STANDING COMMITTEE ON HOUSE SERVICES



SEVENTH REPORT

MODERNIZATION FRAMEWORK: PROPOSAL FOR A PARLIAMENTARY CALENDAR

October 27^{th} , 2006 3^{rd} SESSION $^{of the}$ 25^{th} LEGISLATURE LEGISLATIVE ASSEMBLY OF SASKATCHEWAN

Speaker of the Legislative Assembly



129 Legislative Building Regina, Saskatchewan S4S 0B3 Tel (306) 787-2282 Fax (306) 787-2283

Speaker@legassembly.sk.ca

October 27, 2006

To the Honourable Members of the Legislative Assembly:

HONOURABLE MEMBERS:

I have the pleasure to present herewith the Seventh Report of the Standing Committee on House Services. The Committee is authorized by the Assembly to examine such matters as it deems advisable with respect to the rules, procedures, practices, and powers of the Legislative Assembly, its operations, organization, and the facilities and service provided to the Assembly, its committees, and Members.

This report builds on the procedural reforms adopted in 2003 and implemented at the beginning of the present Legislature. The rules were changed to modernize the traditional functions of the Legislative Assembly. The recommendations of this report will take the Assembly another step forward in the process of modernization.

In this report, the Committee proposes a new approach to the work of Session through the framework of a parliamentary calendar. The parliamentary calendar enables the legislative and financial scrutiny functions of the Assembly to be divided into segments more constructive to the operation of the new committee system. It also helps Members to balance the traditional functions of the Assembly with the array of constituency, caucus, and ministerial duties that do not go away during Session.

Members of the committee have worked diligently and cooperatively to produce these recommendations. I especially want to recognize the leadership and contribution of the sub-committee appointed to study and make recommendations on the modernization framework, which is at the core of this report. The sub-committee was composed of the Deputy Chair of the Committee, Mr. Rod Gantefoer (Opposition House Leader), and the Honourable Glenn Hagel (Government House Leader), and was assisted by the Deputy Clerk, Gregory Putz. I had the personal satisfaction of working with these three dedicated persons.

Respectfully submitted on behalf of the Committee,

Hon. P. Myron Kowalsky

Chair

Speaker of the Legislative Assembly

P Myron Havashy

MLA Prince Albert Carlton



MEMBERS OF THE STANDING COMMITTEE ON HOUSE SERVICES

Chair: Hon. P. Myron Kowalsky, Speaker – MLA Prince Albert Carlton

Deputy Chair: Rod Gantefoer – MLA Melfort

Mr. Greg Brkich – MLA Arm River-Watrous

Ms. Doreen Eagles – MLA Estevan

Hon. Glenn Hagel – MLA Moose Jaw North

Mr. Andy Iwanchuk – MLA Saskatoon Fairview

Hon. Andrew Thomson – MLA Regina South

Mr. Kevin Yates – MLA Regina Dewdney

TABLE OF CONTENTS

I.	Introduction	1
II.	Modernization of Parliament	1
III.	Parliamentary Calendar	2
IV.	Proposal for a Saskatchewan Parliamentary Calendar	3
	Session of Sixty Five Sitting days	
	Defined Sitting Periods	
	Parliamentary Calendar to be Published	4
	Sitting Outside Calendar Periods	
	First Session of a New Legislature	
	Revisions to Weekly Sittings Days	
	Outline of Four-Day Sitting Week	
	Private Members' Day	
	Designated Holidays	
	Management of Government Business under a Parliamentary Calendar	
	Passage of Bills under a Parliamentary Calendar	
	Procedure for Passage of "Specified Bills" at the deadline	
	Conditions for Passage of Specified Bills at the deadline	
	Procedure for Passage of Budgetary Estimates at the deadline	
	Conditions for Passage of Estimates at the deadline	
	Compliance with the Deadline	
	Reinstatement of Government Bills	10
	Procedure for Reinstatement of Government Bills	10
	Referral of Estimates to Committees	10
	Procedures for Referral of Estimates to Committees	10
	Adjustment to the Policy Field Committee Portfolios	11
V.	Recommendation	11
APP	ENDICES	
	opendix I Rules and Procedures of the Legislative Assembly	A-1
	ppendix II	
1	Allocation Schedule	B-1
	A - Acts	
	List of Acts allocated, by Policy Field Committee	
	List of Acts allocated, alphabetical	
	List of Acts allocated, by Dept., Agency, Crown Corporation or Assigned Minister	B-47
	B - Estimates	
	List of Estimates allocated, by Committee	
	List of Estimates allocated, by Department	

STANDING COMMITTEE ON HOUSE SERVICES

MODERNIZATION FRAMEWORK: PROPOSAL FOR A PARLIAMENTARY CALENDAR

I. INTRODUCTION

On May 15, 2006, the Standing Committee on House Services appointed a sub-committee study delegation, consisting of the Speaker, Mr. Gantefoer and Mr. Hagel, to study and make recommendations on the adoption of a legislative calendar and revisions to sitting times. Your committee received and adopted the report of the sub-committee on October 16, 2006.

The recommendations of this report reflect the experience of the Legislative Assembly of Saskatchewan with an informal parliamentary calendar. This calendar was based on an agreement between the Government and Opposition caucuses made in May of 2004. That agreement expired in spring of 2006.

The recommendations are also the result of observations and review of the parliamentary calendars used in the western Canadian parliaments of Alberta, British Columbia and Manitoba. These parliaments were visited by the study delegation on August 16th through August 18th, 2006. This report draws upon the experiences of those provinces that have parliamentary calendars.

This report builds on the comprehensive reforms adopted in 2003 and implemented at the beginning of the present Legislature. Those reforms modernized the rules and procedures of the Legislative Assembly. The recommendations of this report will modernize the Assembly further though the implementation of a parliamentary calendar.

II. MODERNIZATION OF PARLIAMENT

Over the last two decades, numerous parliaments have gone through modernization programmes. The modernization agenda lead to reforms to not only Rules and Procedures, but also organizational and administrative structures. The goal was to make parliament work more effectively and efficiently. A common feature of modernization is the parliamentary calendar.

The House of Commons in Ottawa instituted a parliamentary calendar in 1982 in order to make the sitting and non-sitting times predictable. The United Kingdom adopted its first parliamentary calendar in 1992, which was re-designed in 1998 as part of a more sweeping modernization agenda. The purpose of the modernization was "to allow Members to make the best use of their time, and to better balance their various commitments in the House and its committees with the workload and demands in their constituencies." For similar reasons, parliamentary calendars were adopted by Alberta in 1993, followed by Manitoba in 1996 (made permanent in 2003), and British Columbia in 2002 (made permanent in 2004).

Saskatchewan began its modernization agenda in 1999, which lead to the adoption of a comprehensive package of procedural reforms in 2003. When the reforms were implemented at the beginning of the present Legislature (March 2004), the Legislative Assembly of Saskatchewan had experienced its most profound procedural and operational transformation since 1905. The Rules were modernized to greatly increase public participation in the parliamentary process, enhance the role of Private Members, and create a new approach to dealing with public policy. A year later, *The*

Legislative Assembly and Executive Council Act was amended and the Legislative Assembly Service was created to reflect the modern realities of the Assembly's administration.

In 2006, the Legislative Assembly took another step in the modernization process by experimenting with a calendar. The objective of this report is to move the Assembly further by making the parliamentary calendar permanent.

III. PARLIAMENTARY CALENDAR

The recent experiment with a calendar, along with the feedback received from Members, Speakers, Clerks and staff in other jurisdictions, helped the study delegation to identify the direct benefits of a formal parliamentary calendar.

When Sessions are not open-ended, there is greater cooperation in the scheduling of Assembly and committee business. The study delegation heard that when calendars are properly instituted with a fixed beginning and end, there are far fewer sitting days devoted to partisan maneuvering. It was pointed out to the study delegation that before calendars, the uncertainty of Sessions sometimes caused a great waste of staff resources, particularly among senior public servants.

Fixed Sessions provide Ministers, Members, their staff, and public servants the ability to manage their time more effectively and efficiently. Members of a small Assembly have numerous responsibilities and many find it increasingly difficult to juggle all the pressures of a long, demanding and highly charged Session. It was repeatedly stated that parliamentary calendars do make provision for Members to discharge all their duties more effectively if they are not required to be away from their constituency for long stretches of time.

A common problem expressed to the study delegation is that the public does not fully understand the hours kept during Session, or sometimes even that the Assembly is in Session. Fixed calendars help Members to more reasonably balance the traditional functions of the Assembly with the wider array of constituency and caucus responsibilities that simply do not go away during sessional periods. Calendars make sitting times predictable. This provides Members more opportunities during Session to schedule meetings with constituents, or to take part in constituency events.

The length and unpredictability of Session places a significant amount of pressure on Members and staff. The study delegation was able to relate to a universal lament about the toll that long stretches of uninterrupted sittings has on Members' morale, and especially on their family life. Many who spoke to the study delegation stressed that the parliamentary calendar helped parents of young families to combine their role as a legislator with family responsibilities. Some believed that the existence of a parliamentary calendar helped attract younger candidates in the middle of their careers to public office. The underlying message is that parliamentary Sessions should not be treated as if they take place in a vacuum. Parliament should be organized to reflect modern times and conditions.

These are all very important arguments for a parliamentary calendar, which your committee found very convincing. Another compelling argument is that parliamentary calendars do make it easier for the Assembly, as a whole, to carry on its functions more effectively. Given the success of the trial calendar, your committee is firmly convinced that a permanent parliamentary calendar is the next step in furthering the modernization that began in 1999. The new approach to committee work is meant to provide a greater opportunity for the public to participate in the legislative process and to enhance the work of individual Members during the legislative Session. A calendar enables the Assembly to arrange its traditional functions in segments more constructive to the operation of the new committee system.

IV. PROPOSAL FOR A SASKATCHEWAN PARLIAMENTARY CALENDAR

The experience of the past Session, as well as a study of the calendars utilized by the western Canadian parliaments, has guided the committee in development of a permanent parliamentary calendar for Saskatchewan.

The trial calendar of the second Session, twenty-fifth Legislature (2005-2006 Session) was fixed at 65 sitting days. It featured a Fall period with a Throne Speech and focus on the legislative agenda; followed by a Spring period that featured the budget and consideration of estimates. The successes of the experiment led to a desire to formalize the agreement into a permanent parliamentary calendar, when the agreement expired in May 2006. This trial calendar is the basis of your committee's recommendation that a permanent parliamentary calendar be fixed in the Rules.

The components of the calendar are explained and summarized in the next sections of this report.

Session of Sixty-Five Sitting Days

Your committee found that calendars have been in use in the three other western Canadian provinces for some time, with Alberta being the first to implement a calendar in 1993. Although the number of sitting days and pattern of sittings varies between provinces, the study delegation learned that the calendars largely reflected the traditional length of Session in these jurisdictions. The following table summarizes the number of sitting days and calendars of the three western Canadian provinces over the last five years.

	Alberta	British Columbia	Manitoba
Average Sitting Days	49 sitting days	65 sitting days	78 sitting days
Calendar Period	November (3 to 4 weeks), February through May (Victoria Day).	First Monday of October to last Thursday of November; Second Tuesday of February through last Thursday in May (no sittings approximately every third week).	November/December (Throne Speech), April through June. Since 2005, sitting days include standing committee meetings.

The ten-year average number of sitting days of the Saskatchewan Assembly is 73 sitting days. This average is based largely on the length of Sessions before the inception of the new committee structure. The new committee structure replaces the review of bills and estimates in the Assembly and permits two simultaneous committee meetings. For these reasons the average number of sitting days is no longer a helpful measuring stick when determining the time typically necessary to complete the work of Session. It is more useful to compare the number of meeting hours.

	Meeting Hours	Sitting Days
Ten-year Average	280	73
Current Session	275	64

The present Session is representative of the new committee structure in operation because the majority of bills and estimates were referred to standing committees. In this Session the Assembly sat for 180 hours while the standing committees used 95 hours to review estimates and bills (another 55 hours were spent on other reviews). Combined, these hours are the equivalent of 72 sitting days, which is typically the length of a Session.

A 65-day Session is recommended because:

- Total hours of a 65-day Session corresponds historically with the length of Session in Saskatchewan; and
- A 65-day Session is comparable to the average length of Sessions of parliaments in western Canada.

It should be noted that under the proposed parliamentary calendar a Session could be longer than 65 sitting days. For instance, if the presentation of the budget is delayed for some reason, the Session would be extended by the equivalent number of days. It is also possible that standing committees may meet for more hours, especially when hearings are held on bills.

Defined Sitting Periods

Fall Period

- Each Session of a Legislature shall commence the first sitting day of the Fall period as follows:
 - o From the fourth Wednesday of October for 25 sitting days; except
 - From the fourth Thursday of October for 25 sitting days, when the fourth Wednesday of October coincides with the date of a general election, as prescribed by <u>The Local Government Election Act</u>.
- Fall period to feature the Throne Speech and introduction of Government's legislative agenda. Fall period is an opportunity for bills to be referred to committees for review and/or hearings over the winter months. This would clear the way for concentration on the budget in the Spring.

Spring Period

- Reconvene on a date that is no fewer than 40 sitting days before the Thursday before Victoria Day.
- Main concentration of Assembly would be the budget and estimates.
- The Thursday before Victoria Day shall be the final day of the Spring sitting, provided the budget has been introduced 30 days earlier.
- The final day of Session will be known as the "Completion Day".
- If the deadline for the budget motion is missed, the Completion Day will be postponed to a date that ensures a 30-day period of consideration of all aspects of the budget and estimates.

Parliamentary Calendar to be Published

- The Clerk will publish the parliamentary calendar so that Members, the public, the constituents, public servants and interested persons will know the days on which the Assembly is to meet.
- The calendar will be posted in the lobbies and published on the Assembly website.

Sittings Outside Calendar Periods

• The Government may call a Session outside the periods defined by the calendar. Typically, in the past, Sessions called outside the regular pattern of sittings have been to deal with an emergency or a constitutional question.

• The Rules that govern the conduct of business within the parliamentary calendar periods would not apply to emergency and extra sittings.

First Session of a New Legislature

- After a general election, the defined start times of the calendar might not be appropriate. Some special rules will apply in place of those used under the regular calendar. These rules are meant to accommodate the uniqueness of the first Session after a general election.
- The Government may begin the first Session of a new Legislature at any time. When the first Session is started outside the periods of the calendar, not all the rules that govern the parliamentary calendar will apply.
- The Completion Day of the first Session of a new Legislature will be the 29th sitting day after the budget is introduced.
- The Rules of the parliamentary calendar for the disposal of specified bills and estimates shall apply to the disposal of government business in the first Session of a new Legislature, unless otherwise ordered by the Assembly or its Rules.
- The parliamentary calendar will be observed when the Government calls the first Session of a new Legislature on the ordinary first day of the Fall period.

Revisions to Weekly Sitting Days

The pattern of four daily meetings per week is tied to the parliamentary calendars of all the western Canadian Assemblies. Your committee recommends a four-day sitting week, based on the experiences and advice of the Members of these parliaments.

With some variation, the regular sitting days of all the western Canadian parliaments are Monday through Thursday. The Manitoba Assembly does sit on Fridays for a finite period during its budget debate and debate on the Address-in-Reply. The British Columbia calendar, on the other hand, follows the model of larger parliaments by recessing approximately every third week.

The four-day sitting week, and the calendar breaks in British Columbia, are meant to provide Members a means to balance the demands of constituency work with their commitments to the Assembly and legislative committees. The study delegation heard in each of the provinces that the demands of the constituency need regular and prompt attention. This is consistent with the trend in Saskatchewan. No Member can afford to ignore local issues for long stretches of time without harming constituency relationships. In most cases Members must travel long distances to their constituencies, making it difficult to deal effectively with the constituency workload during Session. Working weekends is counterproductive to the rationale for a parliamentary calendar, and in fact only increases the work and family pressures on those Members who strive to be accessible to their constituents. The problems are compounded for Ministers, who must attend to the additional duties of Cabinet.

The four-day sitting week makes provisions for Members to balance the increased demands on their time during Session. Members interviewed stressed the importance of finding this balance. All advocated that the four-day sitting week was absolutely necessary for a sessional calendar to work. Members in British Columbia went further to say periodic breaks during the Session are essential.

It is your committee's conclusion that a four-day sitting week is a necessary reform in terms of modernizing the operation of the Assembly. There is no reason in the 21st century why Members must sequester themselves in the capital and work single-mindedly as legislators until the end of Session. This pattern was established a century ago, when travel was arduous and the role of Members quite

different. In 2003, the structures of the traditional functions of the Assembly were modernized. Your committee is of the opinion that in 2006, it is time for the Assembly to further modernize its approach to the role of the Member during sessional periods.

Outline of Four-Day Sitting Week

• The Assembly to sit Monday through Thursday as follows:

```
Monday 1:30 p.m. - 10:30 p.m. (with recess between 5:00 p.m. & 7:00 p.m.)

Tuesday 1:30 p.m. - 10:30 p.m. (with recess between 5:00 p.m. & 7:00 p.m.)

Wednesday 1:30 p.m. - 5:00 p.m.

Thursday 10:00 a.m. - 1:00 p.m.
```

- On Monday, Tuesday and Wednesday Government business shall take precedence on the Order Paper.
- Tuesdays and Wednesdays shall be considered committee days when the amount of business before the policy field committees requires early adjournment of the Assembly.
- When committees meet during Session to conduct reviews of bills and estimates, committees are to follow regular House hours for recesses and adjournment times.

Exception to the Rule

 When the Fall period of the parliamentary calendar commences on a Thursday (in cases when general elections are held on a Wednesday), the Assembly will sit on Thursday and Friday for the first two sitting days.

Private Members' Day

- Thursday is Private Members' Day.
- Notice deadline for Private Members' business is Tuesday at 2:30 p.m.

Designated Holidays

- In addition to the current public holidays (New Year's Day, Good Friday, Victoria Day, Canada Day, Saskatchewan Day, Labour Day, Thanksgiving Day, Remembrance Day, Christmas Day and Boxing Day), the Assembly will not sit on Easter Monday and the subsequent Tuesday.
- Thursday hours (10:00 a.m. to 1:00 p.m.) will be observed on sittings that precede public holidays.

Management of Government Business under a Parliamentary Calendar

There is an old saying that Governments open Sessions but they are closed by the Opposition. A permanent parliamentary calendar requires the willingness of the Government to give up its traditional right to decide when to convene the Assembly, and willingness of the Opposition to give up its parallel right to decide when the Session will end. A calendar requires that respect be paid to the principle that a Government has a right to its business but only after the Opposition has had its say. Essentially, parliamentary calendars must balance the competing interests of Government and Opposition in a way that respects the rights of Members and the traditions of the House.

Certain jurisdictions rely on sessional orders to outline the transaction of business put before the Assembly. The parliamentary calendar is operated on the basis of these orders, which are renewed

and renegotiated each year by the House Leaders and caucuses. The study delegation heard that the sessional orders run into problems when the terms are too vague and subject to interpretation, or when the order lacks deadlines, or when the terms of the orders are not enforceable. It was universally recommended that Saskatchewan build safeguards into its Rules and Procedures to properly protect the interests of both the Government and the Opposition. Above all, the Rules should be enforceable by the Speaker.

Your committee has taken this advice and strongly recommends that:

- The mechanics of a Saskatchewan parliamentary calendar must be based on rules, rather than sessional orders:
- The calendar must include enforceable deadlines but it must also respect the traditional functions of the Assembly.

Your committee is keenly aware that the calendar will not work if the Rules do not carefully balance the competing interests of the Government and Opposition. The recommendations that follow were crafted with the goal to achieve proper balance.

Passage of Bills under a Parliamentary Calendar

- Under a parliamentary calendar, specific bills are required to be voted before the last day of Session (i.e. the "Completion Day").
- Bills that must be passed will be specified by a notation on the Order Paper. These bills will be known as "Specified Bills" and will be defined by the Rules as follows:
 - o Government Bills introduced during the Fall period;
 - O Government Bills introduced before December 21st in the first Session of a new Legislature;
 - Government Bills which are necessary for the passage of the budgetary estimates.
- Any bills tied to the budget must be identified as "budget bills" in the estimates book. When introduced, budget-related bills will become "Specified Bills."
- The final Appropriation Bill must be passed before the last day of Session. However, because it cannot be introduced until all the estimates have been reported back to the Assembly, no notation on the Order Paper is necessary.
- The Specified Bill classification may be removed from a bill by the Government House Leader. The process for doing this is the House Leader standing in his or her place during Government Orders and making the announcement orally.

Procedure for Passage of "Specified Bills" at the Deadline

- The deadline for passage of Specified Bills is the sitting day prior to the Completion Day. Normally this will be the Wednesday before Victoria Day.
- The Rules will provide special procedures to complete consideration of any Specified Bills not previously concluded. It is anticipated that most, if not all, bills will be voted on before the deadline.
- Bills that are not voted before the deadline will not be "deemed" passed, as in some jurisdictions. The Saskatchewan Rules will remain true to the principle that all questions should be voted and decided by a majority of Members.

- Standing committees will be required to meet in the morning on the day prior to the Completion Day to vote on any bills not passed.
 - The rule will apply only to bills that had been agreed to in principle at Second Reading. It will not apply to Bills referred to a committee after First Reading.
 - O Special rules will allow the votes to be taken in the committees even if there is no quorum. The Rules will also allow the Chair to combine questions to expedite the vote. For instance, all the clauses of the bill will be combined into a single question.
 - Clause by clause consideration in Committee of the Whole will be automatically waived on bills reported back from standing committees on the day prior to the Completion Day.
 - O Bills will be reported back during Routine Proceedings, under reports from committees, later the same day.
- Specified Bills that are still before the Assembly at the deadline will be called by the Clerk in succession and in the appropriate order, beginning with bills at second reading or adjourned debate stage on the Order Paper.
- The Speaker will put all questions necessary to dispose of the main question on these bills. Those that pass will automatically be referred to Committee of the Whole.
- In Committee of the Whole, the Chair will be required by the Rules to combine questions in a similar fashion to the procedures outlined for standing committees.
- The Rules that require separate days for each reading of a bill will not apply to Third Reading for Specified Bills at the deadline. When Third Reading is called, the Speaker will put the question and no debate will be allowed.
- The Rule that reserves two sitting days of debate on the Appropriation Bill will be suspended if the Final Appropriation Bill is not introduced more than two sitting days prior to the Completion Day.
- The three-day suspension rule shall not apply to Specified Bills.
- Because Specified Bills must be passed by a deadline, the closure rule (Rule 40) cannot be applied by the Government to Specified Bills.

Conditions for Passage of Specified Bills at the Deadline

- To balance the requirement that Specified Bills will be passed by the deadline, certain conditions must be met. These conditions will be enforced by the Speaker and applied at the deadline.
- Specified Bills introduced during the Fall period of sittings (or before December 21st during the first Session of a new Legislature) must have at least 20 hours of debate. The 20 hours of debate includes time devoted to any public hearings on bills.
- Specified Bills that are necessary for the passage of the budgetary estimates (i.e. budget bills) must have at least five hours of debate.
- The requisite number of hours of debate will be a cumulative total over the course of debate at all stages of the passage of a Specified Bill (i.e. Reading and committee stages).
- Specified Bills that do not meet the debate requirements will not be called at the deadline.
- The hours of debate on each Specified Bill will be tracked by the Clerk.

Procedure for Passage of Budgetary Estimates at the Deadline

- The deadline for passage of the estimates is the sitting day prior to the Completion Day. Normally this will be the Wednesday before Victoria Day.
- The Rules and Procedures for voting off any estimates that remain before the Committee of Finance and standing committees at the deadline will parallel those outlined for Specified Bills. It is anticipated that most, if not all, estimates will be voted off before the deadline.
- Estimates that are not voted before the deadline will not be "deemed" passed. The Rules will require that questions be decided by a majority of Members.
- Standing committees will be required to meet in the morning on the day prior to the Completion Day to vote off any estimates not passed before the deadline.
 - O Special rules will allow the votes to be taken in the committees even if there is no quorum. The Rules will also allow the Chair to combine questions to expedite the vote. For instance, all the sub-votes of a departmental estimate will be combined into a single question on the vote.
 - Estimates will be reported back during Routine Proceedings, under reports from committees, later the same day.
 - o If any estimates remain before the Assembly at the deadline, the Rules will require the Assembly to resolve into Committee of Finance on Orders of the Day. The Chair will be required by the Rules to combine questions in a similar fashion to the procedures outlined for standing committees.

Conditions for Passage of Estimates at the Deadline

- To balance the requirement that estimates must be passed by the deadline, certain conditions must be met. These conditions will be enforced by the Speaker and applied at the deadline.
- The departmental estimates of each government department are subject to no less than two hours of debate, unless voted prior to the deadline.
 - This requirement ensures that all estimates will be called before the deadline.
 - O Many departments have multiple votes. The intent is not to apply the condition to every vote contained in the estimates book, but rather to the parent entity.
- The cumulative total time for debate on all estimates is no less than 75 hours.
- Estimates that do not meet the debate requirements will not be called at the deadline, thus preventing the introduction of the Final Appropriation Bill. The hours of debate on each estimate will be tracked by the Clerk.

Compliance with the Deadline

- The Assembly will not adjourn on the day prior to the Completion Day until all proceedings on Budgetary Estimates and Specified Bills have been concluded.
- The Speaker will direct proceedings on Orders of the Day on the sitting day prior to the Completion Day in a specific order, which is as follows:
 - 1. Disposal of outstanding budgetary Estimates, Supplementary Estimates and any Further Estimates;
 - 2. Final Appropriation Bill;
 - 3. Specified Bills.

Reinstatement of Government Bills

Under the current Rules and Procedures, any item that remains on the Order Paper at prorogation is terminated. In order for a bill to proceed during the next Session, it must be reintroduced and all completed stages retraced. This is not often a good use of time. Nearly all parliaments that have gone through a modernization process have developed procedures or rules to enable bills to be reinstated or carried over to the next Session. Your committee recommends that such a process be built into the Saskatchewan Rules.

Procedure for Reinstatement of Government Bills

- A bill that has lapsed because of a prorogation before it has been passed may be proceeded with in the next Session of the same Legislature as follows:
 - A Minister may move a motion, with notice, to reinstate a Government Bill from the previous Session of the current Legislature and to restore it to the Order Paper at the same stage the said bill had reached at the time of prorogation.
 - A motion to reinstate a bill must be made within five sitting days of commencement of the Fall period of sittings of the Assembly. Any bill reinstated in this period shall be considered a Specified Bill.
 - A motion to reinstate a bill shall be decided without debate.
 - o If the motion for reinstatement of a bill is not adopted, the said bill may be reintroduced as a new bill.
- The Crown Recommendation of a reinstated bill, made pursuant to Rule 39, shall be renewed in accordance with section 54 of the <u>Constitution Act, 1867</u>, before the bill is further considered. The Message of the Lieutenant Governor shall be renewed as soon as possible after the adoption of an order for reinstatement.
- To avoid confusion, the Assembly should consider a new system for numbering of bills. For instance, bills could be consecutively numbered throughout a Legislature rather than repeating bill numbers each Session. The Law Clerk and Parliamentary Counsel should be asked to review this matter.

Referral of Estimates to Committees

A strong argument for a parliamentary calendar is the certainty it provides to all involved in the legislative process, whether they be Members, Ministers, public servants or staff. In keeping with that argument, your committee recommends that the practice of referring estimates to the Committee of Finance be discontinued. Instead, all estimates should be automatically referred to the various standing committees. The only exception should be the estimates for the Department of Executive Council. Your committee is of the view that traditionally the Premier's estimates are the culmination of the Session, and rightfully should remain in the Assembly proper.

Your committee recommends a process for the introduction of estimates and their subsequent referral to the committees. This new process requires a slight modification to the presentation of the budget.

Procedures for Referral of Estimates to Committees

• Under the present Rules, all budgetary estimates are referred to the Committee of Finance and then selectively withdrawn and referred to one of five standing committees (Government estimates to the four policy field committees; Assembly estimates to the House Services Committee). New rules eliminate this step.

- New rules will establish a permanent referral of the estimates to the appropriate committee, eliminating the need for a series of referral motions. The permanent referral process will be similar to the way annual reports are referred to committees.
- The allocation of the estimates to the various standing committees will be based on a schedule, which will continue to be the responsibility of the House Services Committee. The allocation schedule is periodically reviewed by the House Services Committee.
- The schedule will continue to be distributed to Members and posted in the lobbies. As well, it will be available on the Assembly's web site. The Order Paper will continue to indicate the business before each committee.
- A separate rule will provide for the permanent referral of the estimates of the Department of Executive Council to the Committee of Finance.
- The referral of estimates is not effective until the adoption of the budget motion, at the conclusion of the budget debate.

