

Speaker's rulings and statements—(Continued)

Bills, Public (Private Members); Second Reading:

second reading had been moved and that Member used improperly the opportunity to move his motion to raise point of order against his own progress in the matter but that Order Paper was correct and the Order for second reading should come before the House and called upon Member to propose his motion; whereupon, the Order not being proceeded with, Mr. Speaker ruled that it should be dropped to the foot of the list on the Order Paper, 587-90.

Committees, Sessional; Orders of Reference:

21. Amendments to Motions for: Deputy Speaker ruled amendment to delete "Canadian National" from motion (made on notice) to appoint Railways, Air Lines and Shipping Committee out of order as it would widen powers of committee; Appealed and ruling confirmed on recorded division, 300-1.

Committees, Special; Motions *re* Membership Substitutions:

22. Private Member's motion *re* substitution of name on special committee, point of order raised that no notice had been given and it was improper for private Member to give notice of such motion: Mr. Speaker ruled that this type of motion was so well established that he would not accept an objection, 496.

Committees, Standing; Orders of Reference:

23. Amendments to motions for: Mr. Speaker stated motion made after notice to refer matters to Standing Committee is amendable only within terms of original motion and ruled amendment out of order as it called for a reference additional to those in motion, 256-7.
24. Motions for, by Private Members: Private Member's oral notice of motion to refer annual report of Bank of Canada to standing committee: Mr. Speaker ruled motion by private Member to refer annual report out of order as all motions referring to business of the House on Routine Proceedings should be introduced by Leader of the House and, moreover, a private Member, without notice, cannot make this type of motion except with unanimous consent of House, 493-5.

Committees, Standing; Reports of:

25. Amendments to Motions for concurrence in: Amendment to motion (made after notice) for concurrence in standing committee report accepted as it purported to adopt the report in part leaving remainder in suspense, 218-9.
26. Motions-for-Concurrence Practices: Point of order raised that as motion made after notice affected Business of the House and appeared under Routine Proceedings, it could not be moved by private Members but must be moved by Leader of the House: Mr. Speaker stated the practice followed in this case had been the procedure for a good many years and accepted the motion as moved by a private Member (Committee Chairman) because it was clearly a motion which could be made under Routine Proceedings after notice, 515-6.

Divisions; Recording of Names when demanded:

27. Point of order raised if Member who demanded a recorded vote is obliged to remain and vote: Mr. Speaker stated he would take the point under consideration, 585.