40 minutes.

Rules of debate apply

26.1(2) The rules of debate shall apply to Oral Questions.

Time limits on questions and answers

26.1(3) Questions and answers in Oral Questions shall not exceed:

- (a) 60 seconds for Leaders of Recognized Parties.
- (b) 45 seconds for other Members and Ministers.

Order of questions

26.1(4) Following a general election and before the first House sitting period, the House Leaders must jointly advise the Speaker of the order, by party, in which questions will be asked during Oral Questions. The order will be followed for the duration of each Legislature, unless the composition of the parties in the House changes, in which case the House Leaders must, before the next House sitting, advise the Speaker of any change to the order in which questions are to be asked.

Prohibition on Points of Order and Matters of Privilege during Oral Questions

26.1(5) The Speaker shall not consider Points of Order or Matters of Privilege during Oral Questions.

THAT sub-rules 28(3) to 28(6) be repealed and replaced with the following, effective April 20, 2016:

Filing of Motion

28(3) An Opposition Day Motion shall be filed with the Clerk on a sitting day before the House adjourns, or before the usual adjournment hour, whichever is later.

Placing on the Order Paper

28(4) An Opposition Day Motion shall be placed on the Order Paper on the sitting day after filing, notwithstanding sub-rules 63(1) and 67(2).

Consideration of Motion

28(5) An Opposition Day Motion shall be considered on the same day it appears on the Order Paper.

Notifying House Leaders

28(6) The Clerk shall notify House Leaders and Independent Members on the day an Opposition Day Motion is filed.

THAT sub-rule 28(8) be repealed and replaced with the following, effective April 20, 2016:

Not for Second Reading or Concurrence and Third Reading

28(8) No motion under this Rule shall be for Second Reading or Concurrence and Third Reading of a Bill.

THAT sub-rule 28(14) be repealed and replaced with the following, effective April 20, 2016:

Debate limited to one sitting day

28(14) Debate on an Opposition Day Motion is to be limited to one sitting day. The House shall not adjourn until all Members wishing to speak to the motion have done so.

THAT sub-rule 30(1) be repealed and replaced with the following, effective April 20, 2016:

Orders not taken up

30(1) Subject to sub-rule 23(3), Written Questions, notices of motions by Members, and orders not taken up or proceeded with when called, may be allowed to stand and retain their precedence; otherwise they shall be removed from the Order Paper.

THAT Rule 31 be repealed and replaced with the following, effective April 20, 2016:

PRIVATE MEMBERS' RESOLUTIONS

Definition of "resolution"

31(1) In this Rule, "resolution" means a vote, motion, resolution or address, but does not include a motion for the first, second or Concurrence and Third Reading of the Bill, or a motion to refer a Bill to a Committee.

Submitting a resolution

31(2) Each Private Member may submit one resolution per legislative session to the Clerk, who shall determine if it is procedurally correct.

Resolutions cannot be amended

31(3) Resolutions cannot be amended, unless by unanimous consent of the House.

Time limit of debate

31(4) Each resolution is to be considered for no more than three hours. At the end of the three hours of debate, or if there are no more Members wishing to speak, the Speaker must put the question.

Private Members' Resolution Question Period

31(5) Ten minutes prior to the end of the second hour of Private Members' Business, the Speaker shall interrupt debate to allow a ten-minute question period on the resolution under consideration. If a deferred vote under sub-rule 23(5) has been scheduled for this time the Speaker shall interrupt debate five minutes prior to the end of the second hour.

During this question period:

(a) questions may be addressed to the Sponsor by any Member, with the first question going to being asked by a Member from another party, followed by a rotation between parties;

- (b) each Independent Member may ask one question; and
- (c) no question or answer shall exceed 45 seconds.

This ten minute question period shall count as part of the three hours of debate on the Resolution.

Tuesdays — Government Resolutions

31(6) Each Tuesday the Government House Leader or designate shall announce in the House which resolution will be debated during Private Members' Business on the following Tuesday morning.

Thursdays — **Opposition Resolutions**

31(7) If there is one Recognized Opposition Party, each Thursday the Opposition House Leader or designate shall announce in the House which resolution will be debated during Private Members' Business on the following Thursday morning.

