



LEGISLATIVE ASSEMBLY OF MANITOBA

VOTES AND PROCEEDINGS No. 73

THIRD SESSION, FORTY-FIRST LEGISLATURE

PRAYER

10:00 O'CLOCK A.M.

By leave, it was agreed for the House to deal with debate on Second Reading of Bill (No. 224).

The House resumed the debate on the Proposed Motion of Mr. WIEBE:

THAT Bill (No. 224) – The Public Schools Amendment Act (No Disclosure Without Consent)/Loi modifiant la Loi sur les écoles publiques (divulgarion interdite sans consentement), be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

And Mr. WIEBE having spoken,

And Mr. MARTIN, Hon. Mr. GERRARD and Messrs. ALTEMEYER, CURRY and HELWER having questioned the Member,

And the debate continuing,

And Messrs. MARTIN and ALTEMEYER, Hon. Mr. GERRARD and Mr. CURRY having spoken,

And Mr. HELWER speaking at 11:00 a.m. The debate was allowed to remain in his name.

By leave, it was agreed transfer sponsorship of Private Member's Resolution (No. 16) – Celebrating National Indigenous Peoples Day, from the Honourable Minister of Crown Services to the Honourable Member for Dawson Trail.

The House resumed the Debate on the Proposed Resolution of Ms. FONTAINE:

Resolution No. 15: Protecting and Promoting French Language Services

WHEREAS the Provincial Government has made cuts across the province to French language services, including health care, that make it harder for francophone families to access the front line services they deserve while maintaining their language rights and ensure Manitoba preserves its vibrant, strong francophone communities; and

Thursday, October 4, 2018

WHEREAS the Provincial Government shuttered the bilingual St. Boniface Quick Care Clinic, which actively offered an essential health care service in French to St. Boniface families and seniors; and

WHEREAS the Provincial Government cut nearly \$60,000 in funding for Actionmarguerite personal care home, cutting supports for quality care for St. Boniface seniors; and

WHEREAS the Provincial Government is closing three emergency rooms across Winnipeg, significantly increasing pressure on the St. Boniface Hospital ER and increasing wait times for St. Boniface families; and

WHEREAS access to French education is a source of pride for the community and represents a history of fighting for French language rights, and the Provincial Government's cuts indicate a deprioritization of French language education in Manitoba; and

WHEREAS the Provincial Government cut the Assistant Deputy Minister's position for the Bureau de l'éducation française (BEF), which undermines the BEF's ability to provide strong French language education supports; and

WHEREAS the Provincial Government's cuts forced post-secondary tuition to rise by 6.6% for universities in Manitoba, including the Université de Saint-Boniface, and cut an education tax rebate that helped new graduates pay off student loans and find a career in Manitoba; and

WHEREAS the Provincial Government cut funding by more than \$50,000 for Centre Flavie-Laurent, which helped low income families in St. Boniface and East Winnipeg access housewares, furniture, clothing and other basic necessities of life; and

WHEREAS the Provincial Government's regressive Bill 8 would severely limit revenue for community newspapers, including those that serve the French speaking community; and

WHEREAS the Provincial Government slashed funding for the World Trade Centre and Conseil de développement économique des municipalités bilingues du Manitoba (CDEM).

THEREFORE BE IT RESOLVED that the Legislative Assembly of Manitoba urge the Provincial Government to reverse its cuts to French language health care, education and community services and to make real investments that support and strengthen Manitoba's francophone communities for now and the future.

