Lachance, Lajoie. Lang (Saskatoon-Humboldt), Langlois, Laniel, Leblanc (Laurier), LeBlanc (Rimouski), Lefebvre, Legault, Lessard (LaSalle), Lessard (Lac-Saint-Jean), L'Heureux, Lind, Loiselle,

Macdonald (Rosedale). MacEachen, MacGuigan, Mackasey, McBride, McIlraith, McNulty, Mahoney, Marceau, Marchand (Langelier), Marchand (Kamloops-Cariboo), Murphy,

O'Connell, Olson, Orange, Osler, Otto, Pelletier, Penner, Pepin, Portelance, Pringle, Reid, Richard, Richardson, Roberts, Rochon, Rock,
Roy (Timmins),
Roy (Laval),
Sharp,
Smith
(NorthumberlandMiramichi),
Smith
(Saint-Jean),
Stafford,
Stanbury,
Stewart (OkanaganKootenay),
St. Pierre,
Sulatycky,

Sullivan,
Thomas
(MaisonneuveRosemont),
Tolmie,
Trudeau,
Trudel,
Turner
(London East),
Wahn,
Walker,
Watson,
Weatherhead,
Whelan,
Whiting—123.

Debate was resumed on the motion of Mr. Benson, seconded by Mr. Laing (Vancouver South),—That Bill C-259, An Act to amend the Income Tax Act and to make certain provisions and alterations in the statute law related to or consequential upon the amendments to that Act, be now read a third time and do pass.

And debate continuing;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

(Private Bills)

The Order being read for resuming debate on the motion of Mr. Sulatycky, seconded by Mr. Reid,—That Bill S-16, An Act respecting Mic Mac Oils (1963) Ltd., be now read a second time and referred to the Standing Committee on Transport and Communications.

And the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Transport and Communications.

The Order being read for the second reading and reference to the Standing Committee on Finance, Trade and Economic Affairs of Bill S-22, An Act to incorporate United Bank of Canada;

Mr. Blair, seconded by Mr. Forest moved,—That the said bill be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate arising thereon:

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Benson, seconded by Mr. Laing (Vancouver South),—That Bill C-259, An Act to amend the Income Tax Act and to make certain provisions and alterations in the statute law related to or consequential upon the amendments to that Act, be now read a third time and do pass.

And debate continuing;

Mr. McCleave, seconded by Mr. Ricard, proposed to move in amendment thereto,—That Bill C-259, An Act to amend the Income Tax Act and to make certain provisions and alterations in the statute law related to or consequential upon the amendments to that Act, be not now read a third time but that it be referred back to Committee of the Whole with an instruction that the Committee have power to consider amending the Bill by providing:

That clause 1 of the Bill be amended by deleting lines 1 to 3 on page 1 and substituting therefor the following:

"1. Parts I to IIIA and Parts V to VII of the Income Tax Act are repealed and the following substituted therefor so as to apply, subject to the said Act as hereby amended and to Part III of this Act, to the 1972 and subsequent taxation years but the said Act as hereby amended, excepting thereout those portions thereof containing an arrangement, revision and consolidation of the provisions of the said Act as the said Act is amended by the application mutatis mutandis of the provisions of sections 6 and 8, subsection 12 of section 20, and sections 62, 63, 109, 110 and 117 of the said Act as hereby amended, shall not come into force and have effect as law until a day to be fixed by a proclamation that shall be subject to affirmative resolution of the House of Commons:"

And a point of order having been raised with regard to the procedural acceptability of the amendment relating to the provision therein dealing with the words "that shall be subject to affirmative resolution of the House of Commons:"