tating exchange of information between provinces when persons active with the registry move from one province to another;

(b) promoting information exchange by convening meetings on the subject of child abuse registries with appropriate provincial officials; and

(c) providing a resource service to the provinces on developments in legislation, programs and services in child and family services, including services for the prevention of abuse and neglect and for abused and neglected children.

The Canada Evidence Act and The Criminal Code

11. (1) That it would be desirable to amend the Canada Evidence Act to permit a spouse to give evidence in criminal cases in accordance with the recent recommendations of the Law Reform Commission. Such an amendment would affect criminal cases involving child abuse.

(2) That mandatory reporting requirements exist in provincial and territorial legislation, and that the inclusion of such a provision in the Criminal Code is not therefore recommended.

12. That central registries be established at provincial levels. Under these circumstances, there is no need for a federal registry.

Public and Professional Education

13. That the government consider the advisability of extending public education through media such as the CBC—Radio Canada, National Film Board and such programs as Challenge for Change by including programs on child rearing, child care, family living and child abuse.

14. That appropriate professional schools broaden their curricula to include material on the etiology of child abuse and neglect.

15. That training in child care should begin in primary schools with further courses in secondary and post secondary schools.

A copy of the relevant Minutes of Proceedings and Evidence (Issues Nos. 31, 32, 33, 34, 35, 36, 37, 38, 64 and 65) is tabled.

(The Minutes of Proceedings and Evidence accompanying the Report recorded as Appendix No. 195 to the Journals).

Mr. Macdonald (Rosedale), a Member of the Queen's Privy Council, laid upon the Table,—Copies of Reports of the Anti-Inflation Board to His Excellency the Governor General in Council reporting its reference to the Administrator of the Anti-Inflation Act of (1) Collective agreement between the Atlantic Consolidated Foods Limited, Atlantic Sugar Division and the employees represented by the Bakery and Confectionery Worker's International Union of America, Local 443. (English and French).—Sessional Paper No. 301-1/134I.

(2) Collective agreement between Western Grocers Limited, Winnipeg, Manitoba and the employees represented by the Retail Wholesale and Department Store Union, Local 469. (English and French).—Sessional Paper No. 301-1/134J.

(3) Collective agreements between City Motors Ltd. and Hickman Motors, St. John's, Newfoundland and the employees represented by the Transport and Allied Workers Union, Local 855. (English and French).—Sessional Paper No. 301-1/134K.

(4) Collective agreements between City Motors Ltd. and Hickman Motors Ltd., Gander, Newfoundland and employees represented by the International Association of Machinists and Aerospace Workers, Local 544. (English and French).—Sessional Paper No. 301-1/134L.

(5) Collective agreement between City Motors Ltd., Corner Brook, Newfoundland and employees represented by the International Association of Machinists and Aerospace Workers, Local 544. (English and French).—Sessional Paper No. 301-1/134M.

Notice of Motion for the Production of Papers No. 102, as follows:

That an Order of the House do issue for copies of all correspondence, travelling expense accounts, wage claim reports, fieldmen's work reports and mileage diaries for personally-owned vehicles between Prairie Farm Administration employees in the Provinces of Alberta and Saskatchewan and the Prairie Farm Administration offices in the Financial Building at 13th and Scarth Streets, Regina, Saskatchewan, for the period May 8 to July 8, 1974,

having been called was, at the request of the Honourable Member for Red Deer (Mr. Towers), transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Bill C-84, An Act to amend the Criminal Code in relation to the punishment for murder and certain other serious offences, as reported (with amendments) from the Standing Committee on Justice and Legal Affairs, was again considered at the report stage.

Whereupon, the House resumed debate on the motion of Mr. Reynolds, seconded by Mr. Lawrence,—That Bill C-84, An Act to amend the Criminal Code in relation to the punishment for murder and certain other serious offences, be amended by deleting Clause 4.

And debate continuing;

A Message was received from the Senate informing this House that the Senate had passed Bill C-20, An Act respecting citizenship, without amendment.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 41(1), namely:

By Mr. Andras (Port Arthur), a Member of the Queen's Privy Council,—Report of the Number and Amount of