

to the taking of further evidence and thereafter we will proceed to a consideration of the bill itself. I think that is the way the amendment reads. Is that acceptable to you?

Mr. GOODE: Yes.

Mr. MAYBANK: Very well.

The CHAIRMAN: I think that is a fair solution all around because there was something said by the chair that it was agreed when Mr. Connolly terminated his evidence in favour of Mr. Dixon that there would be a brief period to hear him again, and I assume that can be done briefly tomorrow morning. Are you ready for the question?

Mr. SMITH: Is the motion to take evidence until one o'clock?

The CHAIRMAN: To take evidence from eleven to twelve and after that to go on to the bill.

Mr. SMITH: If it is eleven to one we will all vote for it.

Mr. CARTER: I should like to ask this question; if the hour is taken up with questioning Mr. Dixon would that exclude Mr. Connolly?

Mr. MAYBANK: One hour of evidence.

The CHAIRMAN: One hour of evidence should cover it. All those in favour of the amendment—

Mr. MAYBANK: The motion itself.

The CHAIRMAN: Yes, the motion itself, the amendment is withdrawn.

Mr. GREEN: What are we on?

The CHAIRMAN: The amendment has been withdrawn and the vote is on the motion which was changed by Mr. Maybank to include the amendment moved by Mr. Goode.

All those in favour of the motion?

(On the showing of hands, 32 for and 11 against.)

The CHAIRMAN: I declare the motion carried.

Mr. GREEN: Could we have a recorded vote?

The CHAIRMAN: Do you think it would do you any good.

Mr. GREEN: Please.

Mr. CHAIRMAN: During the taking of the recorded vote in order that things may be uniform, I will ask all those in favour to say "yea" and those opposed to say "nay" as their names are called.

(Mr. McCULLOCH assumed the chair.)

The vote being taken:

The CLERK: Yeas 31; nays 12.

The Vice CHAIRMAN: I declare the motion carried.

The committee adjourned to meet again tomorrow, April 28, 1950 at 11 a.m.