Adjustment to the Policy Field Committee Portfolios

Currently, Rule 128 (revised Rule 141) establishes the subject area portfolios of the four policy field committees. The House Services Committee is responsible for the allocation of business to the committees, based on the portfolios defined under Rule 128. During consideration of options for a permanent referral mechanism, your committee took note of the need for an adjustment, which is necessary to better balance the workloads of the four committees.

• It is recommended that the Department of Justice be moved from the portfolio of the Standing Committee on Human Services to the portfolio of the Standing Committee on Intergovernmental Affairs and Infrastructure.

V. RECOMMENDATION

That the Legislative Assembly of Saskatchewan adopt a parliamentary calendar, which is structured around a Session of 65 sitting days in two periods, being a Fall period of 25 sitting days, and a Spring period of 40 sitting days; and,

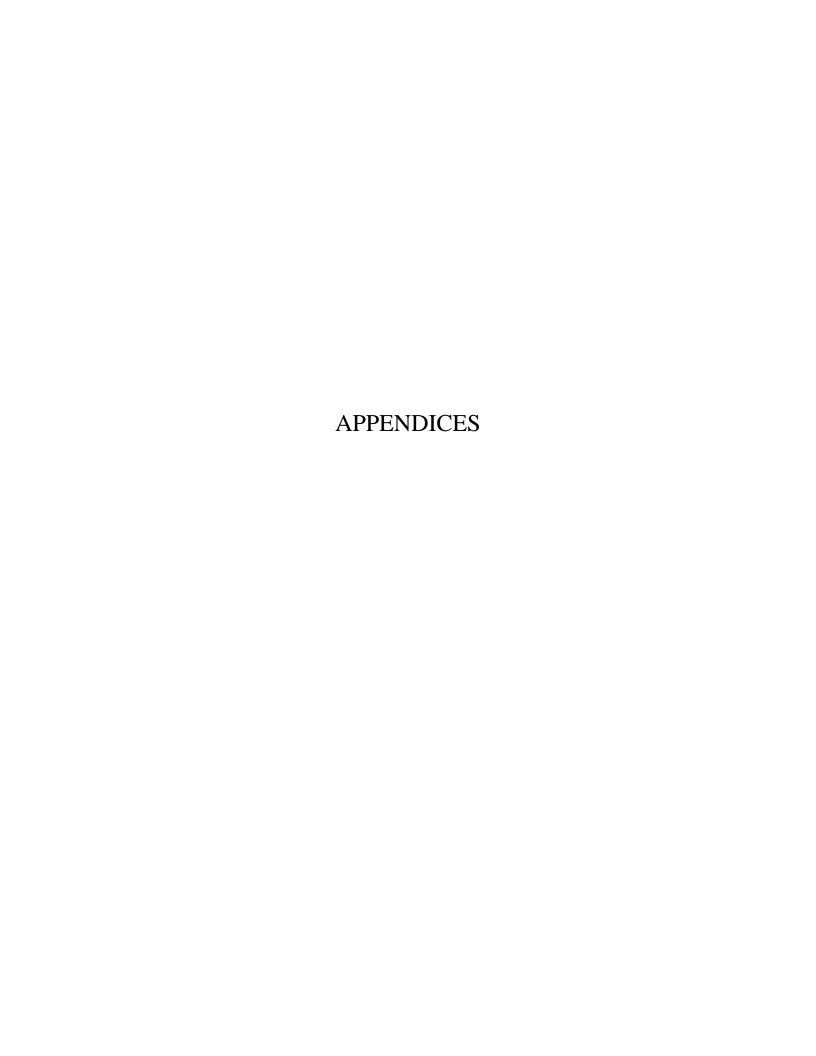
That <u>The Rules and Procedures of the Legislative Assembly of Saskatchewan</u>, as revised and presented as part of this report, together with the schedule of business to be allocated to the various standing committees, be adopted for immediate implementation.

Respectfully submitted,

Hon. P. Myron Kowalsky

P Myron Kavasky

Speaker and Chair of Standing Committee of House Services



Rules and Procedures of the Legislative Assembly

Procedure in unprovided cases

1 In all cases not provided for in these rules or by sessional or other orders, the usages and customs of the House of Commons of Canada, as in force at the time, shall be followed, so far as they may be applicable to this Assembly.

Attendance required

2 Every Member is bound to attend the sittings of the Assembly, unless leave of absence has been given him or her by the Assembly.

SITTINGS OF THE ASSEMBLY

Parliamentary Calendar

3(1) Unless otherwise ordered by the Assembly or its rules, sitting days shall be in accordance with a parliamentary calendar of two periods as defined by this rule.

Fall period of calendar

3(2) Each session of a Legislature shall commence the first sitting day of the Fall period as follows:

Commencement of Session

- (a) From the fourth Wednesday of October for 25 sitting days;
- (b) Except when the fourth Wednesday of October coincides with the date of a general election as prescribed by *The Local Government Election Act*, then from the fourth Thursday of October for 25 sitting days.

Spring period of calendar

3(3) Each session of a Legislature shall reconvene for a Spring period of sittings on a date that is no fewer than 39 sitting days prior to the Thursday before Victoria Day; and conclude as follows:

Completion Day of Session

- (a) The Thursday before Victoria Day shall constitute the Completion Day of the Spring period of sittings, provided there are no fewer than 28 sitting days between the proposal of the budget motion, moved pursuant to rule 28, and the Thursday before Victoria Day; or
- (b) If the budget motion is moved at any time within the 29 sitting day interval prior to the Thursday before Victoria Day, the Completion Day shall be postponed to the 29th sitting day after the budget motion is moved.

Parliamentary Calendar to be published

3(4) The Clerk of the Assembly shall publish a parliamentary calendar that shows the days on which the Assembly shall meet, in accordance with *The Rules and Procedures of the Legislative Assembly of Saskatchewan*.

First Session of a Legislature

4(1) Sittings of the first session of a Legislature shall be in accordance with this rule.

Convening of first session

4(2) The first session of a Legislature may be convened on a day other than the day prescribed by the parliamentary calendar.

Calendar may be observed in first session

4(3) The parliamentary calendar shall be observed when the first sitting day of a Legislature coincides with the ordinary first day of the fall period.

Completion Day of first session

4(4) The Completion Day of the first session of a Legislature shall be the 29th sitting day after the budget motion is moved.

Disposal of certain business in first session

4(5) The rules of the parliamentary calendar for the disposal of Specified Bills and estimates shall apply to the disposal of government business in the first session of a Legislature, unless otherwise ordered by the Assembly or its rules.

Sittings outside calendar periods

5 If the Assembly is convened for a separate and distinct sitting at any time outside the sitting periods prescribed by the parliamentary calendar, other than the first sitting of a Legislature, the rules that govern the conduct of business within the parliamentary calendar periods shall not apply.

Sittings: ordinary time of

6(1) The ordinary times for the daily meeting and adjournment of the sittings of the Assembly shall be as follows:

Monday: 1:30 p.m.–10:30 p.m. (with recess between 5:00 p.m. & 7:00 p.m.) Tuesday: 1:30 p.m.–10:30 p.m. (with recess between 5:00 p.m. & 7:00 p.m.)

Wednesday: 1:30 p.m.–5:00 p.m. Thursday: 10:00 a.m.–1:00 p.m.

Sittings: exception when calendar commences on Thursday **6(2)** When the Fall period of the parliamentary calendar commences on a Thursday, as provided in Rule 3(2)(b), the times for daily meeting and adjournment times for the first and second sitting days shall be as follows:

Thursday: 1:30 p.m. – 5:00 p.m. Friday: 10:00 a.m. – 1:00 p.m.

Designated holidays

6(3) The Assembly shall not meet on the following designated holidays: New Year's Day, Good Friday, Easter Monday and subsequent Tuesday, Victoria Day, Canada Day, Saskatchewan Day, Labour Day, Thanksgiving Day, Remembrance Day, Christmas Day and Boxing Day.

Hours of sitting preceding designated holidays **6(4)** The Assembly shall meet at 10:00 a.m. and adjourn at 1:00 p.m. on any meeting day that precedes a designated holiday

Adjournment: committees of the whole

6(5) Committees of the Whole Assembly shall follow the Assembly's recess and adjournment times.

Adjournment: time of

6(6) At the time of daily adjournment, except as otherwise provided by the Rules or ordered by the Assembly, the proceedings on any business under consideration shall be interrupted and the Speaker shall adjourn the Assembly without question put, provided that all business not disposed of at the termination of the sitting shall stand over until the next sitting day, when it will be taken up at the same stage where its progress was interrupted.

Adjournment: committees of the whole

6(7) If the Assembly is in a Committee of the Whole, at the ordinary time of daily adjournment, except as otherwise provided by the Rules or ordered by the Assembly, the committee shall rise and the Chair of the committee shall report the committee's progress to the Assembly. At the conclusion of the committee's progress report, the Speaker shall adjourn the Assembly without question put.

RECESS OF PROCEEDINGS

Assembly may recess

7(1) A motion that the Assembly recess to a certain time may be moved without notice by the Government House Leader at any time during Government Orders when a question is not under debate.

Recess motion not debatable

7(2) The motion shall indicate the purpose of the recess and shall be decided without debate.

Assembly to return 15 minutes prior to adjournment	7(3) The period of recess must conclude at least 15 minutes before the ordinary time of adjournment.
Intermediate proceeding shall take place	7(4) If such a motion is decided in the negative, no second motion to the same effect shall be made until after some intermediate proceeding has taken place.
Bells to summon members back to Assembly	7(5) The Speaker shall sound the bells five minutes before the expiry of a recess to summon Members back to the Assembly.
Committee reports permitted	7(6) Upon resumption of proceedings after a recess, the Speaker shall recognize any Member who has risen to make a report from a Policy Field Committee with respect to Estimates or Bills. If there are no reports, the Speaker will cause the next Order of the Day to be called.
	ADJOURNMENT MOTIONS
Adjournment motions	8 A motion to adjourn the Assembly shall always be in order, but no second motion to the same effect shall be made until after some intermediate proceeding has taken place.
	QUORUM
Quorum	9(1) The presence of at least fifteen Members of the Assembly, including the Speaker, shall be necessary to constitute a meeting of the Assembly for the exercise of its powers.
Speaker to adjourn if quorum not present	9(2) If at the time of meeting there is not a quorum, the Speaker may take the chair and adjourn the Assembly until the next sitting day.
Procedure upon	9(3) Whenever the Speaker adjourns the Assembly for want of a quorum, the time of the
lack of quorum	adjournment, and the names of the Members then present, shall be inserted in the <i>Journals</i> .
lack of quorum	
Privilege	adjournment, and the names of the Members then present, shall be inserted in the <i>Journals</i> .
	adjournment, and the names of the Members then present, shall be inserted in the <i>Journals</i> . PRIVILEGE 10(1) A Member who proposes to raise a question of privilege shall first advise the Speaker of his intention so to do and the subject matter thereof, at least two hours prior to the regular

A-3

business is entered upon.

Prayers

BUSINESS OF THE ASSEMBLY

11 The Speaker shall read prayers every day at the sitting of the Assembly before any

Precedence of business

12(1) All items standing on the *Orders of the Day* shall be taken up according to the precedence assigned to each on the Order Paper, provided that Government Orders may be called in such sequence as the Government decides.

Routine business

12(2) The ordinary daily routine proceedings in the Assembly shall be as follows:

Presenting Petitions

Reading and Receiving Petitions

Presenting Reports by Standing and Special Committees

Notices of Motions and Questions

Introduction of Guests Statements by Members

Oral Questions

Ministerial Statements Introduction of Bills

Daily order of business

12(3) The order of business for consideration of the Assembly day by day, after the daily routine, shall be as follows:

Monday, Tuesday, and Wednesday

Written Ouestions

Motions for Returns (Not Debatable)

Special Orders

Government Motions

Government Orders

Private Bills

Private Members' Motions

Private Members' Public Bills and Orders

Motions for Returns (Debatable)

Thursday

Written Questions

Motions for Returns (Not Debatable)

Special Orders

Seventy-five Minute Debate

Private Bills

Private Members' Motions

Private Members' Public Bills and Orders

Motions for Returns (Debatable)

Government Motions

Government Orders

Government Orders

12(4) Order of precedence under Government Orders shall be as follows:

Third Readings

Adjourned Debates

Reports from Committee of Finance or of the Whole Assembly or of any

Committee

Committee of Finance

Committee of the Whole Assembly

- (a) Bills reported from any Committee
- (b) Bills referred directly

Second Readings

Private Members' Public Bills and Orders **12(5)** Order of precedence under Private Members' Public Bills and Orders and Private Bills shall be as follows:

Third Readings Adjourned Debates

Reports from Committee of the Whole Assembly or of any Committee

Committee of the Whole Assembly

(a) Bills reported from any Committee

(b) Bills referred directly

Second Readings

Orders not taken up

13(1) Questions put by Members and motions not taken up when called may (upon request of a Member) be allowed to stand and retain their precedence; otherwise they will disappear from the Order Paper. They may, however, be renewed.

Orders dropped

13(2) Orders not proceeded with when called, upon the like request, may be allowed to stand, retaining their precedence; otherwise they shall be dropped and placed on the Order Paper for the next sitting after those of the same class at a similar stage.

Orders postponed

13(3) All orders not disposed of at the adjournment of the Assembly shall be postponed until the next sitting day.

Orders: motion to read **14** A motion for reading the *Orders of the Day* shall have precedence over any motion before the Assembly.

PETITIONS

Filing of petitions

15(1) A petition to the Assembly may be presented by a Member at any time during the sitting of the Assembly by filing the same with the Clerk of the Assembly.

Oral presentation

15(2) Any Member desiring to present a petition must do so during Routine Proceedings and before Introduction of Bills.

No debate permitted

15(3) On the presentation of a petition, no debate on or in relation to the same shall be allowed.

Responsibility for content

15(4) Members presenting petitions shall be answerable that they do not contain impertinent or improper matter.

Endorsement of petitions

15(5) Every Member presenting a petition shall endorse his name thereon.

Form of petition

15(6) Petitions may be either written or printed; provided always that when there are three or more petitioners, the signatures of at least three petitioners shall be subscribed on the sheet containing the prayer of the petition.

Reading and receiving

15(7) On the day following the presentation of a petition, the Clerk of the Assembly shall report on the same if it is irregular or contains a matter in breach of the privileges of the Assembly. If no such report be made, the petition shall then be deemed to be permitted to be read and received.

Debate on

15(8) No debate shall be permitted on the reception of a petition, but it may be read by the Clerk of the Assembly, if required; or if it complains of some personal grievance requiring an immediate remedy, the matter contained therein may be brought into immediate discussion.

Prohibition on money provisions

15(9) No petition can be received which prays for any expenditure, grant or charge on the public revenue, whether payable out of the Consolidated Fund or out of moneys to be provided by the Assembly.

STATEMENTS BY MEMBERS

Statements by
Members:
time allotment

16(1) The time allotted for "Statements by Members" shall be limited to ten minutes.

Time limit on statement

16(2) A Member may be recognized to make a statement for not more than 90 seconds.

Subject matter of statement

16(3) Members may make statements about any subject of interest or concern.

Statements not debatable

16(4) Statements are not debatable and are not responded to by any other Member.

Statements by Ministers

16(5) A Minister of the Crown may not use the time allotted for "Statements by Members" to remark on matters relating to government policy or ministerial action.

ORAL QUESTION PERIOD

Oral Question Period

17(1) The Oral Question Period shall begin immediately after the conclusion of the period for Statements by Members and shall be limited to 25 minutes.

No points of order during Question Period

17(2) The Speaker shall not entertain points of order during the Oral Question Period. Points of order may be raised later on Orders of the Day.

QUESTIONS AND RETURNS

Questions

18(1) Written questions may be placed on the Order Paper, or oral questions may be asked seeking information from Ministers of the Crown relating to public affairs, and to other Members relating to any bill, motion or other public matter connected with the business of the Assembly in which such Members may be concerned, but in putting any such question or in replying to the same, no argument or opinion shall be offered, nor any facts stated, except so far as may be necessary to explain the same, and in answering any such question, the matter to which the same refers shall not be debated.

Five days notice respecting questions on Order Paper

18(2) Notice of five sitting days shall be given for placing a written question on the Order Paper. Such notice shall be laid on the table and printed in the *Votes and Proceedings*.

Questions to stand as notice

18(3) If, in the opinion of the Speaker, a written question on the Order Paper put to a Minister of the Crown is of such a nature as to require a lengthy reply, the Speaker may, upon the request of the Government, direct the same to stand as a notice of Motion for Return (Debatable) and to be transferred to its proper place as such upon the Order Paper, the Clerk of the Assembly being authorized to amend the same as to matters of form.

Question made order for return

18(4) If a written question is of such a nature that, in the opinion of the Minister who is to furnish the reply, such reply should be in the form of a return, and the Minister states that he has no objection to laying such return upon the table of the Assembly, his statement shall, unless otherwise ordered by the Assembly, be deemed an Order of the Assembly to that effect, and the same shall be entered in the *Votes and Proceedings* as such.

Documents tabled

19(1) Any return, report or other paper to be laid before the Assembly in accordance with any Act of the Legislature or in pursuance of any order or rule of the Assembly may be deposited with the Clerk of the Assembly on any sitting day, and such return, report or other paper shall be deemed for all purposes to have been presented to or laid before the Assembly.

Tabled documents recorded

19(2) A record of any such return, report or other paper so deposited shall be entered in the *Votes and Proceedings* of the same day.

Response to order for returns

19(3) An Order of the Assembly for a return must be brought down within 180 calendar days. A return brought down shall be tabled or, if the session has adjourned or prorogued, the return shall be filed with the Clerk of the Assembly. A return, once tabled or filed, becomes a sessional paper and shall be recorded in the *Votes and Proceedings* at the earliest opportunity.

Prorogation does not nullify

20 A prorogation of the Assembly shall not have the effect of nullifying an order or address of the Assembly for papers, but all papers ordered at one Session of the Assembly, if not complied with during the Session, shall be brought down during the following Session, without renewal of the order.

PRIVATE MEMBERS' DAY DEBATES

Priority of business for Private Members' Business **21(1)** The House Leaders of each recognized caucus may designate, and rank in order of priority, two items of business to be given precedence over any other items of business standing under Private Members' Motions or Private Members' Public Bills and Orders.

Items that may be considered for priority

21(2) The notice of items to receive priority may include any notice of Private Members' Motions.

Rotation of priority items

21(3) Any business designated and ranked for priority consideration under this rule shall be taken up in rotation, with the first choice of business to alternate each week between Government and Opposition.

Notice requirements

21(4) Notices of priority items of business designated under this rule is to be provided in writing and tabled no later than 2:30 p.m. each Tuesday.

Special Orders have priority

21(5) No priority item of business shall take precedence over any Special Order on the Order Paper.

Ranking of competing priority items

21(6) When there are more than two items of priority designated from one side of the Assembly, the Speaker shall determine the ranking of items of business.

Independent Members' priority items **21**(7) An independent member may request that the Speaker designate an item of business in that member's name for priority consideration. The request shall be made in accordance with the notice provisions of this rule.

Order Paper 21(8) Items designated and ranked for priority consideration under this rule shall be indicated notation on the Order Paper. Seventy-five 22(1) A motion may be moved by a Private Member every Thursday immediately following Minute Debate Questions and Motions for Returns (Not Debatable) on the Orders of the Day, with the topic of debate to be chosen alternately between the Government and Opposition each week. Debate: 22(2) At the expiration of sixty-five minutes, there shall be a period not exceeding ten length of minutes to be made available, if required, to allow Members to ask questions and comment briefly on matters relevant to the contents of the speeches and allow Members who spoke in the debate to respond to questions raised. Speeches: 22(3) The said debate shall not exceed seventy-five minutes, with the mover of the motion length of having a maximum of fifteen minutes to speak to the motion, or an accumulated total of fifteen minutes to move and close the debate. Each Member speaking to the motion shall have no more than ten minutes in which to speak in the debate. Notice 22(4) Notice of motion may be given orally in the Legislative Assembly under Routine Proceedings on the preceding Tuesday, and the written notice shall be tabled no later than 2:30 p.m. on the preceding Tuesday. Notwithstanding anything else herein contained, notice of the debate may be waived with unanimous consent. Adjournment 22(5) All of the foregoing proceedings shall not be adjourned and unless sooner concluded shall end at the expiration of the seventy-five minutes. Private Members' 23(1) Motions may be moved every Thursday under Private Members' Motions, with the first Motions topic of debate to be chosen alternately between Government and Opposition each week. Consideration of Private Members' Motions is subject to the order of precedence established under the provisions of Rule 21. Notice of Private 23(2) Notices for Private Members' Motions shall be tabled no later than 2:30 p.m. on the Members' Motions Tuesday preceding the Thursday on which the motion is to be debated and, where more than one notice is tabled, Government and Opposition notices will be listed alternately on the Order Paper.

Order of notices on Order Paper **23**(3) The Speaker shall determine the order of notices to be listed on the Order Paper in the event that there are competing motions from one side of the House.

Notices not taken up

23(4) All notices not taken up on the following Thursday shall be withdrawn from the Order Paper and adjourned items shall remain on the Order Paper until disposition.

Disposal of Private Members' Public Bills and Orders **24(1)** Items of business on the Order Paper under each category of Private Members' Public Bills and Orders may not be adjourned more than three times, at which time Rule 24(3) applies.

Order Paper to indicate number of adjournments

24(2) The Order Paper shall indicate the number of times each order under Private Members' Public Bills and Orders has been adjourned.

Order Paper to indicate when item to be voted

24(3) After any order under Private Members' Public Bills and Orders has been adjourned a third time, a notation "To be Voted" shall be applied to that item on the Order Paper.

Speaker to put the question

24(4) When an order to be voted is called, it shall not be further adjourned and the Speaker shall put every question necessary to dispose of the motion at the conclusion of the debate or, if not disposed of sooner, immediately prior to the ordinary time of daily adjournment.

PRIORITY OF DEBATE

Priority of debate motion

25(1) For the purpose of discussing a definite matter of urgent public importance, at the conclusion of Routine Proceedings and before Orders of the Day are entered upon, any Member may, if authorized under the provisions of this Rule, move a "Priority of Debate" motion.

Two hour written notice required

25(2) A written request to seek authorization for a "Priority of Debate" motion pursuant to Rule 25 must be submitted to the Clerk of the Assembly at least two hours prior to the sitting of the Assembly. Such notice is to contain a statement explaining why the matter is of urgent public importance, as well as the text of the proposed "Priority of Debate" motion. The "Priority of Debate" motion must be strictly relevant to the matter of urgent public importance.

Notices recognized in order received

25(3) Notices for "Priority of Debate" shall be recognized in the order in which they were received by the Clerk of the Assembly.

Notification by Clerk

25(4) Immediately upon receipt of such notice, the Clerk of the Assembly shall forthwith advise the Premier, the Leader of the Opposition and the Leader of the Third Party, of the subject matter thereof.

Speaker's determination of matter

25(5) The Speaker shall decide, without any debate, whether or not the matter is proper to be discussed. In determining whether a matter should have urgent consideration, the Speaker shall have regard to the extent to which it concerns the administrative responsibilities of the Government or could come within the scope of ministerial action and the Speaker also shall have regard to the probability of the matter being brought before the Assembly within reasonable time by other means.

Restrictions on motion

25(6) The right to move a "Priority of Debate" motion is subject to the following restrictions:

- (a) the matter proposed for discussion must be of urgent public importance calling for immediate consideration;
- (b) not more than one such motion can be debated at the same sitting;
- (c) not more than one matter can be discussed on the same motion;
- (d) the motion must not revive discussion on a matter which has been debated in the same session;
- (e) the motion must not raise a question of privilege;
- (f) the discussion upon the motion must not raise any question which, according to the Rules of the Assembly, can only be debated on a distinct motion under notice.

Rule 60 suspended

25(7) If the Speaker is satisfied the matter for "Priority of Debate" is proper to be discussed, the provisions of Rule 60 shall be suspended and a motion without notice strictly relevant to the subject aforesaid shall be in order.

Ending of debate

25(8) No "Priority of Debate" motion shall be adjourned and, unless sooner concluded, debate shall end at ten minutes before the ordinary time of daily adjournment when the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion.

SPECIAL ORDERS -- PRECEDENCE

Throne Speech: debate on

26(1) The order for consideration of the Speech of the Lieutenant Governor, and for resumption of the debate on the Address in Reply thereto, shall have precedence over all other business on the *Orders of the Day*, except Written Questions and Motions for Returns (Not Debatable), until disposed of as hereinafter provided, unless otherwise ordered by the Assembly.

Budget debate

26(2) The order for resumption of the debate on the motion "That the Assembly approves in general the budgetary policy of the Government" (referred to hereafter as "the Budget Motion") shall have precedence over all other business on the *Orders of the Day*, except Written Questions and Motions for Returns (Not Debatable), until disposed of as hereinafter provided unless otherwise ordered by the Assembly.

Appropriation Bill

26(3) The motion for second and third reading of the Appropriation Bill shall have precedence over all other business on the *Orders of the Day*, except Written Questions and Motions for Returns (Not Debatable), until disposed of as hereinafter provided unless otherwise ordered by the Assembly.

ADDRESS IN REPLY TO THE SPEECH OF THE LIEUTENANT GOVERNOR

Address debate limited

27(1) The proceedings on the *Orders of the Day* for resuming debate on the motion for an Address in Reply to the Speech of the Lieutenant Governor, and on any amendments proposed thereto, shall not exceed six sitting days.

Subamendment: disposal of

27(2) On the fourth of the said days, if a subamendment is under consideration at thirty minutes before the ordinary time of daily adjournment, the Speaker shall interrupt the proceedings and forthwith put the question on the said subamendment.

Amendment: disposal of

27(3) On the fifth of the said days, if any amendment is under consideration at thirty minutes before the ordinary time of daily adjournment, the Speaker shall forthwith put the question on any amendment or amendments then before the Assembly.

Motion: disposal of **27(4)** On the sixth of the said days, at thirty minutes before the ordinary time of daily adjournment, unless the said debate be previously concluded, the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion.

BUDGET DEBATE

Estimates to be recommended to Assembly

28(1) When Estimates are brought in, the message from the Lieutenant Governor shall be presented to and read by the Speaker in the Assembly.

Budget debate procedure

28(2) The Budget Motion shall be moved by a Minister of the Crown upon the tabling of the Message and Estimates.

Budget debate limited

28(3) The proceedings on the *Orders of the Day* for resuming debate on the Budget Motion and on any amendments proposed thereto shall not exceed five days.

Question put

28(4) On the fifth of the said days, at thirty minutes before the ordinary time of daily adjournment, unless the debate be previously concluded, the Speaker shall interrupt the proceedings and, after allowing twenty minutes for the mover of the Budget Motion to exercise his or her right to close the debate, shall forthwith put every question necessary to dispose of the main motion.

Closing debate

28(5) Notwithstanding anything else herein contained, the mover of the Budget Motion shall in no case have more than twenty minutes in which to close the debate.

Amendment on Budget Motion

28(6) Only one amendment and one subamendment may be made to the Budget Motion.

Referral of Estimates to committees **28**(7) Upon the adoption of the Budget Motion, each of the Estimates shall be deemed referred to a committee of the Assembly.

Allocation of Estimates to committees

28(8) The allocation of the Estimates to the committees shall be that specified by the Rules or otherwise ordered by the Assembly.

APPROPRIATION BILL

Appropriation Bill

29(1) The proceedings on the *Orders of the Day* for resuming debate on the motion "That the Appropriation Bill be now read the second and third time", and on any amendments proposed thereto, shall not exceed one day.

Exemption on day prior to Completion Day

29(2) Rule 29(1) does not apply when an Appropriation Bill is introduced on the day prior to the Completion Day.

Question put

29(3) On the said day, at thirty minutes before the normal afternoon recess or afternoon adjournment, unless the debate be previously concluded, the Speaker shall interrupt the proceedings, and after allowing twenty minutes for the mover of the motion to exercise his right to close the debate, shall forthwith put every question necessary to dispose of the main motion.

Closing debate

29(4) Notwithstanding anything else herein contained, the mover of the motion for second and third reading of the Appropriation Bill shall in no case have more than twenty minutes in which to close the debate aforesaid.

PASSAGE OF REMAINING BUSINESS

Passage of remaining business a matter of priority

30(1) On the day prior to the Completion Day, any remaining business required by the Rules to be voted shall be disposed of on Orders of the Day. Business required to be voted shall be considered as a matter of priority.

Time of daily adjournment suspended

30(2) Rule 6(1) shall not be observed for the purposes of this rule, and the Assembly shall not adjourn before the proceedings on the remaining business have been concluded.

