December 16, 1969

Company of Young Canadians Act

have dealt unfairly with our fellow-citizens by establishing an organization which has done everything possible to demoralize Canadians and to ruin the social structure which we must protect. We must therefore prevent it from carrying on its activities any longer.

It is essential to appoint a comptroller for a limited period and thus to prepare the Company's demise. He should be immediately appointed for a limited period and restore order within the Company, before it ceases to exist.

I insist on the fact that all the amendments moved up to now by the New Democratic Party are out of order, because they advocate the appointment of a comptroller who would have almost no responsibility so that the Company can continue to be up to its old tricks or do even worse perhaps than in the past. And we will be the ones to pay for this.

Since this is a question of justice and morality, if we have some money to spend, let us use it to build a sound society, by reorganizing its elements, so that one day we may have a truly just and responsible society.

[English]

Mr. Macdonald (Rosedale): Mr. Chairman, I apologize for speaking at this time, but I shall only be a moment. Pursuant to Standing Order 6(5) I would like to move, seconded by Mr. Olson:

That today's sitting be continued beyond the ordinary hour of daily adjournment for the pur-pose of completing the Committee of the Whole stage of Bill C-171.

Mr. Baldwin: On a point of order, Mr. Chairman, although the rules do not permit it the committee might be willing to give me unanimous consent to show our willingness to accept to some extent what the minister proposes.

Some hon. Members: Agreed.

Some hon. Members: No.

Mr. Baldwin: We object, then.

Mr. Peters: Could we have clearly defined to what we are supposed to be agreeing?

Mr. Baldwin: We are not agreeing to anything.

The Chairman: Order, please. Pursuant to Standing Order 6(5) I will temporarily interrupt the proceedings of the Committee of the Whole, which is provided for in the Standing

[Mr. Latulippe.]

We have to restore justice, because we Order, to take the Chair. At that time I will put the motion which has been presented to the committee by the President of the Privy Council. At that time if ten members object, the motion is deemed to be withdrawn.

> Mr. Knowles (Winnipeg North Centre): Mr. Chairman, so that there won't be confusion when you are in the Chair, may I suggest that there is a certain form in which the motion might be agreeable. It would require the addition of certain words to the motion presented by the government house leader.

> The Chairman: I will entertain some discussion at that point, if it is a question of refining the motion.

And the Deputy Speaker having resumed the chair:

Mr. Deputy Speaker: Order, please. I might put the motion as presented by the hon. President of the Privy Council (Mr. Macdonald). Pursuant to Standing Order 6(5), Mr. Macdonald (Rosedale) moved, seconded by Mr. Olson:

-that today's sitting be continued beyond the ordinary hour of daily adjournment for the purpose of completing the Committee of the Whole stage of Bill C-171.

Mr. G. W. Baldwin (Peace River): Mr. Speaker, we are prepared to sit for half an hour past the usual adjournment time or until committee stage is finished, whichever shall come first.

Mr. Stanley Knowles (Winnipeg North Centre): Mr. Speaker, that is exactly the reservation we would make.

Hon. Donald S. Macdonald (President of the Privy Council): Mr. Speaker, if the hon. member would like to amend the motion to this effect, it is quite acceptable to this side.

Mr. Deputy Speaker: Will the minister agree that a House order be made to that effect?

Mr. Macdonald (Rosedale): Yes, Mr. Speaker.

Mr. Deputy Speaker: I think the House understands the consensus, assuming there is consensus. All those opposed to the motion as amended please indicate.

There not being more than ten members opposing, the motion is deemed to have been adopted.

^{• (9:40} p.m.)