Stanbury, Davis. Laniel. Nixon. Drury, Laverdière. O'Keefe. Stewart. Olson, Tardif, Duquet, Leblanc (Laurier), Orange. Teillet, Faulkner. Lefebvre. Otto, Thomas Forest. Legault. (Maisonneuve-Gendron. Lessard, Pepin, Lind, Rosemont). Gray. Pickersgill. Loiselle, Thompson, Greene. Pilon, Guay, MacEachen, Prud'homme, Tolmie, Mackasey, Tremblay, Haidasz. Reid. Hellyer. McIlraith, Richard, Trudeau, Tucker, McWilliam. Isabelle. Rideout (Mrs.). Turner, Johnston. Marchand, Rinfret, Walker, Matte, Robichaud. Lachance, Watson (Château-Laflamme, Mongrain, Rochon, Laing, Munro, Rock. guay-Huntingdon-Laprairie), Langlois (Chicouti- Neveu. Sauvé. Whelan, mi), Nicholson. Stafford. Yanakis-87.

Mr. Allard, seconded by Mr. Laprise, proposed to move in amendment to the main motion,—That Bill C-251 be not now read a third time but that it be referred back to the Committee of the Whole House for the purpose of reconsidering even though we are convinced that measures must be taken to guarantee older Canadian citizens an adequate pension, that no legislation supplying our old people with minimum security will be adequate unless it provides a system of fiscal compensation to all provinces that will wish to install their own old age security system.

RULING BY MR. SPEAKER

Mr. Speaker: I would refer honourable Members to May, the 17th edition at page 571, and perhaps more particularly to Beauchesne's Fourth edition at page 288, citation 418. It will be found from these citations that the proposition advanced by the honourable Member is beyond the scope of the bill and is actually not included in the principle of the bill.

Honourable Members know that there is an essential difference between amendments which may be moved on second reading and amendments moved on third reading. The scope of amendments on third reading is much more limited than it is on second reading, and this is borne out by citation 418 in Beauchesne's fourth edition. I do not think it is necessary for me to read it for honourable Members, and if they consult it I am sure they will agree with the Chair that the amendment cannot be accepted at the present time.

For these reasons I must declare the honourable Member's amendment out of order.

And the question being put on the motion of Mr. MacEachen, seconded by Mr. Pickersgill,—That Bill C-251, An Act to amend the Old Age Security Act, be now read a third time, it was resolved in the affirmative on the following division:

YEAS

MESSRS:

Addison, Asselin Aiken, (Richmond-Wolfe), Alkenbrack, Barnett,	Basford, Batten, Béchard,	Beer, Bell (Saint John-Albert),
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