Passage of remaining business subject to conditions **30(3)** The disposal of any remaining business shall be subject to conditions established by the Rules.

Precedence for disposal of remaining business **30(4)** Proceedings on the *Orders of the Day* to dispose of any remaining business shall be as follows:

- (a) disposal of remaining budgetary Estimates, Supplementary Estimates and any Further Estimates;
- (b) Final Appropriation Bill;
- (c) Specified Bills.

SPECIFIED BILLS

Specific Government Bills to be concluded

- **31(1)** Unless otherwise ordered by the Legislative Assembly or its Rules, specific bills introduced by a Minister of the Crown shall be concluded by the sitting prior to the Completion Day, as follows:
 - (a) Government Bills introduced during the Fall period;
 - (b) Government Bills introduced before December 21st in the first session of a new Legislature;
 - (c) Government Bills which are subsidiary to the passage of the budgetary Estimates, provided that budget related bills are identified as subsidiary to the Government's financial plan in the Province of Saskatchewan Estimates;
 - (d) The final Appropriation Bill.

Bills to be concluded shall be specified on Order Paper

31(2) Other than the final Appropriation Bill, any Government Bill required by the Rules to be concluded prior to the Completion Day shall be specified as such on the Order Paper.

Removal of Specified Bill classification

31(3) The Specified Bill classification may be removed from a bill by the Government House Leader by standing in his or her place during Government Orders and making the announcement orally.

Procedures to complete consideration of Specified Bills

32(1) Specified Bills not concluded by the day prior to the Completion Day shall be subject to the procedures outlined by this rule.

Remaining Specified Bills in Standing Committees

- **32(2)** In any case where a Specified Bill has not been reported by a Standing Committee before 9:00 a.m. of the day prior to the Completion Day, the committee shall convene to conclude examination of the bill as follows:
 - (a) The Chair will put the question on any amendments, new clauses or new schedules that had been previously proposed before putting a combined question (if required) in order to conclude the examination of the bill;
 - (b) No other amendments, new clauses or new schedules shall be proposed;
 - (c) The committee shall report each bill to the Assembly on Routine Proceedings later that day;
 - (d) Rule 129(2) shall not be observed for the purpose of concluding consideration of any remaining Specified Bills in Standing Committees.

Disposal procedures not applicable to certain Specified Bills

32(3) Rule 32(2) applies only to bills referred to Standing Committees after second reading.

Report of remaining Specified Bills from standing committees

32(4) Rule 82(a) shall not apply in the case of any Specified Bill reported by a standing committee on the sitting day prior to the Completion Day.

Remaining Specified Bills before the Assembly

32(5) On Orders of the Day of the day prior to the Completion Day, the Speaker will direct the Clerk to call each relevant order in turn, and in each case shall put all questions necessary to dispose of the main motion.

No referral to Standing Committees **32(6)** Rule 78 shall not apply in the case of any Specified Bill read a second time on the day prior to the Completion Day. Immediately after a Specified Bill has been read a second time it shall be committed to the Committee of the Whole.

Remaining Specified Bills in Committee of the Whole **32**(7) For each Specified Bill before the Committee of the Whole, the Chair shall put the question on any amendments, new clauses or new schedules that had been previously proposed, before putting a combined question (if required) in order to conclude the examination of the bill and to adopt a report to be presented to the Assembly. No other amendments, new clauses or new schedules shall be proposed.

Remaining Specified Bills may advance two or more stages **32(8)** Rule 69(1) does not apply to the third reading motion for any Specified Bill reported by a committee on the day prior to the Completion Day.

Conditions of Disposal of remaining Specified Bills

- **33** The Rules for disposal of Specified Bills remaining on the day prior to the Completion Day shall be applied provided the following conditions have been met:
 - (a) Each Specified Bill introduced during the Fall period of sittings, or before December 21st during the first session of a new Legislature, is subject to no less than 20 hours of debate:
 - (b) Each Specified Bill subsidiary to the passage of the budgetary estimates is subject to no less than five hours of debate.

REMAINING BUDGETARY ESTIMATES

Remaining Estimates to be concluded **34(1)** Unless otherwise ordered by the Legislative Assembly or its rules, the Committee of Finance and each Standing Committee shall conclude and report any Estimates, Supplementary Estimates and Further Estimates referred to it no later than the day prior to the Completion Day. Estimates not concluded shall be subject to the procedures outlined by this rule.

Remaining Estimates in Standing Committees

- **34(2)** In any case where a vote has not been reported by a Standing Committee before 9:00 a.m. of the day prior to the Completion Day, the committee shall convene to conclude examination of the Estimates as follows:
 - (a) The Chair shall put the question on any amendment that had been previously proposed before putting a combined question (if required) on each Vote;
 - (b) No other amendments shall be proposed;
 - (c) The committee shall conclude each Vote in succession and adopt a report to be presented to the Assembly on Routine Proceedings later that day;
 - (d) Rule 129(2) shall not be observed for the purpose of concluding consideration of any remaining Estimates in Standing Committees.

Remaining Estimates in Committee of Finance **34(3)** On Orders of the Day of the day prior to the Completion Day, the Assembly shall resolve into Committee of Finance where the Chair shall call each relevant order in turn so that proceedings on all Estimates, Supplementary Estimates and Further Estimates are concluded.

Procedure for Disposing of Votes

34(4) For each Vote before the Committee of Finance on the day prior to the Completion Day, the Chair shall put the question on any amendment that had been previously proposed, before putting a combined question (if required) in order to conclude the examination of the Vote and to adopt a report to be presented to the Assembly. No other amendments shall be proposed.

- **35** The Rules for disposal of Estimates on the day prior to the Completion Day shall be applied provided the following conditions have been met:
 - (a) The Estimates of each government department are subject to no less than two hours of debate; and
 - (b) The cumulative total time for debate on all Estimates is no less than 75 hours.

DECORUM

Decorum in Assembly

36(1) The Speaker shall preserve order and decorum and shall decide questions of order. In explaining a point of order or practice, he shall state the rule or authority applicable to the case.

Decorum while Speaker has the floor

36(2) When the Speaker is putting a question, no Member shall enter, walk out of or across the Assembly, or make any noise or disturbance.

Decorum while a Member is speaking

36(3) When a Member is speaking, no Member shall interrupt him or her except to raise a point of order, nor pass between him or her and the chair.

No passage between chair and Mace

36(4) No Member may pass between the chair and the Mace, whether or not the Mace has been taken off the table by the Sergeant-at-Arms.

Decorum upon adjournment of Assembly

36(5) When the Assembly adjourns, the Members shall keep their seats until the Speaker has left the chair.

STRANGERS

Strangers: withdrawal of

37(1) If any Member takes notice that strangers are present, the Speaker or the Chair (as the case may be) shall without debate or amendment forthwith put the question "Shall strangers be ordered to withdraw?"

Speaker may order withdrawal

37(2) Notwithstanding the foregoing, the Speaker or the Chair may, whenever he or she thinks proper, order the withdrawal of strangers.

Strangers: conduct of

37(3) Any stranger admitted to any part of the Assembly or gallery who misconducts himself or herself or does not withdraw when strangers are directed to withdraw, while the Assembly or any Committee of the Whole Assembly is sitting, shall, when so ordered by the Speaker or the Chair, be taken into custody by the Sergeant-at-Arms; and no person so taken into custody shall be discharged without the special Order of the Assembly.

SPEAKER

No participation in debate

38 The Speaker shall not take part in any debate before the Assembly.

Casting vote: Speaker

39 In case of an equality of votes, the Speaker shall give a casting vote, and any reasons stated by him or her shall be entered in the *Journals*.

Election of Speaker: first order of business of new Legislature

40(1) The Assembly, on its first assembling after a general election, and subsequently at any other time as determined pursuant to Rule 40(2), shall make the election of a Speaker the first order of business, which shall not be interrupted by any other proceeding.

Election of Speaker in case of vacancy

40(2) In the case of a vacancy in the Office of the Speaker, as a result of death, resignation or otherwise of the incumbent of that Office, the Assembly shall proceed to elect one of its Members to be Speaker.

No Minister or party leader eligible for election **40(3)** No Minister of the Crown nor party leader shall be eligible for election to the Office of Speaker.

Election of Speaker takes precedence over other business **40(4)** The election of a Speaker shall take precedence over all other business and no motion of any kind shall be accepted, and the Assembly shall continue to sit, if necessary, beyond its ordinary hour of daily adjournment, until a Speaker is elected and is installed in the chair and if the Assembly has continued to sit beyond its ordinary hour of daily adjournment, the Speaker shall thereupon adjourn the Assembly until the next sitting.

Clerk to administer election of Speaker

41(1) For the purpose of electing a Speaker, the Clerk of the Assembly, or in the absence of the Clerk of the Assembly another Clerk at the Table, shall administer the election process and shall preside during the election of a Speaker.

Question of privilege or point of order not permitted **41(2)** During the election of a Speaker, the Clerk of the Assembly shall not be permitted to entertain any question of privilege or point of order.

No debate during election of Speaker

41(3) During the election of a Speaker there shall be no debate.

Election of Speaker by secret ballot

42(1) The election of a Speaker shall be conducted by secret ballot as follows:

Procedure for candidates to inform Clerk at the start of a Legislature (a) Before the commencement of a Legislature, any Member who wishes to stand for election to the Office of Speaker shall, not later than 5:00 p.m. on the fifth day preceding the day on which the election of a Speaker is expected to take place, in writing, so inform the Clerk of the Assembly who shall prepare, in alphabetical order, a list of such Members' names who wish to stand as candidates for election to the Office of Speaker.

Procedure for candidates to inform Clerk at any other time (b) At any other time, any Member who wishes to stand for election to the Office of Speaker shall, not later than 5:00 p.m. on the day preceding the day on which the election of a Speaker is expected, in writing, so inform the Clerk of the Assembly who shall prepare, in alphabetical order, a list of such Members' names who wish to stand as candidates for election to the Office of Speaker.

Clerk to distribute list of candidates

42(2) Before the taking of the first ballot, the Clerk of the Assembly shall affix in the lobbies the list of candidates and shall distribute that list to Members present in the Chamber.

Clerk to declare sole candidate as Speaker **42(3)** If only one Member stands for election to Office of Speaker, or at any stage a withdrawal pursuant to Rule 42(13) leaves only one candidate remaining, the Clerk of the Assembly shall announce in the Chamber that candidate's name and without any vote declare that Member to be elected Speaker.

Ballot papers to be provided by Clerk

42(4) If there are two or more candidates for election to Office of Speaker, ballot papers shall be provided to Members present in the Chamber by the Clerk at the Table prior to the taking of the ballot.

Marking the ballot paper

42(5) Members wishing to indicate their choice for the Office of Speaker shall print on the ballot paper the first and last name of a candidate whose name appears on the list distributed pursuant to this Rule.

Deposit of ballot papers

42(6) Members shall deposit their completed ballot papers in a box provided for that purpose on the table.

Counting of ballot papers

42(7) Once all Members wishing to do so have deposited their ballot papers, the votes shall be counted by the Clerks at the Table, and the Clerk of the Assembly, being satisfied as to the accuracy of the count, shall destroy the ballots together with all records of the number of ballots cast for each candidate and all those persons present will in no way divulge the number of ballots cast for any candidate.

Clerk to declare candidate with majority as Speaker

42(8) If one candidate receives a majority of the votes cast, the Clerk of the Assembly shall announce the name of that Member as the Speaker.

Subsequent ballots to exclude lowest candidate

42(9) If no candidate receives a majority of the votes cast, the name of the candidate having the smallest number of total votes cast shall be excluded from subsequent ballots.

Equality of votes

42(10) If every candidate receives the same number of votes, no names shall be excluded from the next ballot.

List of candidates for subsequent ballots **42(11)** For each subsequent ballot the Clerk of the Assembly shall prepare a list of candidates, affix that list in the lobbies, and distribute it to Members present in the Chamber.

Subsequent ballots

42(12) Subsequent ballots shall be conducted in the manner prescribed in Rules 42(4) through (10) and the balloting shall continue, in like manner, until such time as a candidate is elected Speaker upon having received a majority of the votes cast.

Withdrawal of candidate from election

42(13) At any time after the result of the first ballot has been declared, but before the commencement of a second or subsequent ballot, a candidate may withdraw from the election, which shall then proceed as if such member had not been nominated.

Election of Deputy Speaker **43** On the first sitting day after the Speech from the Throne at the commencement of each Legislature, or from time to time as may be required, a Member shall be elected by the Assembly to be Deputy Speaker.

Deputy Speaker to act in absence of Speaker

44(1) During the absence of the Speaker, the Deputy Speaker shall act as Speaker. During the absence of the Deputy Speaker, the Speaker may call on any Member, other than a Minister of the Crown or party leader, to act as Speaker.

Deputy Speaker to serve as Chair of Committee of the Whole **44(2)** The Deputy Speaker shall serve as permanent Chair of Committees of the Whole in accordance with Rule 112(2).

No Minister or party leader eligible for election **44(3)** No Minister of the Crown, nor party leader, shall be eligible to be elected Deputy Speaker.

Election to take place on Orders of the Day **45(1)** The election of Deputy Speaker shall be the first order of business on Orders of the Day.

Election of Deputy Speaker takes precedence over other business

45(2) When the election of Deputy Speaker is to take place, no other business and no motion of any kind shall be accepted, and the Assembly shall continue to sit, if necessary, beyond its ordinary hour of daily adjournment, until a Deputy Speaker is elected, and if the Assembly has continued to sit beyond its ordinary hour of daily adjournment, the Speaker shall thereupon adjourn the Assembly until the next sitting.

Certain rules respecting election of Speaker to apply

45(3) For the purpose of electing a Deputy Speaker, except as provided in Rule 45(4), the rules for the election of Speaker will apply in the manner prescribed in Rules 41 through 42.

Unsuccessful candidates for election as Speaker may be candidates for election of Deputy Speaker **45(4)** When the election of Deputy Speaker is to take place at the first sitting day after the commencement of a Legislature, any candidate who had not been elected to the Office of Speaker may stand for election as Deputy Speaker, by informing the Clerk of the Assembly in writing not later than 5:00 p.m. on the day preceding the day on which the election of Deputy Speaker is expected to take place.

RULES OF DEBATE

Member speaking

46 Every Member desiring to speak is to rise in his or her place and address the Speaker.

Members rising simultaneously

47 When two or more Members rise to speak, the Speaker calls upon the Member who first rose in his or her place; but a motion may be made that any Member who has risen "be now heard", which motion shall be forthwith put, without debate.

Withdrawal of Members **48** If anything shall come into question touching the conduct or election of any Member or his or her right to hold a seat, he or she may make a statement and shall withdraw during the time the matter is in debate.

Points of order

49(1) A Member addressing the Assembly, if called to order either by the Speaker or on a point raised by another Member, shall sit down while the point of order is being stated, after which he or she may explain. The Speaker may permit debate on the point of order before giving his or her decision, but such debate must be strictly relevant to the point of order taken.

Irrelevance or repetition

49(2) The Speaker or the Chair, after having called the attention of the Assembly, or of the committee, to the conduct of a Member who persists in irrelevance, or tedious repetition, either of his own arguments or of the arguments used by other Members in debate, may direct him or her to discontinue his or her speech, and if the Member continues to speak, the Speaker shall name him or her, or, if in committee, the Chair shall report him or her to the Assembly.

Suspension

49(3) If a Member has been named pursuant to Rule 49(2), the Member shall be suspended from the service of the Assembly for the remainder of the sitting day. A motion without notice may be moved to increase the length of the suspension of a named Member, and the motion shall be decided without amendment or debate.

Disrespectful language forbidden

50 No Member shall speak disrespectfully of Her Majesty, nor any of the Royal Family, nor of the Governor General or person administering the Government of Canada, nor of the Lieutenant Governor of the Province, nor shall he or she use offensive words against the Assembly or against any Member thereof. No Member may reflect upon any vote of the Assembly, except for the purpose of moving that such a vote be rescinded.

Reading the question

51 When the question under discussion does not appear on the Order Paper or has not been printed and distributed, any Member may require it to be read at any time of the debate, but not so as to interrupt a Member while speaking.

No Member to speak twice

52(1) No Member may speak twice to a question except in explanation of a material part of his or her speech which may have been misquoted or misunderstood, but then he or she is not to introduce any new matter, and no debate shall be allowed upon such explanation.

Reply

52(2) A reply shall be allowed to a Member who has moved a substantive motion, but not to the mover of an amendment, the previous question, or an instruction to a committee.

Closing debate

52(3) In all cases the Speaker shall inform the Assembly that the reply of the mover of the original motion closes the debate.

DEBATABLE MOTIONS

Debatable motions

53(1) Except as otherwise provided in these rules, the following motions are debatable: Every motion:

- (a) standing on the order of proceedings for the day;
- (b) for the concurrence in a report of a standing or special committee;
- (c) for the previous question;
- (d) for the second reading of a bill;
- (e) for the third reading of a bill;
- (f) for "Priority of Debate" when made for the purpose of discussing a definite matter of urgent public importance;
- (g) for the adoption in Committee of the Whole, or the Committee of Finance, of the resolution, clause, section, preamble or title under consideration;
- (h) for the appointment of a committee;
- for reference to a committee of a report or any return laid on the table of the Assembly;
- (i) for the suspension of any of the Rules of the Legislative Assembly;
- (k) and such other motion, made upon Routine Proceedings, as may be required for the observance of the proprieties of the Assembly, the maintenance of its authority, the appointment or conduct of its officers, the management of its business, the arrangement of its proceedings, the correctness of its records, the fixing of its sitting days, or the times of its meeting or adjournment.

Non-debatable motions

53(2) All other motions, including adjournment motions, shall be decided without debate or amendment.

MONEY MOTIONS

"Money" motion: message to precede 54 Any vote, resolution, address or bill introduced in the Assembly for the appropriation of any part of the public revenue, or of any tax or impost to any purpose whatsoever, or to impose any new or additional charge upon the public revenue or upon the people, or to release or compound any sum of money due to the Crown, or to grant any property of the Crown, or to authorize any loan or any charge upon the credit of the Province, shall be recommended to the Assembly by Message of the Lieutenant Governor before it is considered by the Assembly. The consideration and debate thereof may not be presently entered upon but shall be adjourned until such further day as the Assembly shall think fit to appoint. (See sections 54 and 90 of the *Constitution Act*, 1867)

CLOSURE

Closure

55(1) Immediately before the Order of the Day for resuming an adjourned debate is called, or if the Assembly be in Committee of the Whole or of Finance, any Minister of the Crown who, standing in his or her place, shall have given notice at a previous sitting of his or her intention so to do, may move that the debate shall not be further adjourned, or that the further consideration of any resolution or resolutions, clause or clauses, section or sections, preamble or preambles, title or titles, shall be the first business of the committee, and shall not further be postponed; and in either case such question shall be decided without debate or amendment; and if the same shall be resolved in the affirmative, no Member shall thereafter speak more than once, or longer than twenty minutes in any such adjourned debate; or, if in committee, on any such resolution, clause, section, preamble or title; and if such adjourned debate or postponed consideration shall not have been resumed or concluded before 1 a.m., no Member shall rise to speak after that hour, but all such questions as must be decided, in order to conclude such adjourned debate or postponed consideration, shall be decided forthwith.

Specified Bills exempt

55(2) This rule does not apply to Specified Bills.

VOTING

Divisions

56 When Members have been called in, preparatory to a division, no further debate is to be permitted.

Divisions: recorded

57 Upon a division, the Yeas and Nays shall not be entered upon the minutes unless demanded by two Members.

30 minute division bells

58(1) When the Speaker has put the question on a motion and a recorded division is requested pursuant to Rule 57, the bells to call in the Members shall sound for not more than thirty minutes.

10 minute division bells

58(2) Notwithstanding Rule 58(1), where a recorded division is requested in the following cases, the division bells shall sound for not more than ten minutes:

- (a) on a non-debatable motion;
- (b) on a motion moved without notice;
- (c) in Committee of the Whole Assembly or Committee of Finance.

Personal interest

59 No Member is entitled to vote upon any question in which he or she has a direct pecuniary interest, and the vote of any Member so interested shall be disallowed.

MOTIONS AND AMENDMENTS

Motions: notices required for

60 Forty-eight hours' notice shall be given of a motion for first reading of a bill, a motion for a resolution, order or address, or for the appointment of any committee; but this shall not apply to public bills, after their introduction, or to private bills, or to the times of meeting or adjournment of the Assembly. Such notice shall be laid on the table and be printed in the *Votes and Proceedings* of that day.

Motion: by unanimous consent **61** A motion may, in case of urgent and pressing necessity previously explained by the mover, be made by unanimous consent of the Assembly without notice having been given pursuant to Rule 60.

Motions: to be in writing

62 All motions shall be in writing, and seconded, before being proposed from the chair. When a motion is seconded, it shall be read by the Speaker before debate.

Motions: amendments to

63 When a question is under debate, no motion shall be received unless to amend it, to postpone it to a day certain, for the previous question, for reading the *Orders of the Day*, for proceeding to another Order, to adjourn the debate, or for the adjournment of the Assembly.

Motions: amendment precluded **64** A motion to refer a bill, resolution or any question to a Committee of the Whole, or any other committee, shall preclude all amendment to the main question.

Motions: withdrawal of

65 A Member who has made a motion may withdraw the same by the unanimous consent of the Assembly.

Motions: unparliamentary

66 When the Speaker is of the opinion that a motion offered to the Assembly is contrary to the Rules and Privileges of the Legislature, he or she shall apprise the Assembly thereof immediately, before putting the question thereon, and quote the authority applicable to the case.

Previous question

67 The previous question, until it is decided, shall preclude all amendment of the main question and shall be in the following words: "That this question be now put." If the previous question be resolved in the affirmative, the original question is to be put forthwith, without any amendment or debate.

PUBLIC BILLS

Imperfect bill

68 No bill may be introduced in blank or imperfect form.

Separate readings

69(1) Every bill shall receive three readings on different days prior to being passed, but on urgent or extraordinary occasions a bill may, by leave, be read twice or thrice or advanced two or more stages in one day.

Combined readings of Appropriation Bill

69(2) Notwithstanding anything else herein contained, second and third reading of the Appropriation Bill shall be combined into one reading.

Certificate as to readings

70 When a bill is read in the Assembly, the Clerk or Deputy Clerk of the Assembly shall certify upon it the reading and the date thereof, and after it is passed, shall certify the date of same.

Introduction

71 Every bill shall be introduced upon a motion for first reading specifying the title of the bill.

First reading

72 When a bill is introduced by a Member, the question "That this Bill be now introduced and read the first time" shall be decided without amendment or debate, provided that any Member moving first reading may be permitted to give a succinct explanation of the provisions of the bill.

Referral of bill to a committee after First reading

73(1) Immediately after any bill has been read the first time, the Member presenting the bill may move a motion, without notice, to refer the said bill to a Policy Field Committee. The Member moving the referral motion may be permitted to give a succinct explanation of the motion.

Printing of bill prior to referral

73(2) No bill shall be referred to a committee after first reading unless the bill has been printed and distributed to Members.

Disposition of referral motion

73(3) Any motion made pursuant to this rule shall be decided without debate and if the motion is decided in the negative the said bill shall be ordered for second reading.

Certain bills exempt

73(4) This rule does not apply to Appropriation or Private Bills.

Proceedings on bills referred to a committee after first reading

74(1) When a bill is referred to a Policy Field Committee after first reading, the committee may conduct hearings on the subject matter of the bill and shall report its observations, opinions and recommendations with respect to the bill.

Concurrence in committee report

74(2) Upon the concurrence of a committee report that a bill be proceeded with, the said bill shall be ordered for second reading.

Printed before second reading

75 No bill shall be read a second time, unless it has been printed and distributed to the Members at least one day previous and has been subsequently marked "PRINTED" on the *Orders of the Day*.

Second reading

76 The motion on the *Orders of the Day* for the second reading of a bill shall read "That the bill be now read a second time".

Readings before committal to a committee

77 Before a bill may be committed to either a Policy Field Committee or the Committee of the Whole Assembly for clause-by-clause consideration, it shall have been read twice in the Assembly.

Referral of Bills to a Policy Field Committee after second reading

78 Immediately after any bill has been read a second time, unless otherwise specified by the Rules, the Member responsible for the bill shall move a motion, without notice, to refer the bill to a Policy Field Committee or to a Committee of the Whole Assembly. Any such motion shall be decided without debate.

Proceedings on bills committed to a Committee of the Whole

79(1) During proceedings in Committee of the Whole Assembly, the preamble shall be first postponed, and then every clause considered by the committee in its proper order, the preamble and the title to be considered last.

Amendments in Committee of the Whole

79(2) The Committee of the Whole Assembly may make amendments that are relevant to the clauses of the bill that are consistent with the principles and objects of the bill and otherwise conform to rules and practices of the Assembly.

Reports from Committee of the Whole

79(3) The Committee of the Whole Assembly to which a bill has been referred by the Assembly shall be empowered to report the bill with or without amendment or to report that the bill not proceed.

Setting down for third reading

79(4) When a bill is reported without amendment, it is immediately ordered to be read the third time at such time as may be appointed by the Assembly.

First and second reading of the amendments

79(5) All amendments made to a bill shall be reported to the Assembly by the Chair, and the same shall be received and the motion for first and second reading of the amendments shall be disposed of forthwith before the bill is ordered to be read the third time at the next sitting of the Assembly.

Reprinting of amended bills

79(6) When a bill has been amended in Committee of the Whole Assembly, it shall be reprinted as amended if so ordered by the committee or as the Clerk of the Assembly may direct.

Proceedings on bills committed to a Policy Field Committee after second reading **80(1)** Any bill committed to a Policy Field Committee after second reading shall be considered and reported in accordance with the Rules for proceedings on bills in Committee of the Whole Assembly.

Public hearings possible after second reading **80(2)** When a bill is referred to a Policy Field Committee after second reading, the committee may conduct hearings on the content of the bill before initiating clause-by-clause consideration.

Restrictions on hearings

80(3) No hearings may be conducted if a bill had been subject to committee consideration after first reading.

Report of Policy Field Committee on bills **81** A Policy Field Committee to which a bill has been referred by the Assembly after second reading shall be empowered to report the same with or without amendments, or to report that the bill not proceed. The report may contain a written statement of the committee's conclusions if the bill was the subject of a hearing.

Procedure on report from Policy Field Committee **82** When a bill is reported pursuant to Rule 81, the following procedures shall apply:

- (a) any bill reported shall be considered committed to the Committee of the Whole Assembly unless there is unanimous consent by the Assembly for the bill to be ordered for third reading;
- (b) all amendments made in a Policy Field Committee shall be reported to the Assembly; any bill reported with amendment may be reprinted, as amended, before being committed to the Committee of the Whole Assembly;
- (c) when a report recommends that the bill not proceed, a motion to concur in the same shall be put immediately and decided without debate;
- (d) when committal of a bill to the Committee of the Whole Assembly is waived, it is immediately ordered for third reading at such time as may be appointed by the Assembly;
- (e) when committal of an amended bill to the Committee of the Whole Assembly is waived, the amendments shall be received and the motion for first and second reading of the amendments shall be disposed of before the bill is ordered for third reading at the next sitting of the Assembly.

Procedure in Committee of the Whole for bills committed from a Policy Field Committee **83** When a bill is committed to a Committee of the Whole Assembly pursuant to Rule 82, the following procedures shall apply:

- (a) two hours will be allocated to Private Members for questions and comments;
- (b) Private Members may be recognized more than once but must yield the floor after 20 minutes; should the list of speakers be exhausted before the 2 hours are up, members who have already spoken may be permitted to speak again;
- (c) no time limits shall apply to the Minister responsible for the bill while responding to questions;
- (d) once the time allocated for questions and comments has expired and upon the completion of the Minister's responses, the Chair shall put every question necessary to report the bill to the Assembly.

Reprinting of amended bills to be noted on Order Paper **84** When the bill has been sent to be reprinted, it shall be noted on the *Orders of the Day* "NOT YET REPRINTED" and shall not be further proceeded with until that notation has been removed.

Third reading

85 The motion on the *Orders of the Day* for the third reading of a bill shall read "That the bill be now read the third time and passed under its title".

Suspension of a bill

86(1) Proceedings on a public bill introduced by a Minister shall, at the request of the Official Opposition, be suspended for a period of three sitting days following first reading either before or during second reading debate or during committee stage. Such a request can be made only once during consideration of any bill and shall be made orally by the Member standing in his or her place.

Appropriation Bill and Specified Bills exempt

86(2) This rule does not apply to Appropriation Bills or to Specified Bills.

REINSTATEMENT OF PUBLIC BILLS

Lapsed bills may be reinstated at next session

87(1) A bill that has lapsed because of a prorogation before it has been passed may be proceeded with in the next session of the same Legislature.

