

The CHAIRMAN: Should we not keep on for a full hour?

Mr. SINCLAIR: Why not adjourn now and meet again at 2.45?

The CHAIRMAN: Very well.

Mr. SINCLAIR: I have been talking to the minister and he suggested that as far as actual technical matters of administration are concerned, Dr. Clark, Mr. Bryce, Mr. Balls, and Mr. Henry can probably give you immediate answers. But on the other hand, as far as questions of policy and so forth are concerned, I have here items 38, 71, and 76 as policy items, and the minister said that he would be glad to come to us as soon as we are ready for him.

Mr. MACDONNELL: I would like to see a list of the directors of these crown companies, particularly the ones which are under the Dominion Companies Act.

The CHAIRMAN: It can be produced, but maybe not this afternoon.

Mr. MACDONNELL: I know. I was just asking for the document.

The CHAIRMAN: The committee stands adjourned until 2.45 this afternoon.

AFTERNOON SESSION

The CHAIRMAN: Gentlemen, when we adjourned at 1:00 o'clock today we were still on clause 80, page 24. Are there any further questions on clause 80?

Mr. FLEMING: I have several questions, Mr. Chairman.

The CHAIRMAN: May I ask before we start, so that no one will think it applies to him, that members limit the questioning to items which are under discussion so that we can carry on our work and complete our study of the bill. There are many questions which may come to the minds of many members on any of these items, but those questions may not be relevant to the item itself. So may we limit discussion to the item in the bill which is under consideration, when it is called.

Mr. CLARK: Mr. Balls has had to leave the room to take a telephone call but he will be back in a minute or two. Might I ask if we could go back to section 76, subsection (2) of which had been left in abeyance?

The CHAIRMAN: Yes.

76. (1) In this Part

- (a) "agency corporation" means a Crown corporation named in Schedule C;
- (b) "auditor" means, in relation to a corporation, the person authorized by Parliament to audit the accounts and financial transactions of the corporation;
- (c) "Crown corporation" means a corporation that is ultimately accountable, through a Minister, to Parliament for the conduct of its affairs, and includes the corporations named in Schedule B, Schedule C and Schedule D;
- (d) "departmental corporation" means a Crown corporation named in Schedule B; and
- (e) "proprietary corporation" means a Crown corporation named in Schedule D.

(2) The Governor in Council may by order delete the name of any corporation from Schedule B, Schedule C or Schedule D.

(3) The Governor in Council may by order

- (a) add to Schedule B any Crown corporation that is a servant or agent of His Majesty in right of Canada and is responsible for administrative, supervisory or regulatory services of a governmental nature;