

Olympic Bill

payment of any possible deficit. That weakness in the bill could be remedied.

If we will not speak of two types of federalism, one for English-speaking Canada and one for French-speaking Canada, if we will speak of national unity and integrity, we will have to take the means to achieve them.

Mr. Speaker, allow me to call it five o'clock.

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THE ROYAL ASSENT

The Acting Speaker (Mr. Laniel): I have the honour to inform the House that a communication has been received which is as follows:

Government House,
Ottawa 28 June, 1973

Sir,

I have the honour to inform you that the Honourable Roland A. Ritchie, Puisne Judge of the Supreme Court of Canada, in his capacity as Deputy Governor General, will proceed to the Senate Chamber today, the 28th day of June, at 5.45 p.m., for the purpose of giving Royal Assent to certain Bills.

I have the honour to be,
Sir,
Your obedient servant,
André Garneau
Brigadier General
Administrative Secretary
to the Governor General

● (1700)

PROCEEDINGS ON ADJOURNMENT MOTION

[*English*]

SUBJECT MATTER OF QUESTIONS TO BE DEBATED

The Acting Speaker (Mr. Laniel): Order, please. It is my duty, pursuant to Standing Order 40, to inform the House that the questions to be raised tonight at the time of adjournment are as follows; the hon. member for Lethbridge (Mr. Hurlburt)—Air Canada—Explosion and fire on flight 141, Toronto to Calgary; the hon. member for Nickel Belt (Mr. Rodriguez)—Regional Economic Expansion—Northern Ontario—Possible establishment of Crown corporation; the hon. member for Rocky Mountain (Mr. Clark)—Multiculturalism—Authority of minister over public servants involved in program.

It being five o'clock, the House will now proceed to the consideration of private members' business as listed on today's order paper, namely, private bills, notices of motions for papers and public bills. I understand that the House is to proceed with Item No. 1 under private bills, Bill S-6.

Mr. Reid: On a point of order, Mr. Speaker, I wonder, after this bill is disposed of, if it is, if there could be an

[Mr. Boisvert.]

order of the House to the effect that we shall revert to the consideration of the Olympic Games bill until 5.45 p.m., at which time we would proceed with Royal Assent.

The Acting Speaker (Mr. Laniel): Order, please. One point must be clarified. It is the impression of the Chair that the House is to deal with the two private bills on the order paper.

Mr. Reid: No, Mr. Speaker, we shall deal just with one.

The Acting Speaker (Mr. Laniel): Hon. members have heard the suggestion made by the parliamentary secretary. Is it agreed that after we have completed Bill S-6 we shall revert to government orders?

Some hon. Members: Agreed.

Mr. Knowles (Winnipeg North Centre): Mr. Speaker, we are prepared to agree to that, but I hope that the hon. member who was speaking just before five o'clock and who has left the chamber will be informed, so that he is not taken by surprise. It is not my responsibility to look after Social Credit members, but I do not mind helping them out once in a while.

[*Translation*]

Mr. Laprise: Mr. Speaker, I did not consult my colleague, the hon. member for Drummond (Mr. Boisvert), to know whether he is ready to go on with his remarks on a few minutes' notice. I do not know whether he went back to his office. In any case, I think we should exercise patience for a little while in order to have his own answer.

The Acting Speaker (Mr. Laniel): Order, please. Perhaps the Chair might have this patience. As a matter of fact, I must point out to the hon. member that I think the difficulty has been solved and the hon. member for Drummond (Mr. Boisvert) will go on with his remarks within a few minutes.

[*English*]

Is it agreed that after the bill has been disposed of we will revert to government orders?

Some hon. Members: Agreed.

PRIVATE BILLS

[*English*]

CENTRE AMUSEMENT CO. LIMITED

Mr. Hugh Poulin (Ottawa Centre) moved that Bill S-6, respecting Centre Amusement Co. Limited, be read the second time and referred to the Standing Committee on Miscellaneous Private Bills and Standing Orders.

He said: Mr. Speaker, the sole purpose of this bill is to revive the charter of a company which, because of falling afoul of the provisions of the Canada Corporations Act in failing through inadvertence to file its annual return, has had invoked against it section 133(11), which provides that the charter shall be forfeit in such an eventuality.