Minister to move reinstatement motion

87(2) A Minister of the Crown may move a motion, with notice, to reinstate a government public bill from the previous session of the same Legislature and to restore it to the Order Paper at the same stage the bill had reached at the time of prorogation.

Deadline for reinstatement

87(3) A motion to reinstate a bill must be made within five sitting days of commencement of the Fall period of sittings of the Assembly.

Reinstated bills to be specified for completion 87(4) Any bill reinstated shall be considered a Specified Bill.

No debate on reinstatement motion

87(5) A motion to reinstate a bill shall be decided without debate.

Lapsed bills not reinstated may be introduced as new bill **87(6)** If the motion for reinstatement of a bill is not adopted, the bill may be reintroduced as a new bill.

Crown Recommendation must be renewed **87(7)** The Crown Recommendation of a reinstated bill, made pursuant to Rule 54, shall be renewed in accordance with section 54 of *The Constitution Act*, 1867, before the bill is further considered. The Message of the Lieutenant Governor shall be renewed as soon as possible after the adoption of an order for reinstatement.

PRIVATE BILLS

Receiving petitions

88(1) All petitions for Private Bills shall be in duplicate and shall be filed with the Clerk of the Assembly not later than the twentieth sitting day of the Session.

Presenting petitions

88(2) No petition for any Private Bill shall be received by the Assembly if presented after the first twenty-five sitting days of the Session.

Introduction of a Private Bill

88(3) No Private Bill may be introduced in the Assembly after the first thirty sitting days of the Session.

Deposit

89(1) Every applicant for a Private Bill shall deposit with the Clerk of the Assembly, along with the petition for same, two copies of the bill with marginal notes inserted and an accepted cheque payable to the Minister of Finance for the sum of two hundred and fifty dollars if the said bill does not exceed ten pages, and fifteen dollars additional for each page over that number; four hundred and fifty words shall be held to constitute a page.

Bill to incorporate a company

89(2) In the case of a bill incorporating a company, a receipt from the Registrar of Joint Stock Companies for any statutory fees required shall also be deposited with the Clerk of the Assembly.

No remittance except on recommendation of committee **90** No remittance of a deposit on account of a Private Bill or any portion thereof shall be ordered by the Assembly unless the same has been recommended by the committee charged with its consideration, or unless the bill has been withdrawn, rejected or not reported upon, in which cases the actual expenses incurred shall be deducted from the deposit received before making such remittance.

Publication of Rules

91 The Clerk of the Assembly shall publish in the first issue each month of *The Saskatchewan Gazette* the necessary Rules and Procedures of the Legislative Assembly respecting Private Bills, and shall also announce by notice affixed in the lobbies of the Assembly, on or before the first day of every Session, the time limit for presenting petitions for and introducing Private Bills.

Publication of notices of intention

92(1) All petitions to the Legislature for Private Bills of any nature whatsoever shall require a notice, clearly and distinctly specifying the nature and object of the application, and where the same refers to any proposed work, indicating generally the location of the work, and signed by and on behalf of the petitioners, with the address of the party signing the same; and when the petition is for an act of incorporation, the name of the proposed company shall be stated in the notice.

Time and location of publication notice

92(2) Such notice shall be published, prior to the filing of the petition with the Clerk of the Assembly as required in Rule 88(1), in two consecutive issues of *The Saskatchewan Gazette* and four consecutive issues of a newspaper published in English and having circulation in the locality affected.

Notice to be filed with Clerk

92(3) A copy of the notice with a statutory declaration of the several publications of advertisement shall be filed with the Clerk of the Assembly along with the petition and bill.

Examination of Private Bills

93(1) The Law Clerk shall examine all Private Bills for the purpose of seeing that they are drawn in accordance with the Rules of the Legislative Assembly respecting Private Bills.

Model bill for acts of incorporation

93(2) Every bill for an act of incorporation, where a form of model bill has been adopted, shall be drawn in accordance with such model bill, copies of which may be obtained from the Clerk of the Assembly. Any provisions contained in any such bill which are not in accord with the model bill shall be inserted between brackets and shall be so printed.

Petitions to the Committee on Private Members' Bills 94 Petitions for Private Bills, when received by the Assembly, are to be taken into consideration (without special reference) by the Committee on Private Members' Bills which is to report in each case whether the Rules with regard to notice have been complied with; and in every case where the notice shall prove to have been insufficient, either as regards the petition as a whole or any matter therein which ought to have been specifically referred to in the notice, or is otherwise defective, the committee is to recommend to the Assembly the course to be taken.

Introduction of Private Bills **95** All Private Bills are introduced on petition and, after such petition has been received, and favourably reported on by the Committee on Private Members' Bills, such bill shall be laid upon the table of the Assembly by the Clerk of the Assembly, and shall be deemed to have been read the first time, and to have been ordered for a second reading when so recorded in the *Votes and Proceedings*.

Bills confirming agreements

96 When any bill for confirming any agreement is filed with the Clerk of the Assembly, a true copy of such agreement must be attached to it.

Reference to committee

97 Every Private Bill, when read a second time, is referred to the Committee on Private Members' Bills or to some other committee of the same character; and all petitions for or against the bill are considered as referred to such committee.

Report of Law Clerk **98** Before any Private Bill is considered by the committee to which it may be referred, the Law Clerk shall first submit a report in accordance with the provisions of Rules 93 and 158.

Notice of sitting of committee

99 No committee on any Private Bill shall begin consideration of the same until after notice of the sitting of such committee has been affixed for two days in the lobby, and appended in the *Votes and Proceedings*.

Chair votes

100 All questions before committees on Private Bills are decided by a majority of voices, including the voice of the Chair, who shall have a second or casting vote.

Provision not contained in notice

101 It is the especial duty of the committee to which any Private Bill may have been referred by the Assembly to call the attention of the Assembly to any provisions inserted in such bill that do not appear to have been contemplated in the notice for the same as reported upon by the Committee on Private Members' Bills.

Preamble not proven

102 When the committee on any Private Bill reports to the Assembly that it has materially changed the preamble of a bill, or that the preamble has not been proved to its satisfaction, or otherwise reports unfavourably on the bill, the committee must also state the grounds upon which it arrived at such decision. No bill so reported upon shall be placed upon the *Orders of the Day* unless by special Order of the Assembly.

All bills to be reported

103 Any committee to which a Private Bill may have been referred shall report the same to the Assembly with all convenient speed.

Consideration in Committee of the Whole Assembly **104** Private Bills reported to the Assembly by any committee shall be placed upon the *Orders* of the Day for the sitting following the reception of the report, for consideration in Committee of the Whole Assembly, in the order in which they are reported.

Bills: referral to Committee of Whole Assembly 105 All bills reported to the Assembly by any committee may, on one motion, be referred together to a Committee of the Whole Assembly, which may consider and report one or more such bills at the same sitting.

Chair to sign and initial

106 The Chair of the committee shall sign a printed copy of the bill on which the amendments are fairly written, and shall also sign with the initials of his or her name the preamble and clauses, including the several amendments made and clauses added in committee.

Notice of important amendment

107 No important amendment may be proposed to any Private Bill in the Committee of the Whole Assembly or at the third reading of the bill, unless one day's notice of the same shall have been given.

Suspension of Rules

108 Except in cases of urgent and pressing necessity, no motion for the suspension of the Rules and Procedures of the Legislative Assembly or any rules respecting Private Bills or petitions for Private Bills shall be entertained, unless the same has been reported upon by the Committee on Private Members' Bills, and the committee in its report shall state the grounds for recommending such suspension.

Private Bill Register **109** A book to be called the "Private Bill Register" shall be kept in the Clerk's Office in which shall be entered the name, description and place of residence of the parties applying for the bill, or their agent, and all the proceedings thereon, from the petition to the passing of the bill; such book to be open to public inspection daily during office hours.

Clerk to post list

110 The Clerk of the Assembly shall affix in the lobbies daily a list of all Private Bills upon which any committee is appointed to sit, specifying the time and place of the meeting.

Unprovided cases

111 Except as herein otherwise provided, the Rules and Procedures of the Legislative Assembly relating to Public Bills shall apply to Private Bills.

COMMITTEES OF THE WHOLE

Committee of the Whole: order for

112(1) When the Order of the Day is called for the Assembly to go into a Committee of Whole, the Speaker shall leave the chair without question put.

Chair of Committees

112(2) The Deputy Speaker shall act as permanent Chair of Committees of the Whole and shall preside over and maintain order in the committees.

Deputy Chair of Committees

112(3) A Deputy Chair of Committees shall be elected at the commencement of every Legislature. He or she shall hold office for the term of the Legislature. During the absence of the Chair, he or she shall act as Chair of Committees of the Whole.

Committees: Rules of

113(1) The Rules and Procedures of the Legislative Assembly shall be observed in the Committees of the Whole, so far as may be applicable, except the Rules as to the seconding of motions and limiting the number of times of speaking.

Debate

113(2) Speeches in Committees of the Whole must be strictly relevant to the item or clause under consideration.

Order and decorum

113(3) The Chair shall maintain order in the Committees of the Whole, deciding all questions of order subject to an appeal to the Assembly; but disorder in a committee can only be censured by the Assembly, on receiving a report thereof.

Resolutions concurred in forthwith

114 Whenever a resolution is reported from any Committee of the Whole, a motion to concur in the same shall be forthwith put and be decided without debate or amendment.

Motion to leave chair

115 A motion that the Chair leave the chair shall always be in order, shall take precedence of any other motion, and shall not be debatable. Such motion, if rejected, cannot be renewed unless some intermediate proceeding has taken place.

Committee of Finance

116 The Committee of Finance shall be appointed on motion, without previous notice, at the commencement of every Session, immediately after the adoption of an Address in Reply to the Speech of the Lieutenant Governor.

Examination of Executive Council estimates

117 In each session, the Estimates, Supplementary Estimates, and any Further Estimates, as laid before the Legislative Assembly for the operation of the Department of Executive Council, shall be deemed referred to the Committee of Finance in accordance with Rule 28(7) for examination and report.

STANDING COMMITTEES

Establishment of Standing Committees

118 Standing Committees are permanently established by the Assembly and continue in existence unless otherwise ordered.

Mandate and power of Standing Committees

119(1) The mandate of each Standing Committee shall be that specified by the Rules or otherwise ordered by the Assembly or required by statute.

Powers of Standing Committees

119(2) Standing Committees are empowered to examine and enquire into all such matters as may be referred to them by the Assembly or otherwise stipulated under Rules, to report from time to time, to send for persons, documents and things, to examine witnesses under oath, to meet outside the seat of government to hear testimony, and to sit during periods before the Assembly has convened after a general election, and when the Assembly is adjourned or prorogued.

Lapsing of terms of reference

119(3) When a Legislature is dissolved, all orders of reference lapse and the work of committees ceases.

GENERAL PROVISIONS

Application of general provisions

120 The general provisions apply to all Standing Committees unless otherwise ordered by the Assembly or its Rules.

Membership proportional to party standings in Assembly **121(1)** The membership of Standing Committees shall, so far as reasonably practicable, be proportional to party membership in the Assembly.

Membership to be 7 members

121(2) Unless otherwise ordered or authorized by Rules, the membership of a Standing Committee shall consist of seven members.

Setting of permanent membership	121(3) At the commencement of a new Legislature, the permanent membership of the various Standing Committees shall be set out in the report of the Standing Committee on House Services.
Changes to permanent membership	121(4) Changes to the permanent membership of a Standing Committee shall be effected by Order of the Assembly or, if a session is adjourned or prorogued, by an Order of the Standing Committee on House Services.
Temporary substitutions	121 (5) Membership of any Standing Committee, other than that of the Chair, shall be transferable on a temporary basis by written notice signed by the original member and filed with the Chair of the committee.
Guidelines for temporary substitutions	121(6) Temporary substitutions in the membership shall be permitted for a specific time period or for committee consideration of a specific issue. The substituted Member will be considered for all purposes to be acting in the place of the original Member. The substitution may be terminated at any time by the original member of the committee.
Substitutions not subject to membership ratio rule	121 (7) Temporary substitutions in membership may be made notwithstanding Rule 121(1).
Suspended Members barred	121(8) A Member may not attend a committee during any period in which the Member is suspended from service of the Assembly.
Rights of non- permanent members	121(9) Any Member who is not a permanent member of the committee may attend a meeting of a Standing Committee and, by leave of the committee, may participate in the proceedings but shall not vote, be permitted to move a motion, or be included in quorum.
Membership of Speaker on committees restricted	121(10) The Speaker shall not be appointed to a committee without the Speaker's consent, unless otherwise specified in the Rules.
Presiding Members of standing committees	122(1) At its first meeting, or at its first meeting after a vacancy occurs in the position, a Standing Committee must proceed to the election of a Chair and Deputy Chair.
Party affiliation of Chair and Deputy Chair	122(2) The Chair of a Standing Committee shall be a Government Member and the Deputy Chair shall be an Opposition Member unless otherwise specified in the Rules.
Designation of acting Chair	122(3) If the Chair and Deputy Chair are not present at the commencement of a meeting, the committee may designate a member of the committee to chair that meeting.
Temporary chairs	122(4) The Chair or Deputy Chair may, while chairing a meeting, ask any other member of the committee to chair the meeting.
Casting vote of Chair	122(5) Where votes on a question before a Standing Committee are equally divided, the Chair, or any member acting in the capacity of Chair, shall have a casting vote unless otherwise specified in the Rules.
Conduct of Proceedings	123 The procedures of the Committee of the Whole Assembly shall apply to all Standing Committees unless otherwise specified in the Rules.

No committee meetings during sittings of the Assembly **124** No committee may meet simultaneously with a sitting of the Assembly, except by Order of the Assembly.

Notice of meetings

125(1) On the instruction of the Chair, or another Member acting in the capacity of the Chair, a notice advising the members of the committee of a meeting and meeting agenda should be circulated as soon as practicable by the Clerk of the committee.

Calling of first meeting

125(2) A notice of meeting for the first meeting of a committee shall be given by the clerk to the committee upon request of any Member assigned by the Assembly, or the Standing Committee on House Services, to the membership of the said committee.

Admission to meetings

126(1) The meetings of all committees are open to the public unless otherwise ordered by the committee.

Committee may exclude persons from *in camera* meetings

126(2) A committee may decide to meet *in camera*, during which time all persons other than committee members or officers shall be excluded unless otherwise specified by the committee.

Withdrawal of disorderly persons

126(3) The Chair may order any person, excluding the members of the Committee, to withdraw from a meeting if that person's conduct is disorderly.

Minutes of meetings

127 The minutes of a committee meeting will record the members present and the votes and proceedings of the meeting.

Recorded votes

128(1) When the Chair has put the question on a motion, a member of the committee may require that the respective vote of each member present be recorded in the committee's minutes.

No division bells

128(2) When a recorded vote is requested pursuant to paragraph (1) of this rule, no division bell shall be sounded to call in the members not present, and the vote will be taken forthwith.

Quorum

129(1) A majority of the members of a committee shall constitute a quorum.

Occasions when quorum required

129(2) The presence of a quorum shall be required whenever a vote, resolution or other decision is taken by a committee, provided that any committee, by order, may authorize the Chair to hold meetings to conduct hearings and receive evidence when a quorum is not present.

Procedure when quorum lacking

129(3) If there is no quorum present within 15 minutes of the time for a meeting to commence, the meeting must be adjourned. If at any time during a meeting attention is directed to a lack of quorum, the Chair shall suspend the meeting for up to 10 minutes and, if no quorum is formed, the meeting is adjourned.

Calling of witnesses and documents

130(1) A committee may direct that a witness be invited or called to appear before a committee, and request or require the production of documents.

Members may request specific witnesses 130(2) Any member of a committee may file with the committee a request that a witness be called, stating that the evidence to be obtained from such witness is, in the opinion of the member, material and important.

Committee to order appearance of witness

130(3) If a witness is to be called to appear, or required to produce documents, it shall be by Order of the committee.

Approval of witness expenses

130(4) The Chair, with the approval of the committee, may authorize the payment to any witness summoned a reasonable per diem sum during their travel and attendance plus a reasonable sum for traveling expenses and disbursements.

Payment claim by witness

130(5) The claim of a witness for payment shall state the number of days during which the witness had been in attendance, the time of necessary travel to and from a committee meeting, the amount of the traveling expenses, which claim and statement shall be, before being paid, certified by the Chair and Clerk of the committee.

Witness list

130(6) The Chair will have discretion to decide which witnesses shall appear before a committee when a committee has established a meeting agenda but has not specified any person to examine. The attendance of any witness invited is subject to the final authority of the committee.

Examination under oath or affirmation

130(7) A witness may be examined under oath or affirmation.

Procedure for examination of witnesses

130(8) The examination of witnesses is to be conducted as the Chair directs, with the approval of the committee. All questions or comments to a witness shall be directed through the Chair.

Relevancy of questions

130(9) The Chair will take care to ensure that all questions put to a witness are relevant to the committee's proceedings and that the information sought by the questions is necessary for the purpose of those proceedings.

Objection to question

130(10) A Member or witness may object to a question on the ground that it is not relevant. The Chair will then determine whether it is relevant to the committee's proceedings.

Procedure upon refusal to answer

130(11) Where a witness objects on any ground to answering a relevant question put to the witness, the witness will be invited to state the grounds upon which they object to answering the question. The committee will decide whether it will insist on an answer, having regard to the importance to the proceedings of the information sought by the question and whether the public interest would be best served by hearing the answer *in camera*.

Refusal of witness to appear

130(12) Where a witness declines a request to appear before a committee, or to produce a document, or to answer a question to which the committee has required an answer, the committee may report this fact to the Assembly.

Written submission may precede oral testimony 131(1) A witness will be given the opportunity to make a submission in writing before appearing to give oral evidence.

Request for written response

131(2) A committee may request that a witness respond to an oral question in writing within a designated period of time.

Committee documents are public

131(3) Any document received by a committee may be made available to the public except for those documents received under the terms of Rule 131(4).

Receipt of *in* camera evidence

131(4) Some or all of the evidence presented to a committee may, by Order, be heard or received *in camera*.

Recording of proceedings	132(1) A verbatim transcript shall be provided for all Standing and Special Committees, except as may be otherwise ordered by a committee.
Broadcasting of proceedings	132(2) A committee may authorize the broadcast of its public proceedings, under such guidelines as the Assembly provides.
Confidentiality of in camera proceedings	133(1) All consideration and preparation of a substantive report by a committee shall be conducted <i>in camera</i> .
Confidentiality of draft reports	133(2) A report or a draft report of a committee or sub-committee is strictly confidential to the committee until it reports to the Assembly.
Committee reports	134(1) A committee shall report on any matter referred to it for consideration.
Minority reports not permitted	134(2) The report of a committee is the report as determined by the committee as a whole or a majority thereof, and no minority report may be presented or received. A committee may, in its discretion, include any dissenting opinion in its report.
Authentication of reports	134(3) All substantive reports of committees shall be in writing and signed by the Chair or by some other member of the committee authorized to do so by the committee.
Interim reports	134(4) A committee may from time to time make an interim report informing the Assembly of its conclusions on any matter before it or the progress of its investigation into any matter.
Presentation of reports to Assembly	134(5) Reports from committees to the Assembly shall be presented at the time provided in Routine Proceedings, unless otherwise specified by Rules, and may be made by the Chair, any other member of the committee, or by a Clerk at the Table.
Filing and distribution of reports when Assembly not sitting	134(6) During any period when a Legislative session is prorogued or adjourned, a committee may file a report with the Clerk of the Assembly, who shall distribute the report to all Members of the Assembly in accordance with the provisions of <i>The Tabling of Documents Act, 1991</i> . Any report filed may be made generally available to the public but shall be presented to the Assembly in accordance with this Rule at the next sitting of the Assembly.
Ministerial responses to reports	134(7) When a committee requests a response to its report, a Minister shall respond within 120 calendar days as to the action, if any, proposed to be taken by the Government with respect to the recommendations of a committee.
Filing and distribution of responses	134(8) A response made to a committee report shall be filed with the Clerk of the Assembly, who shall ensure that the response is distributed and tabled in accordance with the provisions of this Rule.

TYPES OF STANDING COMMITTEES

Three types of standing committees

135 Standing Committees shall be categorized as either a House, Scrutiny, or Policy Field Committee.

HOUSE COMMITTEES

House Committees

136 House Committees are established for the following purposes:

Standing Committee on House Services; Standing Committee on Privileges; Standing Committee on Private Bills.

Membership of House Services Committee

137(1) Membership of the Standing Committee on House Services shall consist of the Speaker as Chair and seven Members as follows:

- (a) four Members from the Government caucus, appointed by that caucus;
- (b) two Members or, where there is no Third Party, three Members from the Official Opposition caucus, appointed by that caucus;
- (c) one Member from the Third Party opposition caucus, if there is one, appointed by that caucus.

Convening of first meeting

137(2) The Standing Committee on House Services shall convene as soon as practicable after the election of a new Legislative Assembly to prepare, with all convenient speed, a report listing the Members to compose the Standing Committees of the Assembly.

Definition of subject areas for Policy Field Committees

137(3) The Standing Committee on House Services shall determine, as soon as practicable, the allocation of government departments, agencies and Crown corporations to the various Policy Field Committees. A schedule outlining the allocation, or any amendment made to the allocation, shall be distributed to Members of the Assembly and affixed in the lobbies.

Oversight responsibilities

137(4) The Standing Committee on House Services may:

- (a) establish and effect changes to the membership of any committee;
- (b) establish and set the terms of reference for a Special Committee;
- (c) extend the time limit for any enquiry being conducted by a policy field committee; and
- (d) any such action shall be reported to the Assembly at the earliest opportunity.

Examination of legislative branch Estimates

137(5) In each session, the Estimates, Supplementary Estimates, and any Further Estimates, as laid before the Legislative Assembly for the operation of the legislative branch of government, shall be deemed referred to the Standing Committee on House Services in accordance with Rule 28(7). Upon completion of the examination of Estimates, the Standing Committee on House Services shall report the Estimates to the Assembly and upon concurrence in the report, the sums so approved shall be included in the final Appropriation Bill.

Speaker shall not preside during Estimates review

137(6) The Speaker shall not preside during the examination of estimates by the Standing Committee on House Services.

Consideration of annual reports of House Officers and entities

137(7) The annual reports of any officer or entity of the Assembly, as required to be tabled in the Assembly, shall be deemed to be permanently referred to the Standing Committee on House Services, which may if it so determines, consider the annual reports in conjunction with the examination of Estimates.

Examination of Assembly Rules and procedures

137(8) The Standing Committee on House Services may examine such matters as it deems advisable with respect to the Rules, procedures, practices and powers of the Legislative Assembly, its operation and organization, and the facilities and services provided to the Assembly, its committees and Members.

Examination of public document disposal schedules

137(9) All recommendations to the Assembly of the Public Documents Committee made under *The Archives Act*, respecting the disposal of certain public documents, stand permanently referred to the Standing Committee on House Services. Upon completion of the examination of any public document disposal schedules before it, the Standing Committee on House Services shall report its recommendations to the Assembly.

Privileges Committee

138(1) The Standing Committee on Privileges shall examine and report on issues of privilege as referred to it by the Assembly.

Membership of Privileges Committee

138(2) Membership of the Standing Committee on Privileges consists of the Speaker as Chair and six other members as the Assembly, or Standing Committee on House Services, may appoint.

Private Bills Committee **139** In accordance with rules pertaining to Private Bills, the Standing Committee on Private Bills shall consider and report on petitions for Private Bills and any Private Bill referred to the committee after second reading.

SCRUTINY COMMITTEE

Public Accounts Committee **140(1)** The Standing Committee on Public Accounts shall consist of a Chair, who shall be a member of the Opposition, a Deputy Chair who shall be a Government member, and five other members.

Terms of reference

140(2) The Standing Committee on Public Accounts shall review and report to the Assembly its observations, opinions and recommendations on the Reports of the Provincial Auditor (as designated for referral to the Standing Committee on Public Accounts by *The Provincial Auditor Act*) and the Public Accounts, which documents shall be deemed to have been permanently referred to the committee as they become available.

Statutory duties

140(3) The Standing Committee on Public Accounts shall undertake any other activities as prescribed by statute.

POLICY FIELD COMMITTEES

Subject areas of Policy Field Committees **141** Four Policy Field Committees are established to consider matters relating to generally defined subject areas as follows:

Standing Committee on Human Services – portfolio to relate to the areas of health, social services, education, culture, and other matters relating to the rights of individual citizens;

Standing Committee on the Economy – portfolio to relate to the areas of finance, economic development, co-operatives, labour, agriculture, environment, natural resources, rural issues, and capital funds;

Standing Committee on Crown and Central Agencies – portfolio to relate to the Crown Investments Corporation of Saskatchewan and its subsidiaries, supply and services, central agencies, liquor, gaming, and all other revenue related agencies and entities;

Standing Committee on Intergovernmental Affairs and Infrastructure – portfolio to relate to the areas of transportation, justice, and municipal, intergovernmental, interprovincial, aboriginal, and northern affairs.

Referral of Annual Reports to Policy Field Committees **142(1)** The annual reports of each government department, agency, and Crown corporation, in accordance with the guidelines defined by Rule 141, shall be deemed to be permanently referred to a Policy Field Committee.

Review of annual reports

142(2) Each Policy Field Committee may:

- (a) examine each annual report referred to it and report to the Assembly whether the report is satisfactory;
- (b) consider in more detail, and report to the Assembly, on each annual report it considers unsatisfactory;
- (c) investigate and report to the Assembly on any lateness in the tabling of annual reports;
- (d) if the committee so determines, consider annual reports in conjunction with the examination of Estimates:
- (e) report to the Assembly each year whether there are any bodies which do not table annual reports in the Assembly and which should present such reports.

Referral of Provincial Auditor reports related to certain Crown corporations **142**(3) Reports of the Provincial Auditor, as they relate to the Crown Investments Corporation of Saskatchewan and its subsidiaries, shall be deemed permanently referred to the Standing Committee on Crown and Central Agencies.

Consideration of bills by Policy Field Committees 143 Any bill referred to a Policy Field Committee shall be considered and reported in accordance with Rules for proceedings on public bills and Rules for bills specified on the Order Paper for completion.

Referral of regulations and bylaws to Policy Field Committees **144(1)** Every regulation and bylaw of a professional association, and amendments thereto, filed with the Legislative Assembly pursuant to any statutory provision, shall, in accordance with the guidelines set out in Rule 141, be permanently referred to a Policy Field Committee for review.

Consideration of regulations by Policy Field Committees **144(2)** Policy Field Committees shall review regulations, and all amendments to regulations in order to determine whether the special attention of the Assembly should be drawn to any regulation on any of the following grounds:

- (a) the regulation imposes a charge on the public revenue not specifically provided for by statute;
- (b) the regulation prescribes a payment to be made by any public authority that is not specifically provided for by an Act of the Legislative Assembly;
- (c) the regulation may not be challenged in the courts;
- (d) the regulation makes unusual use of the authority provided for in the parent Act;
- (e) the regulation has an unexpected effect where the parent Act confers no express authority for that effect;
- (f) the regulation purports to have retrospective effect where the parent statute confers no express authority to have a retrospective effect;
- (g) the regulation has been insufficiently promulgated, is outside the scope of the parent Act, has not been enacted properly, or has been made without the necessary statutory authority;
- (h) the regulation is not clear in meaning;
- (i) the regulation is in any way prejudicial to the public interest.

Consideration of bylaws by Policy Field Committees **144(3)** Policy Field Committees shall review the bylaws of professional associations and amendments thereto to determine whether or not they are in any way prejudicial to the public interest.

Public Hearings on regulations and bylaws **144(4)** Policy Field Committees may conduct a public hearing on any regulation or bylaw of a professional association referred to it for review.

Committee to inform intention to report

144(5) Policy Field Committees shall be required, prior to reporting that the special attention of the Assembly be drawn to any regulation or bylaw, to inform the government department or authority concerned of its intention so to report.

Assistance of Law Clerk for review of regulations and bylaws **144(6)** Policy Field Committees shall have the assistance of the Law Clerk and Parliamentary Counsel in reviewing the regulations and bylaws.

Examination of Estimates

145(1) In each session, the Estimates, Supplementary Estimates, and any Further Estimates, as laid before the Legislative Assembly for the operation of the executive branch of government, shall be deemed referred to a Policy Field Committee in accordance with Rule 28(7) and the allocation of government departments, agencies and Crown corporations established under Rule 137(3). This Rule does not apply to any Estimate specified by the Rules for referral to the Committee of Finance.

Consideration and report on Estimates

145(2) Each policy field committee shall consider the proposed Estimates referred to it and report to the Assembly.