And the debate continuing,

And Hon. Mr. PEDERSEN and Messrs. LAMONT, SMITH (Southdale), ISLEIFSON and YAKIMOSKI having spoken,

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

YEA

ALLUM
ALTEMEYER
GERRARD
KINEW
LAMONT
LAMOUREUX

LINDSEY
MALOWAY
MARCELINO (Logan)
MARCELINO (Tyndall Park)
SWAN
WIEBE 12

NAY

BINDLE
CLARKE
COX
CULLEN
CURRY
EICHLER
FIELDING
FRIESEN
GOERTZEN
GUILLEMARD
HELWER
ISLEIFSON
JOHNSON
JOHNSTON
LAGASSÉ
LAGIMODIERE
MARTIN

MAYER
MICHALESKI
MICKLEFIELD
MORLEY-LECOMTE
PEDERSEN
REYES
SCHULER
SMITH (Southdale)
SMOOK
SQUIRES
STEFANSON
TEITSMA
WHARTON
WISHART
WOWCHUK
YAKIMOSKI 33

1:30 O'CLOCK P.M.

The following Bills were read a First Time and had their purposes outlined:

(No. 35) – The Crown Lands Amendment Act (Improved Management of Community Pastures and Agricultural Crown Lands)/Loi modifiant la Loi sur les terres domaniales (gestion améliorée des pâturages communautaires et des terres domaniales agricoles)

(Hon. Mr. EICHLER)

(No. 36) – The Highway Traffic Amendment Act (Impaired Driving Offences)/Loi modifiant le Code de la route (conduite avec facultés affaiblies)

(Hon. Mr. CULLEN)

Mr. Deputy Speaker, 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 October 3, 2018 at 6:00 p.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. Mrs. DRIEDGER (*Chairperson*)
- Mr. HELWER
- Ms. FONTAINE
- Hon. Mr. GOERTZEN
- Hon. Mr. GERRARD
- Mr. JOHNSTON
- Mr. MARCELINO
- Mr. MICKLEFIELD
- Mr. PIWNIUK (*Vice-Chairperson*)
- Mr. SWAN
- Hon. Mr. WHARTON

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 October 3, 2018 meeting your committee agreed to report the following amendments to the *Rules, Orders and Forms of Proceedings of the Legislative Assembly of Manitoba*:

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

THAT the definition of “the Leader of the Official Opposition” in sub-rule 1(3) be replaced with the following:

- (g) **“the Leader of the Official Opposition”** means the Member recognized by the Speaker as occupying the position of Leader of the Official Opposition, pursuant to section 52.16 of *The Legislative Assembly Act*;

THAT sub-rule 2(1) be amended by deleting the 6th paragraph and by replacing it with the following:

On the last Thursday sitting prior to the Remembrance Day Week, the House will not adjourn until the questions have been put and Royal Assent granted for the following items:

- (a) the Designated Bills;
- (b) the Business of Supply set out in sub-rule 76(1) including *The Loan Act* and *The Appropriation Act*; and
- (c) *The Budget Implementation and Tax Statutes Amendment Act*.

Any remaining steps for these items not dealt with 60 minutes prior to the usual adjournment hour will have all remaining questions put to a vote following the provisions outlined in sub-rules (21), (23) and (23.1).

THAT sub-rule 2(10) be repealed and replaced with the following:

Second Reading moved for Specified Bills

2(10) On the same sitting day identified in sub-rule (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 all Specified Bills.

- (a) For each Specified Bill that has not yet been called for debate by this day, debate shall proceed as follows:
 - i. the Minister may speak for a maximum of 10 minutes;
 - ii. a question period of up to 15 minutes may occur according to the provisions of sub-rule 137(5);
 - iii. Critics and each Independent Member may speak for a maximum of 10 minutes; and
 - iv. the debate shall then be concluded for that day, pending Second Reading Completion Day as per 2(11).
- (b) For each Specified Bill that has been called for debate previously, debate shall proceed as follows:
 - i. any Members identified in 2(10)(a) who have not yet spoken in the debate shall be afforded the opportunity to speak;
 - ii. if the question period has not yet occurred, it shall take place as described in paragraph (a)(ii); and
 - iii. if the question period was previously interrupted, it shall continue as described in paragraph (a)(ii), and;
 - iv. the debate shall then be concluded for that day, pending Second Reading Completion Day as per 2(11).

