June 2, 1970

Mrs. MacInnis, seconded by Mr. Harding, moved,—That Bill C-144, An Act to provide for the management of the water resources of Canada including research and the planning and implementation of programs relating to the conservation, development and utilization of water resources be amended by adding a new subclause 19(a) (iii) to read as follows:

"(iii) Labelling on containers of cleaning agent and water conditioners, listing percentage contained therein of phosphates or other prescribed nutrients;"

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

Mr. Aiken, seconded by Mr. Bell, moved,—That Bill C-144, An Act to provide for the management of the water resources of Canada including research and the planning and implementation of programs relating to the conservation, development and utilization of water resources be amended by renumbering the present clause 19 as 19(1) and adding the following:

"(2). Before any such regulation is made, the Minister shall first give notice thereof to the provincial governments, representatives of any industries directly affected, and such organizations of citizens as the Minister deems appropriate."

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

Mr. Greene, seconded by Mr. Côté (Longueuil), moved,—That Bill C-144, An Act to provide for the management of the water resources of Canada including research and the planning and implementation of programs relating to the conservation, development and utilization of water resources be amended by adding, immediately following clause 19 on page 22, the following heading and sections:

"Seizure

Seizure

20. (1) An inspector may at any reasonable time seize any cleaning agent or water conditioner that he reasonably believes has been manufactured in Canada or imported into Canada in violation of section 18.

Storing of seized substances (2) Any cleaning agent or water conditioner seized under this Act by an inspector may at the option of an inspector be kept or stored in the building or place where it was seized or may be removed to any other proper place by or at the direction of an inspector.

Interference with substances seized (3) Except with the authority of an inspector, no person shall remove, alter or interfere in any way with any cleaning agent or water conditioner seized under this Act by an inspector; but an inspector shall, at the request of a person from whom any cleaning agent or water conditioner was so seized, furnish a sample thereof to that person for analysis.