Procedure for review of Estimates

145(3) The Chair shall call items of expenditure in the order they are presented and each item called shall be, without motion, considered a distinct question that shall be carried, or reduced, or negatived. This Rule does not apply when Estimates are subject to the Rules for the disposal of Estimates on the sitting day prior to the Completion Day.

Ministers and officials to appear before committee

145(4) Each Policy Field Committee may ask for explanations from Ministers or officers relating to the items of proposed expenditure.

Reporting procedure

145(5) Upon completion of the examination of Estimates referred to a Policy Field Committee, the committee shall report the Estimates to the Assembly, and upon concurrence in such report, the sums so approved shall be included in the final Appropriation Bill.

Policy Field Committee enquiries **146(1)** A Policy Field Committee shall enquire into, consider and report on any matter referred to it by the Assembly.

Power to initiate enquiries

146(2) A Policy Field Committee may on its own initiative, or at the request of a Minister, einquire into any matter concerned with the structure, organization, operation, efficiency and service delivery of any sector of public policy within its portfolio.

Enquiries ordered by Assembly to take priority 146(3) An Order of the Assembly that a Policy Field Committee undertake an enquiry shall take priority over any other enquiry and a Policy Field Committee shall not enquire into any matters which are being examined by a Special Committee.

Deadline for
completing
enquiries

146(4) All enquiries must be concluded and a substantive report presented to the Assembly no later than six months after the commencement of the enquiry. The committee may request an extension of time by appeal to the Assembly, or if the Assembly is prorogued or adjourned, to the Standing Committee on House Services.

Restrictions on initiating enquiries

146(5) Enquiries may be initiated only after a session is adjourned, or prorogued or unless otherwise ordered by the Assembly.

Board to approve additional funding

146(6) Funding for the purposes of undertaking an enquiry, in addition to the committee's regular allocation, is subject to the prior approval of the Board of Internal Economy.

Additional members participating in enquiries

147(1) Policy Field Committees are empowered to temporarily expand its membership to include additional Members of the Assembly for the purpose of allowing those Members to participate in an enquiry.

Duration of additional member's participation

147(2) The duration of membership of the participating additional member shall be set by the Policy Field Committee, during which time the additional member may participate in hearings and deliberations of the committee, and have all the rights of members of committees, but may not move motions, count for quorum, or vote on any questions before the committee.

Questions before Policy Field Committees

148(1) When the votes on any question before a committee are equally divided, the question shall be negatived.

Vote by chair of Policy Field Committee

148(2) The Chair of a Policy Field Committee may vote on any question before the committee.

SPECIAL COMMITTEES

Appointment of Special Committees

149(1) The Assembly may by Order, on notice of motion, authorize the appointment of Special Committees to meet and report on specified subjects during the term of the Legislature in which they were appointed.

Application of Standing Committee rules

149(2) The mandate, powers and general provisions of Standing Committees shall apply to Special Committees.

Lists of committees appointed

150 The Clerk of the Assembly shall affix in the lobbies a list of the Standing and Special Committees appointed during the Legislature.

DOUBLE ELECTIONS

Double elections

151 A Member returned for two or more constituencies shall elect for which constituency he or she will serve, within twenty days after it appears that there is no question upon the return for the other constituency.

OFFER OF MONEY TO MEMBERS

High crime and misdemeanour

152 The offer of any money or other advantage to any Member of the Assembly, for the promotion of any matter whatsoever pending or to be transacted in the Legislature, is a high crime and misdemeanour, and tends to the subversion of the Constitution.

BRIBERY IN ELECTIONS

Proceedings in case of bribery

153 If it shall appear that any person has been elected and returned a Member of this Assembly, or endeavoured so to be, by bribery or any other corrupt practices, the Assembly will proceed with the utmost severity against all such persons as shall have been willfully concerned in such bribery or other corrupt practices.

OFFICIALS OF THE ASSEMBLY

Clerk responsible for records

154 The Clerk of the Assembly shall be responsible for the safekeeping of all papers and records of the Assembly, and shall have the direction and control over all officials, clerks, and other employees, subject to such orders as he or she may, from time to time, receive from the Speaker or the Assembly.

Supplies copies of *Votes and Proceedings* daily

155 On the morning of each sitting day, the Clerk of the Assembly shall deliver to the Lieutenant Governor and to the Speaker a copy of the *Votes and Proceedings* of the previous day, and of the *Orders of the Day*.

Distributes list of reports

156 The Clerk of the Assembly shall make and deliver to each Member, at the commencement of every session, a list of reports or other periodical statements which it is the duty of any official or department of the government or any corporate body to make to the Assembly, referring to the Act or resolution wherein the same may be ordered, and showing when the same should be made.

To employ extra assistants

157 The Clerk of the Assembly, with the approval of the Speaker, shall at the outset of a session employ such extra assistants as may be necessary for recording and transcribing the *Debates and Proceedings*, and such others as the public business may require.

Law Clerk: duties of

158 It shall be the duty of the Law Clerk of the Assembly to:

- (a) revise, put marginal notes upon and print all bills, and be generally responsible for the correctness of all bills in their various stages;
- (b) revise before third reading all amendments made by any committee;
- (c) report to the Chair of the Standing Committee on Private Members' Bills:
 - (i) any provisions in Private Bills which are at variance with general Acts on the subject to which such bills may relate, or with the usual provisions of Private Acts on similar subjects;
 - (ii) any provisions deserving of special attention;
 - (iii) any provisions that do not appear to have been contemplated in the petition for the bill; and
 - (iv) generally in accordance with the provisions of Rules 93 and 98.
- (d) report to the Chair of any committee to which a bill (where a form of model bill has been adopted) may have been referred, any provisions which are not in accord with the model bill, or any exceptional provisions that may be proposed to be inserted in such bill:
- (e) be responsible for the printing and correctness of the annual volume of Statutes, which is to be issued within thirty days after the close of the Session.

Sergeant responsible for Mace and Chamber fittings

159(1) The Sergeant-at-Arms is responsible for the safekeeping of the Mace, and of the furniture and fittings of the Assembly.

Persons in custody

159(2) No stranger or any other person who has been committed, by Order of the Assembly, to the custody of the Sergeant-at-Arms, shall be released from such custody save by Order of the Assembly.

Duties of Sergeantat-Arms **159**(3) The Sergeant-at-Arms shall serve all Orders of the Assembly upon those whom they may concern and is entrusted with the execution of warrants issued by the Speaker. He shall preserve order in the galleries, corridors, lobbies and other parts. He is responsible for the movable property belonging to the Assembly.

Absence of Sergeant-at-Arms

159(4) In case of the absence of the Sergeant-at-Arms, his duty shall be performed by any person appointed by the Speaker.

Sergeant to direct ushers and guards

159(5) The Sergeant-at-Arms has the direction of all ushers and guards appointed for the service of the Legislative Assembly.

Completion of work at close of Session

160 It shall be the duty of the officers of the Assembly to complete and finish the work remaining at the close of the Session.

PARLIAMENTARY AGENTS

Responsible to Assembly

161 Every parliamentary agent, counsel or advocate conducting proceedings before the Assembly or its committees shall be personally responsible to the Assembly and to the Speaker for the observance of the Rules, orders and practice of Parliament, and any rules prescribed by the Speaker and also for the payment of all fees and charges. He or she shall not act as parliamentary agent, counsel or advocate until he or she shall have received the express sanction and authority of the Speaker in writing, who may revoke the same at pleasure.

Liability of agents

162 Any parliamentary agent who shall willfully act in violation of the Rules and Procedures of the Legislative Assembly and practice of Parliament, or of any rules prescribed by the Speaker, or who shall willfully misconduct himself or herself in prosecuting any proceedings before the Assembly or any of its committees shall be liable to an absolute or temporary prohibition to practise as a parliamentary agent, at the pleasure of the Speaker; provided that, upon the application of such agent, the Speaker shall state in writing the ground for such prohibition.

THE LIBRARY OF THE LEGISLATURE

Management of

163 The management of the Library, including regulation of admission, Library hours, and security and preservation of the collection, is the responsibility of the Legislative Librarian, subject to such special orders as he or she may receive from the Assembly, and the Legislative Librarian shall make an Annual Report to the Assembly through the Speaker.

Catalogue to be kept

164 A catalogue of books belonging to the Library shall be kept, and pertinent statistics relative to the collection and its utilization shall be maintained and reported in the Legislative Librarian's Annual Report.

Gwenn Ronyk Clerk of the Legislative Assembly

The foregoing Rules and Procedures of the Legislative Assembly contain revisions to the Rules adopted by the Legislative Assembly on October 27, 2006.

STANDING COMMITTEE ON CROWN AND CENTRAL AGENCIES

Department/Crown/Agency/

Assigned Minister Act

Crown Investments CorporationThe Community Bonds Act

The Crown Corporations Act, 1993

The Crown Corporations Public Ownership Act

The NewGrade Energy Inc. Act

The Potash Corporation of Saskatchewan

Reorganization Repeal Act The Potash Development Act

The Saskatchewan Mining Development Corporation

Reorganization Act

Executive Council The Controverted Elections Act

The Election Act, 1996

The Government Organization Act

The Political Contributions Tax Credit Act The Provincial Emblems and Honours Act

The Representation Act, 1994

Executive Council / Legislative Assembly The Legislative Assembly and Executive Council Act,

2005

Finance The Tabling of Documents Act, 1991

Information Services CorporationThe Geographic Names Board Act

Information Technology The Canadian Information Processing Society of

Saskatchewan Act

The Community Cablecasters Act
The Telephone Department Act

Justice The Slot Machine Act

Justice / Information Services Corporation The Land Information Services Facilitation Act

The Land Surveyors and Professional Surveyors Act

The Land Surveyors Act, 2000 The Land Titles Act, 2000

The Personal Property Security Act, 1993

Liquor and Gaming Authority The Alcohol and Gaming Regulation Act, 1997 / Loi de

1997 sur la réglementation des boissons alcoolisées et

des jeux de hasard

The Horse Racing Regulation Act
The Liquor Board Superannuation Act

Property Management The Architects Act, 1996

The Interior Designers Act

The Public Works and Services Act

STANDING COMMITTEE ON CROWN AND CENTRAL AGENCIES

Department/Crown/Agency/

Assigned Minister Act

Property Management The Purchasing Act, 2004

The Saskatchewan Applied Science Technologists and

Technicians Act

Public Service CommissionThe Public Officers Security Act

The Public Service Act, 1998

Saskatchewan Gaming Corporation / Saskatchewan Government Insurance / First Nations and Métis Relations / Culture, Youth and Recreation

The Saskatchewan Gaming Corporation Act

Saskatchewan Government Insurance The All Terrain Vehicles Act

The Saskatchewan Government Insurance Act, 1980

Saskatchewan Government Insurance /

Justice The Automobile Accident Insurance Act

Saskatchewan Government Insurance / Regional Economic and Cooperative

Development The Snowmobile Act

Saskatchewan Government Insurance / Highways and Transportation / Justice / Advanced Education and Employment

Advanced Education and Employment The Traffic Safety Act

Saskatchewan Power Corporation The Electrical Inspection Act, 1993

The Gas Inspection Act, 1993 The Power Corporation Act

The Power Corporation Superannuation Act

The Rural Electrification Act

Saskatchewan Telecommunications *The Saskatchewan Telecommunications Act*

The Saskatchewan Telecommunications Holding

Corporation Act

The SaskTel Pension Implementation Act

Saskatchewan Water Corporation The Saskatchewan Water Corporation Act

SaskEnergy Incorporated The SaskEnergy Act

Assigned Minister The Interprovincial Lotteries Act, 1984

The Ombudsman and Children's Advocate Act The Saskatchewan Development Fund Act

The Saskatchewan Opportunities Corporation Act

Department/Crown/Agency/

Assigned Minister

Advanced Education and EmploymentThe Apprenticeship and Trade Certification Act, 1999

Act

The Crown Foundations Act

The Post-Secondary Graduate Tax Credit Act

The Private Vocational Schools Regulation Act, 1995

The Regional Colleges Act

The Saskatchewan Indian Institute of Technologies Act The Saskatchewan Institute of Applied Science and

Technology Act

The Student Assistance and Student Aid Fund Act, 1985

The University of Regina Act The University of Saskatchewan Act

Advanced Education and Employment /

Learning

The Education Act, 1995 / Loi de 1995 sur l'éducation

Advanced Education and Employment /

Literacy

The Post-Secondary Education and Skills Training Act

Community Resources The Adoption Act, 1998 / Loi de 1998 sur l'adoption

The Donation of Food Act, 1995

The Emergency Protection for Victims of Child Sexual

Abuse and Exploitation Act

The Intercountry Adoption (Hague Convention)

Implementation Act
The Rehabilitation Act

The Saskatchewan Assistance Act

The Saskatchewan Housing Corporation Act

The Saskatchewan Income Plan Act

The Social Workers Act

Community Resources / Corrections and

Public Safety

The Residential Services Act

Community Resources / Corrections and Public Safety / Health / Healthy Living

Services

The Child and Family Services Act

Community Resources / Corrections and

Public Safety / Learning

The Department of Social Services Act

Community Resources / Learning The Child Care Act

Corrections and Public Safety The Amusement Ride Safety Act

The Boiler and Pressure Vessel Act

The Boiler and Pressure Vessel Act, 1999

Department/Crown/Agency/

Assigned Minister Act

Corrections and Public Safety The Electrical Licensing Act

The Emergency 911 System Act The Emergency Planning Act The Fire Prevention Act, 1992

The Gas Licensing Act

The Passenger and Freight Elevator Act

The Police and Peace Officers' Memorial Day Act The Uniform Building and Accessibility Standards Act

The Youth Justice Administration Act

Corrections and Public Safety / JusticeThe Correctional Services Act

Culture, Youth and Recreation

The Archives Act, 2004

The Arts Board Act, 1997

The Culture and Recreation Act. 1993

The Doukhobors of Canada C.C.U.B. Trust Fund Act

The Film Employment Tax Credit Act

The Heritage Property Act The Holocaust Memorial Day Act

The Jean-Louis Légaré Act / Loi sur Jean-Louis Légaré

The Saskatchewan Heritage Foundation Act

The Status of the Artist Act / Loi sur le statut de l'artiste

The Tartan Day Act

The Western Development Museum Act

Culture, Youth and Recreation / Immigration

The Multiculturalism Act

Health / Healthy Living Services The Ambulance Act

The Cancer Agency Act
The Cancer Foundation Act

The Change of Name Act, 1995 / Loi de 1995 sur le

changement de nom

The Chiropody Profession Act

The Chiropractic Act
The Dental Care Act
The Dental Disciplines Act
The Department of Health Act

The Dietitians Act

The Emergency Medical Aid Act

The Fetal Alcohol Syndrome Awareness Day Act

The Health Districts Act

The Health Facilities Licensing Act The Health Information Protection Act

The Health Quality Council Act

Department/Crown/Agency/ Assigned Minister

Act

Health / Healthy Living Services

The Hearing Aid Act

The Hearing Aid Sales and Services Act

The Hospital Standards Act

The Housing and Special-care Homes Act

The Human Tissue Gift Act

The Licensed Practical Nurses Act, 2000 The Medical Laboratory Licensing Act, 1994 The Medical Laboratory Technologists Act

The Medical Profession Act, 1981

The Medical Radiation Technologists Act

The Medical Radiation Technologists Act, 2006

The Mental Health Services Act

The Midwifery Act

The Mutual Medical and Hospital Benefit Associations

Act

The Naturopathy Act

The Occupational Therapists Act, 1997

The Ophthalmic Dispensers Act The Optometry Act, 1985 The Personal Care Homes Act

The Pharmacy Act, 1996

The Physical Therapists Act, 1998

The Podiatry Act

The Prescription Drugs Act

The Prostate Cancer Awareness Month Act

The Psychologists Act, 1997 The Public Health Act

The Public Health Act, 1994

The Regional Health Services Act

The Registered Nurses Act, 1988

The Registered Psychiatric Nurses Act

 $The\ Respiratory\ The rapists\ Act$

The Saskatchewan Health Research Foundation Act The Saskatchewan Medical Care Insurance Act The Speech-Language Pathologists and Audiologists

Act

The Tobacco Control Act

The Vital Statistics Act, 1995/Loi de 1995 sur les

services de l'état civil The White Cane Act

The Youth Drug Detoxification and Stabilization Act

The Education Property Tax Credit Act

The League of Educational Administrators, Directors

and Superintendents Act, 1991

Learning

Department/Crown/Agency/

Assigned Minister Act

Learning The Libraries Co-operation Act

The Public Libraries Act, 1996

The Registered Music Teachers Act, 2002

The Saskatchewan Association of School Business

Officials Act, 2004

The Teachers' 1990-91 Collective Agreement

Implementation Act

The Teachers' Dental Plan Act The Teachers' Federation Act

The Teachers' Life Insurance (Government

Contributory) Act

The Teachers Superannuation and Disability Benefits

Act

Seniors The Senior Citizens' Heritage Program Act

Status of Women The Family and Community Services Act

The Women's Affairs Act

Assigned Minister The Communications Network Corporation Act

Department/Crown/Agency/

Assigned Minister Act

Finance The Federal-Provincial Agreements Act

First Nations and Métis Relations The Métis Act

First Nations and Métis Relations /

Industry and ResourcesThe Indian and Native Affairs Act

The Saskatchewan Natural Resources Transfer Agreement (Treaty Land Entitlement) Act The Treaty Land Entitlement Implementation Act

Government RelationsThe Assessment Appraisers Act

The Assessment Management Agency Act

The Border Areas Act

The Cities Act

The City of Lloydminster Act

The Community Planning Profession Act The Controverted Municipal Elections Act

The Cut Knife Reference Act

The Flin Flon Extension of Boundaries Act, 1952

The Local Government Election Act The Local Improvements Act, 1993

The Municipal Board Act

The Municipal Debentures Repayment Act

The Municipal Development and Loan (Saskatchewan)

Act

The Municipal Expropriation Act

The Municipal Industrial Development Corporations

Act

The Municipal Revenue Sharing Act The Municipal Tax Sharing (Potash) Act

The Municipalities Act

The Municipality Improvements Assistance

(Saskatchewan) Act

The Northern Municipalities Act

The Planning and Development Act, 1983 The Rural Municipal Administrators Act

The Subdivisions Act
The Tax Enforcement Act

The Time Act

The Urban Municipal Administrators Act

The Urban Municipality Act, 1984

Department/Crown/Agency/

Assigned Minister Act

Government Relations / Community

Resources The Department of Urban Affairs Act

Highways and TransportationThe Dangerous Goods Transportation Act

The Highway and Transportation Act, 1997

The Railway Act

The Sand and Gravel Act

Justice The Aboriginal Courtworkers Commission Act

The Absconding Debtors Act

The Absentee Act

The Administration of Estates Act / Loi sur

l'administration des successions

The Adult Guardianship and Co-decision-making Act

The Age of Majority Act

The Agreements of Sale Cancellation Act

The Agricultural Leaseholders Act

The Arbitration Act, 1992 The Assignment of Wages Act The Attachment of Debts Act

The Auctioneers Act The Builders' Lien Act

The Business Corporations Act The Business Names Registration Act

The Canada-United Kingdom Judgements Enforcement

Act

The Canadian Institute of Management (Saskatchewan

Division) Act

The Cemeteries Act

The Charitable Fund-raising Businesses Act

The Children's Law Act, 1997 / Loi de 1997 sur le droit

de l'enfance

The Choses in Action Act

The Class Actions Act/ Loi sur les recours collectifs

The Closing-out Sales Act The Collection Agents Act

The Commercial Liens Act / Loi sur les privilèges à base

commerciale

The Commissioners for Oaths Act

The Companies Act

The Companies Winding Up Act The Constitutional Questions Act

The Consumer and Commercial Affairs Act

Department/Crown/Agency/ Assigned Minister

Act

Justice

The Consumer Protection Act
The Contributory Negligence Act

The Coroners Act, 1999

The Court Jurisdiction and Proceedings Transfer Act / Loi sur la compétence des tribunaux et le renvoi des instances

The Court of Appeal Act, 2000/ Loi de 2000 sur la Cour d'appel

The Court Officials Act, 1984 The Credit Reporting Act The Creditors' Relief Act

The Criminal Enterprise Suppression Act The Crown Administration of Estates Act The Crown Employment Contracts Act

The Crown Suits (Costs) Act The Department of Justice Act

The Dependents' Relief Act, 1996 / Loi de 1996 sur

l'aide aux personnes à charge The Devolution of Real Property Act

The Direct Sellers Act

The Distress Act

The Electronic Information and Documents Act, 2000 The Enforcement of Canadian Judgments Act, 2002 / Loi de 2002 sur l'exécution des jugements canadiens The Enforcement of Foreign Arbitral Awards Act, 1996/ Loi de 1996 sur l'exécution des sentences arbitrales étrangères

The Enforcement of Foreign Judgments Act / Loi sur l'exécution des jugements étrangers

The Enforcement of Judgments Conventions Act / Loi sur les conventions sur l'exécution de jugements

The Enforcement of Maintenance Orders Act, 1997 / Loi de 1997 sur l'exécution des ordonnances alimentaires

The Equality of Status of Married Persons Act

The Escheats Act

The Evidence Act

The Executions Act

The Exemptions Act

The Expropriation Act

The Expropriation Procedure Act

The Factors Act

The Family Farm Credit Act

Department/Crown/Agency/ Assigned Minister

Act

Justice

The Family Maintenance Act, 1997 / Loi de 1997 sur les prestations alimentaires familiales

The Family Property Act / Loi sur les biens familiaux

The Fatal Accidents Act The Federal Courts Act

The Film and Video Classification Act

The Fraudulent Preferences Act

The Freedom of Information and Protection of Privacy
Act

The Frustrated Contracts Act

The Funeral and Cremation Services Act The Guarantee Companies Securities Act

The Health Care Directives and Substitute Health Care

Decision Makers Act

The Home Owners' Protection Act

The Homesteads Act, 1989 The Hotel Keepers Act

The Improvements under Mistake of Title Act

The Income Trust Liability Act

The Inter-jurisdictional Support Orders Act / Loi sur les

ordonnances alimentaires interterritoriales

The International Child Abduction Act, 1996 / Loi de 1996 sur l'enlèvement international d'enfants

The International Commercial Arbitration Act

The International Protection of Adults (Hague

Convention Implementation) Act / Loi de mise en

oeuvre de la Convention de la Haye sur la protection internationale des adultes

The International Sale of Goods Act

The Interpretation Act, 1995 / Loi d'interprétation de 1995

The Interprovincial Subpoena Act

The Intestate Succession Act, 1996 / Loi de 1996 sur les successions non testamentaires

The Judges' Order Enforcement Act

The Judgments Extension Act

The Jury Act, 1998 / Loi de 1998 sur le jury

The Justices of the Peace Act, 1988 / Loi de 1988 sur les juges de paix

The Land Contracts (Actions) Act

The Landlord and Tenant Act

The Language Act / Loi linguistique

The Law Reform Commission Act

Department/Crown/Agency/ Assigned Minister

Act

Justice

The Laws Declaratory Act

The Legal Aid Act

The Legal Profession Act, 1990 The Libel and Slander Act

The Limitation of Civil Rights Act

The Limitations Act

The Local Authority Freedom of Information and

Protection of Privacy Act

The Lord's Day (Saskatchewan) Act

The Maintenance of Saskatchewan Power Corporation's

Operation Act

The Mandatory Testing and Disclosure (Bodily

Substances) Act

The Marriage Act, 1995 / Loi de 1995 sur le mariage

The Marriage Settlement Act

The Members' Conflict of Interest Act The Mentally Disordered Persons Act

The Mortgage Brokers Act The Motor Dealers Act

The Municipal Hail Insurance Act

The Names of Homes Act

The New Generation Co-operatives Act

The Non-profit Corporations Act, 1995 / Loi de 1995

sur les sociétés sans but lucratif

The Notaries Public Act

The Parents' Maintenance Act

The Partnership Act

The Pawned Property (Recording) Act

The Penalties and Forfeitures Act

The Pension Benefits Act, 1992

The Police Act, 1990

The Powers of Attorney Act, 2002 / Loi de 2002 sur les

procurations

The Pre-judgment Interest Act

The Privacy Act

The Private Investigators and Security Guards Act,

1997

The Proceedings Against the Crown Act

The Professional Corporations Act

The Provincial Court Act, 1998

The Provincial Mediation Board Act

The Public Disclosure Act

The Public Guardian and Trustee Act

Department/Crown/Agency/ Assigned Minister

Act

Justice

The Public Inquiries Act

The Public Utilities Easements Act

The Queen's Bench Act, 1998 / Loi de 1998 sur la Cour

du Banc de la Reine

The Queen's Counsel Act

The Queen's Printer's Act

The Real Estate Act

The Reciprocal Enforcement of Judgements Act, 1996 / Loi de 1996 sur l'exécution réciproque des jugements

The Recording of Evidence by Sound Recording

Machine Act

The Recovery of Possession of Land Act

The Referendum and Plebiscite Act

The Registered Plan (Retirement Income) Exemption

Act / Loi portant insaisissabilité des régimes

enregistrés (revenu de retraite)

The Regulations Act, 1995 / Loi de 1995 sur les

règlements

The Religious Societies Land Act

The Residential Tenancies Act

The Residential Tenancies Act, 2006

The Revised Statutes Act, 1979

The Safer Communities and Neighbourhoods Act

The Sale of Goods Act

The Sale of Training Courses Act

The Sales on Consignment Act

The Saskatchewan Human Rights Code

The Saskatchewan Insurance Act

The Seizure of Criminal Property Act

The Settlement of International Investment Disputes Act

/Loi sur le règlement des différends internationaux

relatifs aux investissements

The Small Claims Act, 1997 / Loi de 1997 sur les petites

créances

The Surface Rights Acquisition and Compensation Act

The Survival of Actions Act

The Survivorship Act, 1993

The Threshers Employees Act

The Threshers' Lien Act

The Trading Stamp Act

The Traffic Safety Court of Saskatchewan Act, 1988 /

Loi de 1988 sur le tribunal de la sécurité routière de la

Saskatchewan

STANDING COMMITTEE ON INTERGOVERNMENTAL AFFAIRS AND INFRASTRUCTURE

Department/Crown/Agency/

Assigned Minister Act

Justice The Trustee Act

The Trusts and Loan Corporations Act, 1997 The Trusts Convention Implementation Act The Unconscionable Transactions Relief Act

The Variation of Trusts Act

The Victims of Crime Act, 1995 / Loi de 1995 sur les

victimes d'actes criminels

The Victims of Domestic Violence Act

The Wills Act, 1996/Loi de 1996 sur les testaments

The Woodmen's Lien Act

Justice / Corrections and Public SafetyThe Summary Offences Procedure Act, 1990

Justice / Information Services Corporation The Alberta-Saskatchewan Boundary Act, 1939

The Condominium Property Act, 1993

The Manitoba-Saskatchewan Boundary Act, 1937 The Manitoba-Saskatchewan Boundary Act, 1942 The Manitoba-Saskatchewan Boundary Act, 1966 The Manitoba-Saskatchewan Boundary Act, 1978 The Saskatchewan-Northwest Territories Boundary Act,

1966

Northern AffairsThe Northern Affairs Act

The Northern Saskatchewan Economic Development Act

Provincial Secretary The Historic Properties Foundations Act

The Provincial Secretary's Act

The Recognition of John George Diefenbaker Day Act

The Recognition of Telemiracle Week Act

The Tommy Douglas Day Act

Assigned Minister The Meewasin Valley Authority Act

The Saskatchewan Centre of the Arts Act, 2000

The Saskatchewan Financial Services Commission Act

The Saskatchewan Grain Car Corporation Act

The Securities Act. 1988

The Wakamow Valley Authority Act The Wanuskewin Heritage Park Act, 1997

The Wascana Centre Act

Department/Crown/Agency/ Assigned Minister

Act

Agriculture and Food

The Agricultural Equipment Dealerships Act

The Agricultural Implements Act The Agricultural Operations Act The Agricultural Safety Net Act The Agricultural Societies Act The Agri-Food Act, 2004 The Agri-Food Innovation Act The Agrologists Act, 1994

The Animal Identification Act

The Animal Products Act

The Animal Protection Act, 1999

The Apiaries Act, 2005

The Cattle Marketing Deductions Act

The Crop Payments Act The Diseases of Animals Act

The Expropriation (Rehabilitation Projects) Act

The Farm Financial Stability Act

The Farmers' Counselling and Assistance Act

The Farming Communities Land Act The Grain Charges Limitation Act The Horned Cattle Purchases Act

