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exports fish products, but instead the EEC allocated the rights to West Germany which buys almost no fish, so that Canada got the raw end of this deal. He also said that the treaty was "a great disappointment", so that "one of the remedies is to terminate the treaty". I move, seconded by the Hon. Member for Bruce-Grey (Mr. Gurbin):

That this savage indictment by the present Minister of Fisheries and Oceans, of the former minister, now the Minister of Public Works, and of the officials responsible for the negotiation of this fisheries treaty signed in January, 1982, over the objections of the Government of Newfoundland and the Canadian fishing industry, be followed up by disciplinary action, including the dismissal of the Minister of Public Works and the officials whose negligence and incompetence caused this great disappointment and caused Canada to be burned at the same time Canada suffered a snow job from the negotiators for the European Economic Community.

Madam Speaker: Is there unanimous consent for this motion?

Some Hon. Members: Agreed.

Some Hon. Members: No.

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TRADE

ADMINISTRATION OF QUOTAS ON FOOTWEAR IMPORTS

Mr. Bill Clarke (Vancouver Quadra): Madam Speaker, I rise under the provisions of Standing Order 43. In view of the fact that the Minister of State for International Trade (Mr. Regan) has succeeded in angering all sectors of the footwear industry in Canada, namely, manufacturers, importers and retailers, by the inefficient and incompetent way in which quotas were reimposed on imports, and by failing to realize that Canadian jobs are as much at stake in the retail as in the manufacturing end, and by failing to advise what the new quotas were prior to the expiry of the appeal period, I move, seconded by the Hon. Member for Vancouver Centre (Miss Carney):

That this House direct the Minister of State for International Trade to meet again with representatives of all sectors of the footwear industry in order to resolve the serious problems which will bring disaster to all sectors of the industry, failing which this House direct that the Minister should get the boot.

Madam Speaker: Is there unanimous consent for this motion?

Some Hon. Members: Agreed.

Some Hon. Members: No.

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PUBLIC SERVICE

SUGGESTION LIBERAL MEMBERS DISCUSS BILL C-133 WITH PENSIONERS

Mr. Sid Parker (Kootenay East-Revelstoke): Madam Speaker, the Miscellaneous Estimates Committee has agreed not to report Bill C-133 to the House until the last sitting day

before Christmas, and this means that third reading of the Bill will not be conducted until the House returns in January. Therefore I move, seconded by the Hon. Member for Churchill (Mr. Murphy):

● (1110)

That this House urge the Members of the Liberal Party to return to their ridings over the Christmas break and actually talk to the Public Service pensioners, such as those demonstrating outside today, so they can find out first hand the damage that this Bill will do both to their standard of living and to their faith in the justice of Government.

Madam Speaker: Is there unanimous consent for this motion?

Some Hon. Members: Agreed.

Some Hon. Members: No.

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AGRICULTURE

CALL FOR IMPLEMENTATION OF BEEF STABILIZATION PLAN

Mr. Gus Mitges (Grey-Simcoe): Madam Speaker, in view of the fact that the Canadian beef industry has been at rock bottom for some time with no relief in sight, a condition that will force more and more beef farmers into bankruptcy and ruin, I move, seconded by the Hon. Member for Simcoe North (Mr. Lewis):

That the Minister of Agriculture meet with his provincial counterparts as soon as possible to implement the beef stabilization plan mutually agreed upon by the Provinces, which will help to stop further bankruptcies, until such time as a more permanent plan for a more orderly production and marketing of beef cattle is devised.

Madam Speaker: Is there unanimous consent for this motion?

Some Hon. Members: Agreed.

Some Hon. Members: No.

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ABORIGINAL RIGHTS

VENUE FOR FIRST MINISTERS' CONFERENCE

Mr. Stan Schellenberger (Wetaskiwin): Madam Speaker, I rise under the provisions of Standing Order 43. Since the purpose of the First Ministers' Conference, scheduled for March, 1983, is to identify and define aboriginal rights, which have only recently been recognized as sufficiently important to be entrenched in the Constitution, and since these rights were not, until recently, even recognized by the federal Government, I move, seconded by the Hon. Member for Lisgar (Mr. Murta) and the Hon. Member for Edmonton East (Mr. Yurko):

That it is inappropriate to hold the First Ministers' Conference in Ottawa and that the conference, if it is to have credibility, should be held either in northern or western Canada.