

Speaker's Rulings and Statements - (Continued)*Bills, Government; Report Stage amendments:*

- During debate on Bill C-9 (Small Businesses Loans Act amendment), Mr. Downey proposed an amendment to strike out certain words and add others, 357. Mr. Speaker ruled the amendment out of order on the ground that it went beyond the terms of the Governor General's recommendations, 358.
- During debate on Bill C-136 (Expropriation Act), Mr. Speaker deferred debate on consequential amendments until prior amendments were disposed of; the prior amendments having been negated. Mr. Speaker ruled that the consequential amendments were deemed to have been dropped, 409.
- During debate on Bill S-5 (Oil and Gas Production and Conservation Act amendment), an amendment was proposed by Mr. Howard (Skeena) to add a clause 7. Mr. Acting Speaker ruled the amendment out of order as being a substantive motion which seeks to introduce a new question into the bill, 807.
- On Bill C-144 (Canada Water Act) a point of order having been raised at a previous sitting as to the acceptability of certain amendments. Mr. Speaker ruled that certain of these amendments were out of order in that they would bear on the financial initiative of the Crown and were of a substantive or declaratory nature and should not be proposed to an interpretation clause and that another was also defective in form and content as it was not consistent with the purpose of the interpretation clause, 835-7.
- During debate on Bill C-144 (Canada Water Act) an amendment was proposed by Mr. Harding to add certain clauses. Mr. Deputy Speaker ruled the amendment out of order on the grounds that it was a substantive legislative proposal, independent and beyond the scope of the bill, 910-1.
- During debate on Bill C-203 (Territorial Sea and Fishing Zones Act amendment), Mr. Brewin proposed an amendment to clause 2. Mr. Deputy Speaker ruled the amendment out of order on the grounds that it was a statement of substantive declaratory nature and was not relevant to the purposes or subject-matter of the bill, 938-9.
- During debate on Bill C-4 (Canada Corporations Act amendment), two amendments were proposed by Mr. Saltsman to delete certain lines and add others. Mr. Speaker ruled the amendments out of order on the grounds that they sought to introduce a new proposal into the bill which went beyond the scope of the bill and amended the Act itself, 988-93.
- During debate on Bill C-4 (Canada Corporations Act amendment), two amendments were proposed by Mr. Lambert (Edmonton West) to insert certain words. Mr. Speaker ruled the amendments out of order on the grounds that they would impose a financial charge on the Crown, 993-5.
- During debate on Bill C-212 (Yukon, Northwest Territories, and Territorial Lands Acts amendment) an amendment to insert a new clause following clause 1 was proposed by Mr. Nielsen. Mr. Deputy Speaker ruled the amendment out of order in that it was irrelevant to and beyond the scope of the bill, 1040.
- During debate on Bill C-212 (Yukon, Northwest Territories, and Territorial Lands Acts amendment) two amendments to delete clause 3 and substitute a new one in each case were proposed by Mr. Nielsen. Mr. Deputy Speaker ruled the amendments out of order in that they were irrelevant to and beyond the scope of the bill, 1041.
- During debate on Bill C-212 (Yukon, Northwest Territories, and Territorial Lands Acts amendment) amendments to add certain words following clause 9 were proposed by Mr. Nielsen. Mr. Speaker ruled the amendments out of order in that they sought to go behind the bill before the House and amend the original Act and in this way the member was really proposing substantive legislation, 1041-3.
- During debate on Bill C-190 (National Energy Board Act amendment) an amendment to insert a new clause was proposed by Mr. Harding. Mr. Speaker ruled the amendment out of order in that it was irrelevant and beyond the scope of the bill, 1045.

Bills, Government; Third Reading Amendments:

- Mr. Lambert (Edmonton West) during debate on motion for third reading of Bill C-155 (Excise Tax Act amendment), proposed an amendment; to defer and recommit to Committee of the Whole for reconsideration of clause (1) paragraph 10 to provide for an air transportation tax on a flat fee basis. Mr. Speaker ruled the amendment out of order on the grounds that it infringed on the financial initiative of the Crown, 188-91.
- Mr. Schumacher during debate on motion for third reading of Bill C-171 (Company of Young Canadians Act amendment), proposed an amendment to defer and recommit to Committee of the Whole with instructions to provide for the dissolution of the Company of Young Canadians.