THAT sub-rule 2(15) be repealed and replaced with the following:

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 (11), (13) and (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 Routine Proceedings has not concluded 90 minutes prior to the usual adjournment hour, the Speaker must terminate Routine Proceedings and proceed to Orders of the Day;
- (c) Sixty minutes prior to the usual adjournment hour the Speaker will interrupt debate and put all questions on the remaining Bills with no further debate or amendment, except for the debate provisions allowed under 2(10) and 2(14);
- (d) Matters of Privilege and Points of Order will be deferred until all votes are completed;
- (e) despite sub-rule 14(4), divisions on these Specified Bills cannot be deferred;
- (f) if a deadline day falls on a Friday sitting during the debate on the Budget Motion, the provisions of sub-rules (b) and (c) shall proceed as follows:
 - i. The Speaker must terminate Routine Proceedings immediately upon conclusion of Oral Questions.
 - ii. Thirty minutes after the conclusion of Oral Questions the Speaker will interrupt debate and put all questions on the remaining Bills with no further debate or amendment, except for the debate provisions allowed under 2(10) and 2(14).

THAT sub-rule 2(17) be repealed and replaced with the following:

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.

- (a) For each Designated Bill that has not yet been called for debate by this day, debate shall proceed as follows before the question is put:
 - i. the Minister may speak for a maximum of 10 minutes;
 - ii. a question period of up to 15 minutes may occur according to the provisions of sub-rule 137(5); and

- iii. Critics and each Independent Member may speak for a maximum of 10 minutes.
- (b) For each Designated Bill that has been called for debate previously, debate shall proceed as follows before the question is put:
 - i. any Members identified in 2(17)(a) who have not yet spoken in the debate shall be afforded the opportunity to speak;
 - ii. if the question period has not yet occurred, it shall take place as described in paragraph (a)(ii); and
 - iii. if the question period was previously interrupted, it shall continue as described in paragraph (a)(ii).

THAT sub-rule 2(21) be repealed and replaced with the following:

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 (17), (19) and (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 Designated Bills;
- (b) if Routine Proceedings has not concluded 90 minutes prior to the usual adjournment hour, the Speaker must terminate Routine Proceedings and proceed to Orders of the Day;
- (c) Sixty minutes prior to the usual adjournment hour the Speaker will interrupt debate and put all questions on the remaining Bills with no further debate or amendment, except for the debate provisions allowed under 2(17) and 2(20);
- (d) Matters of Privilege and Points of Order will be deferred until all votes are completed;
- (e) Despite sub-rule 14(4), divisions on these Specified Bills cannot be deferred.

THAT the following be added after sub-rule 2(23)

Actions to Complete the Business of Supply

2(23.1) If the required actions for the Business of Supply taking place in the Committee of Supply, Committee of the Whole or in the House have not been completed by the last Thursday sitting prior to the Remembrance Day Week, the following provisions are to apply:

- (a) if Routine Proceedings has not concluded 90 minutes prior to the usual adjournment hour, the Speaker must terminate Routine Proceedings and proceed to Orders of the Day;
- (b) if not already in Committee of Supply or Committee of the Whole 60 minutes prior to the usual adjournment hour, the House must resolve into Committee of Supply or Committee of the Whole;
- (c) Sixty minutes prior to the usual adjournment hour the Chairperson or the Speaker will interrupt debate and put the questions on all remaining items 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 items cannot be deferred.

THAT sub-rule 23(4) be repealed and replaced with the following:

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
- Motions

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

- Private Members' Resolutions
- Motions

Thursday:

10:00 a.m. to 11:00 a.m. (Private Members' Hour)

- Public Bills
- Private Bills
- Motions

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

- Private Members' Resolutions
- Motions

Deferred votes from previous Tuesday Private Members' Business at 11:55 a.m.

