Organization, the Government of the Republic of Senegal and other Member States of the WMO Participating in the Experiment with related Protocol of Execution. Agreement done at Geneva, June 27, 1973. Protocol done at Geneva, December 28, 1973. Agreement entered into force June 27, 1973. Protocol entered into force December 28, 1973. Agreement and Protocol entered into force for Canada June 18, 1974. (English and French).—Sessional Paper No. 301-6/209A.

(26) Exchange of Notes between the Government of Canada and the Government of Trinidad and Tobago constituting an Agreement relating to Canadian Investments in Trinidad and Tobago insured by the Government of Canada through its agent the Export Development Corporation. Port of Spain, February 8, 1974. In Force February 8, 1974. (English and French).—Sessional Paper No. 301-6/210.

(27) Exchange of Notes between the Governments of Canada and Honduras constituting a Reciprocal Amateur Radio Operating Agreement, San José, Costa Rica and Tegucigalpa, Honduras November 20, 1973 and February 27, 1974. In force March 14, 1974. (English and French).— Sessional Paper No. 301-6/211.

(28) Development Co-operation Agreement between the Government of Canada and the Government of the Republic of Honduras. Done at Tegucigalpa, D.C., September 3, 1974. Instruments of Ratification exchanged at Tegucigalpa, February 18, 1975. Entered into force February 18, 1975. (English and French).—Sessional Paper No. 301-6/211A.

(29) Exchange of Notes between the Governments of Canada and the Republic of Nicaragua to provide for the exchange of third party communications between Amateur Radio Stations of Canada and Nicaragua, San José, Costa Rica and Managua, Nicaragua. August 29 and December 20, 1973. In force January 19, 1974. (English and French).—Sessional Paper No. 301-6/212.

(30) Exchange of Notes between the Governments of Canada and Guyana constituting an Agreement to provide for the Exchange of third party communications between Amateur Radio Stations of Canada and Guyana. Georgetown, December 11, 1973 and February 26, 1974. In force March 28, 1974. (English and French).—Sessional Paper No. 301-6/213.

(31) Exchange of Notes between the Governments of Canada and the United Republic of Tanzania concerning Liability for Damages in Connection with a Programme for Flight Training in Canada of Pilots of the Tanzania People's Defence Force. Ottawa, December 19, 1974 and January 2, 1975. In force January 2, 1975. (English and French).—Sessional Paper No. 301-6/214.

(32) Agreement between the Government of Canada and the Government of the Republic of Ghana concerning the Training in Canada of Personnel of the Armed Forces of Ghana. Accra, May 13, 1975. In force May 13, 1975. (English and French).—Sessional Paper No. 301-6/217.

(33) Trade Agreement between the Governments of Canada and the Republic of Afghanistan. Kabul, November 27, 1974. In force December 27, 1974. (English and French).—Sessional Paper No. 301-6/218.

Mr. Whittaker, seconded by Mr. McKinley, by leave of the House, introduced Bill C-413, An Act to amend the Canada Elections Act (drive-in polling stations), which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Pursuant to Standing Order 39(4), the following Question was made an Order of the House for a Return:

No. 2,400—Mr. Beatty

1. Does the government fund or in any other way support research on live or dead foetuses and, if so, in each case (a) what is the nature of the project (b) who authorized government participation (c) who is responsible for undertaking such project?

2. What is the government policy with respect to scientific research on live foetuses where such research might affect the life or health of the foetus?—Sessional Paper No. 301-2/2,400.

Mr. Blais, Parliamentary Secretary to the President of the Privy Council, presented,—Return to the foregoing Order.

RULING BY MR. SPEAKER

MR. SPEAKER: Yesterday the honourable Member for Scarborough East (Mr. O'Connell) raised a question of privilege concerning the publication of the draft report of the Special Joint Committee on Immigration Policy. I wish to reiterate at the beginning of my observations today the point I made yesterday and which was referred to by all who took part in the discussions, namely, that the House guards the confidentiality of draft reports of this nature at this stage of a committee's proceedings and the publication of such a report would raise the strongest suggestion that some act has taken place which offends the privileges of the House.

The difficulty about the motion before us is not that it fails to deal with what appears to be a well accepted question of privilege in general terms but rather that it fails to be sufficiently specific. I refer to the absence from the motion of any allegation of misconduct which is specifically complained of in terms of a breach of the privileges of the House. Has there been an action by the publisher of the newspaper involved, or by the radio or television station, which constitutes a breach? The motion does not say. Has there been an action by a Member of the House of Commons or by a member of the