4. Is it the intention of the government to attempt to bring the new Revised Statutes of Canada into effect as from the 1st day of July, 1967?

Hon. Lucien Cardin (Minister of Justice):
1. The Minister Justice, Chairman; E. A. Driedger, Q.C., Deputy Minister of Justice; J. Miquelon, Q.C., Deputy Registrar General; R. Bedard, Q.C., Associate Deputy Minister of Justice; D. S. Thorson, Q.C., Assistant Deputy Minister of Justice; J. W. Ryan, Senior Advisory Counsel, Department of Justice.

2. All the current public general statutes have been consolidated in manuscript form in both the English and French versions except for a few chapters enacted during this session of which separate printed chapters are not yet available.

Preliminary revision work has been done on over 350 public general statutes in both languages in manuscript form up to, but not including, the enactments of the present session.

- 3. The commission is attempting completion for 1968 but this will depend on factors not under the control of the commission, for instance, the number of amendments and new acts enacted by parliament at the resumed 1966 session and the 1967 session.
- 4. The commission is attempting to complete its report to include 1967 enactments so that the revised statutes can be cited as the revised statutes, 1967. The 1st day of July, 1967, is not a practical date for that purpose.

### \* PROSECUTION OF COMPANIES UNDER COMBINES LEGISLATION

### Question No. 1,829-Mr. Orlikow:

Regarding the answer to starred question No. 1,229, will the Department of Justice recommend to the court that the same firm measures applied to the Tilko picketers be also applied to the officials of the four companies who pleaded guilty on March 1, 1965, to violation of the anti-combines legislation and who were also convicted under the same law in 1958 when a prohibition order was granted?

Hon. Lucien Cardin (Minister of Justice): Mr. Speaker, the order referred to in the hon. member's question was granted in 1958 and applies only to acts or things done after the time it was granted. In the shipping containers case, in which the four companies referred to pleaded guilty on March 1, 1965, the charge covered a period ending in 1954, which is prior to the date of the order. In these circumstances there would be no breach of the order.

### Questions

# ENTRY POINTS OF COMMONWEALTH CARIBBEAN GOODS

### Question No. 1,835-Mr. McCleave:

- 1. By what places of entry have goods from the British West Indies, or Commonwealth Caribbean countries, entered Canada (a) by categories (b) by value, in (i) 1955 (ii) 1960 (iii) 1965?
- 2. Did the recently concluded conference in Ottawa result in changes or concessions as to the means of transportation by which these Caribbean countries could place their products and goods in this country and, if so, what changes or concessions?

Hon. Robert Winters (Minister of Trade and Commerce): 1. Information requested is not available as import statistics by customs ports for 1955 and 1960 are in toto only, and are not broken down by countries or by categories. These data are not available for 1965.

However, the following information may be found in the Dominion Bureau of Statistics publication entitled "Trade of Canada Summary and Analytical Tables, Volume I", (#65-201), copies of which are located in the Library of Parliament or any public library: Table 13—lists total imports by customs ports-for calendar year 1955, see pages 60, 61, 62 and 63 of the 1955 edition; for calendar year 1960, see pages 74, 75, 76 and 77 of the 1959-60 edition. Table 19-lists imports by main commodity groups, by country, (including Bermuda, British Guiana, British Honduras, Bahamas, Barbados, Jamaica, Leeward and Windward Islands, Trinidad and Tobago)-for calendar year 1955, see pages 74 and 75 of the 1955 edition; for calendar year 1960, see pages 102, 103, 104 and 105 of the 1959-60 edition.

2. The protocol to the 1925 trade agreement signed by the government of Canada and the governments of the Commonwealth Caribbean countries at the conference provides for the waiving of the requirement that goods must be shipped directly from the Commonwealth Caribbean country to a port in Canada in order to qualify for preferential tariff access.

## PUBLIC SWIMMING POOLS, NATIONAL PARKS

## Question No. 1,837-Mr. McLelland:

- 1. Has the government a policy governing the construction of public swimming pools in our national parks?
- 2. Has the government considered construction of a heated, regulation-size, swimming pool at Waskesiu in the Prince Albert national park?