

**Speaker's rulings and statements—(Continued)**

Bills, Government; Third Reading:

Amendments to motion for:

Directors of Industrial Development Bank appear: Mr. Speaker ruled amendment out of order at that stage and that it also introduced new material, 814.

Bills, Private; Second Reading:

13. Debate, closing in absence of sponsor: On member, who moved second reading of Aurora Pipe Line Company incorporation bill in absence of sponsor, rising to speak again, Mr. Speaker stated that members may not speak twice in a debate and that if either the sponsor, or the member who spoke for him, spoke again it would close the debate, 226.
14. Debate latitude: On point of order that member was going beyond what was permissible in debate on second reading of bill to incorporate Aurora Pipe Line Company: Mr. Speaker ruled discussion had been ranging beyond proper debate on a private bill, the principle of which was limited in that it only gave corporate capacity, 226-7.

Bills, Public (Private Members); Introduction and First Reading:

15. Public bill, sponsored by private member, introduced and given first reading: Mr. Speaker later stated that bill does not propose new legislation but is simply a repeal and re-enactment of a statute now on the books and accomplishes nothing in legislative way, 393-4.

Bills, Public (Private Members); Second Reading:

16. On Order Paper but not printed, 30.
17. Similar bills on Order Paper: Point of order raised that National Flag of Canada bill dealt with same subject as one already debated and awaiting disposal on Order Paper. Mr. Speaker ruled subject-matter was different as one asked for national flag and the other for referendum, 268-9.
18. Proceedings on Order when called: Upon Member's request that Order be allowed to stand, Mr. Speaker ruled that, unless Government requests postponement, it goes to bottom of list automatically; in absence of such request, motion for Second Reading moved, 437.
19. Proceedings on Order when called: On point of order, raised on Order for Second Reading of Small Loans Bill, that practice allowed such order to stand when sponsor requested, Deputy Speaker ruled that if member does not wish to proceed with bill, the Order would not be allowed to stand unless there is request from Government, appealed and ruling confirmed on recorded division, 463-5.
20. Proceedings on Order when called: Point of order raised that, since Order for Second Reading of Industrial Relations and Disputes Investigation Amendment Bill had been called and not proceeded with, the said Order should have been placed at the bottom of the list of "Public Bills and Orders" on the Order Paper: Mr. Speaker stated he would be prepared to determine the issue when the alleged error became relevant by reason of the House having reached that point on the Order Paper, 567-8. House resumed consideration of point of order and Mr. Speaker stated that the matter was not before House until motion for