

referred back to the Select Standing Committee upon Miscellaneous Private Bills for further consideration, with instructions that the said Committee have power to hear further evidence concerning the facts set forth in the preamble of the said Bill.

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

YEAS:

Messrs.

Baldwin,	Doherty,	McIsaac,	Spinney,
Ball,	Duff,	Manion,	Stein,
Blake,	Ethier,	Marcile (Bagot),	Stewart
Boivin,	Gauvreau,	Mowat,	(Hamilton),
Cahill,	Glass,	Murphy,	Tobin,
Calder,	King,	Pacaud,	Trahan,
Chisholm,	Lang,	Papineau,	Turgeon,
Cowan,	Lapointe,	Savard,	Vien,
Crerar,	Leger,	Scott,	Whidden,
Cronyn,	Lemieux,	Sinclair (Antigonish	Wilson
Davidson,	MacKelvie,	and Guysborough),	(Saskatoon)—46.
Déchène,	Mackie (Edmonton),	Sinclair (Queens,	
Denis,	McCurdy,	P.E.I.),	

NAYS:

Messrs.

Andrews,	Currie,	Johnston,	Ross,
Argue,	Davis,	Knox,	Sexsmith,
Armstrong	Douglas	Lalor,	Sheard,
(Lambton),	(Strathcona),	Macleam	Simpson,
Arthurs,	Douglas (Cape	(Halifax),	Stacey,
Best,	Breton S. and	MacNutt,	Stevens,
Blair,	Richmond),	McGibbon	Thompson
Boyce,	Edwards,	(Muskoka),	(Weyburn),
Boys,	Fraser,	McGregor,	Thompson
Buchanan,	Gould,	McIntosh,	(Hastings),
Charlton,	Griesbach,	McKenzie,	Tolmie,
Clark (Bruce),	Guthrie,	McLean (Royal),	Tremain,
Clark (Red Deer),	Harrison,	Meighen,	Tweedie,
Clements,	Hay,	Morphy,	Wigmore,
Cooper,	Henders,	Myers,	Wilson
Crowe,	Hepburn,	Redman,	(Wentworth)—58.
Cruise,	Hocken,	Reid (Mackenzie),	

The said Bill was accordingly again considered in Committee of the Whole, and further progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

On motion of Sir George Foster, for Sir Henry Drayton, the House resolved to go into Committee of the Whole, to-morrow, to consider the following proposed Resolutions:—

That it is expedient to amend *The Insurance Act, 1917*, and to provide,—

1. That section eight be repealed, and in lieu thereof it be enacted that the license authorizing a company to carry on business may authorize the transaction of such class or classes of insurance as the Minister may deem proper; but, subject to the renewal of licenses previously granted, separate and distinct funds must be maintained by a company receiving a license for life insurance in combination with any other class of insurance.