

At 1.15 o'clock p.m. the sitting was suspended pursuant to Special Order made earlier this day.

The House resumed consideration in Committee of the Whole of Bill C-231, An Act to define and implement a national transportation policy for Canada, to amend the Railway Act and other Acts in consequence thereof and to enact other consequential provisions, and progress having been made and reported the Committee obtained leave to consider it again at the next sitting of the House.

By unanimous consent, the Hour for Private Members' Business was suspended.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Judges Act.

*(In the Committee)*

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Judges Act to provide salaries for one additional Ontario County Court judge and one additional British Columbia County Court judge.

Resolution to be reported.

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The said resolution was reported and concurred in.

Mr. Pennell for Mr. Cardin, seconded by Miss LaMarsh, by leave of the House, presented Bill C-262, An Act to amend the Judges Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The Order being read for the second reading of Bill S-51, An Act to amend the Canada Corporations Act to facilitate the incorporation by letters patent of corporations without objects of pecuniary gain;

Mr. Turner for Mr. Favreau, seconded by Miss LaMarsh, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to, on division.

Accordingly, the said bill was read the second time, considered in Committee of the Whole and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

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*Returns and Reports Deposited with the Clerk of the House*

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Miss LaMarsh, a Member of the Queen's Privy Council,—Return to an Address, dated December 21, 1966, to His Excellency the Governor General