

Province of Newfoundland and Labrador

OF NEWFOUNDLAND AND LABRADOR

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HANSARD

Speaker: Honourable Tom Osborne, MHA

Monday 27 March 2017

The House met at 1:30 p.m.

MR. SPEAKER (Osborne): Order, please!

Admit strangers.

Please be seated.

SERGEANT-AT-ARMS: Mr. Speaker, His Honour the Lieutenant Governor has arrived.

MR. SPEAKER: Admit His Honour the Lieutenant Governor.

SERGEANT-AT-ARMS: All rise.

(Mr. Speaker leaves the Chair.)

(His Honour the Lieutenant Governor takes the Chair.)

SERGEANT-AT-ARMS: It is the wish of His Honour the Lieutenant Governor that all present be seated.

HIS HONOUR THE LIEUTENANT GOVERNOR (Frank F. Fagan, CM, ONL, MBA):

Mr. Speaker and Members of the Honourable House of Assembly:

The First Session of the Forty-Eighth General Assembly of the Honourable House of Assembly is about to be prorogued, but before releasing you from your duties, I wish to express gratitude for the careful and sympathetic attention that you have given to important matters brought to you by our ministers.

During this first session, 71 pieces of legislation were debated and passed in this Honourable House. In our government's inaugural session, our legislation was guided by the principles of supporting residents and communities, greater fiscal responsibility, as well as openness, transparency and accountability.

<u>Fiscal Responsibility, Openness,</u> <u>Transparency and Accountability</u>

The first Bill our Government introduced was Bill 1, the *Independent Appointments Commission Act*, creating Newfoundland and

Labrador's first merit-based appointment process for agencies, boards and commissions and an Independent Appointments Commission. The IAC is the only one of its kind in Canada.

For years, Newfoundland and Labrador was the only province in Atlantic Canada to pay an additional salary to Members of the House of Assembly serving as parliamentary secretaries and parliamentary assistants. In keeping with government's commitment to fiscal responsibility and transparency, Bill 3, amended the *Parliamentary Assistant Act* and *Parliamentary Secretaries Act*, eliminating compensation for parliamentary secretaries and the parliamentary assistant to the Premier.

Our Government is modernizing how public bodies purchase goods and services by replacing the decades-old *Public Tender Act*. Bill 46 introduced the *Public Procurement Act*, a piece of legislation that brings greater transparency to the procurement process and shifts from just getting the best price to getting the best value.

Bill 61 introduced the *Public Sector Compensation Transparency Act*, bringing openness and transparency to government expenditures through an annual listing of all employees in departments and a number of agencies, boards, commissions, health care bodies, educational bodies and Crown corporations who receive total compensation of more than \$100,000 a year.

The *Lands Act* was amended in Bill 63. Our Government is improving access to Crown lands to residents and businesses so that the true value of these assets can be realized in communities throughout the province. Government is increasing accessibility and enforcement related to Crown lands by making much needed improvements to its processes and practices.

To enhance the accountability of the provincial government on the management of fiscal resources, Bill 65 amended the *Financial Administration Act*, which requires tabling of public accounts on or before October 31of the following fiscal year.

Supporting People and Communities

Our Government has advanced important legislation to support residents and communities.

Bill 7 amended the *Vital Statistics Act, 2009*, ensuring the rights of transgendered individuals by removing the requirement for a person to undergo sex reassignment surgery prior to changing the gender marker on the person's birth or marriage registration. Bill 8 amended the *Change of Name Act, 2009*, changing the definition of child to a person under the age of 16 years, and lowering the age requirement for applying for a change of name from the age of majority to 16 years of age.

Bill 33 amended the *Highway Traffic Act*, increasing the fines for using a hand-held cellular phone while driving a motor vehicle.

Our Government introduced Bill 34, the *Management of Greenhouse Gas Act*, protecting the environment through regulation of greenhouse gas emissions from large industrial facilities.

Amendments introduced in Bill 35 change the *Smoke-Free Environment Act*, 2005, and the *Tobacco Control Act*, in order to further protect the public, in particular children and youth, from the harms of tobacco products. These amendments will cover the sale, use and promotion of flavoured tobacco, e-cigarettes and hookah products throughout Newfoundland and Labrador.

Our Government introduced Bill 43, the *Access to Abortion Services Act*, allowing for the creation of safe access zones around health care facilities and the homes of health professionals and clinic owners providing abortion services in the province. This Bill balances the rights of individuals to secure, respectful and private access to legal medical services, with the rights of others to protest or express dissent.

Bill 52 amended the *Consumer Protection and Business Practices Act*, strengthening the protection of individuals who have difficulty accessing credit through traditional lending institutions by requiring payday lenders to be licensed, and imposing restrictions and obligations that protect consumers.

Compassionate Compare Leave provisions were increased from 8 to 28 weeks, through amendments in Bill 53, relating to the *Labour Standards Act*. This allows family members to care for a gravely ill family member and not have to worry about job security during this very difficult time in their lives.

Bill 55 introduced the *Secure Withdrawal Management Act*, providing parents of children with drug addiction an avenue to ensure their child receives care. The goal of the legislation is to ensure those young people who are most at risk of harming themselves or others, can go through withdrawal in a secure facility. Once withdrawal has occurred, they will be in a better place to discuss their treatment options.

Our government amended the *Workplace Health, Safety and Compensation Act* with Bill 59, providing presumptive cancer coverage to the career and volunteer firefighters that help protect the province's families and communities. Adding a presumptive clause to the legislation means a firefighter who serves for a specific period of time and develops a specific form of cancer will be presumed to have developed that cancer as a result of their work, and can avail of workers' compensation benefits.

Ensuring that government policies, programs and services meet the needs of seniors, Bill 64 introduced the *Seniors' Advocate Act*. The Office of the Seniors' Advocate will work collaboratively with seniors, their families, caregivers, policy-makers and front-line service providers to identify and address systemic issues facing seniors in our province.

Bill 68 amended the *Highway Traffic Act*, making it mandatory for a police officer to order the vehicle of an impaired driver to be impounded. This amendment will reduce the ability of impaired drivers to commit repeat impaired driving offences. The amendments also include the introduction of a mandatory ignition interlock program as a condition for driver's licence reinstatement following conviction for impaired driving under the Criminal Code. Additionally, drivers less than 22 years of age will be required to maintain a blood alcohol content of zero per cent. The intent of this amendment is to give young drivers the

opportunity to form good driving habits that separate alcohol consumption from driving.

Reducing and mitigating preventable harm within the health care system, Bill 71 introduced the *Patient Safety Act*. This bill ensures patients and families have access to information about their care, ensures regional health authorities consistently report to the Minister of Health and Community Services on indicators such as hand washing, and establishing regional and provincial structures to oversee quality assurance activities. The legislation will mark the first time that Newfoundland and Labrador patients and their families will have the statutory right to recommendations that are the result of a quality assurance activity related to an adverse health event.

Summary

In summary, our legislative initiatives enhanced fiscal responsibility, increased the level of openness, transparency and accountability, and supported residents and communities.

I thank you for the large measure of Supply you have granted. I assure you the appropriations you have granted have been and will be expended by our Ministers with care and efficiency.

It is my pleasure that the First Session of the Forty-Eighth General Assembly now be prorogued and it is prorogued accordingly.

Thank you very much.

SERGEANT-AT-ARMS: All rise.

(His Honour the Lieutenant Governor leaves the Chamber.)

(Mr. Speaker returns to the Chair.)

MR. SPEAKER: Order, please!

Pursuant to the Speech from His Honour, this House now stands prorogued.