which would have to be recognized for the purpose of interpreting Standing Order 75A, B and C. I am not sure whether that is the way the Standing Orders should have been drafted but certainly it is drafted in such a way that the Chair must take into account what must be considered by the House in accordance with the practice and precedents to be the recognized parties of the House. I appreciate the difficulty where one, three, five or ten independent Members of this House are opposed to the motion proposed by the President of the Privy Council. In a way their rights would not be given the same recognition as those of other honourable Members who are represented by a representative of the parties as provided by the Standing Order. My answer to the honourable Member would be that I have to deal only with the representatives of existing parties as indicated in the Standing Order.

Mr. McIntosh proposed to move under Standing Order 24,—That the Orders of the Day be now read.

RULING BY MR. SPEAKER

Mr. Speaker: Order, please. After a brief consideration and consultation my interpretation and understanding of Standing Order 75 are that it directs that the question, that the motion be put forthwith. I would think that the motion proposed by the honourable Member, being a superseding motion, would have to be moved while there is a matter under debate by the House, and could not be put by way of a point of order. The honourable Member himself indicated that he rose on a point of order. According to the precedents he cannot move a superseding motion on a point of order. Perhaps later on the honourable Member might have some other remedy, but at this point I doubt that his motion is acceptable procedurally.

Mr. MacEachen, seconded by Mr. Benson, moved,—That when the consideration of Bill C-176, an Act to establish the National Farm Products Marketing Council, is resumed in this day's sitting, the House shall first consider motions (1), (5) and (22), including any amendment to be proposed and, then, to any amendment that may be proposed to clause (18) of the bill, and next to motion numbered 27, and any amendment that may be proposed thereto.

At the expiry of ninety minutes, if required, for the discussion of each of the above item or items stated in paragraph (1) of this motion, every question necessary to conclude consideration of the specified item or items shall be forthwith put and any recorded division, if demanded, shall be deferred.

If the items listed in paragraph (1) above are concluded prior to 10:00 p.m., the House will revert to motion numbered (2) and continue to consider other motions in the sequence listed on the Notice Paper, provided that the consideration of any such motion shall not exceed ninety minutes.

That during the further consideration of the report stage of the said bill, no Member may speak longer than ten minutes at any time;

At 10:00 p.m., Mr. Speaker shall put forthwith and successively every question necessary to dispose of the report stage of the said bill.

After the disposal of the report stage of the said bill, the House shall proceed forthwith to the consideration of the third reading and passage stage of the said bill, and shall continue to sit until proceedings thereon have been concluded, and during such proceedings no Member may speak longer than twenty minutes at any time.

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

Mr. Howard (Okanagan Boundary), Parliamentary Secretary to the Minister of Industry, Trade and Commerce, laid upon the Table,—Report of the Textile and Clothing Board, dated November 18, 1971, relative to the inquiry ordered by the Minister of Industry, Trade and Commerce respecting sweaters, cardigans and pullovers. (English and French).—Sessional Paper No. 283-4/152.

Bill C-176, An Act to establish the National Farm Products Marketing Council and to authorize the establishment of national marketing agencies for farm products, as reported (with amendments) from the Standing Committee on Agriculture, was again considered at the report stage.

Whereupon, the House resumed debate on the motion of Mr. Horner, seconded by Mr. McIntosh,—That Bill C-176, An Act to establish the National Farm Products Marketing Council and to authorize the establishment of national marketing agencies for farm products, be amended by deleting from subclause (c) of Clause 2 all the words after the word "agriculture" at line 14, page 1.

And on the motion of Mr. Horner, seconded by Mr. Crouse,—That Bill C-176, An Act to establish the National Farm Products Marketing Council and to authorize the establishment of national marketing agencies for farm products, be amended by deleting paragraph (ii) of subclause (g) of Clause 2 at page 3.

And on the motion of Mr. Horner, seconded by Mr. Crouse,—That Bill C-176, An Act to establish the National Farm Products Marketing Council and to authorize the establishment of national marketing agencies for farm products, be amended

(a) by adding to subparagraph (ii) paragraph (a) of subclause (1) of Clause 18 the word "such" after the word "any" at line 13, page 12 and by deleting from the subparagraph all the words after the word "proclamation" at line 14; and