

The Committee, having completed its study and consideration of all clauses of the Bill, proceeded to review all amendments made including reconsideration of certain amendments as to proposed rewording of same, as follows:

1. *On Clause 6:* Amendment reconsidered and adopted.
2. *On Clause 21(1):* Amendment reconsidered and adopted.
3. *On Clause 29:* Amendment reconsidered and adopted.
4. *On Clause 31:* Amendment reconsidered and adopted.
5. *On Clause 46:* The amendment made to subclause (2) by the Committee on June 6 (*morning sitting*) was reconsidered. It was agreed to replace same by adding the following wording immediately following the word "terminated", in line 6, page 19:

except that a benefit period may commence with and include a week during which benefit rights with respect to a previous benefit period are exhausted, and the benefits payable in respect of that week shall be allocated to those benefit periods.

Clause 46, as above amended, was agreed to.

6. *On Clause 53(5):* Amendment reconsidered and adopted.
7. *On Clause 67(2):* Amendment reconsidered and adopted.
8. *On Clause 70:* Amendment reconsidered and adopted.
9. *On Clause 73:* Amendment reconsidered and adopted.
10. *On Clause 75:* Amendment reconsidered and adopted.
11. *On Clause 102:* Amendment reconsidered and adopted.
12. *On Clause 116:* The amendment made to Clause 116 by the Committee on June 6 (*morning sitting*) was reconsidered. It was agreed to replace same by substituting the following in lieu thereof:

this Act, except section 122, shall come into force on the 2nd day of October, 1955.

Clause 116, as above amended, was agreed to.

13. *On Clause 121(2):* The amendment made to Clause 121(2) on June 6 (*morning sitting*) was reconsidered. It was agreed to replace same by substituting the following in lieu thereof:

Where an insured person, for the first time after the coming into force of this Act, exhausts his benefit rights under Part III with respect to a benefit period that was established in relation to him under this Act within a period of three years from the coming into force of this Act,

Clause 121, as above amended, was agreed to.

14. *On New Clause 122:* As a consequence of the revised amendment to Clause 116, the following new Clause 122 was adopted:

122. (1) Subsections (3) and (4) of section 4 of the old Act are repealed and the following substituted therefor:

(3) The Chief commissioner shall be appointed to hold office for a period of ten years, and each of the other Commissioners shall be appointed to hold office for a period not exceeding ten years.

(4) A Commissioner may be removed by the Governor in Council at any time for cause, and a Commissioner ceases to hold office upon attaining the age of sixty-five years.