Opposition Resolutions — more than one Recognized Opposition Party

31(8) If there is more than one Recognized Opposition Party, the Opposition House Leaders must submit to the Speaker an agreement that specifies which party's private member resolutions will be debated during Private Members' Business on each Thursday morning during the session. The House Leader of the party whose members' resolutions are to be debated the following Thursday morning shall make the announcement required under sub-rule 31(7).

Independent Member resolutions

31(9) One resolution submitted by each independent member will be scheduled for debate on a Tuesday morning and announced by the Government House Leader.

Seconder not required

31(10) Despite sub-rule 68(1), an Independent Member will not require a seconder to move their resolution.

Resolutions not disposed of

31(11) When a resolution is called for the first time by a House Leader of a recognized party during a Private Members' Hour, and

- (a) the resolution is not disposed of within that hour; or
- (b) the Member is not present or does not proceed with the resolution at that time;

the resolution is to be placed on the Order Paper at the bottom of the list of resolutions.

Request to "stand" or "adjourn" matters

31(12) Despite sub-rule 35(1), during Private Members' Business, no Member may ask that a matter be allowed to "stand" and no motion to "adjourn" can be made respecting a resolution.

THAT sub-rules 32(3) to 32(6) be repealed and replaced with the following, effective April 20, 2016:

Limitation on debate

32(3) The debate on the motion for approval by the House in general of the budgetary policy of the Government, and any amendments thereto, shall not exceed six sitting days, including the day of the presentation of the Budget.

Precedence on Order Paper

32(4) The Order of the Day for resuming debate on the motion for approval by the House in general of the budgetary policy of the Government, and any amendments thereto, shall take precedence over all other motions for the same day.

Interrupting debate

32(5) Despite sub-rule (4), the Government House Leader may interrupt the debate on as many as two sitting days to call Government business.

Disposal of questions

32(6) On the sixth of the six days, at 30 minutes before the ordinary time of daily adjournment, unless debate has previously been concluded, the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion, and any amendments thereto.

Speaking times in debate

32(7) No Member may speak for more than 20 minutes in this debate.

Exceptions

32(8) The 20-minute limit does not apply to the Leader of the Government, of the Official Opposition, or of a Recognized Opposition Party.

A Leader who has not spoken for 20 minutes in this debate may, by giving written notice to the Speaker, designate one Member who may speak in the debate for as long as the Member wishes. If the Member then speaks in the debate, the 20-minute limit applies to the Leader.

Termination of debate

32(9) On the eighth sitting day after the main motion has been moved, at 30 minutes before the ordinary time of daily adjournment, unless debate has previously been concluded, the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion, and any amendments thereto. The Speaker shall not hear Points of Order or Matters of Privilege until all questions relating to this debate have been disposed of.

THAT Rule 34 be repealed and replaced with the following:

Matters of Privilege

34(1) When a Matter of Privilege arises it shall be taken into consideration immediately, except during Oral Questions.

34(2) A submission from a Member raising a Matter of Privilege should conclude with a motion giving the House power to impose a reparation or apply a remedy.

THAT the item "MATTER OF PRIVILEGE" in the APPENDICES be repealed.

THAT sub-rule 36(1) be repealed and replaced with the following:

Setting aside regularly scheduled business of the House

36(1) After Petitions, any Member may move to set aside the regularly scheduled business of the House to discuss a matter of urgent public importance, of which the Member has given prior notice to the Speaker not less than 90 minutes prior to the start of Routine Proceedings.

THAT Rule 38 be repealed.

THAT sub-rule 43(2) be repealed and replaced with the following:

Exceptions

43(2) The 30-minute limit does not apply to:

- (a) the Leader of the Government or of a Recognized Opposition Party;
- (b) a Minister moving a Government Order; or
- (c) a Member making a motion of "no confidence in the Government", or the Minister replying to the motion.

A Leader who has not spoken for more than 30 minutes in a debate may, by giving written notice to the Speaker, designate one Member who may speak in the debate for as long as the Member wishes. If the Member then speaks in the debate, the 30-minute limit applies to the Leader.

THAT sub-rule 43(4) be repealed.

THAT Rule 44 be replaced with the following, effective April 20, 2016:

Limitation of debate on Address in Reply to Throne Speech

44 The proceedings on the Order of the Day for presenting and debating the motion for an Address in Reply to the Speech from the Throne, and on any amendments proposed thereto, shall not exceed six sitting days.

