- 3. (a) In the period between the date of assent to Bill C-192 and September 30, 1969, what was the total value of loans or contributions made under each of the following sections of the National Housing Act (i) Section 35A—Federal-Provincial public housing projects (ii) Section 35D—Loans for the construction or acquisition of public housing projects (iii) Section 35E—Contributions to public housing agencies providing low rental accommodation (b) how many housing units are covered by those loans or contributions under each of the sections in part (a)?
- 4. (a) During the period between the date of assent to Bill C-192, and September 30, 1969, what loans have been made under section 16 of the National Housing Act and, for each loan, what was (i) the value of the loan (ii) the location of the housing project (iii) the number of units (broken down by number of bedrooms) (iv) the rent range (b) what general procedures were followed with regard to the loans referred to in part (a) in order to (i) establish the rent range (ii) establish the tenants' income limit (iii) determine the proportion of the term of the loan during which Central Mortgage and Housing Corporation maintains control over rents?—Sessional Paper No. 2/512.

Mr. Groos, Parliamentary Secretary to the Minister of National Defence, presented,—Returns to the foregoing Orders.

The Order being read for the Report Stage of Bill C-136, An Act respecting the expropriation of land, as reported (with amendments) from the Standing Committee on Justice and Legal Affairs;

Mr. Woolliams, seconded by Mr. Crouse, moved,—That Bill C-136, An Act respecting the expropriation of land be amended by adding the words "and/or any Superior Trial Court of the Provinces of Canada" after the words "Exchequer Court of Canada" in paragraph (a), sub-clause 1 of clause 2.

After debate, the question being put on the said motion; pursuant to section 11 of Standing Order 75, a recorded division was deferred.

Mr. Speaker, having combined Notices of Motions numbered 2 and 3, pursuant to section 10 of Standing Order 75, Mr. Knowles (Winnipeg North Centre), for Mr. Brewin, seconded by Mr. Broadbent, moved,—That Bill C-136, An Act respecting the expropriation of land be amended by striking out of clause 8(1) all the words after "public hearing" in line 37 of the Bill and substituting the following:

"to ascertain, having regard to the objection or any other objection to the intended expropriation that has been served on him, whether the interest proposed to be expropriated is reasonably required for the achievement of the objectives of the Crown"; and

by the deletion in clause 8(2), lines 42 and 43, of the words:

"with respect to an objection or objections".

After debate, the question being put on the said motion; pursuant to section 11 of Standing Order 75, a recorded division was deferred.

Notice of Motion No. 4 as follows:

That Bill C-136, An Act respecting the expropriation of land be amended by adding in Clause 8(4)(a) at line 24 between "it" and "to" the words "to the Minister and".—Mr. Brewin.