

- (b) Elimination of the sales tax, and substantial reduction in excise, processing and all other hidden and nuisance taxes.
- (c) Substantial increases in family allowances; increases in old age pensions, together with elimination of the means test and a reduction in the pensionable age.
- (d) Adequate provision for all disabled adults.
- (e) Selective subsidies, especially on food products and necessities of living."

And the Debate continuing;

At six o'clock, p.m., Mr. Speaker left the Chair, to resume the same at eight o'clock, p.m.

8 P.M.

*(The Order for Private and Public Bills was called under Standing Order 15)
(Private Bills)*

The following Bills were severally read the second time and referred to their respective Committees, as follows:—

To the Select Standing Committee on Banking and Commerce:

Bill No. 48 (Letter J of the Senate), intituled: "An Act to incorporate National General Insurance Company."

Bill No. 49 (Letter N of the Senate), intituled: "An Act respecting The Eastern Trust Company."

Bill No. 59 (Letter M of the Senate), intituled: "An Act respecting The Trust and Loan Company of Canada."

Bill No. 115 (Letter K of the Senate), intituled: "An Act to incorporate People's Fraternal Order."

To the Select Standing Committee on Miscellaneous Private Bills:

Bill No. 50 (Letter O of the Senate), intituled: "An Act respecting The Ruthenian Catholic Mission of the Order of Saint Basil the Great in Canada."

The House then resumed the Debate on the proposed motion of Mr. Rinfret: That Bill No. 8 (Letter C of the Senate), intituled: "An Act respecting The Bell Telephone Company of Canada," be now read the second time.

The hour devoted to Private and Public Bills having expired;

The House then resumed the Debate on the proposed motion of Mr. Dion for an Address to His Excellency the Governor General in Reply to His Speech at the opening of the Session, and on the proposed motion of Mr. Shaw, in amendment thereto.

MR. SPEAKER: Prior to six o'clock the Hon. Member for Red Deer (Mr. Shaw) moved an amendment to the motion which is actually before the House.