THAT Rule 45 be repealed and replaced with the following, effective April 20, 2016:

Precedence on Order Paper

45(1) The Order of the Day for resuming debate on the motion for an Address in Reply to the Speech from the Throne shall take precedence over all other motions for the same day.

Interrupting debate for Government business

45(2) Despite sub-rule (1), the Government House Leader may interrupt the debate on as many as two sitting days to call Government business.

Disposal of questions

45(3) On the sixth of the six days, at 30 minutes before the ordinary time of daily adjournment, unless debate has previously been concluded, the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion, and any amendments thereto.

Speaking times in debate

45(4) No Member may speak for more than 20 minutes in this debate.

Exceptions

45(5) The 20-minute limit does not apply to the Leader of the Government, of the Official Opposition, or of a Recognized Opposition Party.

A Leader who has not spoken for more than 20 minutes in this debate may, by giving written notice to the Speaker, designate one Member who may speak in the debate for as long as the Member wishes. If the Member then speaks in the debate, the 20-minute limit applies to the Leader.

Termination of debate

45(6) On the eighth sitting day after the main motion has been moved, at 30 minutes before the ordinary time of daily adjournment, unless debate has previously been concluded, the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion, and any amendments thereto. The Speaker shall not hear Points of Order or Matters of Privilege until all questions relating to this debate have been disposed of.

THAT sub-rules 50(3) *and* 50(4) *be repealed and replaced with the following:*

Decision

50(3) The Speaker shall decide the point of order and the Speaker's decision is not subject to appeal to the House and cannot be debated.

Points of order ruled on by Chairperson

50(4) Rulings on points of order by a Chairperson in Committee of Supply and in Committee of the Whole House are not subject to appeal, while rulings of a Chairperson on points of order in a Standing Committee can be appealed.

THAT Rule 60 be repealed and replaced with the following, effective April 20, 2016:

Written Questions

60(1) Each Member may place up to five Written Questions on the Order Paper per session. A Written Question may seek information from:

- (a) a Minister of the Crown relating to public affairs; or
- (b) another Member relating to any Bill, motion or other public matter connected with the business of the House in which the Member may be concerned.

In putting any such Written Question, or replying to it, no argument or opinion shall be offered or any facts stated, except so far as may be necessary to explain it.

Responses by Members

60(2) A Member replying to a Written Question must do so within 30 days of the Written Question appearing on the Order Paper.

Written Questions listed

60(3) A Written Question that remains unanswered will be listed on the Order Paper once every two weeks.

Replying to Written Questions

60(4) A Member replying to a Written Question shall table the answer in the House or, if the House is not in session, follow established intersessional tabling provisions in accordance with sub-rule 24(2).

THAT sub-rules 60(4) and 60(5) be repealed.

THAT Chapter V (Rules 61 and 62) be repealed.

THAT the following be added as Chapter V (Rules 61 and 62), effective April 20, 2016:

CHAPTER V CONDOLENCE MOTIONS

Condolence Motions

61(1) A condolence motion is to be considered during the Fall Sittings. A condolence motion may be considered during the Spring Sittings only by unanimous consent.

Notice not required

61(2) Despite Rules 43 and 63, a condolence motion is moved without notice during Orders of the Day.

No amendments

61(3) A condolence motion is not subject to amendments and speaking time limits do not apply.

Moment of silence

62 At the conclusion of the speeches the Speaker puts the question and asks Members to signify their approval of the motion by rising in their places for a moment of silence.

THAT sub-rule 75(1) be repealed and replaced with the following, effective April 20, 2016:

Rules observed in Committee of the Whole

75(1) The Rules shall be observed in a Committee of the Whole House, insofar as they are applicable, except the Rules requiring seconding of motions, limiting the number of times of speaking, and, in the case of the Committee of Supply, requiring Members to rise to speak. The speaking time limit in Committee of the Whole is five minutes.

THAT sub-rules 77(1) and 77(2) be repealed and replaced with the following, effective April 20, 2016:

Speaking Times in the Committee of Supply

77(1) With the exception of opening statements, Members shall speak for no more than five minutes in Committee of Supply debates.

Opening Statements

77(2) Opening statements from Ministers and critics from Recognized Opposition Parties shall be restricted to 10 minutes.

