

was nothing heterodox in the action of my honourable friend who is now moving the amendment (Hon. Mr. Murdock). After the Committee of the Whole has discussed a Bill, adopted it without division, and reported it, it is quite logical and fair to bring a question up again in order to have the House register its opinion. I believe that it is quite proper to take a vote of the jury that has just pronounced its verdict. Yesterday, when we came out of Committee, one member desired to record his vote. I do not think his amendment should have been regarded as a surprise motion, inasmuch as the constitution of the jury seemed to be, and should have been, the same as it was an hour before. Apparently some members of the House who were interested in the Bill thought that the matter had been settled, overlooking the fact that the vote might be officially registered when the Bill came back to the House.

My honourable friend appeals to us strongly to maintain what has been the policy of the Senate on four or five previous occasions, and says, "We may be obliged to discuss the matter until the last minute." I know what that means. I suggest to him that instead of taking that course we should divide on the amendment. I may say that it is my intention to ask that a vote be registered on the section to prohibit the publication of information on horse-race betting. I shall ask a colleague to move, after we have voted on the present amendment, that the section covering that other point be reinstated. My honourable friend (Hon. Mr. Willoughby) will have plenty of time to put his mild threat into effect, because, even if the two amendments are carried, we shall still have to dispose of the motion for third reading.

Hon. Mr. WILLOUGHBY: I do not desire to prolong the discussion. If my honourable friend is agreeable, we may take the vote now.

Hon. Mr. DANDURAND: All right.

The proposed amendment of Hon. Mr. Murdock was negatived on the following division:

CONTENTS

Honourable Senators:

Aylesworth (Sir Allen),	Rankin,
Béland,	Ross,
Belcourt,	Spence,
Dandurand,	Turgeon,
Forke,	Turriff,
Hardy (Speaker),	Wilson
Hughes,	(Rockcliffe)—14.
Murdock,	

NON-CONTENTS

Honourable Senators:

Barnard,	Macdonell,
Blondin,	Martin,
Chapais,	McCormick,
Crowe,	McLennan,
Daniel,	Pope,
Fisher,	Schaffner,
Foster (Sir George),	Taylor,
Gordon,	White (Pembroke),
Green,	Willoughby—18.

Hon. Mr. LOGAN: I was paired with the honourable senator from Pictou (Hon. Mr. Tanner). Had I voted, I should have voted for the amendment.

Hon. Mr. McGUIRE: I was paired with the honourable member for Regina (Hon. Mr. Laird). Had I voted, I should have voted for the amendment.

Hon. Mr. LESSARD: I was paired with the honourable member for Saskatchewan (Hon. Mr. Gillis). Had I voted, I should have voted for the amendment.

Hon. Mr. CALDER: I was paired with the right honourable senator from Eganville (Right Hon. Mr. Graham). Had I voted, I should have voted against the amendment.

Hon. Mr. ROBINSON: I was paired with the honourable gentleman from Colchester (Hon. Mr. Stanfield). Had I voted, I should have voted for the amendment.

Hon. Mr. COPP: I was paired with the honourable member from Westmoreland (Hon. Mr. Black). Had I voted, I should have voted for the amendment.

Hon. Mr. MURDOCK: I move, seconded by Hon. Mr. Spence:

That Bill 138 be not now read a third time, but that it be amended by adding the following as section 6:

6. Paragraph (f) of subsection one of section two hundred and thirty-five of the said Act is repealed and the following is substituted therefor:—

"(f) advertises, prints, publishes, exhibits, posts up, sells or supplies, or offers to sell or supply (i) other than on the premises of an association lawfully conducting race meetings in Canada, and during the actual progress of a race meeting thereon, any tips, selections, odds, winning money prices, pari-mutuel payments, or any similar intelligence with respect to or applicable to any horse-race, whether such race be held within or without the Dominion of Canada, and whether at the time of advertising, printing, publishing, exhibiting, posting up or supplying such news or information such race has or has not taken place; (ii) any information intended to assist in, or intended for use in connection with book-making, pool-selling, betting or wagering upon any fight, game, sport or race, other than a horse-race, whether at the