THAT the following be added after sub-rule 23(4):

Sequence of Private Members' Bills

23(4.1) Private Members' Private Bills and Private Members' Public Bills shall be called in the following sequence as listed on the *Order Paper*:

- (a) Report Stage;
- (b) Debate on Report Stage;
- (c) Concurrence and Third Readings;
- (d) Debate on Concurrence and Third Readings;
- (e) Second Readings;
- (f) Debate on Second Readings.

When a Private Member's Public Bill or Private Bill is called for debate and is not disposed of within that hour, it shall be placed on the bottom of the list of Bills of that type on the *Order Paper*.

House Leaders Authorized to announce Private Members' Bills for debate

23(4.2) House Leaders of Recognized Parties have the authority to announce Private Members' Bills sponsored by Members of their own Caucuses for debate in the first Hour of Private Members' Business. The House Leaders are further authorized to call more than one Private Members' Bill for debate during that hour, and may allocate blocks of time for consideration of each Bill within the first Hour of Private Members' Business.

- (a) On Tuesday mornings the Government House Leader or designate shall announce Private Members' Bills for debate.
- (b) On Thursday mornings the Official Opposition House Leader or designate, or the House Leaders or designates of other Recognized Opposition Parties, shall announce Private Members' Bills for debate.
- (c) If there is more than one Recognized Opposition Party:
 - i. The House Leaders or designates of all Recognized Opposition Parties must submit to the Speaker a written agreement on dividing time on Thursday mornings.
 - ii. In the event of an impasse the Speaker shall make a determination as to this division of time.

THAT Sub-rule 23(7) be repealed.

THAT Rule 24 be repealed and replaced with the following:

Selected Bills

24(1) Each Recognized Party may select up to three Private Members' Bills per session to proceed to a Second Reading debate and vote.

Bills to proceed to a Second Reading vote

24(2) Each Independent Member may select one Private Members' Bill per session to proceed to a Second Reading debate and vote, and despite Rule 69(1), an Independent Member will not require a seconder to move each Reading motion for their selected Private Members' Bill.

Written notice

24(3) Written notice of each selected Bill, indicating the sitting day and time when the debate and vote will occur, must be provided to the Speaker by the Government House Leader (or designate) and the Independent Member no later than two weeks prior to the scheduled end of the Fall Sitzings.

Scheduling Independent Members' Selected Bills

24(4) As part of the written notice required in 24(3), an Independent Member and the Government House Leader or designate must agree on a date and time for the debate and vote on the selected Bill, and notify the Speaker in writing of the details.

- (a) In the event of an impasse, the Speaker shall make a determination as to the scheduling of these debates.

- (b) The Government House Leader or designate will announce Independent Members' Private Members' Bills for debate on Tuesdays.

THAT Sub-rule 34(7) be repealed and replaced with the following:

Disposal of questions

34(7) On the sixth of the six days, at 30 minutes before the usual adjournment hour, 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 House shall not adjourn until all the required actions have taken place.

THAT Sub-rule 34(10) be repealed and replaced with the following:

Termination of debate

34(10) On the eighth sitting day after the main motion has been moved, at 30 minutes before the usual adjournment hour, 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. The House shall not adjourn until all the required actions have taken place.

THAT the following be added after sub-rule 36(2):

Rulings subject to challenge

36(3) The Speaker shall determine if a prima facie case of privilege has been established and provide the House with a rationale for this decision. Rulings of the Chair dealing with Matters of Privilege may be challenged by:

- (a) a House Leader from a Recognized Party; or
- (b) any Member with the support of three other Members.

THAT Sub-rule 47(3) be repealed and replaced with the following:

Disposal of questions

47(3) On the sixth of the six days, at 30 minutes before the usual adjournment hour, 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 House shall not adjourn until all the required actions have taken place.

