(a) cars (b) drivers supplied for them at public expense and what is the total estimated cost of this practice during the current fiscal year?—Sessional Paper No. 301-2/3,860.

No. 3,862-Mr. Halliday

- 1. What were the names of all programmes under which the government made grants to individuals, groups, organizations or corporations and, for each programme, what was the amount granted in (a) 1972 (b) 1973 (c) 1974?
- 2. In each case, is there a catalogue or brochure showing details of such grants?—Sessional Paper No. 301-2/3,862.

Mr. Blais, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

Mr. Sharp, seconded by Mr. MacEachen, moved,—That this House shall adjourn at 5.00 p.m. on Thursday, February 19, 1976 and shall thereupon stand adjourned until Monday, February 23, 1976 at 2.00 p.m.

After debate thereon, the question being put on the motion, it was agreed to.

Bill C-58, An Act to amend the Income Tax Act, as reported (without amendment) from the Standing Committee on Broadcasting, Films and Assistance to the Arts, was again considered at the report stage.

Whereupon, the House resumed debate on the motion of Mr. Friesen, seconded by Mr. Alexander,—That Bill C-58, An Act to amend the Income Tax Act, be amended in Clause 3 by striking out line 12 at page 2 and substituting the following therefor:

"of being extended or renewed; or

(c) a written agreement entered into after the coming into force of this section with a Canadian subsidiary of a foreign broadcasting undertaking if the Canadian Radio-Television Commission and the Minister of the Department of National Revenue have approved a plan submitted by the said Canadian subsidiary providing for compensatory payment by such subsidiary by the allocation of funds to Canadian television program production, extension of Canadian television service, development of Canadian talent, or otherwise for the benefit of Canadian broadcasting: the Commission may require as a condition for entering into any such agreement that a percentage, to be stipulated by the Commission, of the voting shares of such subsidiary be beneficially owned by Canadian citizens."

And on the motion of Mr. Friesen, seconded by Mr. Alexander,—That Bill C-58, An Act to amend the Income Tax Act, be amended in Clause 3 by striking out line 12 at page 2 and substituting the following therefor:

"of being extended or renewed; or

(c) a written agreement entered into after the coming into force of this section with a Canadian subsidiary of a foreign broadcasting undertaking if not less than seventy-five per cent of the voting shares of the said Canadian subsidiary are beneficially owned by Canadian citizens and a percentage of the gross revenues of the said Canadian subsidiary, to be agreed upon by the said Canadian subsidiary and the Canadian Radio-Television Commission, less only normal advertising agency and sales agencies commissions, is allocated directly to Canadian television program production, extension of Canadian television service, or other broadcasting objectives for the benefit of Canada: an allocation so made to be pursuant to a plan made by the Commission and approved by the Minister of the Department of National Revenue."

And on the motion of Mr. Friesen, seconded by Mr. Alexander,—That Bill C-58, An Act to amend the Income

Tax Act, be amended in Clause 3 by striking out line 12 at page 2 and substituting the following therefor:

"of being extended or renewed; or

(c) a written agreement entered into after the coming into force of this section with a Canadian subsidiary of a foreign broadcasting undertaking if a sum of money in the amount of twenty-five per cent of the gross revenues of the said Canadian subsidiary less only normal advertising agency and sales agency commissions, is used for Canadian television program production, extension of Canadian television service, educational television or other broadcasting objectives for the benefit of Canada: the method of utilization of such amount to be determined by the Canadian Radio-Television Commission and approved by the Minister of the Department of National Revenue."

And on the motion of Mr. Friesen, seconded by Mr. Alexander,—That Bill C-58, An Act to amend the Income Tax Act, be amended in Clause 3 by striking out line 26 at page 2 and substituting the following therefor:

"aircraft not registered in Canada and which fails to observe guidelines for such foreign broadcasting undertaking jointly established by the Minister of the Department of National Revenue and the Canadian Radio-Television Commission."

And on the motion of Mr. Friesen for Mr. Wenman, seconded by Mr. Alexander,—That Bill C-58, An Act to amend the Income Tax Act, be amended by deleting Clause 3.

And on the motion of Mr. McKenzie, seconded by Mr. McKinley, in amendment thereto,—That motion numbered 7 be amended by deleting the proposed paragraph (c) and substituting therefor:

"(c) a written agreement entered into after the coming into force of this section with a Canadian subsidiary of a foreign broadcasting undertaking if the Minister of the Department of National Revenue has approved a plan submitted by the said Canadian subsidiary providing for compensatory payment by such subsidiary by the allocation of funds to Canadian television program production, extension of Canadian television service, development of Canadian talent, or otherwise for the benefit of Canadian broadcasting: the Minister may require as a condition for entering into any such agreement that a percentage, to be stipulated by the Minister, of the voting shares of such subsidiary be beneficially owned by Canadian citizens."

After further debate, the question being put on the amendment, pursuant to section 11 of Standing Order 75, a recorded division was deferred.

And the questions being put on motions numbered 8, 9 and 11, pursuant to section 11 of Standing Order 75, recorded divisions were deferred.

By unanimous consent, Motion numbered 10 standing in the name of the honourable Member for Surrey-White Rock (Mr. Friesen), as follows:

That Bill C-58, An Act to amend the Income Tax Act, be amended in Clause 3 by striking out line 26 at page 2 and substituting the following therefor:

"aircraft not registered in Canada and which fails to observe guidelines for such foreign broadcasting undertaking jointly established by the Minister of the Department of National Revenue and the Canadian Radio-Television Commission.",

was allowed to stand.

And the House having proceeded to the deferred division on the amendment of Mrs. Holt, seconded by Mr. Roy (Timmins),—That motion numbered 4 be amended by