The Irrigation Act, 1996

The Land Bank Repeal and Temporary Provisions Act

The Leafcutting Beekeepers Registration Act

The Line Fence Act

The Milk Control Act, 1992 The Noxious Weeds Act, 1984

The On-farm Quality Assurance Programs Act

The Pastures Act
The Pest Control Act

The Pest Control Products (Saskatchewan) Act

The Prairie Agricultural Machinery Institute Act, 1999

The Saskatchewan 4-H Foundation Act

 $The \ Soil \ Drifting \ Control \ Act$

The Stray Animals Act

The Vegetable, Fruit and Honey Sales Act

The Veterinarians Act, 1987 The Veterinary Services Act

Agriculture and Food / Environment

The Provincial Lands Act

The Sale or Lease of Certain Lands Act

Agriculture and Food / Industry and Resources / Government Relations

The Department of Agriculture, Food and Rural

Revitalization Act

Department/Crown/Agency/

Assigned Minister Act

Agriculture and Food / JusticeThe Saskatchewan Farm Security Act

Environment The Clean Air Act

The Conservation and Development Act The Conservation Easements Act The Ecological Reserves Act The Environmental Assessment Act

The Environmental Management and Protection Act,

2002

The Fisheries Act (Saskatchewan), 1994

The Forestry Professions Act The Grasslands National Park Act

The Litter Control Act

The Parks Act

The Prairie and Forest Fires Act, 1982

The Regional Parks Act, 1979

The State of the Environment Report Act

The Water Appeal Board Act

The Water Power Act

The Watershed Associations Act

The Wildlife Act, 1998 / Loi de 1998 sur la faune

The Wildlife Habitat Protection Act

Environment / Forestry SecretariatThe Forest Resources Management Act

Environment / Northern AffairsThe Natural Resources Act

Finance The Balanced Budget Act

The Certified General Accountants Act, 1994
The Certified Management Accountants Act
The Certified Management Consultants Act
The Chartered Accountants Act, 1986
The Corporation Capital Tax Act
The Final Stabilization Fund Act

The Fiscal Stabilization Fund Act

The Fuel Tax Act, 2000 The Home Energy Loan Act

The Income Tax Act
The Income Tax Act, 2000
The Insurance Premiums Tax Act
The Liquor Consumption Tax Act

The Management Accountants Act
The Members of the Legislative Assembly Benefits Act

The Motor Vehicle Insurance Premiums Tax Act

The Municipal Employees' Pension Act The Municipal Financing Corporation Act

Department/Crown/Agency/

Assigned Minister Act

Finance The Provincial Sales Tax Act

The Public Employees Pension Plan Act
The Public Service Superannuation Act
The Revenue and Financial Services Act
The Saskatchewan Pension Annuity Fund Act

The Statistics Act

The Superannuation (Supplementary Provisions) Act

The Tobacco Tax Act, 1998

Finance / Industry and Resources /

Agriculture and FoodThe Financial Administration Act, 1993

Highways and TransportationThe Engineering and Geoscience Professions Act

Industry and ResourcesThe Crown Minerals Act

The Economic and Co-operative Development Act

The Energy and Mines Act The Ethanol Fuel Act

The Freehold Oil and Gas Production Tax Act

The Labour-sponsored Venture Capital Corporations

Act

The Mineral Resources Act, 1985 The Mineral Taxation Act, 1983 The Oil and Gas Conservation Act

The Pipelines Act, 1998

Industry and Resources / Northern Affairs / Information Technology / Regional

Economic and Cooperative Development The Reclaimed Industrial Sites Act

Justice The Co-operatives Act, 1996 / Loi de 1996 sur les

coopératives

The Cost of Credit Disclosure Act The Cost of Credit Disclosure Act, 2002

The Credit Reporting Act The Credit Union Act, 1985 The Credit Union Act, 1998

Labour The Building Trades Protection Act

The Construction Industry Labour Relations Act, 1992

The Employment Agencies Act
The Fire Departments Platoon Act

The Health Labour Relations Reorganization Act The Labour Management Dispute (Temporary

Provisions) Act

Department/Crown/Agency/

Assigned Minister Act

Labour The Labour Standards Act

The Occupational Health and Safety Act, 1993 The Radiation Health and Safety Act, 1985

The Trade Union Act

The Victims of Workplace Injuries Day of Mourning Act
/ Loi sur le jour de deuil en souvenir des victimes

d'accidents de travail The Wages Recovery Act

Labour / Advanced Education and

Employment / Seniors / Disability IssuesThe Human Resources, Labour and Employment Act

Regional Economic and Co-operative

Development The Co-operative Guarantee Act

Regional Economic and Co-operative Development / Government Relations / Industry and Resources / Agriculture and

Industry and Resources / Agriculture and Food

The Department of Rural Development Act

Saskatchewan Research Council / Office of

Energy Conservation The Research Council Act

Assigned Minister The Agricultural Credit Corporation of Saskatchewan

Act

The Crop Insurance Act

The Saskatchewan Pension Plan Act

The Saskatchewan Watershed Authority Act, 2005 The Special Payment (Dependent Spouses) Act

The Workers' Compensation Act, 1979

Act	Policy Field Committee
The Aboriginal Courtworkers Commission Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Absconding Debtors Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Absentee Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Administration of Estates Act / Loi sur l'administration des successions	Standing Committee on Intergovernmental Affairs and Infrastructure
The Adoption Act, 1998 / Loi de 1998 sur l'adoption	Standing Committee on Human Services
The Adult Guardianship and Co-decision- making Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Age of Majority Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Agreements of Sale Cancellation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Agricultural Credit Corporation of Saskatchewan Act	Standing Committee on the Economy
The Agricultural Equipment Dealerships Act	Standing Committee on the Economy
The Agricultural Implements Act	Standing Committee on the Economy
The Agricultural Leaseholders Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Agricultural Operations Act	Standing Committee on the Economy
The Agricultural Safety Net Act	Standing Committee on the Economy
The Agricultural Societies Act	Standing Committee on the Economy
The Agri-Food Act, 2004	Standing Committee on the Economy
The Agri-Food Innovation Act	Standing Committee on the Economy
The Agrologists Act, 1994	Standing Committee on the Economy
The Alberta-Saskatchewan Boundary Act, 1939	Standing Committee on Intergovernmental Affairs and Infrastructure

Act Policy Field Committee

The Alcohol and Gaming Regulation Act, 1997 / Loi de 1997 sur la réglementation des boissons alcoolisées et des jeux de hasard Standing Committee on Crown and Central Agencies

The All Terrain Vehicles Act Standing Committee on Crown and Central Agencies

The Ambulance Act Standing Committee on Human Services

The Amusement Ride Safety Act Standing Committee on Human Services

The Animal Identification Act Standing Committee on the Economy

The Animal Products Act Standing Committee on the Economy

The Animal Protection Act, 1999 Standing Committee on the Economy

The Apiaries Act, 2005 Standing Committee on the Economy

The Apprenticeship and Trade Certification

Act, 1999

Standing Committee on Human Services

The Arbitration Act, 1992 Standing Committee on Intergovernmental Affairs and

Infrastructure

The Architects Act, 1996 Standing Committee on Crown and Central Agencies

The Archives Act, 2004 Standing Committee on Human Services

The Arts Board Act, 1997 Standing Committee on Human Services

The Assessment Appraisers Act

Standing Committee on Intergovernmental Affairs and

Infrastructure

The Assessment Management Agency Act
Standing Committee on Intergovernmental Affairs and

Infrastructure

The Assignment of Wages Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Attachment of Debts Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Auctioneers Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Automobile Accident Insurance Act
Standing Committee on Crown and Central Agencies

The Balanced Budget Act Standing Committee on the Economy

Act	Policy Field Committee
The Boiler and Pressure Vessel Act	Standing Committee on Human Services
The Boiler and Pressure Vessel Act, 1999	Standing Committee on Human Services
The Border Areas Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Builders' Lien Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Building Trades Protection Act	Standing Committee on the Economy
The Business Corporations Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Business Names Registration Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Canada-United Kingdom Judgements Enforcement Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Canadian Information Processing Society of Saskatchewan Act	Standing Committee on Crown and Central Agencies
The Canadian Institute of Management (Saskatchewan Division) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Cancer Agency Act	Standing Committee on Human Services
The Cancer Foundation Act	Standing Committee on Human Services
The Cattle Marketing Deductions Act	Standing Committee on the Economy
The Cemeteries Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Certified General Accountants Act, 2000	Standing Committee on the Economy
The Certified Management Accountants Act, 2000	Standing Committee on the Economy
The Certified Management Consultants Act	Standing Committee on the Economy
The Change of Name Act, 1995 / Loi de 1995 sur le changement de nom	Standing Committee on Human Services
The Charitable Fund-raising Businesses Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Chartered Accountants Act, 1986	Standing Committee on the Economy
The Child and Family Services Act	Standing Committee on Human Services
The Child Care Act	Standing Committee on Human Services
The Children's Law Act, 1997 / Loi de 1997 sur le droit de l'enfance	Standing Committee on Intergovernmental Affairs and Infrastructure
The Chiropody Profession Act	Standing Committee on Human Services
The Chiropractic Act, 1994	Standing Committee on Human Services
The Choses in Action Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Cities Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The City of Lloydminster Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Class Actions Act / Loi sur les recours collectifs	Standing Committee on Intergovernmental Affairs and Infrastructure
The Clean Air Act	Standing Committee on the Economy
The Closing-out Sales Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Collection Agents Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Commercial Liens Act / Loi sur les privilèges à base commerciale	Standing Committee on Intergovernmental Affairs and Infrastructure
The Commissioners for Oaths Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Communications Network Corporation Act	Standing Committee on Human Services
The Community Bonds Act	Standing Committee on Crown and Central Agencies
The Community Cablecasters Act	Standing Committee on Crown and Central Agencies
The Community Planning Profession Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Companies Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Companies Winding Up Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Conservation and Development Act	Standing Committee on the Economy
The Conservation Easements Act	Standing Committee on the Economy
The Constitutional Questions Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Construction Industry Labour Relations Act, 1992	Standing Committee on the Economy
The Consumer and Commercial Affairs Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Consumer Protection Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Contributory Negligence Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Controverted Elections Act	Standing Committee on Crown and Central Agencies
The Controverted Municipal Elections Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Co-operative Guarantee Act	Standing Committee on the Economy
The Co-operatives Act, 1996 / Loi de 1996 sur les cooperatives	Standing Committee on the Economy
The Coroners Act, 1999	Standing Committee on Intergovernmental Affairs and Infrastructure
The Corporation Capital Tax Act	Standing Committee on the Economy
The Correctional Services Act	Standing Committee on Human Services
The Cost of Credit Disclosure Act	Standing Committee on the Economy
The Cost of Credit Disclosure Act, 2002	Standing Committee on the Economy
The Court Jurisdiction and Proceedings Transfer Act / Loi sur la compétence des tribunaux et le renvoi des instances	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Court of Appeal Act, 2000 / Loi de 2000 sur la Cour d'appel	Standing Committee on Intergovernmental Affairs and Infrastructure
The Court Officials Act, 1984	Standing Committee on Intergovernmental Affairs and Infrastructure
The Credit Reporting Act	Standing Committee on the Economy
The Credit Union Act, 1985	Standing Committee on the Economy
The Credit Union Act, 1998	Standing Committee on the Economy
The Creditors' Relief Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Criminal Enterprise Suppression Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Crop Insurance Act	Standing Committee on the Economy
The Crop Payments Act	Standing Committee on the Economy
The Crown Administration of Estates Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Crown Corporations Act, 1993	Standing Committee on Crown and Central Agencies
The Crown Corporations Public Ownership Act	Standing Committee on Crown and Central Agencies
The Crown Employment Contracts Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Crown Foundations Act	Standing Committee on Human Services
The Crown Minerals Act	Standing Committee on the Economy
The Crown Suits (Costs) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Culture and Recreation Act, 1993	Standing Committee on Human Services
The Cut Knife Reference Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Dangerous Goods Transportation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Dental Care Act	Standing Committee on Human Services

Act	Policy Field Committee
The Dental Disciplines Act	Standing Committee on Human Services
The Department of Agriculture, Food and Rural Revitalization Act	Standing Committee on the Economy
The Department of Health Act	Standing Committee on Human Services
The Department of Justice Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Department of Rural Development Act	Standing Committee on the Economy
The Department of Social Services Act	Standing Committee on Human Services
The Department of Urban Affairs Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Dependents' Relief Act, 1996 / Loi de 1996 sur l'aide aux personnes à charge	Standing Committee on Intergovernmental Affairs and Infrastructure
The Devolution of Real Property Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Dietitians Act	Standing Committee on Human Services
The Direct Sellers Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Diseases of Animals Act	Standing Committee on the Economy
The Distress Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Donation of Food Act, 1995	Standing Committee on Human Services
The Doukhobors of Canada C.C.U.B. Trust Fund Act	Standing Committee on Human Services
The Ecological Reserves Act The Economic and Co-operative Development Act	Standing Committee on the Economy Standing Committee on the Economy
The Education Act, 1995 / Loi de 1995 sur l'éducation	Standing Committee on Human Services
The Education Property Tax Credit Act	Standing Committee on Human Services
The Election Act, 1996	Standing Committee on Crown and Central Agencies

Act	Policy Field Committee
The Electrical Inspection Act, 1993	Standing Committee on Crown and Central Agencies
The Electrical Licensing Act	Standing Committee on Human Services
The Electronic Information and Documents Act, 2000	Standing Committee on Intergovernmental Affairs and Infrastructure
The Emergency 911 System Act	Standing Committee on Human Services
The Emergency Medical Aid Act	Standing Committee on Human Services
The Emergency Planning Act	Standing Committee on Human Services
The Emergency Protection for Victims of Child Sexual Abuse and Exploitation Act	Standing Committee on Human Services
The Employment Agencies Act	Standing Committee on the Economy
The Energy and Mines Act	Standing Committee on the Economy
The Enforcement of Canadian Judgments Act, 2002 / Loi de 2002 sur l'exécution des jugements canadiens	Standing Committee on Intergovernmental Affairs and Infrastructure
The Enforcement of Foreign Arbitral Awards Act, 1996 / Loi de 1996 sur l'exécution des sentences arbitrales étrangères	Standing Committee on Intergovernmental Affairs and Infrastructure
The Enforcement of Foreign Judgments Act / Loi sur l'exécution des jugements étrangers	Standing Committee on Intergovernmental Affairs and Infrastructure
The Enforcement of Judgments Conventions Act / Loi sur les conventions sur l'exécution de jugements	Standing Committee on Intergovernmental Affairs and Infrastructure
The Enforcement of Maintenance Orders Act, 1997 / Loi de 1997 sur l'exécution des ordonnances alimentaires	Standing Committee on Intergovernmental Affairs and Infrastructure
The Engineering and Geoscience Professions Act	Standing Committee on the Economy
The Environmental Assessment Act	Standing Committee on the Economy
The Environmental Management and Protection Act, 2002	Standing Committee on the Economy

Act	Policy Field Committee
The Equality of Status of Married Persons Act The Escheats Act	Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and Infrastructure
The Ethanol Fuel Act	Standing Committee on the Economy
The Evidence Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Executions Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Exemptions Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Expropriation (Rehabilitation Projects) Act	Standing Committee on the Economy
The Expropriation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Expropriation Procedure Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Factors Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Family and Community Services Act	Standing Committee on Human Services
The Family Farm Credit Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Family Maintenance Act, 1997 / Loi de 1997 sur les prestations alimentaires familiales	Standing Committee on Intergovernmental Affairs and Infrastructure
The Family Property Act / Loi sur les biens familiaux	Standing Committee on Intergovernmental Affairs and Infrastructure
The Farm Financial Stability Act	Standing Committee on the Economy
The Farmers' Counselling and Assistance Act	Standing Committee on the Economy
The Farming Communities Land Act	Standing Committee on the Economy
The Fatal Accidents Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Federal Courts Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Federal-Provincial Agreements Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Fetal Alcohol Syndrome Awareness Day Act	Standing Committee on Human Services
The Film and Video Classification Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Film Employment Tax Credit Act	Standing Committee on Human Services
The Financial Administration Act, 1993	Standing Committee on the Economy
The Fire Departments Platoon Act	Standing Committee on the Economy
The Fire Prevention Act, 1992	Standing Committee on Human Services
The Fiscal Stabilization Fund Act	Standing Committee on the Economy
The Fisheries Act (Saskatchewan), 1994	Standing Committee on the Economy
The Flin Flon Extension of Boundaries Act, 1952	Standing Committee on Intergovernmental Affairs and Infrastructure
The Forest Resources Management Act	Standing Committee on the Economy
The Forestry Professions Act	Standing Committee on the Economy
The Fraudulent Preferences Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Freedom of Information and Protection of Privacy Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Freehold Oil and Gas Production Tax Act	Standing Committee on the Economy
The Frustrated Contracts Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Fuel Tax Act, 2000	Standing Committee on the Economy
The Funeral and Cremation Services Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Gas Inspection Act, 1993	Standing Committee on Crown and Central Agencies

Act	Policy Field Committee
The Gas Licensing Act	Standing Committee on Human Services
The Geographic Names Board Act	Standing Committee on Crown and Central Agencies
The Government Organization Act	Standing Committee on Crown and Central Agencies
The Grain Charges Limitation Act	Standing Committee on the Economy
The Grasslands National Park Act	Standing Committee on the Economy
The Guarantee Companies Securities Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Health Care Directives and Substitute Health Care Decision Makers Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Health Districts Act	Standing Committee on Human Services
The Health Facilities Licensing Act	Standing Committee on Human Services
The Health Information Protection Act	Standing Committee on Human Services
The Health Labour Relations Reorganization Act	Standing Committee on the Economy
The Health Quality Council Act	Standing Committee on Human Services
The Hearing Aid Act	Standing Committee on Human Services
The Hearing Aid Sales and Services Act	Standing Committee on Human Services
The Heritage Property Act	Standing Committee on Human Services
The Highways and Transportation Act, 1997	Standing Committee on Intergovernmental Affairs and Infrastructure
The Historic Properties Foundations Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Holocaust Memorial Day Act	Standing Committee on Human Services
The Home Energy Loan Act	Standing Committee on the Economy
The Home Owners' Protection Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Homesteads Act, 1989	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Horned Cattle Purchases Act	Standing Committee on the Economy
The Horse Racing Regulation Act	Standing Committee on Crown and Central Agencies
The Hospital Standards Act	Standing Committee on Human Services
The Hotel Keepers Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Housing and Special-care Homes Act	Standing Committee on Human Services
The Human Resources, Labour and Employment Act	Standing Committee on the Economy
The Human Tissue Gift Act	Standing Committee on Human Services
The Improvements under Mistake of Title Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Income Tax Act	Standing Committee on the Economy
The Income Tax Act, 2000	Standing Committee on the Economy
The Income Trust Liability Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Indian and Native Affairs Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Insurance Premiums Tax Act	Standing Committee on the Economy
The Intercountry Adoption (Hague Convention) Implementation Act	Standing Committee on Human Services
The Interior Designers Act	Standing Committee on Crown and Central Agencies
The Inter-jurisdictional Support Orders Act / Loi sur les ordonnances alimentaires interterritoriales	Standing Committee on Intergovernmental Affairs and Infrastructure
The International Child Abduction Act, 1996 / Loi de 1996 sur l'enlèvement international d'enfants	Standing Committee on Intergovernmental Affairs and Infrastructure
The International Commercial Arbitration Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The International Protection of Adults (Hague Convention Implementation) Act / Loi de mise en œuvre de la Convention de la Haye sur la protection internationale des adultes	Standing Committee on Intergovernmental Affairs and Infrastructure
The International Sale of Goods Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Interpretation Act, 1995 / Loi d'interprétation de 1995	Standing Committee on Intergovernmental Affairs and Infrastructure
The Interprovincial Lotteries Act, 1984	Standing Committee on Crown and Central Agencies
The Interprovincial Subpoena Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Intestate Succession Act, 1996 / Loi de 1996 sur les successions non testamentaires	Standing Committee on Intergovernmental Affairs and Infrastructure
The Irrigation Act, 1996	Standing Committee on the Economy
The Jean-Louis Légaré Act / Loi sur Jean- Louis Légaré	Standing Committee on Human Services
The Judges' Order Enforcement Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Judgments Extension Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Jury Act, 1998/ Loi de 1998 sur le jury	Standing Committee on Intergovernmental Affairs and Infrastructure
The Justices of the Peace Act, 1988 / Loi de 1988 sur les juges de paix	Standing Committee on Intergovernmental Affairs and Infrastructure
The Labour Management Dispute (Temporary Provisions) Act	Standing Committee on the Economy
The Labour Standards Act	Standing Committee on the Economy
The Labour-sponsored Venture Capital Corporations Act	Standing Committee on the Economy
The Land Bank Repeal and Temporary Provisions Act	Standing Committee on the Economy

Act	Policy Field Committee
The Land Contracts (Actions) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Land Information Services Facilitation Act	Standing Committee on Crown and Central Agencies
The Land Surveyors and Professional Surveyors Act	Standing Committee on Crown and Central Agencies
The Land Surveys Act, 2000	Standing Committee on Crown and Central Agencies
The Land Titles Act, 2000	Standing Committee on Crown and Central Agencies
The Landlord and Tenant Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Language Act / Loi linguistique	Standing Committee on Intergovernmental Affairs and Infrastructure
The Law Reform Commission Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Laws Declaratory Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Leafcutting Beekeepers Registration Act	Standing Committee on the Economy
The League of Educational Administrators, Directors and Superintendents Act, 1991	Standing Committee on Human Services
The Legal Aid Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Legal Profession Act, 1990	Standing Committee on Intergovernmental Affairs and Infrastructure
The Legislative Assembly and Executive Council Act, 2005	Standing Committee on Crown and Central Agencies
The Libel and Slander Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Libraries Co-operation Act	Standing Committee on Human Services
The Licensed Practical Nurses Act, 2000	Standing Committee on Human Services
The Limitation of Civil Rights Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Limitations Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Line Fence Act	Standing Committee on the Economy
The Liquor Board Superannuation Act	Standing Committee on Crown and Central Agencies
The Liquor Consumption Tax Act	Standing Committee on the Economy
The Litter Control Act	Standing Committee on the Economy
The Local Authority Freedom of Information and Protection of Privacy Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Local Government Election Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Local Improvements Act, 1993	Standing Committee on Intergovernmental Affairs and Infrastructure
The Lord's Day (Saskatchewan) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Maintenance of Saskatchewan Power Corporation's Operation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Management Accountants Act	Standing Committee on the Economy
The Mandatory Testing and Disclosure (Bodily Substances) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Manitoba-Saskatchewan Boundary Act, 1937	Standing Committee on Intergovernmental Affairs and Infrastructure
The Manitoba-Saskatchewan Boundary Act, 1942	Standing Committee on Intergovernmental Affairs and Infrastructure
The Manitoba-Saskatchewan Boundary Act, 1966	Standing Committee on Intergovernmental Affairs and Infrastructure
The Manitoba-Saskatchewan Boundary Act, 1978	Standing Committee on Intergovernmental Affairs and Infrastructure
The Marriage Act, 1995 / Loi de 1995 sur le mariage	Standing Committee on Intergovernmental Affairs and Infrastructure
The Marriage Settlement Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Medical Laboratory Licensing Act, 1994	Standing Committee on Human Services
The Medical Laboratory Technologists Act	Standing Committee on Human Services
The Medical Profession Act, 1981	Standing Committee on Human Services
The Medical Radiation Technologists Act	Standing Committee on Human Services
The Medical Radiation Technologists Act, 2006	Standing Committee on Human Services
The Meewasin Valley Authority Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Members' Conflict of Interest Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Members of the Legislative Assembly Benefits Act	Standing Committee on the Economy
The Mental Health Services Act	Standing Committee on Human Services
The Mentally Disordered Persons Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Métis Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Midwifery Act	Standing Committee on Human Services
The Milk Control Act, 1992	Standing Committee on the Economy

The Mineral Resources Act, 1985

Standing Committee on the Economy

The Mineral Taxation Act, 1983

Standing Committee on the Economy

The Mortgage Brokers Act

Standing Committee on Intergovernmental Affairs and Infrastructure

The Motor Dealers Act
Standing Committee on Intergovernmental Affairs and Infrastructure

The Motor Vehicle Insurance Premiums Tax Standing Committee on the Economy Act

The Multiculturalism Act Standing Committee on Human Services

The Municipal Board Act Standing Committee on Intergovernmental Affairs and

Infrastructure

Act	Policy Field Committee
The Municipal Debentures Repayment Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Municipal Development and Loan (Saskatchewan) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Municipal Employees' Pension Act	Standing Committee on the Economy
The Municipal Expropriation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Municipal Financing Corporation Act	Standing Committee on the Economy
The Municipal Hail Insurance Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Municipal Industrial Development Corporations Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Municipal Revenue Sharing Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Municipal Tax Sharing (Potash) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Municipalities Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Municipality Improvements Assistance (Saskatchewan) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Mutual Medical and Hospital Benefit Associations Act	Standing Committee on Human Services
The Names of Homes Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Natural Resources Act	Standing Committee on the Economy
The Naturopathy Act	Standing Committee on Human Services
The New Generation Co-operatives Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The NewGrade Energy Inc. Act	Standing Committee on Crown and Central Agencies
The Non-profit Corporations Act, 1995 / Loi de 1995 sur les sociétés sans but lucratif	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Northern Affairs Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Northern Municipalities Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Northern Saskatchewan Economic Development Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Notaries Public Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Noxious Weeds Act, 1984	Standing Committee on the Economy
The Occupational Health and Safety Act, 1993	Standing Committee on the Economy
The Occupational Therapists Act, 1997	Standing Committee on Human Services
The Oil and Gas Conservation Act	Standing Committee on the Economy
The Ombudsman and Children's Advocate Act	Standing Committee on Crown and Central Agencies
The On-farm Quality Assurance Programs Act	Standing Committee on the Economy
The Ophthalmic Dispensers Act	Standing Committee on Human Services
The Optometry Act, 1985	Standing Committee on Human Services
The Parents' Maintenance Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Parks Act	Standing Committee on the Economy
The Partnership Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Passenger and Freight Elevator Act	Standing Committee on Human Services
The Pastures Act	Standing Committee on the Economy
The Pawned Property (Recording) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Penalties and Forfeitures Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Pension Benefits Act, 1992	Standing Committee on Intergovernmental Affairs and Infrastructure
The Personal Care Homes Act	Standing Committee on Human Services
The Personal Property Security Act	Standing Committee on Crown and Central Agencies
The Pest Control Act	Standing Committee on the Economy
The Pest Control Products (Saskatchewan) Act	Standing Committee on the Economy
The Pharmacy Act, 1996	Standing Committee on Human Services
The Physical Therapists Act, 1998	Standing Committee on Human Services
The Pipelines Act, 1998	Standing Committee on the Economy
The Planning and Development Act, 1983	Standing Committee on Intergovernmental Affairs and Infrastructure
The Podiatry Act	Standing Committee on Human Services
The Police Act, 1990	Standing Committee on Intergovernmental Affairs and Infrastructure
The Police and Peace Officers' Memorial Day Act	Standing Committee on Human Services
The Political Contributions Tax Credit Act	Standing Committee on Crown and Central Agencies
The Post-Secondary Education and Skills Training Act	Standing Committee on Human Services
The Post-Secondary Graduate Tax Credit Act	Standing Committee on Human Services
The Potash Corporation of Saskatchewan Reorganization Repeal Act	Standing Committee on Crown and Central Agencies
The Potash Development Act	Standing Committee on Crown and Central Agencies
The Power Corporation Act	Standing Committee on Crown and Central Agencies
The Power Corporation Superannuation Act	Standing Committee on Crown and Central Agencies
The Powers of Attorney Act, 2002 / Loi de 2002 sur les procurations	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee

The Prairie Agricultural Machinery Institute Standing Committee on the Economy Act. 1999

The Prairie and Forest Fires Act, 1982 Standing Committee on the Economy

The Pre-judgment Interest Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Prescription Drugs Act Standing Committee on Human Services

The Privacy Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Private Investigators and Security Standing Committee on Intergovernmental Affairs and

Guards Act, 1997 Infrastructure

Act, 1995

The Private Vocational Schools Regulation Standing Committee on Human Services

The Proceedings Against the Crown Act

Standing Committee on Intergovernmental Affairs and

Infrastructure

The Professional Corporations Act
Standing Committee on Intergovernmental Affairs and

Infrastructure

The Prostate Cancer Awareness Month Act Standing Committee on Human Services

The Provincial Auditors Act Standing Committee on Public Accounts

The Provincial Court Act, 1998 Standing Committee on Intergovernmental Affairs and

Infrastructure

The Provincial Emblems and Honours Act
Standing Committee on Crown and Central Agencies

