- 5. Urging on NATO a detailed study of plans for disarmament and disengagement.
- 6. Initiating discussions directed towards the international control under the United Nations of the world's Major defence establishments; such proposals to include a plan to internationalize the DEW line and the placing of United Nation's observers thereon.
- 7. Support for an international police force under the United Nations and as an indication of such support the earmarking of a substantial part of our armed forces for use by the United Nations at any time on request of the United Nations.

Mr. Van Horne—On Monday next—The following proposed Resolution:— That, in the opinion of this House, the government should consider the advisability of amending the Unemployment Insurance Act so as to make benefits available to all workmen who are not now covered by the Act, and to anyone whose lay-off is caused by illness, and to all who have made contributions regardless of how few, and for as long as employment is unavailable.

> The Prime Minister—On Monday next—In Committee of the Whole at the next sitting—The following proposed Resolution:-

> Resolved, That a humble Address be presented to Her Majesty the Queen in the following words:

To the Queen's Most Excellent Majesty:

Most Gracious Sovereign:

We, Your Majesty's most dutiful and loval subjects, the Commons (Senate) of Canada in Parliament assembled, humbly approach Your Majesty, praying that You may graciously be pleased to cause a measure to be laid before the Parliament of the United Kingdom to be expressed as follows:

An Act to amend the British North America Act, 1867.

Whereas the Senate and Commons of Canada in Parliament assembled have submitted an Address to Her Majesty praying that Her Majesty may graciously be pleased to cause a measure to be laid before the Parliament of the United Kingdom for the enactment of the provisions hereinafter set forth:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by

the authority of the same, as follows:

Amendment Judges. Vict., c. 3

1. Section ninety-nine of the British North America Act, 1867 as to tenure. 1. Section fillety-fille of the British North America of office of is hereby repealed and the following substituted therefor: 30 and 31

Tenure of office of Judges.

"99.(1) Subject to subsection two of this section, the Judges of the Superior District and County Courts shall hold office during good behaviour, but shall be removable by the Governor General on Address of the Senate and House of Commons.

Termination at age 75

(2) A Judge of a Superior, District or County Court, whether appointed before or after the coming into force of this section, shall cease to hold office upon attaining the age of seventy-five years, or upon the coming into force of this section if at that time he has already attained that age."