Excise Tax Act

Crouse McGregor Danforth McIntosh Deschambault McLennan Dinsdale McPhillips Dorion McQuillan Doucett Martel Drouin Martineau Drysdale Martini Dubois Milligan Monteith (Verdun) English Fairclough, Mrs. Montgomery Fairfield Morissette Morris Fane Fleming (Eglinton) Morton Fleming (Okanagan-Muir (Cape Breton Revelstoke) North and Victoria) Flynn Muir (Lisgar) Forbes Murphy Fraser Nasserden Frechette Nielsen Gillet Noble Grafftev Nowlan Green Nugent Grenier O'Hurley Grills O'Leary Gundlock Ormiston Pallett Hamilton (Notre Dame Parizeau de Grace) Paul Hamilton (York West) Payne Hanbidge Pearkes Harkness Pigeon Henderson Pratt Hicks Pugh Horner (Acadia) Rapp Horner (The Battlefords) Rea Howe Regnier Johnson Ricard Jones Richard (Kamouraska) Jorgenson Rogers Jung Rompre Keavs Rynard Kennedy Simpson Knowles Smallwood Korchinski Smith (Calgary South) Kucherepa Smith (Hastings-Lafreniere Frontenac) Lahaye Smith (Simcoe North) Lambert Southam Latour Speakman Legere Stanton Lennard Stearns Letourneau Stefanson Lockver Stinson Macdonald (Kings) Tasse Macdonnell Taylor MacInnis Thomas MacLean (Queens) Thompson MacLellan Tremblay Macquarrie Valade MacRae Villeneuve McCleave Vivian McDonald Walker (Hamilton South) Webster McFarlane White

Mr. Speaker: I declare the amendment lost. The question is now on the main motion. Is it the pleasure of the house to adopt the motion?

Winkler-162.

Motion agreed to, bill read the second time and the house went into committee thereon, Mr. Rea in the chair.

On clause 1.

McGee

McGrath

Mr. Benidickson: Would the minister outline, generally, any additions to the act which

are not referred to in the resolution? He will realize that we received the bill only this morning.

Mr. Fleming (Eglinton): Mr. Chairman, the bill follows the terms of the resolutions that were approved in committee of ways and means last night. The provisions of the bill are confined to carrying those resolutions into effect, and anything of a consequential nature.

Mr. Benidickson: Is section 7 perhaps the only section that has reference to something of which we have not already had notice in the resolutions?

Mr. Fleming (Eglinton): Yes. The other provisions are all incidental and consequential on the resolution, Mr. Chairman.

(Translation):

Mr. Dumas: Mr. Chairman, I wonder if the remarks I am about to make are in order. They have reference to fuel oil for diesel engines used in generating electricity. If I understand correctly, the minister stated yesterday, in answer to a question put by the hon. member for Kenora-Rainy River (Mr. Benidickson), that only municipalities and those who are engaged in logging and lumbering were to be allowed to avail themselves of the tax exemption in this regard.

(Text):

Mr. Fleming (Eglinton): Mr. Chairman, the point my hon. friend is raising has nothing to do with this clause. It relates to clause 8 of the bill which is the clause that has the effect of repealing the schedule and introducing the new schedule. The matter my hon. friend is speaking about is in the schedule. When we come to clause 8 of the bill there is something I have to say on that subject because the information that was given to me in respect of an answer I gave last night was not correct and I have something to say about that as applied to mines. That relates to clause 8 of the bill.

Mr. Dumas: I am very happy, Mr. Chairman, to hear the minister say he has something to add because he may agree to what I was about to suggest. I am willing to wait until clause 8 is called but I want to make sure I can speak on that question on clause 8.

Mr. Chevrier: The point I was going to make was simply this. There are a number of hon. members on this side of the house who want to deal with this question. In order to assist the minister I was wondering if it would be possible to do it now and avoid a long discussion on clause 8. However, if the ruling of the Chair is otherwise I am sure we will be happy to enter the discussion at that time.

[Mr. Speaker.]