Grain Advance Payments Act, be amended by adding in Clause 5 the words "except where such discharge is by delivery of grain where a deduction is made which is greater than the rate of advance" after the word "payment" in line 15 at page 4.

And on the motion of Mr. Korchinski, seconded by Mr. Horner,—That Bill C-239, An Act to amend the Prairie Grain Advance Payments Act, be amended by deleting in Clause 6 the words "the making of the advance payment" in lines 8 and 9 at page 5 and substituting the following words therefor "the final delivery of grain on which a deduction was made for an advance".

After further debate, the question being put on the said motions, they were negatived, on division.

Motion numbered six having been called as follows,— That Bill C-239, An Act to amend the Prairie Grain Advance Payments Act, be amended by (a) striking out line 13 on page 5 and substituting the following:

"7. (1) Subsection (1) to (3) of sec-"

; and

(b) striking out line 8 on page 6 and substituting the following:

"made.

(3) Not more than a total of six thousand dollars shall be paid as advance payments in respect of grain to be delivered under the permit book specified in an application unless the Board, upon direct application made to the Board in such circumstances as may be prescribed, by order otherwise directs."

The text of the Message and recommendation of the Governor General is as follows:

His Excellency the Governor General recommends to the House of Commons that Bill C-239, An Act to amend the Prairie Grain Advance Payments Act, now before the House, be amended (a) by striking out line 13 on page 5 and substituting the following:

"7. (1) Subsections (1) to (3) of sec-"

; and

(b) by striking out line 8 on page 6 and substituting the following:

"made.

(3) Not more than a total of six thousand dollars shall be paid as advance payments in respect of grain to be delivered under the permit book specified in an application unless the Board, upon direct application made to the Board in such circumstances as may be prescribed, by order otherwise directs."

RULING BY MR. DEPUTY SPEAKER

Mr. DEPUTY SPEAKER: Motion numbered 6 standing in the name of the Minister in Charge of the Wheat Board is now to be considered. The Chair did indicate in respect of Motions numbered 6 and 7 that there were procedural

problems at least in the opinion of the Chair. It was also indicated that when these motions were called the Chair would be very pleased if honourable Members would assist in respect of their procedural acceptability.

Mr. DEPUTY SPEAKER: If there are no further comments from honourable Members in respect of Motion numbered 6 the Chair has before it the question of the acceptability of the Motion. I indicated on Monday or Tuesday when this matter was last before the House that there was a problem which I need not elaborate on at this time. The Minister in Charge of the Wheat Board has indicated that he would not want to argue that it is, in fact, in order and therefore I would have to rule that Motion numbered 6 is out of order.

Motion numbered seven having been called as follows,—That Bill C-239, An Act to amend the Prairie Grain Advance Payments Act, be amended by adding the following to subclause (2) of Clause 7 immediately after line 30 at page 6:

"(6) Where one permit book is issued to a legally incorporated co-operative farm or machinery co-operative, the group shall be eligible for up to \$6,000 per actual producer, actively participating in the production activities for the co-operative."

RULING BY MR. DEPUTY SPEAKER

Mr. DEPUTY SPEAKER: The Chair must now consider Motion numbered 7. At the same time I made the remark in respect of Motion numbered 6, I indicated there was some concern in my mind about Motion numbered 7. I would be pleased to hear honourable Members on this point. I might indicate there are two problems here in respect of Motion numbered 7. Motion numbered 6 has been ruled out and I believe Motion numbered 7 in essence, although this is not perfectly clear, should follow Motion numbered 6. In any event, even if that should not be the case, I would have to rule that Motion numbered 7 involves the matter of a charge against the Treasury.

Whereupon the House having proceeded to the deferred division on the motion of Mr. Horner, seconded by Mr. Stewart (Marquette),—That Bill C-239, An Act to amend the Prairie Grain Advance Payments Act, be amended by adding the following words immediately after the word "interest" in line 34 at page 11:

"to be set at one per cent above the average rate paid by the Canadian Wheat Board on its borrowing, this rate"

And the question being put on the said motion, it was negatived on the following division: