S.O. 43

Some hon. Members: Agreed.

Some hon, Members: No.

NATIONAL ENERGY BOARD

APPLICATION OF B.C. HYDRO FOR EXPORT LICENCE—MOTION LINDER S O 43

Mr. Bob Brisco (Kootenay West): Mr. Speaker, in view of the fact that the National Energy Board has misled this House by indicating in a letter that the hearings on B.C. Hydro's application for an export licence would be held in the spring, in view of the fact that the hearings commenced this morning in Vancouver, and since the ridings of Kootenay East-Revelstoke and Kootenay West may be seriously affected by the decision of this hearing, I move, seconded by the hon. member for Kootenay East-Revelstoke (Mr. Graham):

That this House recommend to the National Energy Board that the hearing be adjourned until the spring of 1980, as promised.

Mr. Speaker: This motion can be presented at this time, pursuant to Standing Order 43, only with unanimous consent. Is there unanimous consent?

Some hon. Members: Agreed.

Some hon. Members: No.

INDIAN AFFAIRS

DISMISSAL OF JUDGE MARJORIE CANTRYN-MOTION UNDER S.O. 43

Mr. Arthur Phillips (Vancouver Centre): Mr. Speaker, I rise on a matter of urgent and pressing necessity under the provisions of Standing Order 43. It has come to my attention that Judge Marjorie Cantryn of the Citizenship Court in Vancouver has received a letter signed by the Secretary of State notifying her that her appointment had been terminated. No reasons were given by the minister.

Since she has served the community well as executive director of the Vancouver Indian centre, a member of the Vancouver police commission and in many other ways as an active native Indian citizen, I move, seconded by the hon. member for Notre-Dame-de-Grâce (Mr. Allmand):

That the government immed ately reconsider its decision on this matter.

Mr. Speaker: This motion can be presented for debate at this time, pursuant to Standing Order 43, only with the unanimous consent of the House. Is there unanimous consent?

Some hon. Members: Agreed.

Some hon. Members: No.

[Mr. Speaker.]

PETRO-CANADA

CALL FOR RETENTION OF CORPORATION AS VEHICLE FOR CANADIAN INVESTMENT—MOTION UNDER S.O. 43

Mr. William Rompkey (Grand Falls-White Bay-Labrador): Mr. Speaker, I rise under the provisions of Standing Order 43. In view of the fact that an additional 2,400 barrels of oil a day has been discovered at the Hibernia well off Newfoundland, in view of the fact that this is very close to a commercial find, and in view of the fact that Petro-Canada is the only Canadian-owned investor in that well, I move, seconded by the hon. member for York West (Mr. Fleming):

That this House calls upon the government to immediately renege on its promise to dismantle Petro-Canada and retain that organization as a vehicle for Canadian investment in its own resources.

Mr. Speaker: The introduction of this motion for debate. pursuant to Standing Order 43, requires unanimous consent. Is there unanimous consent?

Some hon. Members: Agreed.

Some hon. Members: No.

HEALTH AND WELFARE

STUDY OF SERVICES FOR NORTHERN CANADIANS-MOTION UNDER S.O. 43

Mr. Peter Ittinuar (Nunatsiag): Mr. Speaker, I rise, under the provisions of Standing Order 43, on a matter of urgent and pressing necessity. In view of the fact that the state of medical services for people in northern Canada is well below that of the general Canadian population, and in view of the fact that this government has not moved to upgrade medical and health services in the north, I move, seconded by the hon. member for Skeena (Mr. Fulton):

That the Minister of National Health and Welfare undertake immediately to conduct a comprehensive, in-depth study of the needs of northern people relating to health care, with a view to improving the accessibility of medical services throughout the north.

Mr. Speaker: This motion can be presented, pursuant to Standing Order 43, only with unanimous consent. Is there unanimous consent?

Some hon. Members: Agreed.

Some hon. Members: No.

EXTERNAL AFFAIRS

DISBURSEMENT OF FUNDS FOR RELIEF OF STARVING PEOPLES— **MOTION UNDER S.O. 43**

Mr. Peter Stollery (Spadina): Mr. Speaker, I rise on a matter of urgent and pressing necessity under the provisions of Standing Order 43. In view of the problems which the Secre-