The Provincial Lands Act Standing Committee on the Economy

The Provincial Mediation Board Act

Standing Committee on Intergovernmental Affairs and

Infrastructure

The Provincial Sales Tax Act Standing Committee on the Economy

The Provincial Secretary's Act

Standing Committee on Intergovernmental Affairs and

Infrastructure

The Psychologists Act, 1997 Standing Committee on Human Services

The Public Disclosure Act Standing Committee on Intergovernmental Affairs and

Infrastructure

Act	Policy Field Committee
The Public Employees Pension Plan Act	Standing Committee on the Economy
The Public Guardian and Trustee Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Public Health Act	Standing Committee on Human Services
The Public Health Act, 1994	Standing Committee on Human Services
The Public Inquiries Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Public Libraries Act, 1996	Standing Committee on Human Services
The Public Officers Security Act	Standing Committee on Crown and Central Agencies
The Public Service Act, 1998	Standing Committee on Crown and Central Agencies
The Public Service Superannuation Act	Standing Committee on the Economy
The Public Utilities Easements Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Public Works and Services Act	Standing Committee on Crown and Central Agencies
The Purchasing Act, 2004	Standing Committee on Crown and Central Agencies
The Queen's Bench Act, 1998 / Loi de 1998 sur la Cour du Banc de la Reine	Standing Committee on Intergovernmental Affairs and Infrastructure
The Queen's Counsel Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Queen's Printer's Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Radiation Health and Safety Act, 1985	Standing Committee on the Economy
The Railway Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Real Estate Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Reciprocal Enforcement of Judgements Act, 1996 / Loi de 1996 sur l'exécution réciproque des jugements	Standing Committee on Intergovernmental Affairs and Infrastructure
The Reclaimed Industrial Sites Act	Standing Committee on the Economy

Act	Policy Field Committee
The Recognition of John George Diefenbaker Day Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Recognition of Telemiracle Week Act	Standing Committee on Human Services
The Recording of Evidence by Sound Recording Machine Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Recovery of Possession of Land Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Referendum and Plebiscite Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Regional Colleges Act	Standing Committee on Human Services
The Regional Health Services Act	Standing Committee on Human Services
The Regional Parks Act, 1979	Standing Committee on the Economy
The Registered Music Teachers Act, 2002	Standing Committee on Human Services
The Registered Nurses Act, 1988 The Registered Plan (Retirement Income) Exemption Act / Loi portant insaisissabilité des régimes enregistrés (revenu de retraite)	Standing Committee on Human Services Standing Committee on Intergovernmental Affairs and Infrastructure
The Registered Psychiatric Nurses Act	Standing Committee on Human Services
The Regulations Act, 1995 / Loi de 1995 sur les règlements	Standing Committee on Intergovernmental Affairs and Infrastructure
The Rehabilitation Act	Standing Committee on Human Services
The Religious Societies Land Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Representation Act, 2002	Standing Committee on Crown and Central Agencies
The Research Council Act	Standing Committee on the Economy
The Residential Services Act	Standing Committee on Human Services
The Residential Tenancies Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Residential Tenancies Act, 2006	Standing Committee on Intergovernmental Affairs and Infrastructure
The Respiratory Therapists Act	Standing Committee on Human Services
The Revenue and Financial Services Act	Standing Committee on the Economy
The Revised Statutes Act, 1979	Standing Committee on Intergovernmental Affairs and Infrastructure
The Rural Electrification Act	Standing Committee on Crown and Central Agencies
The Rural Municipal Administrators Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Safer Communities and Neighbourhoods Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Sale of Goods Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Sale or Lease of Certain Lands Act	Standing Committee on the Economy
The Sales on Consignment Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Sand and Gravel Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Saskatchewan 4-H Foundation Act	Standing Committee on the Economy
The Saskatchewan Applied Science Technologists and Technicians Act	Standing Committee on Crown and Central Agencies
The Saskatchewan Assistance Act	Standing Committee on Human Services
The Saskatchewan Association of School Business Officials Act, 2004	Standing Committee on Human Services
The Saskatchewan Centre of the Arts Act, 2000	Standing Committee on Intergovernmental Affairs and Infrastructure
The Saskatchewan Development Fund Act	Standing Committee on Crown and Central Agencies
The Saskatchewan Farm Security Act	Standing Committee on the Economy
The Saskatchewan Financial Services Commission Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Saskatchewan Gaming Corporation Act	Standing Committee on Crown and Central Agencies
The Saskatchewan Government Insurance Act, 1980	Standing Committee on Crown and Central Agencies
The Saskatchewan Grain Car Corporation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Saskatchewan Health Research Foundation Act	Standing Committee on Human Services
The Saskatchewan Heritage Foundation Act	Standing Committee on Human Services
The Saskatchewan Housing Corporation Act	Standing Committee on Human Services
The Saskatchewan Human Rights Code	Standing Committee on Intergovernmental Affairs and Infrastructure
The Saskatchewan Income Plan Act	Standing Committee on Human Services
The Saskatchewan Indian Institute of Technologies Act	Standing Committee on Human Services
The Saskatchewan Institute of Applied Science and Technology Act	Standing Committee on Human Services
The Saskatchewan Insurance Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Saskatchewan Medical Care Insurance Act	Standing Committee on Human Services
The Saskatchewan Mining Development Corporation Reorganization Act	Standing Committee on Crown and Central Agencies
The Saskatchewan Natural Resources Transfer Agreement (Treaty Land Entitlement) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Saskatchewan-Northwest Territories Boundary Act, 1966	Standing Committee on Intergovernmental Affairs and Infrastructure
The Saskatchewan Opportunities Corporation Act	Standing Committee on Crown and Central Agencies
The Saskatchewan Pension Annuity Fund Act	Standing Committee on the Economy
The Saskatchewan Pension Plan Act	Standing Committee on the Economy

Act	Policy Field Committee
The Saskatchewan Telecommunications Act	Standing Committee on Crown and Central Agencies
The Saskatchewan Telecommunications Holding Corporation Act	Standing Committee on Crown and Central Agencies
The Saskatchewan Water Corporation Act	Standing Committee on Crown and Central Agencies
The Saskatchewan Watershed Authority Act, 2005	Standing Committee on the Economy
The SaskEnergy Act	Standing Committee on Crown and Central Agencies
The SaskTel Pension Implementation Act	Standing Committee on Crown and Central Agencies
The Securities Act, 1988	Standing Committee on Intergovernmental Affairs and Infrastructure
The Seizure of Criminal Property Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Senior Citizens' Heritage Program Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Settlement of International Investment Disputes Act, 2006 / Loi sur le règlement des différends internationaux relatifs aux investissements	Standing Committee on Intergovernmental Affairs and Infrastructure
The Slot Machine Act	Standing Committee on Crown and Central Agencies
The Small Claims Act, 1997 / Loi de 1997 sur les petites créances	Standing Committee on Intergovernmental Affairs and Infrastructure
The Snowmobile Act	Standing Committee on Crown and Central Agencies
The Social Workers Act	Standing Committee on Human Services
The Soil Drifting Control Act	Standing Committee on the Economy
The Special Payment (Dependent Spouses) Act	Standing Committee on the Economy
The Speech-Language Pathologists and Audiologists Act	Standing Committee on Human Services
The State of the Environment Report Act	Standing Committee on the Economy
The Statistics Act	Standing Committee on the Economy

Act	Policy Field Committee
The Status of the Artist Act / Loi sur le statut de l'artiste	Standing Committee on Human Services
The Stray Animals Act	Standing Committee on the Economy
The Student Assistance and Student Aid Fund Act, 1985	Standing Committee on Human Services
The Subdivisions Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Summary Offences Procedure Act, 1990	Standing Committee on Intergovernmental Affairs and Infrastructure
The Superannuation (Supplementary Provisions) Act	Standing Committee on the Economy
The Surface Rights Acquisition and Compensation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Survival of Actions Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Survivorship Act, 1993	Standing Committee on Intergovernmental Affairs and Infrastructure
The Tabling of Documents Act, 1991	Standing Committee on Crown and Central Agencies
The Tartan Day Act The Tax Enforcement Act	Standing Committee on Human Services Standing Committee on Intergovernmental Affairs and Infrastructure
The Teachers' 1990-91 Collective Agreement Implementation Act	Standing Committee on Human Services
The Teachers' Dental Plan Act	Standing Committee on Human Services
The Teachers' Federation Act	Standing Committee on Human Services
The Teachers' Life Insurance (Government Contributory) Act	Standing Committee on Human Services
The Teachers Superannuation and Disability Benefits Act	Standing Committee on Human Services
The Telephone Department Act	Standing Committee on Crown and Central Agencies
The Threshers Employees Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Act	Policy Field Committee
The Threshers' Lien Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Time Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Tobacco Control Act	Standing Committee on Human Services
The Tobacco Tax Act, 1998	Standing Committee on the Economy
The Tommy Douglas Day Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Tourism Authority Act	Standing Committee on the Economy
The Trade Union Act	Standing Committee on the Economy
The Trading Stamp Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Traffic Safety Act	Standing Committee on Crown and Central Agencies
The Traffic Safety Court of Saskatchewan Act, 1988 / Loi de 1988 sur le tribunal de la sécurité routière de la Saskatchewan	Standing Committee on Intergovernmental Affairs and Infrastructure
The Treaty Land Entitlement Implementation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Trustee Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Trusts and Loan Corporations Act, 1997	Standing Committee on Intergovernmental Affairs and Infrastructure
The Trusts Convention Implementation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Unconscionable Transactions Relief Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Uniform Building and Accessibility Standards Act	Standing Committee on Human Services
The University of Regina Act	Standing Committee on Human Services
The University of Saskatchewan Act	Standing Committee on Human Services

Act	Policy Field Committee
The Urban Municipal Administrators Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Urban Municipality Act, 1984	Standing Committee on Intergovernmental Affairs and Infrastructure
The Variation of Trusts Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Vegetable, Fruit and Honey Sales Act	Standing Committee on the Economy
The Veterinarians Act, 1987	Standing Committee on the Economy
The Veterinary Services Act	Standing Committee on the Economy
The Victims of Crime Act, 1995 / Loi de 1995 sur les victimes d'actes criminels	Standing Committee on Intergovernmental Affairs and Infrastructure
The Victims of Domestic Violence Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Victims of Workplace Injuries Day of Mourning Act / Loi sur le jour de deuil en souvenir des victimes d'accidents de travail	Standing Committee on the Economy
The Vital Statistics Act, 1995 / Loi de 1995 sur les services de l'état civil	Standing Committee on Human Services
The Wages Recovery Act	Standing Committee on the Economy
The Wakamow Valley Authority Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Wanuskewin Heritage Park Act, 1997	Standing Committee on Intergovernmental Affairs and Infrastructure
The Wascana Centre Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Water Appeal Board Act	Standing Committee on the Economy
The Water Power Act	Standing Committee on the Economy
The Watershed Associations Act	Standing Committee on the Economy
The Western Development Museum Act	Standing Committee on Human Services

Act	Policy Field Committee
The White Cane Act	Standing Committee on Human Services
The Wildlife Act, 1998 / Loi de 1998 sur la faune	Standing Committee on the Economy
The Wildlife Habitat Protection Act The Wills Act, 1996/ Loi de 1996 sur les testaments	Standing Committee on the Economy Standing Committee on Intergovernmental Affairs and Infrastructure
The Women's Affairs Act	Standing Committee on Human Services
The Woodmen's Lien Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Workers' Compensation Act, 1979	Standing Committee on the Economy
The Worker's Compensation Board Pension Implementation Act	Standing Committee on the Economy
The Workers' Compensation Board Superannuation Act	Standing Committee on the Economy
The Youth Drug Detoxification and Stabilization Act	Standing Committee on Human Services
The Youth Justice Administration Act	Standing Committee on Human Services

Policy Field Committee Department/Crown/Minister Act **Advanced Education and Employment** The Apprenticeship and Trade Standing Committee on Human Services Certification Act, 1999 The Crown Foundations Act Standing Committee on Human Services The Post-Secondary Graduate Tax Credit Standing Committee on Human Services The Private Vocational Schools Regulation Standing Committee on Human Services Act, 1995 The Regional Colleges Act Standing Committee on Human Services Standing Committee on Human Services The Saskatchewan Indian Institute of Technologies Act Standing Committee on Human Services The Saskatchewan Institute of Applied Science and Technology Act The Student Assistance and Student Aid Standing Committee on Human Services Fund Act, 1985 The University of Regina Act Standing Committee on Human Services The University of Saskatchewan Act **Standing Committee on Human Services Advanced Education and Employment /** Learning The Education Act, 1995/Loi de 1995 sur Standing Committee on Human Services l'éducation **Advanced Education and Employment /** Literacy The Post-Secondary Education and Skills Standing Committee on Human Services Training Act **Agriculture and Food** The Agricultural Equipment Dealerships Standing Committee on the Economy Act The Agricultural Implements Act Standing Committee on the Economy The Agricultural Operations Act Standing Committee on the Economy

Standing Committee on the Economy

The Agricultural Safety Net Act

Department/Crown/Minister Act

Policy Field Committee

Agricul	lture	and	Fo	ood

The Agricultural Societies Act	Standing Committee on the Economy
The Agri-Food Act, 2004	Standing Committee on the Economy
The Agri-Food Innovation Act	Standing Committee on the Economy
The Agrologists Act, 1994	Standing Committee on the Economy
The Animal Identification Act	Standing Committee on the Economy
The Animal Products Act	Standing Committee on the Economy
The Animal Protection Act, 1999	Standing Committee on the Economy
The Apiaries Act, 2005	Standing Committee on the Economy
The Cattle Marketing Deductions Act	Standing Committee on the Economy
The Crop Payments Act	Standing Committee on the Economy
The Diseases of Animals Act	Standing Committee on the Economy
The Expropriation (Rehabilitation Projects) Act	Standing Committee on the Economy
The Farm Financial Stability Act	Standing Committee on the Economy
The Farmers' Counselling and Assistance Act	Standing Committee on the Economy
The Farming Communities Land Act	Standing Committee on the Economy
The Grain Charges Limitation Act	Standing Committee on the Economy
The Horned Cattle Purchases Act	Standing Committee on the Economy
The Irrigation Act, 1996	Standing Committee on the Economy
The Land Bank Repeal and Temporary Provisions Act	Standing Committee on the Economy
The Leafcutting Beekeepers Registration Act	Standing Committee on the Economy
The Line Fence Act	Standing Committee on the Economy

Department/Crown/Minister **Policy Field Committee** Act

Agriculture and Food

The Milk Control Act, 1992 Standing Committee on the Economy

The Noxious Weeds Act, 1984 Standing Committee on the Economy

Standing Committee on the Economy The On-farm Quality Assurance Programs

Act

The Pastures Act Standing Committee on the Economy

The Pest Control Act Standing Committee on the Economy

The Pest Control Products (Saskatchewan) Standing Committee on the Economy

Act

The Prairie Agricultural Machinery Standing Committee on the Economy Institute Act. 1999

The Saskatchewan 4-H Foundation Act Standing Committee on the Economy

The Soil Drifting Control Act Standing Committee on the Economy

The Stray Animals Act Standing Committee on the Economy

The Vegetable, Fruit and Honey Sales Act Standing Committee on the Economy

The Veterinarians Act, 1987 Standing Committee on the Economy

The Veterinary Services Act Standing Committee on the Economy

Agriculture and Food / Environment

The Provincial Lands Act Standing Committee on the Economy

The Sale or Lease of Certain Lands Act Standing Committee on the Economy

Agriculture and Food / Industry and **Resources / Government Relations**

The Department of Agriculture, Food and Standing Committee on the Economy Rural Revitalization Act

Agriculture and Food / Justice

The Saskatchewan Farm Security Act Standing Committee on the Economy

Community Resources

The Adoption Act, 1998 / Loi de 1998 sur Standing Committee on Human Services l'adoption

Policy Field Committee

Community Resources

The Child and Family Services Act Standing Committee on Human Services

The Donation of Food Act, 1995 Standing Committee on Human Services

The Emergency Protection for Victims of Child Sexual Abuse and Exploitation Act

Standing Committee on Human Services

The Intercountry Adoption (Hague Convention) Implementation Act

Standing Committee on Human Services

The Rehabilitation Act Standing Committee on Human Services

The Saskatchewan Assistance Act Standing Committee on Human Services

The Saskatchewan Housing Corporation Standing Committee on Human Services Act

The Saskatchewan Income Plan Act

Standing Committee on Human Services

The Social Workers Act Standing Committee on Human Services

Community Resources / Corrections and Public Safety / Health / Healthy Living Services

The Residential Services Act Standing Committee on Human Services

Community Resources / Corrections and Public Safety / Learning

The Department of Social Services Act
Standing Committee on Human Services

Community Resources / Learning

The Child Care Act Standing Committee on Human Services

Corrections and Public Safety

The Amusement Ride Safety Act Standing Committee on Human Services

The Boiler and Pressure Vessel Act Standing Committee on Human Services

The Boiler and Pressure Vessel Act, 1999 Standing Committee on Human Services

The Electrical Licensing Act Standing Committee on Human Services

The Emergency 911 System Act Standing Committee on Human Services

The Emergency Planning Act Standing Committee on Human Services

Policy Field Committee Department/Crown/Minister Act

Corrections and Public Safety

The Fire Prevention Act. 1992 Standing Committee on Human Services

The Gas Licensing Act Standing Committee on Human Services The Passenger and Freight Elevator Act Standing Committee on Human Services The Police and Peace Officers' Memorial Standing Committee on Human Services

Day Act

The Uniform Building and Accessibility Standing Committee on Human Services

Standards Act

The Youth Justice Administration Act Standing Committee on Human Services

Corrections and Public Safety / Justice

The Correctional Services Act Standing Committee on Human Services

Crown Investments Corporation

The Community Bonds Act Standing Committee on Crown and Central Agencies

The Crown Corporations Act, 1993 Standing Committee on Crown and Central Agencies

The Crown Corporations Public Standing Committee on Crown and Central Agencies

Ownership Act

Standing Committee on Crown and Central Agencies The NewGrade Energy Inc. Act

The Potash Corporation of Saskatchewan Standing Committee on Crown and Central Agencies

Reorganization Repeal Act

The Potash Development Act Standing Committee on Crown and Central Agencies

Culture, Youth and Recreation

The Archives Act, 2004 Standing Committee on Human Services

The Arts Board Act, 1997 Standing Committee on Human Services

The Culture and Recreation Act, 1993 Standing Committee on Human Services

The Doukhobors of Canada C.C.U.B. Trust Standing Committee on Human Services

Fund Act

The Film Employment Tax Credit Act Standing Committee on Human Services

The Heritage Property Act Standing Committee on Human Services

The Holocaust Memorial Day Act Standing Committee on Human Services

The Jean-Louis Légaré Act / Loi sur Jean-Standing Committee on Human Services

Louis Légaré

Department/Crown/Minister **Policy Field Committee** Act

Culture, Youth and Recreation

The Saskatchewan Heritage Foundation

The Status of the Artist Act/Loi sur le statut de l'artiste

The Tartan Day Act

The Western Development Museum Act

Standing Committee on Human Services

Standing Committee on Human Services

Standing Committee on Human Services

Standing Committee on Human Services

Culture, Youth and Recreation / **Immigration**

The Multiculturalism Act Standing Committee on Human Services

Environment

The Clean Air Act Standing Committee on the Economy

The Conservation and Development Act Standing Committee on the Economy

The Conservation Easements Act Standing Committee on the Economy

The Ecological Reserves Act Standing Committee on the Economy

The Environmental Assessment Act Standing Committee on the Economy

The Environmental Management and Standing Committee on the Economy Protection Act, 2002

The Fisheries Act (Saskatchewan), 1994 Standing Committee on the Economy

Standing Committee on the Economy The Forestry Professions Act

The Grasslands National Park Act Standing Committee on the Economy

The Litter Control Act Standing Committee on the Economy

The Parks Act Standing Committee on the Economy

Environment

The Prairie and Forest Fires Act, 1982 Standing Committee on the Economy

The Regional Parks Act, 1979 Standing Committee on the Economy

The State of the Environment Report Act Standing Committee on the Economy

The Water Appeal Board Act Standing Committee on the Economy

Policy Field Committee

Environment

The Water Power Act Standing Committee on the Economy

The Watershed Associations Act

Standing Committee on the Economy

The Wildlife Act, 1998/Loi de 1998 sur la Standing Committee on the Economy

faune

The Wildlife Habitat Protection Act

Standing Committee on the Economy

Environment / Forestry Secretariat

The Forest Resources Management Act
Standing Committee on the Economy

Environment / Northern Affairs

The Natural Resources Act Standing Committee on the Economy

Executive Council

The Controverted Elections Act Standing Committee on Crown and Central Agencies

The Election Act, 1996 Standing Committee on Crown and Central Agencies

The Government Organization Act Standing Committee on Crown and Central Agencies

The Political Contributions Tax Credit Act Standing Committee on Crown and Central Agencies

The Provincial Emblems and Honours Act Standing Committee on Crown and Central Agencies

Executive Council / Legislative Assembly

The Legislative Assembly and Executive Standing Committee on Crown and Central Agencies Council Act, 2005

Finance

The Balanced Budget Act Standing Committee on the Economy

The Certified General Accountants Act, Standing Committee on the Economy

2000

The Certified Management Accountants Standing Committee on the Economy Act, 2000

The Certified Management Consultants Act Standing Committee on the Economy

The Chartered Accountants Act, 1986 Standing Committee on the Economy

Policy Field Committee

Finance

The Corporation Capital Tax Act Standing Committee on the Economy

The Federal-Provincial Agreements Act
Standing Committee on Intergovernmental Affairs and

Infrastructure

The Fiscal Stabilization Fund Act
Standing Committee on the Economy

The Fuel Tax Act, 2000 Standing Committee on the Economy

The Home Energy Loan Act Standing Committee on the Economy

The Income Tax Act Standing Committee on the Economy

The Income Tax Act, 2000 Standing Committee on the Economy

The Insurance Premiums Tax Act Standing Committee on the Economy

The Liquor Consumption Tax Act Standing Committee on the Economy

The Management Accountants Act Standing Committee on the Economy

The Members of the Legislative Assembly Standing

Benefits Act

Standing Committee on the Economy

The Motor Vehicle Insurance Premiums

Tax Act

Standing Committee on the Economy

Standing Committee on the Economy

The Municipal Employees' Pension Act
Standing Committee on the Economy

The Municipal Financing Corporation Act Standing Committee on the Economy

The Provincial Auditors Act Standing Committee on Public Accounts

The Provincial Sales Tax Act Standing Committee on the Economy

The Public Employees Pension Plan Act Standing Committee on the Economy

The Public Service Superannuation Act Standing Committee on the Economy

The Revenue and Financial Services Act Standing Committee on the Economy

The Saskatchewan Pension Annuity Fund

Act

The Statistics Act Standing Committee on the Economy

Policy Field Committee

Finance

The Superannuation (Supplementary

Provisions) Act

Standing Committee on the Economy

Standing Committee on Intergovernmental Affairs and

The Tabling of Documents Act, 1991 Standing Committee on Crown and Central Agencies

The Tobacco Tax Act, 1998 Standing Committee on the Economy

 $Finance \, / \, Industry \, \, and \, \, Resources \, / \, \,$

Agriculture and Food

The Financial Administration Act, 1993 Standing Committee on the Economy

First Nations and Métis Relations

The Métis Act Standing Committee on Intergovernmental Affairs and

Infrastructure

Infrastructure

The Saskatchewan Natural Resources Transfer Agreement (Treaty Land

Entitlement) A at

Entitlement) Act

The Treaty Land Entitlement Standing Committee on Intergovernmental Affairs and

Implementation Act Infrastructure

First Nations and Métis Relations /

Industry and Resources

The Indian and Native Affairs Act
Standing Committee on Intergovernmental Affairs and

Infrastructure

Government Relations

The Assessment Appraisers Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Assessment Management Agency Act

Standing Committee on Intergovernmental Affairs and

Infrastructure

The Border Areas Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Cities Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The City of Lloydminster Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Community Planning Profession Act

Standing Committee on Intergovernmental Affairs and

Infrastructure

Department/Crown/Minister **Policy Field Committee** Act **Government Relations** The Controverted Municipal Elections Act Standing Committee on Intergovernmental Affairs and Infrastructure The Cut Knife Reference Act Standing Committee on Intergovernmental Affairs and Infrastructure The Department of Rural Development Act Standing Committee on Intergovernmental Affairs and Infrastructure The Flin Flon Extension of Boundaries Act, Standing Committee on Intergovernmental Affairs and Infrastructure 1952 The Local Government Election Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Local Improvements Act, 1993 Infrastructure The Municipal Board Act Standing Committee on Intergovernmental Affairs and Infrastructure The Municipal Debentures Repayment Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Municipal Development and Loan (Saskatchewan) Act Infrastructure The Municipal Expropriation Act Standing Committee on Intergovernmental Affairs and Infrastructure The Municipal Industrial Development Standing Committee on Intergovernmental Affairs and Corporations Act Infrastructure The Municipal Revenue Sharing Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Municipal Tax Sharing (Potash) Act Infrastructure The Municipalities Act Standing Committee on Intergovernmental Affairs and Infrastructure The Municipality Improvements Assistance Standing Committee on Intergovernmental Affairs and (Saskatchewan) Act Infrastructure

Policy Field Committee

Government Relations

The Northern Municipalities Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Planning and Development Act, 1983 Standing Committee on Intergovernmental Affairs and

Infrastructure

The Rural Municipal Administrators Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Subdivisions Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Tax Enforcement Act

Standing Committee on Intergovernmental Affairs and

Infrastructure

The Time Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Urban Municipal Administrators Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Urban Municipality Act, 1984 Standing Committee on Intergovernmental Affairs and

Infrastructure

Government Relations / Community

Resources

The Department of Urban Affairs Act
Standing Committee on Intergovernmental Affairs and

Infrastructure

Health / Healthy Living Services

The Ambulance Act Standing Committee on Human Services

The Cancer Agency Act Standing Committee on Human Services

The Cancer Foundation Act Standing Committee on Human Services

The Change of Name Act, 1995 / Loi de

1995 sur le changement de nom

Standing Committee on Human Services

The Chiropody Profession Act Standing Committee on Human Services

The Chiropractic Act, 1994 Standing Committee on Human Services

The Dental Care Act Standing Committee on Human Services

Policy Field Committee

The Mental Health Services Act

The Dental Disciplines Act **Standing Committee on Human Services** The Department of Health Act **Standing Committee on Human Services** The Dietitians Act Standing Committee on Human Services The Emergency Medical Aid Act Standing Committee on Human Services The Fetal Alcohol Syndrome Awareness Standing Committee on Human Services Day Act The Health Districts Act **Standing Committee on Human Services** The Health Facilities Licensing Act Standing Committee on Human Services Standing Committee on Human Services The Health Information Protection Act The Health Quality Council Act **Standing Committee on Human Services** The Hearing Aid Act Standing Committee on Human Services The Hearing Aid Sales and Services Act Standing Committee on Human Services Standing Committee on Human Services The Hospital Standards Act Standing Committee on Human Services The Housing and Special-care Homes Act The Human Tissue Gift Act Standing Committee on Human Services The Licensed Practical Nurses Act, 2000 Standing Committee on Human Services The Medical Laboratory Licensing Act, 1994 The Medical Laboratory Technologists Act Standing Committee on Human Services The Medical Profession Act, 1981 Standing Committee on Human Services The Medical Radiation Technologists Act Standing Committee on Human Services The Medical Radiation Technologists Act, **Standing Committee on Human Services** 2006

Standing Committee on Human Services

Policy Field Committee

Health / Hea	lthy l	Living	Services
--------------	--------	--------	----------

The Midwifery Act Standing Committee on Human Services

The Mutual Medical and Hospital Benefit Standing Committee on Human Services Associations Act

The Naturopathy Act Standing Committee on Human Services

The Occupational Therapists Act, 1997 Standing Committee on Human Services

The Ophthalmic Dispensers Act Standing Committee on Human Services

The Optometry Act, 1985 Standing Committee on Human Services

The Personal Care Homes Act Standing Committee on Human Services

The Pharmacy Act, 1996 Standing Committee on Human Services

The Physical Therapists Act, 1998 Standing Committee on Human Services

The Podiatry Act Standing Committee on Human Services

The Prescription Drugs Act Standing Committee on Human Services

The Prostate Cancer Awareness Month Act Standing Committee on Human Services

The Psychologists Act, 1997 Standing Committee on Human Services

The Public Health Act Standing Committee on Human Services

The Public Health Act, 1994 Standing Committee on Human Services

The Regional Health Services Act

Standing Committee on Human Services

The Registered Nurses Act, 1988 Standing Committee on Human Services

The Registered Psychiatric Nurses Act Standing Committee on Human Services

The Respiratory Therapists Act Standing Committee on Human Services

The Saskatchewan Health Research Standing Committee on Human Services

Foundation Act

roundation Act

The Saskatchewan Medical Care Insurance Standing Committee on Human Services

Act

Department/Crown/Minister Policy Field Committee Act

Health / Healthy Living Services
The Speech-Language Pathologists and
Audiologists Act
The Tobacco Control Act

