

## S.O. 43

**Madam Speaker:** Is there unanimous consent for this motion?

**Some hon. Members:** Agreed.

**Some hon. Members:** No.

\* \* \*

[Translation]

## HOUSE OF COMMONS

## REQUEST THAT HOUSEHOLDER MAILINGS BE USED FOR ACCEPTABLE PURPOSES—MOTION UNDER S.O. 43

**Mr. Marcel Dionne (Chicoutimi):** Madam Speaker, I rise under Standing Order 43 to ask the unanimous consent of the House to move a motion on an urgent matter of pressing necessity.

In view of the fact that members' services allow all members to send householder mailings to their constituents four times a year; considering that the contents of such mailings should reflect the facts rather than convey false and heinous information; whereas the member for Okanagan-Similkameen (Mr. King) suggests in his last mailing that the government's patriation plan would make the people in Montreal, Chicoutimi, Toronto and Windsor more equal than those in Grand Forks, Merritt, Osoyoos, Penticton and Westbank; and since the member suggests as well to his constituents that they must be ready to become second-class citizens if the government's patriation plan is passed, I move, seconded by the member for Manicouagan (Mr. Maltais):

That, since this household mailing is only deceitful and heinous literature, the printing costs be incurred by the hon. member for Okanagan-Similkameen or by his own political party.

**Madam Speaker:** The House has heard the motion of the hon. member. The presentation of such a motion pursuant to Standing Order 43 requires the unanimous consent of the House. Is there unanimous consent?

**Some hon. Members:** Agreed.

**Some hon. Members:** No.

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● (1110)

[English]

## ENERGY

## DEVELOPMENT OF BAY OF FUNDY TIDAL POWER—MOTION UNDER S.O. 43

**Hon. J. Robert Howie (York-Sunbury):** Madam Speaker, I rise under the provisions of Standing Order 43 to move a motion. Whereas the production of electric power from the tides in the Bay of Fundy has, for many years, been the subject

of repeated studies which have shown this renewable energy project to be feasible and capable of producing over 4,000 megawatts of electric energy, and whereas the Premier of Nova Scotia has journeyed to New York to explore plans for the further development of this tremendous electric power potential, I move, seconded by the hon. member for Carleton-Charlotte (Mr. McCain):

That this House commend the Premier of Nova Scotia for his leadership and direct the minister of energy to make a solid financial commitment to substantial assistance for the development of Fundy tidal power in Canada by Canadians and for the benefit of all Canadians, particularly those who live in the maritime provinces.

**Madam Speaker:** Is there unanimous consent for this motion?

**Some hon. Members:** Agreed.

**Some hon. Members:** No.

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## POLITICAL PARTIES

## MOTION UNDER S.O. 43

**Mr. Jim Fulton (Skeena):** Madam Speaker, I rise under the provisions of Standing Order 43 on a matter of urgent and pressing necessity. In view of the fact that those Canadians who have donated their hard-earned dollars to the Conservative party have been getting questionable political benefits in return, and since Joey has been spending party funds to have Numero Uno fly around to cut and wash his hair, making Joe's haircuts of more value than a pensioner's monthly income, I move, seconded by the hon. member for Kamloops-Shuswap (Mr. Riis):

That Joe come clean and return the hundreds of dollars he has ripped off from donors to the Conservative Party used in the interests of keeping him pretty, and that at all future times he trim his own fat wages—

**Madam Speaker:** Order, order. This is really an abuse of Standing Order 43.

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[Translation]

## AIRPORTS

## RETURN SALE OF EXPROPRIATED LANDS AT MIRABEL—MOTION UNDER S.O. 43

**Mr. David Kilgour (Edmonton-Strathcona):** Madam Speaker, under the provisions of Standing Order 43, I seek the unanimous consent of the House to move a motion related to an urgent matter.

Considering that the federal government has at last made up its mind about Mirabel and decided to resell the land expropriated in 1969; and considering that the federal government has acknowledged that many of those parcels of land are in a