

- (ii) for the Province of Ontario, Nova Scotia, New Brunswick or Alberta, the trial division or branch of the Supreme Court of the Province,
- (iii) for the Province of Quebec, the Superior Court of the Province,
- (iv) for the Province of Newfoundland, the Supreme Court of the Province,
- (v) for the Province of British Columbia or Prince Edward Island, the Supreme Court of the Province,
- (vi) for the Province of Manitoba or Saskatchewan, the Court of Queen's Bench for the Province, and
- (vii) for the Yukon Territory or the Northwest Territories, the Territorial Court thereof;"

That Bill C-172, An Act respecting the Federal Court of Canada, be amended by striking out subclause (e) of clause 2, page 1 thereof, and substituting therefor:

"(e) "Court of Appeal" or "Federal Court of Appeal" means

- (i) that division of the Federal Court of Canada referred to as the Court of Appeal or Federal Court of Appeal by this Act and
- (ii) with respect to an appeal from a court other than the Federal Court of Canada, the court exercising general appellate jurisdiction with respect to appeals from that court;"

That Bill C-172, An Act respecting the Federal Court of Canada, be amended by adding to clause 28 page 19 thereof the following subclause:

"(7) The notice of appeal and the filing shall follow the rules set out in section 27."

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

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

[Notices of Motions (Papers)]

Mr. Howard (Skeena), seconded by Mr. Peters, moved,—That an Order of the House do issue for a copy of the report on attitudes of Indian people based mainly on a visit to the Six Nations Reserve on July 16, 1969, submitted to the Department of Indian Affairs and Northern Development by Berger, Tisdall, Clark and Lesley Ltd., as referred to at page 6 of the quarterly report on public relations activity, June, July, August, 1969 by the said Berger, Tisdall, Clark and Lesley Ltd.—(Notice of Motion for the Production of Papers No. 2).

After debate thereon, by unanimous consent, the said motion was withdrawn.

By unanimous consent,

Mr. Buchanan, Parliamentary Secretary to the Minister of Indian Affairs and Northern Development, laid upon the Table,—Copy of an amended letter from Mr. Lance Connery regarding Indian Attitudes.—Sessional Paper No. 283-7/8.

Order numbered 24 having been called was allowed to stand at the request of the government.

Mr. Knowles (Winnipeg North Centre), seconded by Mrs. MacInnis, moved,—That an Order of the House do issue for a copy of any reports or reviews with regard to social welfare legislation and income security prepared by or under the direction of Dr. J. W. Willard, Deputy Minister of Welfare for Canada, since June 25, 1968.—(Notice of Motion for the Production of Papers No. 51).

And debate arising thereon;

The hour for Private Members' Business expired.

Bill C-172, An Act respecting the Federal Court of Canada, as reported (with amendments) from the Standing Committee on Justice and Legal Affairs, was again considered at the report stage.

Mr. Woolliams, seconded by Mr. McCutcheon, moved,—That Bill C-172, An Act respecting the Federal Court of Canada, be amended by adding to clause 38 page 22 thereof the following subclause:

"(3) The provisions of section 38 shall apply where persons other than the Crown are involved in any such proceedings."

After debate thereon, the question being put on the said motion, it was negated, on division.

Mr. Turner (Ottawa-Carleton), seconded by Mr. Lang (Saskatoon-Humbolt), moved,—That Bill C-172, An Act respecting the Federal Court of Canada, be amended by (a) striking out line 5 on page 35 and substituting the following:

"the Crown in any proceedings in the Court shall be paid to the Receiver"

;and

(b) striking out lines 19 to 21 on page 35 and substituting the following:

"Crown in any proceedings in the Court."

And the question being put on the said motion, it was agreed to.