THAT Sub-rule 47(6) be repealed and replaced with the following:

Termination of debate

47(6) On the eighth sitting day after the main motion has been moved, at 30 minutes before the usual adjournment hour, 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. The House shall not adjourn until all the required actions have taken place.

THAT Sub-rule 83(1) be repealed and replaced with the following:

Standing Committees

83(1) At the beginning of the first session of each Legislature, or anytime the composition of the House membership changes, the House Leaders or designates of all Recognized Parties must meet to consider the representation of Members – based on the number of seats each Recognized Party holds in the House – to serve on the following Standing Committees of the House:

Agriculture and Food
Crown Corporations
Human Resources
Intergovernmental Affairs
Justice
Legislative Affairs
Private Bills
Public Accounts
Rules of the House
Social and Economic Development
Statutory Regulations and Orders

- (a) If the House Leaders or designates determine that a change in Standing Committee membership composition is required, they must report the new composition in writing to the Speaker.
- (b) In the event of an impasse, the Speaker shall determine Standing Committee membership composition and report that in writing to all Members.
- (c) The new Standing Committee membership composition is effective upon receipt by the Speaker of a letter from the House Leaders, or in the case of sub rule 83(1)(b), once the Speaker reports to all Members.
- (d) At the next sitting of the House the Speaker must table the letter documenting the new Standing Committee membership composition.

Agreements

Your Committee reached the following agreements during the meeting on October 3, 2018:

- THAT these amendments to the *Rules, Orders and Forms of Proceedings of the Legislative Assembly of Manitoba* come into force on November 20, 2018.
- THAT the Clerk may re-number the *Rules, Orders and Forms of Proceedings of the Legislative Assembly of Manitoba* 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, Orders and Forms of Proceedings of the Legislative Assembly of Manitoba* are permanent.
- THAT the document entitled: “Legislative Assembly of Manitoba Rule Change Proposals – October 2018”, be included at the end of the Hansard transcript of this meeting.

On motion of Mr. Deputy Speaker, the Report of the Committee was received.

Hon. Ms. CLARKE presented:

Path to Reconciliation Act Progress Report, dated September 2018.

(Sessional Paper No. 71)

Hon. Ms. CLARKE, Minister of Indigenous and Northern Relations, made a statement regarding Missing and Murdered Indigenous Women and Girls Honouring and Awareness Day.

Ms. FONTAINE, Ms. KLASSEN and, by leave, Hon. Mr. FLETCHER commented on the statement.

Pursuant to Rule 27(1), Hon. Messrs. PALLISTER and FRIESEN, Mrs. SMITH (Point Douglas) and Messrs. NESBITT and LAMONT made Members' Statements.

During Oral Questions, Madam Speaker interjected and requested that the word "lying" spoken by the Honourable Member for Wolseley be withdrawn.

WHEREUPON Mr. ALTEMEYER withdrew his remarks.

The following petitions were presented and read:

Mr. ALLUM – Legislative Assembly of Manitoba To urge the Provincial Government to amend Bill 16 to include provisions and incentives to recycle revenue from the carbon tax back to Manitobans and include greater scientific evidence including programs, policies and measures to reduce waste in landfills.

Hon. Mr. FLETCHER – Legislative Assembly of Manitoba to urge the Provincial Government to take the necessary steps to ensure that the Vimy Arena site is not used for an addiction treatment facility and to take the necessary steps to ensure the preservation of public land along Sturgeon Creek for the purposes of park land and recreational activities for public use (including being an important component of the Sturgeon Creek Greenway Trail and the Sturgeon Creek ecosystem) under the current designation of PR2 for the 255 Hamilton Avenue location at the Vimy Arena site, and to maintain the land to continue to be designated for Parks and Recreation Active Neighbourhood/Community. (R. Thomas, V. McHale, P. Harder and others)

Mrs. SMITH (Point Douglas) – Legislative Assembly of Manitoba to urge the Provincial Government to reverse the decision to close Seven Oaks General Hospital's emergency room so that families and seniors in north Winnipeg and the surrounding areas have timely access to quality health care services. (R. Sharma and others)

After Petitions, Mr. LAMONT rose on a Matter of Urgent Public Importance and moved:

THAT in accordance with Rule 38(1), the ordinary business of the House be set aside to discuss a Matter of Urgent Public Importance, namely the need for urgent attention to the health needs of individuals who may have been adversely impacted by the undue delay in reporting test results of contaminated sites in Winnipeg and the urgent need to prevent further adverse impacts.