The Tobacco Control Act Standing Committee on Human Services

The Vital Statistics Act, 1995 / Loi de 1995 sur les services de l'état civil

Standing Committee on Human Services

Standing Committee on Human Services

The White Cane Act Standing Committee on Human Services

The Youth Drug Detoxification and Stabilization Act

Standing Committee on Human Services

Highways and Transportation

The Dangerous Goods Transportation Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Engineering and Geoscience

Professions Act

The Highways and Transportation Act,

1997

Standing Committee on the Economy

Standing Committee on Intergovernmental Affairs and

Infrastructure

The Railway Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Sand and Gravel Act Standing Committee on Intergovernmental Affairs and

Infrastructure

Industry and Resources

The Crown Minerals Act Standing Committee on the Economy

The Energy and Mines Act Standing Committee on the Economy

The Ethanol Fuel Act Standing Committee on the Economy

The Freehold Oil and Gas Production Tax Standing Committee on the Economy

Act

The Labour-sponsored Venture Capital

Corporations Act

Standing Committee on the Economy

The Mineral Resources Act, 1985 Standing Committee on the Economy

The Mineral Taxation Act, 1983 Standing Committee on the Economy

Policy Field Committee

Industry and Resources

The Oil and Gas Conservation Act Standing Committee on the Economy

The Pipelines Act, 1998 Standing Committee on the Economy

The Reclaimed Industrial Sites Act Standing Committee on the Economy

Industry and Resources / Northern Affairs / Information Technology / Regional **Economic and Cooperative Development**

The Economic and Co-operative Standing Committee on the Economy

Information Services Corporation

Society of Saskatchewan Act

The Geographic Names Board Act Standing Committee on Crown and Central Agencies

Information Technology

Development Act

The Canadian Information Processing Standing Committee on Crown and Central Agencies

The Community Cablecasters Act Standing Committee on Crown and Central Agencies

The Telephone Department Act Standing Committee on Crown and Central Agencies

Justice

The Aboriginal Courtworkers Commission Standing Committee on Intergovernmental Affairs and

Infrastructure Act

The Absconding Debtors Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Absentee Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Administration of Estates Act / Loi sur Standing Committee on Intergovernmental Affairs and

l'administration des successions Infrastructure

The Adult Guardianship and Co-decision-Standing Committee on Intergovernmental Affairs and

Infrastructure making Act

The Arbitration Act, 1992 Standing Committee on Intergovernmental Affairs and

Infrastructure

The Assignment of Wages Act Standing Committee on Intergovernmental Affairs and

Infrastructure

Department/Crown/Minister **Policy Field Committee** Act Justice Standing Committee on Intergovernmental Affairs and The Attachment of Debts Act Infrastructure The Age of Majority Act Standing Committee on Intergovernmental Affairs and Infrastructure The Agreements of Sale Cancellation Act Standing Committee on Intergovernmental Affairs and Infrastructure The Agricultural Leaseholders Act Standing Committee on Intergovernmental Affairs and Infrastructure The Arbitration Act, 1992 Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Assignment of Wages Act Infrastructure The Attachment of Debts Act Standing Committee on Intergovernmental Affairs and Infrastructure The Auctioneers Act Standing Committee on Intergovernmental Affairs and Infrastructure The Builders' Lien Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Business Corporations Act Infrastructure The Business Names Registration Act Standing Committee on Intergovernmental Affairs and Infrastructure The Canada-United Kingdom Judgements Standing Committee on Intergovernmental Affairs and Enforcement Act Infrastructure The Canadian Institute of Management Standing Committee on Intergovernmental Affairs and (Saskatchewan Division) Act Infrastructure The Cemeteries Act Standing Committee on Intergovernmental Affairs and Infrastructure The Charitable Fund-raising Businesses Standing Committee on Intergovernmental Affairs and Act Infrastructure

Department/Crown/Minister **Policy Field Committee** Act **Justice** Standing Committee on Intergovernmental Affairs and The Children's Law Act. 1997 / Loi de 1997 sur le droit de l'enfance Infrastructure The Choses in Action Act Standing Committee on Intergovernmental Affairs and Infrastructure The Class Actions Act / Loi sur les recours Standing Committee on Intergovernmental Affairs and Infrastructure collectifs The Closing-out Sales Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Collection Agents Act Infrastructure Standing Committee on Intergovernmental Affairs and The Commercial Liens Act / Loi sur les Infrastructure privilèges à base commerciale The Commissioners for Oaths Act Standing Committee on Intergovernmental Affairs and Infrastructure The Companies Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Companies Winding Up Act Infrastructure The Constitutional Questions Act Standing Committee on Intergovernmental Affairs and Infrastructure The Consumer and Commercial Affairs Act Standing Committee on Intergovernmental Affairs and Infrastructure The Consumer Protection Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Contributory Negligence Act Infrastructure The Co-operatives Act, 1996 / Loi de 1996 Standing Committee on Intergovernmental Affairs and sur les coopératives Infrastructure The Coroners Act, 1999 Standing Committee on Intergovernmental Affairs and Infrastructure

Department/Crown/Minister **Policy Field Committee** Act Justice The Cost of Credit Disclosure Act, 2002 Standing Committee on the Economy Standing Committee on Intergovernmental Affairs and The Court Jurisdiction and Proceedings Transfer Act / Loi sur la compétence des Infrastructure tribunaux et le renvoi des instances The Court of Appeal Act, 2000 / Loi de Standing Committee on Intergovernmental Affairs and 2000 sur la Cour d'appel Infrastructure The Court Officials Act, 1984 Standing Committee on Intergovernmental Affairs and Infrastructure The Credit Reporting Act Standing Committee on the Economy The Credit Union Act. 1985 Standing Committee on the Economy The Credit Union Act, 1998 Standing Committee on the Economy The Creditors' Relief Act Standing Committee on Intergovernmental Affairs and Infrastructure The Criminal Enterprise Suppression Act Standing Committee on Intergovernmental Affairs and Infrastructure The Crown Administration of Estates Act Standing Committee on Intergovernmental Affairs and Infrastructure The Crown Employment Contracts Act Standing Committee on Intergovernmental Affairs and Infrastructure The Crown Suits (Costs) Act Standing Committee on Intergovernmental Affairs and Infrastructure The Department of Justice Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Dependents' Relief Act, 1996 / Loi de 1996 sur l'aide aux personnes à charge Infrastructure Standing Committee on Intergovernmental Affairs and The Devolution of Real Property Act Infrastructure The Direct Sellers Act Standing Committee on Intergovernmental Affairs and Infrastructure

Department/Crown/Minister **Policy Field Committee** Act **Justice** Standing Committee on Intergovernmental Affairs and The Distress Act Infrastructure The Electronic Information and Documents Standing Committee on Intergovernmental Affairs and Act. 2000 Infrastructure The Enforcement of Canadian Judgments Standing Committee on Intergovernmental Affairs and Act, 2002 / Loi de 2002 sur l'exécution Infrastructure des jugements canadiens Standing Committee on Intergovernmental Affairs and The Enforcement of Foreign Arbitral Awards Act, 1996 / Loi de 1996 sur Infrastructure l'exécution des sentences arbitrales étrangères Standing Committee on Intergovernmental Affairs and The Enforcement of Foreign Judgments Act Infrastructure / Loi sur l'exécution des jugements étrangers The Enforcement of Judgments Standing Committee on Intergovernmental Affairs and Conventions Act / Loi sur les conventions Infrastructure sur l'exécution de jugements The Enforcement of Maintenance Orders Standing Committee on Intergovernmental Affairs and Act, 1997 / Loi de 1997 sur l'exécution Infrastructure des ordonnances alimentaires The Equality of Status of Married Persons Standing Committee on Intergovernmental Affairs and Act Infrastructure The Escheats Act Standing Committee on Intergovernmental Affairs and Infrastructure The Evidence Act Standing Committee on Intergovernmental Affairs and Infrastructure The Executions Act Standing Committee on Intergovernmental Affairs and Infrastructure The Exemptions Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Expropriation Act Infrastructure

Department/Crown/Minister **Policy Field Committee** Act Justice The Expropriation Procedure Act Standing Committee on Intergovernmental Affairs and Infrastructure The Factors Act Standing Committee on Intergovernmental Affairs and Infrastructure The Family Farm Credit Act Standing Committee on Intergovernmental Affairs and Infrastructure The Family Maintenance Act, 1997 / Loi de Standing Committee on Intergovernmental Affairs and 1997 sur les prestations alimentaires Infrastructure familiales The Family Property Act / Loi sur les biens Standing Committee on Intergovernmental Affairs and familiaux Infrastructure The Fatal Accidents Act Standing Committee on Intergovernmental Affairs and Infrastructure The Federal Courts Act Standing Committee on Intergovernmental Affairs and Infrastructure The Film and Video Classification Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Fraudulent Preferences Act Infrastructure The Freedom of Information and Standing Committee on Intergovernmental Affairs and Protection of Privacy Act Infrastructure The Frustrated Contracts Act Standing Committee on Intergovernmental Affairs and Infrastructure The Funeral and Cremation Services Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Guarantee Companies Securities Act Infrastructure The Health Care Directives and Substitute Standing Committee on Intergovernmental Affairs and Health Care Decision Makers Act Infrastructure The Home Owners' Protection Act Standing Committee on Intergovernmental Affairs and Infrastructure

Department/Crown/Minister Act	Policy Field Committee
Justice	
The Homesteads Act, 1989	Standing Committee on Intergovernmental Affairs and Infrastructure
The Hotel Keepers Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Improvements under Mistake of Title Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Income Trust Liability Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Inter-jurisdictional Support Orders Act / Loi sur les ordonnances alimentaires interterritoriales	Standing Committee on Intergovernmental Affairs and Infrastructure
The International Child Abduction Act, 1996 / Loi de 1996 sur l'enlèvement international d'enfants	Standing Committee on Intergovernmental Affairs and Infrastructure
The International Commercial Arbitration Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The International Protection of Adults (Hague Convention Implementation) Act / Loi de mise en œuvre de la Convention de la Haye sur la protection internationale des adultes	Standing Committee on Intergovernmental Affairs and Infrastructure
The International Sale of Goods Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Interpretation Act, 1995 / Loi d'interprétation de 1995	Standing Committee on Intergovernmental Affairs and Infrastructure
The Interprovincial Subpoena Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Intestate Succession Act, 1996 / Loi de 1996 sur les successions non testamentaires	Standing Committee on Intergovernmental Affairs and Infrastructure
The Judges' Order Enforcement Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Department/Crown/Minister **Policy Field Committee** Act **Justice** The Judgments Extension Act Standing Committee on Intergovernmental Affairs and Infrastructure The Jury Act, 1998/Loi de 1998 sur le jury Standing Committee on Intergovernmental Affairs and Infrastructure The Justices of the Peace Act, 1988 / Loi de Standing Committee on Intergovernmental Affairs and Infrastructure 1988 sur les juges de paix The Land Contracts (Actions) Act Standing Committee on Intergovernmental Affairs and Infrastructure The Landlord and Tenant Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Language Act / Loi linguistique Infrastructure The Law Reform Commission Act Standing Committee on Intergovernmental Affairs and Infrastructure The Laws Declaratory Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Legal Aid Act Infrastructure The Legal Profession Act, 1990 Standing Committee on Intergovernmental Affairs and Infrastructure The Libel and Slander Act Standing Committee on Intergovernmental Affairs and Infrastructure The Limitation of Civil Rights Act Standing Committee on Intergovernmental Affairs and Infrastructure The Limitations Act Standing Committee on Intergovernmental Affairs and Infrastructure The Local Authority Freedom of Standing Committee on Intergovernmental Affairs and Information and Protection of Privacy Infrastructure The Lord's Day (Saskatchewan) Act Standing Committee on Intergovernmental Affairs and Infrastructure

Department/Crown/Minister Policy Field Committee

Act	Toucy Pieu Commutee
Justice The Maintenance of Saskatchewan Power Corporation's Operation Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Mandatory Testing and Disclosure (Bodily Substances) Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Marriage Act, 1995 / Loi de 1995 sur le marriage	Standing Committee on Intergovernmental Affairs and Infrastructure
The Marriage Settlement Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Members' Conflict of Interest Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Mentally Disordered Persons Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Mortgage Brokers Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Motor Dealers Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Municipal Hail Insurance Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Names of Homes Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The New Generation Co-operatives Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Non-profit Corporations Act, 1995 / Loi de 1995 sur les sociétés sans but lucratif	Standing Committee on Intergovernmental Affairs and Infrastructure
The Notaries Public Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Parents' Maintenance Act	Standing Committee on Intergovernmental Affairs and Infrastructure

Infrastructure

Standing Committee on Intergovernmental Affairs and

The Partnership Act

Department/Crown/Minister **Policy Field Committee** Act Justice Standing Committee on Intergovernmental Affairs and The Pawned Property (Recording) Act Infrastructure The Penalties and Forfeitures Act Standing Committee on Intergovernmental Affairs and Infrastructure The Pension Benefits Act, 1992 Standing Committee on Intergovernmental Affairs and Infrastructure The Police Act, 1990 Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Powers of Attorney Act, 2002 / Loi de 2002 sur les procurations Infrastructure Standing Committee on Intergovernmental Affairs and The Pre-judgment Interest Act Infrastructure The Privacy Act Standing Committee on Intergovernmental Affairs and Infrastructure The Private Investigators and Security Standing Committee on Intergovernmental Affairs and Guards Act, 1997 Infrastructure Standing Committee on Intergovernmental Affairs and The Proceedings Against the Crown Act Infrastructure The Professional Corporations Act Standing Committee on Intergovernmental Affairs and Infrastructure The Provincial Court Act, 1998 Standing Committee on Intergovernmental Affairs and Infrastructure The Provincial Mediation Board Act Standing Committee on Intergovernmental Affairs and Infrastructure The Public Disclosure Act Standing Committee on Intergovernmental Affairs and Infrastructure The Public Guardian and Trustee Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Public Inquiries Act Infrastructure

Department/Crown/Minister Act	Policy Field Committee
Justice	
The Public Utilities Easements Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Queen's Bench Act, 1998 / Loi de 1998 sur la Cour du Banc de la Reine	Standing Committee on Intergovernmental Affairs and Infrastructure
The Queen's Counsel Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Queen's Printer's Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Real Estate Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Reciprocal Enforcement of Judgements Act, 1996 / Loi de 1996 sur l'exécution réciproque des jugements	Standing Committee on Intergovernmental Affairs and Infrastructure
The Recording of Evidence by Sound Recording Machine Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Recovery of Possession of Land Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Referendum and Plebiscite Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Registered Plan (Retirement Income) Exemption Act / Loi portant insaisissabilité des régimes enregistrés (revenu de retraite)	Standing Committee on Intergovernmental Affairs and Infrastructure
The Regulations Act, 1995 / Loi de 1995 sur les règlements	Standing Committee on Intergovernmental Affairs and Infrastructure
The Religious Societies Land Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Residential Tenancies Act	Standing Committee on Intergovernmental Affairs and Infrastructure
The Revised Statutes Act, 1979	Standing Committee on Intergovernmental Affairs and Infrastructure

Department/Crown/Minister Policy Field Committee Act **Justice** The Safer Communities and Standing Committee on Intergovernmental Affairs and Infrastructure Neighbourhoods Act The Sale of Goods Act Standing Committee on Intergovernmental Affairs and Infrastructure The Sales on Consignment Act Standing Committee on Intergovernmental Affairs and Infrastructure The Saskatchewan Human Rights Code Standing Committee on Intergovernmental Affairs and Infrastructure The Saskatchewan Insurance Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Seizure of Criminal Property Act Infrastructure The Settlement of International Investment Standing Committee on Intergovernmental Affairs and Infrastructure Disputes Act, 2006 / Loi sur le règlement des différends internationaux relatifs aux investissements The Slot Machine Act Standing Committee on Crown and Central Agencies The Small Claims Act, 1997 / Loi de 1997 Standing Committee on Intergovernmental Affairs and Infrastructure sur les petites créances The Surface Rights Acquisition and Standing Committee on Intergovernmental Affairs and Compensation Act Infrastructure The Survival of Actions Act Standing Committee on Intergovernmental Affairs and Infrastructure The Survivorship Act, 1993 Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Threshers Employees Act Infrastructure The Threshers' Lien Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Trading Stamp Act Infrastructure

Department/Crown/Minister **Policy Field Committee** Act **Justice** Standing Committee on Intergovernmental Affairs and The Traffic Safety Court of Saskatchewan Act, 1988 / Loi de 1988 sur le tribunal de la Infrastructure sécurité routière de la Saskatchewan The Trustee Act Standing Committee on Intergovernmental Affairs and Infrastructure The Trusts and Loan Corporations Act, Standing Committee on Intergovernmental Affairs and 1997 Infrastructure The Trusts Convention Implementation Act Standing Committee on Intergovernmental Affairs and Infrastructure The Unconscionable Transactions Relief Standing Committee on Intergovernmental Affairs and Act Infrastructure The Variation of Trusts Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Victims of Domestic Violence Act Infrastructure The Wills Act, 1996 / Loi de 1996 sur les Standing Committee on Intergovernmental Affairs and Infrastructure testaments The Woodmen's Lien Act Standing Committee on Intergovernmental Affairs and Infrastructure **Justice / Corrections and Public Safety** The Summary Offences Procedure Act, Standing Committee on Intergovernmental Affairs and 1990 Infrastructure **Justice / Information Services Corporation** The Alberta-Saskatchewan Boundary Act, Standing Committee on Intergovernmental Affairs and Infrastructure 1939 The Land Information Services Facilitation Standing Committee on Intergovernmental Affairs and Infrastructure Act The Land Surveyors and Professional Standing Committee on Intergovernmental Affairs and Infrastructure Surveyors Act Standing Committee on Intergovernmental Affairs and The Land Surveys Act, 2000 Infrastructure

Department/Crown/Minister Policy Field Committee Act **Justice / Information Services Corporation** The Land Titles Act. 2000 Standing Committee on Intergovernmental Affairs and Infrastructure The Manitoba-Saskatchewan Boundary Standing Committee on Intergovernmental Affairs and Act. 1937 Infrastructure The Manitoba-Saskatchewan Boundary Standing Committee on Intergovernmental Affairs and Infrastructure Act. 1942 The Manitoba-Saskatchewan Boundary Standing Committee on Intergovernmental Affairs and Infrastructure Act, 1966 Standing Committee on Intergovernmental Affairs and The Manitoba-Saskatchewan Boundary Infrastructure Act. 1978 The Personal Property Security Act, 1993 Standing Committee on Intergovernmental Affairs and Infrastructure The Saskatchewan-Northwest Territories Standing Committee on Intergovernmental Affairs and Infrastructure Boundary Act, 1966 Labour The Building Trades Protection Act Standing Committee on the Economy The Construction Industry Labour Standing Committee on the Economy Relations Act, 1992 The Employment Agencies Act Standing Committee on the Economy The Fire Departments Platoon Act Standing Committee on the Economy The Health Labour Relations Standing Committee on the Economy Reorganization Act The Labour Management Dispute Standing Committee on the Economy (Temporary Provisions) Act The Labour Standards Act Standing Committee on the Economy The Occupational Health and Safety Act, Standing Committee on the Economy 1993 The Radiation Health and Safety Act, 1985 Standing Committee on the Economy Standing Committee on the Economy The Trade Union Act

Department/Crown/Minister Policy Field Committee Act

Labour

The Victims of Workplace Injuries Day of Mourning Act / Loi sur le jour de deuil en souvenir des victimes d'accidents de travail

Standing Committee on the Economy

The Wages Recovery Act Standing Committee on the Economy

Labour / Advanced Education and **Employment / Seniors / Disability Issues**

The Human Resources, Labour and Employment Act

Standing Committee on the Economy

Learning

The Education Act, 1995 / Loi de 1995 sur l'éducation

The Education Property Tax Credit Act

Standing Committee on Human Services

Standing Committee on Human Services

The League of Educational Administrators, Directors and Superintendents Act, 1991

Standing Committee on Human Services

The Libraries Co-operation Act

Standing Committee on Human Services

The Public Libraries Act, 1996

Standing Committee on Human Services

The Registered Music Teachers Act, 2002

Standing Committee on Human Services

The Saskatchewan Association of School

Business Officials Act, 2004

Standing Committee on Human Services

The Teachers' 1990-91 Collective Agreement Implementation Act

Standing Committee on Human Services

The Teachers' Dental Plan Act

Standing Committee on Human Services

The Teachers' Federation Act

Standing Committee on Human Services

The Teachers' Life Insurance (Government

Contributory) Act

Standing Committee on Human Services

The Teachers Superannuation and Disability Benefits Act

Standing Committee on Human Services

Policy Field Committee Department/Crown/Minister Act **Liquor and Gaming Authority** The Alcohol and Gaming Regulation Act, Standing Committee on Crown and Central Agencies 1997 / Loi de 1997 sur la réglementation des boissons alcoolisées et des jeux de hasard The Horse Racing Regulation Act Standing Committee on Crown and Central Agencies The Liquor Board Superannuation Act Standing Committee on Crown and Central Agencies **Northern Affairs** The Northern Affairs Act Standing Committee on Intergovernmental Affairs and Infrastructure The Northern Saskatchewan Economic Standing Committee on Intergovernmental Affairs and Development Act Infrastructure **Property Management** The Architects Act, 1996 Standing Committee on Crown and Central Agencies The Interior Designers Act Standing Committee on Crown and Central Agencies The Public Works and Services Act Standing Committee on Crown and Central Agencies Standing Committee on Crown and Central Agencies The Purchasing Act, 2004 Standing Committee on Crown and Central Agencies The Saskatchewan Applied Science Technologists and Technicians Act **Provincial Secretary** The Historic Properties Foundations Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Provincial Secretary's Act Infrastructure The Recognition of John George Standing Committee on Intergovernmental Affairs and Diefenbaker Day Act Infrastructure The Recognition of Telemiracle Week Act Standing Committee on Human Services The Tommy Douglas Day Act Standing Committee on Intergovernmental Affairs and Infrastructure

Policy Field Committee

Public Service Commission

The Public Officers Security Act Standing Committee on Crown and Central Agencies

The Public Service Act, 1998 Standing Committee on Crown and Central Agencies

Regional Economic and Co-operative

Development

The Co-operative Guarantee Act Standing Committee on the Economy

Regional Economic and Co-operative Development / Government Relations / Industry and Resources / Agriculture and Food

The Department of Rural Development Act Standing Committee on the Economy

Saskatchewan Gaming Corporation / Regional Economic and Co-operative Development

The Saskatchewan Gaming Corporation Standing Committee on Crown and Central Agencies

Act

Saskatchewan Government Insurance

The All Terrain Vehicles Act Standing Committee on Crown and Central Agencies

The Saskatchewan Government Insurance Standing Committee on Crown and Central Agencies

Act. 1980

The Snowmobile Act Standing Committee on Crown and Central Agencies

Saskatchewan Government Insurance / Highways and Transportation / Justice / Advanced Education and Employment

The Traffic Safety Act Standing Committee on Crown and Central Agencies

Saskatchewan Government Insurance /
Justice

The Automobile Accident Insurance Act
Standing Committee on Crown and Central Agencies

Saskatchewan Power Corporation

The Electrical Inspection Act, 1993 Standing Committee on Crown and Central Agencies

The Gas Inspection Act, 1993 Standing Committee on Crown and Central Agencies

The Power Corporation Act Standing Committee on Crown and Central Agencies

Department/Crown/Minister Policy Field Committee Act

Saskatchewan Power Corporation

The Power Corporation Superannuation

Ac

Standing Committee on Crown and Central Agencies

The Rural Electrification Act Standing Committee on Crown and Central Agencies

Saskatchewan Research Council / Office of

Energy Conservation

The Research Council Act Standing Committee on the Economy

Saskatchewan Telecommunications

Corporation

The Saskatchewan Telecommunications

Act

Standing Committee on Crown and Central Agencies

The Saskatchewan Telecommunications

Holding Corporation Act

Standing Committee on Crown and Central Agencies

The SaskTel Pension Implementation Act

Standing Committee on Crown and Central Agencies

Saskatchewan Water Corporation

The Saskatchewan Water Corporation Act

Standing Committee on Crown and Central Agencies

SaskEnergy Incorporated

The SaskEnergy Act

Standing Committee on Crown and Central Agencies

Seniors

The Senior Citizens' Heritage Program Act

Standing Committee on Human Services

Status of Women

The Family and Community Services Act

Standing Committee on Human Services

The Women's Affairs Act

Standing Committee on Human Services

Assigned Minister

The Agricultural Credit Corporation of

Saskatchewan Act

Standing Committee on the Economy

The Communications Network Corporation

Act

Standing Committee on Human Services

The Crop Insurance Act Standing Committee on the Economy

The Interprovincial Lotteries Act, 1984

Standing Committee on Crown and Central Agencies

Department/Crown/Minister **Policy Field Committee** Act **Assigned Minister** The Meewasin Valley Authority Act Standing Committee on Intergovernmental Affairs and Infrastructure The Ombudsman and Children's Advocate Standing Committee on Crown and Central Agencies Act The Potash Development Act Standing Committee on Crown and Central Agencies The Research Council Act Standing Committee on the Economy The Saskatchewan Centre of the Arts Act, Standing Committee on Intergovernmental Affairs and Infrastructure The Saskatchewan Development Fund Act Standing Committee on Crown and Central Agencies Standing Committee on Intergovernmental Affairs and The Saskatchewan Financial Services Infrastructure Commission Act The Saskatchewan Grain Car Corporation Standing Committee on Intergovernmental Affairs and Act Infrastructure The Saskatchewan Mining Development Standing Committee on the Economy Corporation Reorganization Act The Saskatchewan Opportunities Standing Committee on Crown and Central Agencies Corporation Act The Saskatchewan Pension Plan Act Standing Committee on the Economy The Saskatchewan Watershed Authority Standing Committee on the Economy Act. 2005 The Securities Act, 1988 Standing Committee on Intergovernmental Affairs and Infrastructure The Special Payment (Dependent Spouses) Standing Committee on the Economy Act Standing Committee on the Economy The Tourism Authority Act The Wakamow Valley Authority Act Standing Committee on Intergovernmental Affairs and Infrastructure Standing Committee on Intergovernmental Affairs and The Wanuskewin Heritage Park Act, 1997

Infrastructure

Policy Field Committee

Assigned Minister

The Wascana Centre Act Standing Committee on Intergovernmental Affairs and

Infrastructure

The Workers' Compensation Act, 1979 Standing Committee on the Economy

The Worker's Compensation Board Pension Implementation Act Standing Committee on the Economy

The Workers' Compensation Board

Superannuation Act

Standing Committee on the Economy

Committee Department

Committee of Finance Executive Council

Standing Committee on Crown and

Central Agencies Department of Property Management

Information Technology Office Public Service Commission

Standing Committee on Human Services Department of Advanced Education and Employment

Department of Community Resources

Department of Corrections and Public Safety Department of Culture, Youth and Recreation

Department of Health Department of Learning

Standing Committee on

Intergovernmental Affairs Department of First Nations and Métis Relations

Department of Government Relations

Department of Highways and Transportation

Department of Justice

Department of Northern Affairs

Standing Committee on the Economy Department of Agriculture and Food

Department of Environment Department of Finance

Department of Industry and Resources

Department of Labour

Department of Regional Economic and Co-operative

Development

Saskatchewan Research Council

Department	Committee
Department	Committee

Department of Advanced Education and

Employment Standing Committee on Human Services

Department of Agriculture and FoodStanding Committee on the Economy

Department of Community Resources Standing Committee on Human Services

Department of Corrections and Public

Safety Standing Committee on Human Services

Department of Culture, Youth and

Recreation Standing Committee on Human Services

Department of Environment Standing Committee on the Economy

Department of Finance Standing Committee on the Economy

Department of First Nations and Métis

Relations Standing Committee on Intergovernmental Affairs and

Infrastructure

Department of Government Relations Standing Committee on Intergovernmental Affairs and

Infrastructure

Department of Health Standing Committee on Human Services

Department of Highways and

Transportation Standing Committee on Intergovernmental Affairs and

Infrastructure

Department of Industry and Resources Standing Committee on the Economy

Department of Justice Standing Committee on Intergovernmental Affairs and

Infrastructure

Department of Labour Standing Committee on the Economy

Department of Learning Standing Committee on Human Services

Department of Northern Affairs Standing Committee on Intergovernmental Affairs and

Infrastructure

Department of Property Management Standing Committee on Crown and Central Agencies

Department Committee

Department of Regional Economic and

Co-operative Development Standing Committee on the Economy

Executive Council Committee of Finance

Information Technology Office Standing Committee on Crown and Central Agencies

Public Service Commission Standing Committee on Crown and Central Agencies

Saskatchewan Research Council Standing Committee on the Economy