Order Paper Questions

2. Did the government enter into any arrangement with the taxpayer providing for payment of the amount due and, if so, in each case, what was the nature of the arrangement and on what date will the monies due be paid in full provided the terms of the arrangements are observed?

Hon. A. C. Abbott (Minister of National Revenue and Minister of State (Small Business)): 1.(a) Judgments issued in 1977 and 1978 by the Supreme Court of Canada and in 1978 by the Federal Court of Canada in respect of the appeals before them determined the taxes payable by Mr. John C. Doyle to be as follows:

Tax Court Costs

(i) 1950 \$126,793 (ii) 1954 \$1,438,747 \$2,440

Interest for these years to October 1978 totalled \$2,177,909.

- (b) Further details of Mr. Doyle's account cannot be given because of the confidentiality provisions of the Income Tax Act.
- 2. Discussions have been ongoing with a view to obtaining an arrangement for payment of the outstanding taxes and interest. Details of the arrangement cannot be given because of the confidentiality provisions of the Income Tax Act.

Question No. 655-Mr. Crosbie:

- 1. With respect to the 1953 and 1954 taxation years and income taxes claimed from Mr. John Christopher Doyle, were the other appeals by Mr. Doyle with reference to those matters disposed of and if so, what was the result of any settlement arrived at in such appeals including the amount of income tax now agreed as owing by Mr. Doyle with reference to those periods, any amount owing for interest or penalties or court costs and the total now agreed to be owing to the government?
- 2. Were all or any of the amounts now agreed to be owing paid by the taxpayer and, if so, in what amount?
- 3. If any amounts are still owing by the taxpayer, has any arrangement or agreement been entered into providing for payment of such amounts and, if so (a) under what terms and conditions (b) on what date will they be paid?
- Hon. A. C. Abbott (Minister of National Revenue): 1. Judgments issued by the Supreme Court of Canada and the Federal Court of Canada in 1978 in respect of the appeals before them determined the taxes payable by Mr. John C. Doyle to be as follows:

Tax Court Costs

953 \$39,657

See written question 654 answered this day

Interest for 1953 to October 1978 totalled \$57,354.

- 2. Further details of Mr. Doyle's account cannot be given because of the confidentiality provisions of the Income Tax
- 3. Discussions have been ongoing with a view to obtaining an arrangement for payment of the outstanding taxes and interest. Details of the arrangement cannot be given because of the confidentiality provisions of the Income Tax Act.

[Mr. Crosbie.]

JAVELIN FOUNDRIES AND MACHINE WORKS

Ouestion No. 656—Mr. Crosbie:

- 1. With respect to the 1953 taxation year and the appeal instituted by Javelin Foundries and Machine Works Limited from tax assessments, was the appeal of the taxpayer under court number T-419-71 dismissed with costs and, if so, what is the amount of the tax now due to the government or the amount of any interest, penalties or court costs due?
- 2. Did Javelin pay all or any of the income tax and other amounts due to the government and, if so, in what amount?
- 3. If any amount of tax or other payment now due from Javelin was not received by the government, was an arrangement or agreement entered into with the taxpayer for payment and, if so (a) on what terms (b) on what date will all the amounts be paid?
- Hon. A. C. Abbott (Minister of National Revenue and Minister of State (Small Business)): 1. Yes. The judgment issued by the Federal Court of Canada in 1978 in respect of the appeal before the court for the 1953 taxation year determined the tax and penalty payable by the company to be \$153,247 and \$500 respectively. Court costs are to be determined by the court. Interest for the 1953 taxation year to October 1978 totalled \$227,387.
- 2. Further details of the company's account cannot be given because of the confidentiality provisions of the Income Tax Act.
- 3. Discussions have been ongoing with a view to obtaining an arrangement for payment of the outstanding taxes and interest. Details of the arrangement cannot be given because of the confidentiality provisions of the Income Tax Act.

Question No. 657-Mr. Crosbie:

- 1. With respect to the 1954 taxation year and the appeal instituted by Javelin Foundries and Machine Works Limited from tax assessments, was the appeal of the taxpayer under court number T-420-71 dismissed with costs and, if so, what is the amount of the tax now due to the government or the amount of any interest, penalties or court costs due?
- 2. Did Javelin pay all or any of the income tax and other amounts due to the government and, if so, in what amount?
- 3. If any amount of tax or other payment now due from Javelin was not received by the government, was an arrangement or agreement entered into with the taxpayer for payment and, if so (a) on what terms (b) on what date will all the amounts be paid?
- Hon. A. C. Abbott (Minister of National Revenue and Minister of State (Small Business)): 1. Yes. The judgment issued by the Federal Court of Canada in 1978 in respect of the appeal before the court for the 1954 taxation year determined the tax and penalty by the company to be \$105,757 and \$500 respectively. Court costs are to be determined by the court. Interest for the 1954 taxation year to October 1978 totalled \$152,539.
- 2. Further details of the company's account cannot be given because of the confidentiality provisions of the Income Tax Act.
- 3. Discussions have been ongoing with a view to obtaining an arrangement for payment of the outstanding taxes and interest. Details of the arrangement cannot be given because of the confidentiality provisions of the Income Tax Act.

Question No. 658-Mr. Crosbie:

1. With respect to the 1955 taxation year and the appeal instituted by Javelin Foundries and Machine Works Limited from tax assessments, was the appeal of