Mr. MacEachen for Mr. Turner (Ottawa-Carleton), seconded by Mr. Benson, moved,—That the said bill be now read a second time and referred to the Standing Committee on Justice and Legal Affairs.

After debate thereon, the question being put on the said motion, it was agreed to, on division.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Justice and Legal Affairs.

By unanimous consent, the House reverted to "Motions".

On motion of Mr. MacEachen, seconded by Mr. Dubé, it was ordered,—That on Wednesday, June 30, 1971, the hours of sitting shall be from 10:00 o'clock a.m. to 2:00 o'clock p.m. or to the time when the House returns that day from attending the Royal Assent to any bills.

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

(Notices of Motions)

By unanimous consent, items numbered twenty-one and thirty-six were allowed to stand and retain their position.

Mr. Fortin, seconded by Mr. Lambert (Bellechasse), moved,—That, in the opinion of this House, a special committee of inquiry on Crown corporations exercising financial, commercial or industrial activities be established to study the various Acts establishing such Crown corporations, the Crown Corporations Act, sections 76

to 88 of the Financial Administration Act, and all other laws concerning Crown corporations and to recommend to the House the adoption of a law regarding federal public enterprises; the committee should also study the following subjects without restrictions (a) the legal rules pertaining to the employees of such corporations (b) their financial structure (c) the way in which they are financed (d) government control over said corporations (e) fiscal regulations (municipal, school, provincial and federal taxes) (f) the status of the administrators (g) the privileges of such corporations resulting from their being "commissioned by Her Majesty" (h) the status of the subsidiaries of these enterprises (i) their purchasing policy (j) the problem of auditing by the Auditor General of Canada or by private auditors (k) the appropriateness of State intervention in the economic field in the form of enterprises; and all other matters concerned.—(Notice of Motion No. 38).

And debate arising thereon;

The hour for Private Members' Business expired.

Bill C-229, An Act respecting unemployment insurance in Canada, as reported (with amendments) from the Standing Committee on Labour, Manpower and Immigration, was again considered at the report stage.

Whereupon the House having proceeded to the deferred division on the motion of Mr. Alexander, seconded by Mr. Hales,—That Bill C-229, An Act respecting unemployment insurance in Canada, be amended by deleting the words "two weeks" in paragraph (g) of subclause (1) of clause 16, lines 35 and 36 at page 10, and substituting the words "first week".

And the question being put on the said motion, it was negatived on the following division:

YEAS

Messrs.

Alexander,
Alkenbrack,
Baldwin,
Barnett,
Bell,
Burton,
Carter,
Dinsdale,
Fairweather,
Fortin,
Gauthier,
Gilbert.

Gleave,
Grills,
Harding,
Hees,
Howe,
Knowles (Winnipeg
North Centre),
Knowles (NorfolkHaldimand),
Korchinski,
Lambert
(Bellechasse),
Lundrigan,

MacInnis (Cape Breton-East Richmond), MacInnis (Mrs.), MacLean, Macquarrie, MacRae, McCleave, McCutcheon, McKinley, Marshall, Monteith, Moore, Muir, Murta, Orlikow, Paproski, Peddle, Peters, Rodrigue, Ryan, Southam, Stanfield, Stewart
(Marquette),
Tétrault,
Thomas
(Moncton),
Thomson
(BattlefordKindersley),
Woolliams—49.