

YEAS

Messrs.

Aiken,
Alkenbrack,
Baldwin,
Barnett,
Bell,
Benjamin,
Bigg,
Code,
Comeau,
Crouse,
Dionne,
Fairweather,
Forrestall,
Fortin,

Gauthier,
Godin,
Grills,
Gundlock,
Harding,
Knowles (Winnipeg
North Centre),
Knowles (Norfolk-
Haldimand),
Lambert
(Bellechasse),
Lambert
(Edmonton West),

Laprise,
La Salle,
Lundrigan,
MacDonald
(Egmont),
MacInnis (Cape-
Breton-East
Richmond),
MacInnis (Mrs.),
MacLean,
MacRae,
McCleave,
McCutcheon,

McIntosh,
McQuaid,
Mather,
Matte,
Mazankowski,
Monteith,
Moore,
Noble,
Nowlan,
Orlikow,
Paproski,
Peddle,
Peters,

Ricard,
Ritchie,
Rodrigue,
Schumacher,
Skoberg,
Southam,
Stewart
(Marquette),
Tétrault,
Thomas
(Moncton),
Woolliams,
Yewchuk—57.

NAYS

Messrs.

Allmand,
Andras,
Badanai,
Basford,
Béchar, d,
Beer,
Benson,
Blouin,
Borrie,
Boulanger,
Breau,
Caccia,
Chappell,
Chrétien,
Cobbe,
Comtois,
Corbin,
Cullen,
Cyr,
Danson,
Davis,

Deachman,
De Bané,
Douglas
(Assiniboia),
Dubé,
Duquet,
Forest,
Forget,
Foster,
Francis,
Gendron,
Gibson,
Gillespie,
Goode,
Goyer,
Gray,
Guay (St. Boniface),
Guilbault,
Hellyer,
Hopkins,

Howard (Okanagan
Boundary),
Hymmen,
Jamieson,
Jerome,
Laing (Vancouver
South),
Lang (Saskatoon-
Humboldt),
Langlois,
Laniel,
Leblanc (Laurier),
LeBlanc (Rimouski),
Lefebvre,
Legault,
Lessard
(Lac-Saint-Jean),
MacEachen,
Mackasey,
McIlraith,
McNulty,

Mahoney,
Major,
Marceau,
Marchand
(Kamloops-
Cariboo),
Munro,
Murphy,
Noël,
O'Connell,
Olson,
Otto,
Penner,
Pepin,
Perrault,
Pilon,
Pringle,
Prud'homme,
Reid,
Roberts,
Robinson,

Rochon,
Roy (Laval),
Serré,
Smith
(Saint-Jean),
Stafford,
St. Pierre,
Sullivan,
Thomas
(Maisonneuve-
Rosemont),
Trudeau,
Trudel,
Turner
(London East),
Turner
(Ottawa-Carleton),
Walker,
Watson,
Weatherhead,
Whelan,
Whiting—93.

And the House having proceeded to the deferred division on motions numbered 4, 7 and 9, as follows:

That Bill C-172, An Act respecting the Federal Court of Canada, be amended by striking out clause 18.—*Mr. Brewin.*

That Bill C-172, An Act respecting the Federal Court of Canada, be amended by striking out subclause (1) of clause 28 and substituting the following therefor:

“The Court of Appeal has jurisdiction under this section to hear and determine an application to review and set aside a decision or order made by or in the course of proceedings before a federal board, commission or other tribunal upon the ground that the board, commission or tribunal

(a) failed to observe a principle of natural justice or otherwise acted beyond or refused to exercise its jurisdiction;

(b) erred in law in making its decision or order, whether or not the error appears on the face of the record; or

(c) based its decision or order on an erroneous finding of fact that it made in a perverse or capricious manner or without due regard for the material before it.”—*Mr. Brewin.*

That Bill C-172, An Act respecting the Federal Court of Canada, be amended by striking out subclause (3) of clause 28 and substituting the following therefor:

“The Court of Appeal shall have exclusive jurisdiction (a) to issue an injunction, writ of certiorari, writ