On Clause 10:

Mr. Lesage moved:

That clause 10 be amended by deleting subclause (3) thereof and substituting therefor the following:

(3) Upon the death of a contributor who, at the time of his death, was entitled under subsection (1) to an immediate annuity or a deferred annuity, the widow and children of the contributor are entitled to the following annual allowances, computed on the basis of the product obtained by multiplying the average annual salary of the contributor during the period applicable, as specified in subsection (1) of section 9 or elsewhere herein for the purposes of that subsection, by the number of years of pensionable service to the credit of the contributor at the time when he became so entitled, one one-hundredth of the product so obtained being referred to herein as the "basic allowance":

- (a) in the case of the widow, an immediate annual allowance equal to the basic allowance; and
- (b) in the case of each child, until the child reaches eighteen years of age, an immediate annual allowance equal to one-fifth of the basic allowance or, if there is no living widow of the contributor, two-fifths of the basic allowance;

but the total amount of the allowances paid under paragraph (b) shall not exceed four-fifths of the basic allowance or, if there is no living widow, eight-fifths of the basic allowance.

After discussion, and the question having been put, the said amendment was agreed to.

Clause 10, as amended, was adopted.

Clauses 11 and 12 were severally considered and adopted.

On clause 13:

Mr. Lesage moved:

That clause 13 be amended by deleting subclause (5) thereof and inserting therefore the following:

(5) Nothing in this section shall prejudice any right that a child of an earlier marriage of the contributor has to an allowance under section 10 or 11.

(6) In this Act, unless the context otherwise requires, "widow" includes "widower", but no person is entitled to an allowance under this Act by virtue of his being the widower of a contributor.

After discussion, and the question having been put, the said amendment was agreed to.

Clause 13, as amended, was considered and adopted.

Clauses 14 to 29 inclusive were severally considered and adopted.

On Clause 30:

Mr. Lesage moved:

That paragraph (v) of subclause (1) of clause 30 be amended by inserting after the word "specifying" the words, notwithstanding subsection (3).

After discussion, and the question having been put, the said amendment was agreed to.