

Supply

or withdrawn by the union (i.e.: the employee was not reinstated).

e) Employees who have been reinstated by the arbitrator are paid as per the arbitrator's award. In the case of an administrative discharge (released for incapacity), the employee continues to work while the case awaits arbitration and therefore suffers no loss of pay. In the case where an employee is reinstated after being discharged for disciplinary reasons, the corporation will ask the arbitrator to determine whether or not the employee made a reasonable effort to mitigate his/her loss (i.e.: did the employee seek other employment during the period of time not worked?). In addition, the arbitrator may substitute a suspension without pay for periods up to the amount of time between the discharge and the arbitration hearing. Generally, the suspension will be of a shorter duration; however, no pay is owed for that period. Any money earned by an employee during the suspension (mitigation) reduces the pay owed by the corporation.

f) No. The arbitrator's decision is final and binding on the parties. In some cases, however, the question of mitigation is raised (see part e). In these matters, the corporation will ask the arbitrator to reopen the case to determine whether or not the reinstated employee made a reasonable effort to mitigate his/her loss during the period of discharge.

[English]

The Acting Speaker (Mr. DeBlois): The question as enumerated by the parliamentary secretary has been answered.

Mr. Cooper: I ask, Mr. Speaker, that the remaining questions be allowed to stand.

The Acting Speaker (Mr. DeBlois): Shall the remaining questions stand?

Some hon. members: Agreed.

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MOTIONS FOR PAPERS

The Acting Speaker (Mr. DeBlois): Shall all notices of motions stand?

Some hon. members: Agreed.

GOVERNMENT ORDERS

[English]

SUPPLY

ALLOTTED DAY, S. O. 81—GENERAL AGREEMENT ON TARIFFS AND TRADE

Mr. Vic Althouse (Mackenzie) moved:

That this House call on the government to support unequivocally any final GATT accord that:

(a) provides for the maintenance of viable and effective supply management programs as an essential element of Canadian agricultural policy;

(b) ensures the ability of Canada, through a clarified article XI, to control effectively imports of milk, eggs, hatching eggs, chicken and turkey, and products containing a majority of supply managed products;

(c) permits Canada to retain the Crow benefit in its present form which was necessary for the development of the Canadian prairies and which continues to be necessary for the viability of that region and the nation;

(d) reduces export subsidies that so grievously hurt Canadian producers; and

(e) requires participating governments to provide impact assessments to their national legislatures prior to acceptance.

Mr. Dingwall: I rise on a point of order, Mr. Speaker. Under the provisions of Standing Orders 41 and 43(2) the respective parties have the option of splitting their time accordingly.

I am wondering if there would be a disposition within the House so members of our party would be allowed to split their time into seven minutes of speaking and three minutes of questions and answers, thereby utilizing the 30 minutes which would be given to our side.

That is the way in which we would like to proceed for the remainder of the day.

I had some consultations briefly with the parliamentary secretary as well as with the NDP House leader. I am wondering if there would be a disposition for our party to proceed that way.