THAT the following be added after sub-rule 77(16), effective April 20, 2016:

Matters under advisement

77(16.1) During the consideration of departmental estimates and the debate on the concurrence motion in the Committee of Supply, when a Minister takes a question under advisement he or she must, within 45 days of the question being asked, respond to the question in one of the following ways:

- (a) in the Committee of Supply before the conclusion of that department's estimates:
 - (i) by providing the answer verbally, or
 - (ii) by tabling the answer;
- (b) in the Committee of Supply during the debate on the concurrence motion:
 - (i) by providing the answer verbally, or
 - (ii) by tabling the answer;
- (c) in writing:
 - (i) by tabling an answer in the House, or
 - (ii) if the House is not in session, by following established intersessional tabling provisions in accordance with sub-rule 24(2).

THAT sub-rule 78(4.3) be repealed and replaced with the following, effective April 20, 2016:

Limits on number of times Ministers can be called

78(4.3) The First Minister is only eligible to be called once on the concurrence list for a maximum of three days, while the other Ministers of the Crown can be called a maximum of three times.

THAT the following be added after sub-rule 84(4):

Rules Committee to meet twice per year

84(5) After consulting with House Leaders of recognized parties and each Independent Member, the Government House Leader shall call a minimum of two meetings per year of the Standing Committee of the Rules of the House.

THAT sub-rule 92(5) be repealed and replaced with the following, effective April 20, 2016:

Sitting past midnight

92(5) Except with the unanimous consent of the Committee, a Standing or Special Committee must not hear public presentations past midnight. After concluding public presentations, by unanimous consent the Committee may sit past midnight to consider a Bill clause by clause.

THAT sub-rule 92(6) be repealed, effective April 20, 2016.

THAT sub-rule 111(1) be repealed and replaced with the following, effective April 20, 2016:

Meetings

111(1) After consulting with the PAC Chairperson and Vice-Chairperson, the Government House Leader shall call a minimum of nine meetings of the PAC per year. To the extent practicable, the meetings shall be held at regular intervals.

THAT the following be added after sub-rule 136(4):

Government Bills Question Period

136(5) Following the Minister's opening speech on the Second Reading of a Government Bill, a question period of up to 15 minutes on the Bill may occur.

During this question period:

- (a) One question at a time may be addressed to the Minister by any Member in the following sequence:
 - (i) first question asked by the Official Opposition critic or designate;
 - (ii) subsequent questions asked by critic(s) or designate(s) from other Recognized Opposition Parties;
 - (iii) subsequent questions asked by each independent Member;
 - (iv) remaining questions asked by any opposition Members.
- (b) No question or answer shall exceed 45 seconds.

Agreements

Your Committee reached the following agreements during the meeting on June 26, 2015:

- THAT the Clerk's office be authorized to update Appendix E of the Rules, Orders and Forms of Proceedings to accurately reflect the speaking time provisions contained within.
- THAT the Clerk may re-number the Rules, Orders and Forms of Proceedings of the Legislative Assembly and make other minor corrections that in no way alter the intended meaning of these Amendments.
- THAT the Clerk prepare revised rule books incorporating all amendments, additions and deletions.
- THAT these amendments to the rules are permanent.

On motion of Mr. MARCELINO (Tyndall Park), the Report of the Committee was received.

Hon. Ms. IRVIN-ROSS presented:

Annual Report of The Civil Service Superannuation Board for the year ending December 31, 2014.

(Sessional Paper No. 72)

Hon. Mr. DEWAR presented:

Report on Amounts Paid to Members pursuant to subsections 52.27(1) and (2) of The Legislative Assembly Act for the fiscal year ending March 31, 2015.

(Sessional Paper No. 73)

Pursuant to Rule 26(1), Messrs. GAUDREAU and EWASKO, Hon. Ms. WIGHT, Mr. GOERTZEN and Hon. Ms. BLADY made Members' Statements.

Mr. FRIESEN moved:

THAT Bill (No. 200) – The Coat of Arms, Emblems and the Manitoba Tartan Amendment Act/Loi modifiant la Loi sur les armoiries, les emblèmes et le tartan du Manitoba, reported from the Standing Committee on Social and Economic Development, and subsequently amended, be concurred in and be now read a Third Time and passed.

