

30. The impact of the Bill on the jurisdiction of Bankruptcy Courts is raised. These points are considered at para. 43 below.

31. It is observed that federal institutions such as federal hospitals, penitentiaries and detention centres may be required to deliver services in both languages by s.23. In my opinion Mr. Wilson is correct. Sub-section (e) of the definition of "federal institution" is broad enough to include these and other services as it provides:

any board, commission or council, or any other body or office, established to perform a governmental function by or pursuant to an Act of Parliament or by or under the authority of the Governor in Council.

32. Section 25 is paraphrased but no questions are asked.

33. It is observed that as the R.C.M.P. is so involved in the administration of justice in Alberta, and affected by Bill C-72, that persons in charge of the administration of justice ought to be concerned. I agree.

34. It is noted that Part V deals with the language of work but no questions are asked.

35. It is noted that s.38 expresses the commitment of the Government of Canada to ensuring equal access and full participation of English and French-speaking Canadians to appointment and advancement in federal institutions and that s.38(3) states that selection will be based on merit. Mr. Wilson questions whether these objects can be reconciled with the provisions of the Bill. This is a good point as it would seem that appointments will have to be based, at least in some cases,