Private Members' Resolutions debated - (Concluded)

- 27. Canada Pension Plan Act, amending to provide for old age pension of \$100, national minimum retirement income, a non-compulsory retirement plan supplementary to existing plans, true portability of pensions and removal of anomalies: motion (Mr. Monteith), moved and debate interrupted, 748-9.
- 28. Airports, insurance vending machines, amending regulations to prohibit: motion (Mr. Basford), moved, and after debate, by unanimous consent, subject-matter referred to Justice and Legal Affairs Committee, 826. Reported on, committee evidence and proceedings recorded as Appendix 48 to Journals, 1317-9.
- Firearms and offensive weapons, establishing special committee to study amendments to Criminal Code: motion (Mr. Leblanc, Laurier), moved and debate interrupted, 849.

See also Procedure; Speaker's Rulings, etc.

Privileges and Elections Committee:

1. Membership, 104, 746, 749, 924, 938, 1223.

- 2. Estimates of the Chief Electoral Officer referred, without notice or debate, 329.
- Motion,—That question of privilege raised on Oct. 20, 1966, concerning article in "Le Droit",
 Oct. 14, 1966, by Marcel Pepin, be referred for investigation and report, moved, debated, negatived on recorded division, 915-6.
- 4. Motion,—That report of Committee on Elections Expenses be referred: Notice called and transferred to Government Orders, 919. Moved and agreed to, 1222.
- 5. Motion,—That Committee be empowered to study Canada Elections Act: Notice called and transferred to Government Orders, 919. Moved and agreed to, 1222.
- 6. Referred: Canada Elections Act, suggested amendments (Private Members' Notices of Motions Nos. 21, 25, 64, 73, 76); Representation Commissioner and Electoral Boundaries Commissions, considering objections in light of section 13 (c) (i) and (ii) of Electoral Boundaries Readjustment Act (Private Members' Notice of Motion No. 74) from Order Paper, 660-1.
- Reports: First (quorum reduced), 752; Second (Chief Electoral Officer estimates) (Appendix 21 to Journals), 752.
- 8. Reports concurred in: First, on notice without debate, on division, 767.

Privy Council:

Press release dated Jan. 11, 1967, announcing the appointment of provincial Premiers to the Queen's Privy Council, 1189. Sess. Paper No. 130A.

Privy Council Office:

Order,—Return re personnel, names, classifications, salaries and dates of appointment, Order in Council appointees: Mr. Ormiston—presented forthwith, 198. Sess. Paper No. 145C.

Procedural Changes:

- 1. Ordered,—That procedural changes adopted on a temporary basis on Apr. 20, May 7, June 1 and Oct. 9, 1964, June 8 and 11, 1965, shall apply during present session with following variations; Speaker to leave Chair during luncheon and dinner periods during Throne Speech and Budget debates; 20-minute limit on speeches during resolution stage of money bill shall not apply to Prime Minister or Leader of the Opposition; supply motion entering 1965-66 main and supplementary estimates may be called on any day following end of Throne Speech and main and supplementaries for 1965-66, except final supplementaries, shall be entered on this supply motion, the House may resolve itself into Committee of Supply on these estimates any day of the week and Mr. Speaker shall leave the Chair without question put, and the time used for considering such estimates and interim supply for 1965-66 shall not be counted as part of the time allocated for considering business of supply; and question period to be extended to 40-minutes on Tuesdays, Thursdays and Fridays, 34.
- Annotated provisional copy of Standing Orders, ordered printed as appendix to Votes and Proceedings of Feb. 4, 1966, 90.
- 3. Motion (Mr. McIlraith),—That the following amendments be made to Standing Orders: No. 41(2), new, supplementary Order Paper giving notice of government business received during extended adjournment, preparing and circulating; No. 42, replacing by new section to provide that on matter of urgent public importance Minister may move to suspend Standing and Sessional Orders relating to need for notice, hours of sitting, stages of proceedings, and that House do not adjourn until motion disposed of, question to be put after one hour debate, etc., motion deemed withdrawn if ten members object, and suspension permitted under this Standing Order shall apply