And a debate arising,

And Mr. FRIESEN and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly concurred in, read a Third Time and passed.

Mr. SMOOK moved:

THAT Bill (No. 206) – The Workers Compensation Amendment Act (Employer Advisers)/Loi modifiant la Loi sur les accidents du travail (conseillers des employeurs), reported from the Standing Committee on Social and Economic Development, be concurred in and be now read a Third Time and passed.

And a debate arising,

And Mr. SMOOK, Hon. Ms. BRAUN, Hon. Mr. GERRARD and Ms. HOWARD having spoken,

And the Question being put. It was negatived, on division.

Mr. SWAN moved:

THAT Bill (No. 212) – The Consumer Protection Amendment Act (Gift Card Inactivity Fees)/Loi modifiant la Loi sur la protection du consommateur (frais d'inactivité applicables aux cartes-cadeaux), reported from the Standing Committee on Social and Economic Development, be concurred in and be now read a Third Time and passed.

And a debate arising,

And Messrs. SWAN and SCHULER having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly concurred in, read a Third Time and passed.

Mr. EWASKO moved:

THAT Bill (No. 214) – The School Bus Driver Day Act/Loi sur la Journée des conducteurs d'autobus scolaires, be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

And Mr. EWASKO and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

By leave, Bill (No. 214) – The School Bus Driver Day Act/Loi sur la Journée des conducteurs d'autobus scolaires, was considered in Committee of the Whole and reported without amendment.

By leave, Mr. EWASKO moved:

THAT Bill (No. 214) – The School Bus Driver Day Act/Loi sur la Journée des conducteurs d'autobus scolaires, reported from the Committee of the Whole, be concurred in and be now read a Third Time and passed.

And a debate arising,

And Mr. EWASKO having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly concurred in, read a Third Time and passed.

By leave, it was agreed to waive Rule 91 and bring forward a motion to amend the committee report from the Standing Committee on the Rules of the House.

By leave, Hon. Mr. CHOMIAK moved:

THAT the first report of the Standing Committee on the Rules of the House, received by the House on June 29, 2015, be amended in 2(1) by deleting:

The government may call the House into session for four additional sitting days in June after the first sitting day in June to complete consideration of specified bills. On the last of these four sitting days the remaining stages of specified bills not dealt with by the usual hour of adjournment will be deemed to be adopted and concluded. The House will not rise until royal assent has been granted.

And replacing it with:

The government may call the House into session for four additional sitting days in June after the first sitting day in June to complete consideration of specified bills. On the last of these four sitting days the remaining stages of specified bills not dealt with by the usual hour of adjournment will have all remaining questions put to a vote following the provisions outlined in 2(15). The House will not rise until royal assent has been granted.

And that the report be further amended in 2(1) by deleting:

On the last Thursday sitting prior to Remembrance Week, the remaining steps for designated bills and the business of supply and passage of The Budget Implementation and Tax Statutes Amendment Act must be concluded. Any remaining steps not dealt with by the usual hour of adjournment will be deemed to be adopted and concluded. The House will not adjourn until royal assent has been granted.

And replacing it with:

On the last Thursday sitting prior to Remembrance Week, the remaining steps for designated bills and the business of supply and passage of The Budget Implementation and Tax Statutes Amendment Act must be concluded. Any remaining steps not dealt with by the usual hour of adjournment will have all remaining questions put to a vote following the provisions outlined in 2(21) and 2(23). The House will not rise until royal assent has been granted.

And a debate arising,

And Mr. GOERTZEN and Hon. Mr. CHOMIAK having spoken,

And the Question being put. It was agreed to.

By leave, it was agreed to bring forward a motion to concur in the committee report of the Standing Committee on the Rules of the House.

By leave, Hon. Mr. CHOMIAK moved:

THAT the First Report of the Standing Committee on the Rules of the House received on June 29, 2015, and subsequently amended, be concurred in.

And Hon. Mr. CHOMIAK, Ms. HOWARD, Mr. GOERTZEN, Ms. SELBY and Hon. Messrs. GERRARD and ASHTON having spoken,

And the Question being put. It was agreed to.

By leave, it was agreed to waive Private Members' Business for Tuesday, June 30, 2015.