And Mr. LAMONT, Hon. Mr. GOERTZEN, Ms. FONTAINE and Hon. Mr. FLETCHER (by leave), having spoken to the urgency of the motion,

WHEREUPON Madam Speaker ruled as follows:

I thank the Honourable Members for their advice to the Chair on the motion proposed by the Honourable Leader of the second opposition party for a Matter of Urgent Public Importance. The 90 minute notice prior to the start of Routine Proceedings required by Rule 38(1) was provided, and I thank the Honourable Member for that. Under our rules and practices, the subject matter requiring urgent consideration must be so pressing that the public interest will suffer if the matter is not given immediate attention. There must also be no other reasonable opportunities to raise the matter.

I have listened very carefully to the arguments put forward. Although the subject matters of reporting test results of contaminated sites in Winnipeg and the need to prevent further adverse effects are issues that many Manitobans are likely concerned with, I do not believe the public interest will suffer if the issue is not debated today. I would also note that there are other opportunities available to raise concerns regarding this issue, such as asking questions in Oral Question Period, and the procedures of Members' Statements and Grievances.

In addition, there is a requirement in our rules that this afternoon the House is obligated to complete consideration of the second reading of Designated Government Bills, and this must be a priority for the House over other business according to the rules.

Therefore with the greatest of respect, I rule this motion out of order as a Matter of Urgent Public Importance.

By leave, it was agreed that the Question Period for the Designated Bills would proceed immediately after the Minister has spoken, for today, October 4, 2018.

Prior to Orders of the Day, Mr. NESBITT rose to indicate a conflict of interest on Bill (No. 8) – The Government Notices Modernization Act (Various Acts Amended)/Loi sur la modernisation de la publication des avis du gouvernement (modification de diverses lois).

In accordance with Rule 33(8), the Opposition House Leader announced that the Restore Public Transit Funding for Municipalities Resolution will be considered on the next Thursday of Private Members' Business.

Hon. Mr. FIELDING moved:

THAT Bill (No. 34) – The Budget Implementation and Tax Statutes Amendment Act, 2018/Loi d'exécution du budget de 2018 et modifiant diverses dispositions législatives en matière de fiscalité, be now read a Second Time and be referred to Committee of the Whole.

(Recommended by Her Honour, the Lieutenant Governor)

And a debate arising,

And Hon. Mr. FIELDING having spoken,

And Messrs. WIEBE and LINDSEY, Hon. Mr. FLETCHER, and Mr. LAMONT having questioned the Minister,

And the debate continuing,

And Mr. WIEBE speaking at 4:00 p.m. The debate was allowed to remain in his name.

Hon. Mr. FIELDING presented:

Message from Her Honour, the Lieutenant Governor recommending the disposition of public revenue for Bill (No. 34).

(Sessional Paper No. 72)

In accordance with sub-rules 2(17) and (21), the debate was interrupted to put the Second Reading Questions on the all remaining Designated Bills.

The House resumed the debate on the Proposed Motion of Hon. Mrs. COX:

THAT Bill (No. 8) – The Government Notices Modernization Act (Various Acts Amended)/Loi sur la modernisation de la publication des avis du gouvernement (modification de diverses lois), be now read a Second Time and be referred to a Committee of this House.

