the Canadian Radio-Television Commission, listed in the Estimates for the fiscal year ending March 31, 1973.

On April 18, 1972, your Committee heard Mr. Pierre Juneau, Chairman of the Canadian Radio-Television Commission and on April 25, 1972, your Committee heard a deputation (the Mayor and Town Solicitor) from Mississauga, Ontario in relation to the C.R.T.C.'s Mississauga Cable Decision 72-65.

On the basis of these hearings, your Committee submits the following findings:

- 1. Your Committee understands that the Community of Mississauga will appeal the Decision under Section 23 of the Broadcasting Act to the Governor in Council. Your Committee submits that the Governor in Council should set aside the original award, or should refer the issue back to the Commission for reconsideration and hearing, together with its opinion that more heed should be paid to the wishes of the Community of Mississauga being served.
- 2. The Community of Mississauga is acutely dissatisfied with the C.R.T.C.'s Cable Decision 72-65. The Community's Ratepayers Associations are unanimous in their criticisms of the C.R.T.C.'s decision and endorsed the Town Council's opposition to that Decision. The M.P. for Peel South has assured your Committee that there is strong support within the Community of Mississauga behind the municipality's decision to appeal the C.R.T.C. Decision 72-65.
- 3. The C.R.T.C. did not give the reasoning behind their Decision. No one is certain how C.R.T.C. Decision 72-65 fits in with the published C.R.T.C. Cable Policy of 16 July 1971—"POLICY STATEMENT ON CABLE TELEVISION".
- 4. Your Committee also believes that the C.R.T.C. ought to publish the reasons for its decisions. In the Mississauga decision, only the names of the applicants, and their territories, were provided. There were no reasons given for the awards. Your Committee recommends that all decisions of the C.R.T.C., especially where there are contested applications, ought to be accompanied by detailed statements of the reasoning behind them, as is now provided by the courts, and by other regulatory bodies such as the Canadian Transport Commission.

A copy of the relevant Minutes of Proceedings and Evidence (Issues Nos. 4 to 7 inclusive) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 17 to the Journals).

Mr. Munro, a Member of the Queen's Privy Council, laid upon the Table,—Copies of "A Report of the Commission of Inquiry into the non-medical use of drugs—(Cannabis)"—(Chairman—Gerald Le Dain, Esq.,). (English and French).—Sessional Paper No. 284-4/105.

Mr. Reid, seconded by Mr. Blair, by leave of the House, introduced Bill C-212, An Act to amend the Electoral Boundaries Readjustment Act (rules), which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Notice of Motion for the Production of Papers No. 33, as follows:

That an Order of the House do issue for a copy of the consultant report by Operations Research Industries, a study and recommendations on the design of a management-information system supporting the departmental planning, programming and budgeting system, undertaken for the Department of Manpower and Immigration in the fiscal year 1967-68, as mentioned in answer to Question Number 1,323 of the 1st Session of this Parliament,

having been called was, at the request of the Honourable the President of the Privy Council (Mr. MacEachen), transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Notice of Motion for the Production of Papers No. 44, as follows:

That an Order of the House do issue for the tabling of the Report on Low Cost Housing prepared by Professor Melvin Charney for a task force on low cost housing appointed by the Minister of Urban Affairs,

having been called was, at the request of the Honourable the President of the Privy Council (Mr. MacEachen), transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Resolved,—That an humble Address be presented to His Excellency praying that he will cause to be laid before this House a copy of all correspondence, memoranda, special study reports between the Government of Canada or any department thereof and the Government of the Province of Ontario relating to the question of the second international airport in the Province of Ontario.—(Notice of Motion for the Production of Papers No. 51.—Mr. Howe).

Ordered,—That there be laid before this House a copy of all papers including correspondence between any Indian band, provincial or national Indian organizations and the Minister of Indian Affairs and Northern Development and/or any officials in his Department regarding the James Bay Development.—(Notice of Motion for the Production of Papers No. 57.—Mr. Orlikow).

The Order being read for resuming debate on the motion of Mr. MacEachen, seconded by Mr. Laing (Vancouver South),—That Bill C-2, An Act to amend the