

Messrs.		
Friesen	La Salle	Nowlan
Gauthier	Lawrence	Oberle
(Roberval)	Leblanc	O'Connell
Gauthier	(Laurier)	Olivier
(Ottawa-Vanier)	LeBlanc	Ouellet
Gendron	(Westmorland-Kent)	Paproski
Gillespie	Lee	Parent
Goodale	Lefebvre	Patterson
Goyer	Lessard	Pearsall
Graffey	Loiselle	Pelletier
Gray	(Saint-Henri)	Penner
Guay	MacDonald	Philbrook
(St. Boniface)	(Cardigan)	Pinard
Guay	MacDonald	Portelance
(Lévis)	(Egmont)	Prud'homme
Guilbault	Macdonald	Railton
Haidasz	(Rosedale)	Raines
Halliday	MacDonald (Miss)	Reid
Hamilton	(Kingston and the	Reynolds
(Qu'Appelle-Moose	Islands)	Richardson
Mountain)	MacEachen	Ritchie
Hargrave	MacFarlane	Roberts
Herbert	MacGuigan	Robinson
Hnatyshyn	MacKay	Roche
Holmes	MacLean	Rompkey
Holt (Mrs.)	Macquarrie	Roy
Howie	Malone	(Timmins)
Huntington	Marceau	Roy
Isabelle	Marchand	(Laval)
Jarvis	(Kamloops-Cariboo)	Scott
Jelinek	Marshall	Sharp
Johnston	Martin	Skoreyko
Joyal	Masniuk	Smith
Kaplan	Mazankowski	(Saint-Jean)
Kempling	McCain	Stanfield
Knowles	McGrath	Stewart
(Norfolk-Haldimand)	McIsaac	(Marquette)
Lachance	McKenzie	Stewart
Lajoie	McKinley	(Cochrane)
Lalonde	McKinnon	Tessier
Lambert	McRae	Towers
(Bellechasse)	Milne	Trudeau
Lambert	Mitges	Trudel
(Edmonton West)	Morin (Mrs.)	Turner
Landers	Muir	(London East)
Lang	Munro	Wagner
Langlois	(Esquimalt-Saanich)	Watson
Laniel	Murta	Whittaker
Lapointe	Neil	Wise
Laprise	Nicholson (Miss)	Yewchuk
		Young—183.
	NAYS	
	Messrs.	
Benjamin	Firth	Nystrom
Blackburn	Knowles	Peters
Brewin	(Winnipeg)	Rodriguez
Broadbent	North Centre)	Symes—12.
Douglas	Leggatt	
(Nanaimo-Cowichan-		
The Islands)		

And the question being put on the motion, as amended, of Mr. Ouellet, seconded by Mr. Lang,—That Bill C-2, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, be amended in Clause 15 by striking out lines 35 to 37 inclusive on page 27 thereof and substituting therefor the following:

“and is liable on conviction to a fine in the discretion of the court or to imprisonment for five years, or to both.”,

it was agreed to.

And the question being put on the amendment of Mr. Lambert (Edmonton West), seconded by Mr. MacLean,—That motion numbered 9 be amended by striking out all

the words following the word “following” and by substituting therefor the following:

“liable on conviction to a fine in the discretion of the court or to imprisonment for five years, or to both.”,

it was agreed to, on division.

And the question being put on the motion, as amended, of Mr. Ouellet, seconded by Mr. Danson,—That Bill C-2, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, be amended in Clause 15 by striking out lines 20 to 22 inclusive on page 28 thereof and substituting therefor the following:

“liable on conviction to a fine in the discretion of the court or to imprisonment for five years, or to both.”,

it was agreed to on division.

And the question being put on the amendment of Mr. Lambert (Edmonton West), seconded by Mr. MacLean,—That motion numbered 12 be amended by striking out all the words following the word “following” and by substituting therefor the following:

“a fine in the discretion of the court or to imprisonment for five years, or to both; or

(b) on summary conviction, to a fine of twenty-five thousand dollars or to imprisonment for one year, or to both.”,

it was agreed to, on division.

And the question being put on the motion, as amended, of Mr. Ouellet, seconded by Mr. Danson,—That Bill C-2, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, be amended in Clause 18 by striking out lines 22 to 27 inclusive on page 32 thereof and substituting therefor the following:

“a fine in the discretion of the court or to imprisonment for five years, or to both; or

(b) on summary conviction, to a fine of twenty-five thousand dollars or to imprisonment for one year, or to both.”,

it was agreed to, on division.

And the question being put on the amendment of Mr. Lambert (Edmonton West), seconded by Mr. MacLean,—That motion numbered 13 be amended by striking out all the words following the word “following” and by substituting therefor the following:

“a fine in the discretion of the court or to imprisonment for five years, or to both; or

(b) on summary conviction, to a fine of twenty-five thousand dollars or to imprisonment for one year, or to both.”,

it was agreed to, on division.