tion Expenses Act" in Clause I and substituting therefor the words:

"Election Expenses and Subsidies to Political Parties Act."

was allowed to stand.

Mr. Howard, seconded by Mr. Barnett, moved,—That Bill C-203, An Act to amend the Canada Elections Act, the Broadcasting Act and the Income Tax Act in respect of election expenses, be amended by deleting the words "a government Crown corporation, or any other public agency." in paragraph (h) of the definition of "election expenses" in Clause 2 and substituting the words:

"Her Majesty in Right of Canada.".

Mr. Barnett, seconded by Mr. Howard, moved,—That Bill C-203, An Act to amend the Canada Elections Act, the Broadcasting Act and the Income Tax Act in respect of election expenses, be amended in Sub-clause 9(2) by deleting the word "governments" in paragraph 63(1)(e) and substituting the words:

"Her Majesty in Right of Canada"

and by deleting the word "government" in paragraph 63(1)(f) and substituting therefor the words:

"Her Majesty in Right of Canada".

After debate thereon, the question being put on the said motions, they were negatived, on division.

Mr. Knight, seconded by Mr. Howard, moved,—That Bill C-203, An Act to amend the Canada Elections Act, the Broadcasting Act and the Income Tax Act in respect of election expenses, be amended by adding the following definition immediately following the definition of "election expenses" in Clause 2:

""electoral district agent" in relation to a registered party, means a person whose name is recorded in the registry of agents of registered parties maintained by the Chief Electoral Officer pursuant to subsection 13.1(1) and who is designated as such by the chief agent of the party."

Mr. Knight, seconded by Mr. Howard, moved,—That Bill C-203, An Act to amend the Canada Elections Act, the Broadcasting Act and the Income Tax Act in respect of election expenses, be amended by adding, at the end of the definition of "registered agent" in Clause 2, the following:

"and an electoral district agent".

Mr. Rodriguez, seconded by Mr. Howard, moved,—That Bill C-203, An Act to amend the Canada Elections Act, the Broadcasting Act and the Income Tax Act in respect of election expenses, be amended by changing Sub-sections 13.1(2) of Sub-clause 4(1) to paragraph 13.1(2) (a) and by adding the following as paragraph 13.1(2) (b):

"(b) An association or organization of the members of a registered party within an electoral district

may choose a person or persons to be electoral district agents for the purposes of that registered party in that electoral district and may so notify the registered party who may forthwith notify the Chief Electoral Officer setting out the name and address of such persons and such information shall be recorded by the Chief Electoral Officer in the registry referred to in subsection (1)."

Mr. Peters, seconded by Mr. Howard, moved,—That Bill C-203, An Act to amend the Canada Elections Act, the Broadcasting Act and the Income Tax Act in respect of election expenses, be amended by adding, immediately following Section 13.1(3) of Sub-clause 4(1) the following:

"(4) Forthwith after his appointment the chief agent of each registered party shall notify the Chief Electoral Officer of the name and address of any electoral district agents of the party and such information shall be recorded by the Chief Electoral Officer in the registry referred to in Sub-section (1).

(5) Where

- (a) any person whose name is recorded in the registry referred to in Sub-section (1) ceases to be an electoral district agent of the registered party in relation to which his name is recorded, or
- (b) any additional electoral district agent or agents of the registered party are appointed, the chief agent of the registered party shall notify the Chief Electoral Officer by notice in writing and, on receipt of any such notice, the Chief Electoral Officer shall vary the register accordingly."

and by re-numbering the remaining Sub-sections accordingly.

After debate, the question being put on the said motions, pursuant to section 11 of Standing Order 75, recorded divisions were deferred.

Mr. Rodriguez, seconded by Mr. Peters, moved,—That Bill C-203, An Act to amend the Canada Elections Act, the Broadcasting Act and the Income Tax Act in respect of election expenses, be amended by inserting, between the words "otherwise," and "shall" in Section 13.1(5)(a) of Sub-clause 4(1) the following:

"shall be in Canadian funds and directly from Canadian sources and".

Mr. Benjamin, seconded by Mr. Peters, moved,—That Bill C-203, An Act to amend the Canada Elections Act, the Broadcasting Act and the Income Tax Act in respect of election expenses, be amended by removing the comma at the end of line 4 at page 12 and adding the following:

"provided, however, that all such money shall be in Canadian funds and directly from Canadian sources".

Mr. Benjamin, seconded by Mr. Peters, moved,—That Bill C-203, An Act to amend the Canada Elections Act, the Broadcasting Act and the Income Tax Act in respect