

of a proposed allotment of days or hours for the proceedings at any stage of the passing of a public bill, he may propose a motion, without notice, setting forth the terms of the said proposed allocation; provided that for the purposes of this standing order an allocation may be proposed in one motion to cover the proceedings at both the report and the third reading stages of a bill if that motion is consistent with the provisions of Standing Order 75(13). During the consideration of any such motion no member may speak more than once or longer than ten minutes. Not more than two hours after the commencement of proceedings thereon, Mr. Speaker shall put every question necessary to dispose of the said motion.

75c. A Minister of the Crown who from his place in the House at a previous sitting has stated that an agreement could not be reached under the provisions of Standing Order 75A or 75B in respect of proceedings at the stage at which a public bill was then under consideration either in the House or in any committee and has given notice at that sitting of his intention so to do may propose a motion for the purpose of allotting a specified number of days or hours for the consideration and disposal of proceedings at that stage; provided that the time allotted for any stage is not to be less than one sitting day and provided that for the purposes of this standing order an allocation may be proposed in one motion to cover the proceedings at both the report and the third reading stages on a bill if that motion is consistent with the provisions of Standing Order 75(13). During the consideration of any such motion no member may speak more than once or longer than ten minutes. Not more than two hours after the commencement of proceedings thereon, Mr. Speaker shall put every question necessary to dispose of the said motion.—*The President of the Privy Council.*

Bill C-120, An Act respecting the status of the official languages of Canada as reported, with amendments, from the Special Committee on the official languages Bill, was again considered at the Report Stage:

And the House having reverted to the deferred question on the motion of Mr. McQuaid, seconded by Mr. Thompson (Red Deer),—That Bill C-120, An Act respecting the status of the official languages of Canada, be amended by deleting subclause (1) of clause 14 thereof and substituting therefor the following:

“(1) As soon as possible following the completion of each decennial census, or, in the case of the decennial census taken in the year 1961, forthwith after the coming into force of this Act, the Dominion Statistician shall prepare and send to the Clerk of the Privy Council a return certified by him showing the population of each of the provinces and census districts in Canada, categorized according to the official languages spoken as a mother tongue by persons resident therein as ascertained by that census, and as soon as possible thereafter the Governor in Council shall, pursuant to Part I of the Inquiries Act, appoint not less than twelve persons, being representative of residents of the several provinces, the Yukon and the Northwest Territories, as commissioners to constitute a Bilingual Districts Advisory Board for the purpose of conducting an inquiry as described in section 15.”