

Speaker's Rulings and Statements - (Continued)*Bills, Government; Second Reading Amendments - (Concluded)*

- Mr. Thomas (Middlesex West), during debate on motion for second reading of Bill C-231 (National Transportation), proposed an amendment; House supports principle of bill but is of the opinion that owing to its complexity, subject-matter should be referred to Transport and Communications Committee without prejudice to second reading, 814. Mr. Deputy Speaker ruled that an amendment approving the principle of a bill and enunciating a declaration of policy cannot be moved to second reading, 814-5.
- Mr. Saltsman (Waterloo South), during debate on motion for second reading of Bill C-222 (Bank Act), proposed an amendment; to defer, and consider introducing legislation to place clearing-house facilities and power to control interest rates under Bank of Canada, and to define near-banks as banks and bring them under this legislation, on which a point of order was raised, 831-2. Mr. Speaker ruled the amendment out of order on the ground that it introduces a new proposal and is not relevant, 832.
- Mr. Rynard (Simcoe East), during debate on motion for second reading of Bill C-227 (Medical Care Act), proposed an amendment; House of further opinion that legislation not satisfactory unless provincial co-operation secured, voluntary individual participation recognized, adequate provision made for medical research and training of doctors and medical personnel, and free services provided to needy, on which a point of order was raised, 851-2. Mr. Speaker ruled that the amendment was a reasoned amendment and relevant to the bill, therefore it was in order, 852-3.
- Mr. Allard (Sherbrooke), during debate on motion for second reading of Bill C-251 (Old Age Security), proposed an amendment; that, legislation insufficient unless it provides for a tax compensation system for province with own plan, 1137. Mr. Speaker ruled that it was not an amendment but a proposition in the form of a substantive motion, 1138.

Bills, Government; Committee of the Whole Amendments:
See **Chairman's Decisions Appealed.***Bills, Government; Committee of the Whole, Order for:*

- A point of order was raised by Mr. Lambert (Edmonton West) upon the order for the House to resolve itself into Committee of the Whole on Bill C-243 (Canadian Forces Reorganization), that bill should not be proceeded with since copies of all committee evidence and proposed amendments were not yet available, 1700. Mr. Speaker ruled that the amendments were before the House in the form of the committee report which was tabled and in the amended bill, and that the suggestion to let the order stand until members familiarized themselves with the evidence was not for the Chair to decide, 1700.
- A point of order was raised by Mr. Churchill (Winnipeg South Centre) upon the order for the House to resolve itself into Committee of the Whole on Bill C-243 (Canadian Forces Reorganization), that amended bill lacked usual indication of changes from the original Act, 1700. Mr. Speaker ruled that it was a matter of convenience on which the Chair had no right to express an opinion, 1700-1.
- On the order being read for House again in Committee of the Whole on Bill C-243 (Canadian Forces Reorganization), Mr. Churchill (Winnipeg South Centre) proposed to move,—That the House proceed to another government order, 1733-4. Mr. Speaker ruled that to proceed to another government order may be moved only by the House Leader unless S.O. 18 is suspended by unanimous consent, 1734.

Bills, Government; Third Reading Amendments:

- Mr. Knowles (Winnipeg North Centre), during debate on motion for third reading of Bill C-251 (Old Age Security), proposed an amendment; to defer and recommit to Committee of the Whole to reconsider income test provided in clause 3, on which a point of order was raised, 1166. Mr. Deputy Speaker ruled that an amendment to recommit a bill was in order, 1166-7.
- Mr. Allard (Sherbrooke), during debate on motion for third reading of Bill C-251 (Old Age Security), proposed an amendment; to defer and recommit to Committee of the Whole to reconsider tax compensation system for province with own plan, 1168. Mr. Speaker ruled the amendment out of order in that it went beyond the scope of the bill, 1168.
- Mr. Fawcett (Nickel Belt), during debate on motion for third reading of Bill C-231 (National Transportation), proposed an amendment; to defer and recommit to Committee of the Whole to reconsider clause 42 in relation to compensation for employees affected by branch line abandonment or rationalization, on which a point of order was raised, 1238. Mr. Speaker