And the Question being put. It was agreed to, on the following division:

YEA

BINDLE	MICHALESKI
CLARKE	MICKLEFIELD
COX	MORLEY-LECOMTE
CULLEN	PEDERSEN
CURRY	PIWNIUK
EICHLER	REYES
FIELDING	SCHULER
FRIESEN	SMITH (Southdale)
GOERTZEN	SMOOK
HELWER	SQUIRES
ISLEIFSON	STEFANSON
JOHNSON	TEITSMA
JOHNSTON	WHARTON
LAGASSÉ	WISHART
LAGIMODIERE	WOWCHUK
MARTIN	YAKIMOSKI..... 33
MAYER	

NAY

ALLUM	MALOWAY
FONTAINE	MARCELINO (Logan)
GERRARD	MARCELINO (Tyndall Park)
KINEW	SARAN
KLASSEN	SMITH (Point Douglas)
LAMONT	SWAN
LAMOUREUX	WIEBE 15
LINDSEY	

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

Hon. Mrs. MAYER moved:

THAT Bill (No. 12) – The Red Tape Reduction and Government Efficiency Act, 2018/Loi de 2018 sur la réduction du fardeau administratif et l'efficacité du gouvernement, be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

And Hon. Mrs. MAYER having spoken,

And Mrs. SMITH (Point Douglas), Mr. LAMONT and Hon. Mr. FLETCHER having questioned the Minister,

And the debate continuing,

And Mrs. SMITH (Point Douglas), Mr. LAMONT and Hon. Mr. FLETCHER having spoken,

And the Question being put. It was agreed to, on the following division:

YEA

BINDLE	MAYER
CLARKE	MICHALESKI
COX	MICKLEFIELD
CULLEN	MORLEY-LECOMTE
CURRY	NESBITT
EICHLER	PEDERSEN
FIELDING	PIWNIUK
FLETCHER	REYES
FRIESEN	SCHULER
GOERTZEN	SMITH (Southdale)
GUILLEMARD	SMOOK
HELWER	SQUIRES
ISLEIFSON	STEFANSON
JOHNSON	TEITSMA
JOHNSTON	WHARTON
LAGASSÉ	WISHART
LAGIMODIERE	WOWCHUK
MARTIN	YAKIMOSKI 36

NAY

ALLUM	MALOWAY
FONTAINE	MARCELINO (Logan)
GERRARD	MARCELINO (Tyndall Park)
KINEW	SARAN
KLASSEN	SMITH (Point Douglas)
LAMONT	SWAN
LAMOUREUX	WIEBE 15
LINDSEY	

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

Hon. Ms. SQUIRES moved:

THAT Bill (No. 16) – The Climate and Green Plan Implementation Act/Loi sur la mise en œuvre du Plan vert et climatique, be now read a Second Time and be referred to a Committee of this House.

(Recommended by His Honour, the Administrator)

And a debate arising,

And Hon. Ms. SQUIRES having spoken,

And Mr. KINEW and Hon. Messrs. GERRARD and FLETCHER having questioned the Minister,

And the debate continuing,

And Mr. KINEW, Messrs. GERRARD and FLETCHER having spoken,

And the Question being put. It was agreed to, on the following division:

YEA

BINDLE	MICHALESKI
CLARKE	MICKLEFIELD
COX	MORLEY-LECOMTE
CULLEN	NESBITT
CURRY	PALLISTER
EICHLER	PEDERSEN
FIELDING	REYES
FRIESEN	SCHULER
GOERTZEN	SMITH (Southdale)
GUILLEMARD	SMOOK
HELWER	SQUIRES
ISLEIFSON	STEFANSON
JOHNSON	TEITSMA
JOHNSTON	WHARTON
LAGASSÉ	WISHART
LAGIMODIERE	WOWCHUK
MARTIN	YAKIMOSKI..... 35
MAYER	

NAY

ALLUM	LINDSEY
FLETCHER	MALOWAY
FONTAINE	MARCELINO (Logan)
GERRARD	MARCELINO (Tyndall Park)
KINEW	SARAN
KLASSEN	SMITH (Point Douglas)
LAMONT	SWAN
LAMOUREUX	WIEBE 16

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

Hon. Ms. SQUIRES presented:

Message from Her Honour, the Lieutenant Governor recommending the disposition of public revenue for Bill (No. 16).