By leave, it was agreed to allow the Member for River Heights to move Reading motions for one Private Members' Bill this year, without requiring a seconder for the motions.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. NEVAKSHONOFF:

THAT Bill (No. 24) – The Wildlife Amendment and Fisheries Amendment Act/Loi modifiant la Loi sur la conservation de la faune et la Loi sur la pêche, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And Mr. MARTIN having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. MACKINTOSH:

THAT Bill (No. 34) – The Safer Roads Act (Drivers and Vehicles Act and Highway Traffic Act Amended)/Loi sur la sécurité accrue des routes (modification de la Loi sur les conducteurs et les véhicules et du Code de la route), be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And Mr. GOERTZEN having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. CHOMIAK:

THAT this House rescind the previous agreement of June 4, 2015 to sit during the months of July, August, September, October, November and December, and despite Rule 2(1) sit during the following periods:

- a) Adjourn June 11, 2015 in accordance with the Rules;
- b) Reconvene on June 16, 2015 and meet until June 30, 2015 with the understanding that if this motion is not concluded on June 11, the House can be recalled by the government for June 16 under the emergency recall provisions;
- c) Reconvene on October 20, 2015 and meet until November 5, 2015;
- d) Reconvene on November 16, 2015 and meet until December 3, 2015;
- e) Reconvene the current session/or commence the 5th Session of the 40th Legislature on February 24, 2016 and meet until March 15, 2016.

And the debate continuing,

And Mr. GOERTZEN having spoken,

And the Question being put. It was agreed to.

Hon. Mr. ASHTON for Hon. Mr. KOSTYSHYN moved:

THAT Bill (No. 4) – The Farm and Food Awareness Act/Loi sur la promotion du secteur agroalimentaire, be now read a Second Time and be referred to a Committee of this House. And a debate arising,

And Hon. Mr. ASHTON, Mr. PEDERSEN and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

Hon. Ms. CROTHERS moved:

THAT Bill (No. 30) – The Non-Smokers Health Protection Amendment Act (E-Cigarettes)/Loi modifiant la Loi sur la protection de la santé des non-fumeurs (cigarettes électroniques), be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

And Hon. Ms. CROTHERS, Mr. GRAYDON and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

Hon. Mr. ASHTON for Hon. Mr. CALDWELL moved:

THAT Bill (No. 10) – The Municipal Amendment Act/Loi modifiant la Loi sur les municipalités, be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

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

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

Hon. Mr. ASHTON for Hon. Mr. CALDWELL moved:

THAT Bill (No. 13) – The Planning Amendment Act (Special Planning Areas)/Loi modifiant la Loi sur l'aménagement du territoire (circonscriptions spéciales d'aménagement du territoire), be now read a Second Time and be referred to a Committee of this House.

(Recommended by His Honour, the Lieutenant Governor)

And a debate arising,

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

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

Hon. Mr. ASHTON for Hon. Mr. CALDWELL presented:

Message from His Honour, the Lieutenant Governor recommending the disposition of public revenue for Bill (No. 13).

(Sessional Paper No. 74)

Hon. Mr. ASHTON for Hon. Mr. CALDWELL moved:

THAT Bill (No. 31) – The Registered Professional Planners Act/Loi sur les urbanistes professionnels, be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

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

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

Hon. Mr. ASHTON for Hon. Mr. LEMIEUX moved:

THAT Bill (No. 28) – The Personal Property Security Amendment Act/Loi modifiant la Loi sur les sûretés relatives aux biens personnels, be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

And Hon. Mr. ASHTON, Mr. SCHULER and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

Hon. Mr. ASHTON for Hon. Mr. KOSTYSHYN moved:

THAT Bill (No. 32) – The Noxious Weeds Amendment Act/Loi modifiant la Loi sur la destruction des mauvaises herbes, be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

And Hon. Mr. ASHTON, Mr. WISHART and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

Hon. Mr. ASHTON for Hon. Mr. MACKINTOSH moved:

THAT Bill (No. 19) – The Legal Profession Amendment Act/Loi modifiant la Loi sur la profession d'avocat, be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

And Hon. Mr. ASHTON, Mr. GOERTZEN and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House then adjourned at 6:08 p.m. until 1:30 p.m. Tuesday, June 30, 2015.

Hon. Daryl REID, Speaker.