

Canadian energy resources in the best interests of Canadians. Furthermore, it fails to secure access to the United States market, which was a key objective of the negotiations.

Therefore, the petitioners request Parliament dissolve and allow the people of Canada the opportunity to accept or reject the proposed free trade agreement during a national general election.

PROTECTION OF RIGHTS OF THE UNBORN

Mr. Walter Van De Walle (Pembina): Mr. Speaker, I have the pleasure to present two petitions. One is from residents of Westlock, Vimy, Clyde, Jarvie, and Edmonton, Alberta. This duly certified petition calls upon Parliament to enact legislation to protect the life of the unborn from the moment of conception.

PARK 'N RIDE LEASE AT EDMONTON INTERNATIONAL AIRPORT

Mr. Walter Van De Walle (Pembina): Mr. Speaker, the second petition is from residents of the Cities of Edmonton, St. Albert, Fort Saskatchewan, the hamlet of Sherwood Park, and a number of surrounding communities. It contains some 1,800 signatures. The petitioners humbly pray and call upon Parliament to stay its desire to allow the Park 'n Ride lease at the Edmonton International Airport to expire and instead negotiate a new lease with the present tenant.

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[Translation]

QUESTIONS ON THE ORDER PAPER

(Questions answered orally are indicated by an asterisk.)

Mrs. Claudy Mailly (Parliamentary Secretary to Minister of National Revenue): Mr. Speaker, question No. 335 will be answered today.

[Text]

ALTA NOVA ASSOCIATES INC.

Question No. 335—**Mr. Boudria:**

Since September 4, 1984, has Alta Nova Associates Inc. received any money from the Government and, if so, on what dates and, in each case (a) in what amount (b) were contracts involved and, if so, in each case (i) what was the nature of the services contracted for (ii) what was the amount involved (iii) were such contracts put to public tender and, if so, which ones?

Mr. Jim Hawkes (Parliamentary Secretary to Deputy Prime Minister and President of the Privy Council): No.

[Translation]

Mrs. Maily: Mr. Speaker, I ask that the remaining questions be allowed to stand.

Mr. Deputy Speaker: The question enumerated by the Parliamentary Secretary has been answered. Shall the remaining questions stand?

Some Hon. Members: Agreed.

Immigration Act, 1976

GOVERNMENT ORDERS

[English]

IMMIGRATION ACT, 1976

MEASURE TO AMEND—CONCURRENCE IN SENATE AMENDMENTS

The House resumed from Wednesday, June 8, consideration of second reading of, and concurrence in, amendments by the Senate to Bill C-55, an Act to amend the Immigration Act, 1976 and to amend other Acts in consequence thereof.

Mr. Deputy Speaker (Mr. Danis): On Wednesday, June 8, when Bill C-55 was under discussion, the Hon. Member for York West (Mr. Marchi) proposed two amendments to the House which the Chair took under advisement. The Hon. Member for Spadina (Mr. Heap) proposed a subamendment to one of the amendments, and the Chair also took it under advisement.

I have now had an opportunity to look at the amendments and the subamendment and I find that they are procedurally acceptable. I will therefore propose them to the House.

However, before doing so I wish to inform Hon. Members that since the Minister's motion is an all-encompassing motion as one message to the Senate, after consultation with the Hon. Member for York West he has agreed to combine his two amendments into one, and that is the form in which I shall propose them to the House.

Mr. Sergio Marchi (York West) moves:

That the motion be amended:

(a) in the proposed amendment to Senate amendment numbered 3 by deleting all the words after the word "be" in subparagraph (II) and substituting the following therefor:

"admitted to that country, if removed from Canada, and would have the right to have the merits of their claim determined in that country;"

(b) in the proposed amendment to Senate amendment numbered 11 by adding the following words at the end thereof:

"and in regard to an advisory list of safe countries as drafted and defined by the convention refugee determination division;"

Mr. Dan Heap (Spadina) moves:

That the amendment be amended in paragraph (a) by adding the following words at the end thereof:

"according to the principles of fundamental justice;"

He said: Mr. Speaker, I rise on a point of order. When we concluded the debate on Wednesday, at that time the Speaker indicated that there would be 10 minutes remaining for questions and comments following my remarks.

Mr. Deputy Speaker: Fine, we will do that. On questions and comments, the Hon. Member for Broadview—Greenwood (Ms. McDonald).

Ms. McDonald: I would like to ask the Hon. Member for Spadina (Mr. Heap) to elaborate on the subamendment he has proposed. The wording is very clear: "according to the