(Sessional Paper No. 73)

Hon. Mrs. STEFANSON moved:

THAT Bill (No. 24) – The Social Services Appeal Board Amendment Act/Loi modifiant la Loi sur la Commission d'appel des services sociaux, be now read a Second Time and be referred to a Committee of this House.

And a debate arising,

And Hon. Mrs. STEFANSON having spoken,

And Mrs. SMITH (Point Douglas) and Ms. KLASSEN having questioned the Minister,

And the debate continuing,

And Mrs. SMITH (Point Douglas) and Ms. KLASSEN having spoken,

And the Question being put. It was agreed to, on the following division:

YEA

BINDLE	MICHALESKI
CLARKE	MICKLEFIELD
COX	MORLEY-LECOMTE
CULLEN	NESBITT
CURRY	PALLISTER
EICHLER	PEDERSEN
FIELDING	PIWNIUK
FLETCHER	REYES
FRIESEN	SCHULER
GOERTZEN	SMITH (Southdale)
GUILLEMARD	SMOOK
HELWER	SQUIRES
ISLEIFSON	STEFANSON
JOHNSON	TEITSMA
JOHNSTON	WHARTON
LAGASSÉ	WISHART
LAGIMODIERE	WOWCHUK
MARTIN	YAKIMOSKI 37
MAYER	

NAY

ALLUM	MALOWAY
FONTAINE	MARCELINO (Logan)
GERRARD	MARCELINO (Tyndall Park)
KINEW	SARAN
KLASSEN	SMITH (Point Douglas)
LAMONT	SWAN
LAMOUREUX	WIEBE 15
LINDSEY	

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

Hon. Mr. FIELDING moved:

THAT Bill (No. 27) – The Fiscal Responsibility and Taxpayer Protection Amendment Act/Loi modifiant la Loi sur la responsabilité financière et la protection des contribuables, be now read a Second Time and be referred to a Committee of this House.

(Recommended by Her Honour, the Lieutenant Governor)

And a debate arising,

And Hon. Mr. FIELDING having spoken,

And Messrs. WIEBE and LAMONT having questioned the Minister,

And the debate continuing,

And Messrs. WIEBE and LAMONT having spoken,

And the Question being put. It was agreed to, on the following division:

YEA

BINDLE	MICHALESKI
CLARKE	MICKLEFIELD
COX	MORLEY-LECOMTE
CULLEN	NESBITT
CURRY	PALLISTER
EICHLER	PEDERSEN
FIELDING	PIWNIUK
FRIESEN	REYES
GOERTZEN	SCHULER
GUILLEMARD	SMITH (Southdale)
HELWER	SMOOK
ISLEIFSON	SQUIRES
JOHNSON	STEFANSON
JOHNSTON	TEITSMA
LAGASSÉ	WHARTON
LAGIMODIERE	WISHART
MARTIN	WOWCHUK
MAYER	YAKIMOSKI36

NAY

ALLUM
FONTAINE
GERRARD
KINEW
KLASSEN
LAMONT
LAMOUREUX

LINDSEY
MALOWAY
MARCELINO (Logan)
MARCELINO (Tyndall Park)
SARAN
SWAN
WIEBE 14

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

Hon. Mr. FIELDING presented:

Message from Her Honour, the Lieutenant Governor recommending the disposition of public revenue for Bill (No. 27).

(Sessional Paper No.74)

The House then adjourned at 7:43 p.m. until 10:00 a.m. Tuesday, October 9, 2018.

Hon. Myrna DRIEDGER,
Speaker.