special charge. Previously the judge would simply put on the petition "petition granted" and the registrar would draw a form of judgment. He considered that he was instrumental in drafting the judgment or in having it drafted by some underling, and was entitled to a fee for settling and drafting the judgment, so he charged \$4.50. When the law was changed to give the money not to the registrar but to the provincial government, they were very careful to carry on the same practice.

Hon. Mr. Haig: I think I speak for all the members of the committee when I say that we are grateful to Mr. Justice Boyer for meeting with us

to-day.

The ACTING CHAIRMAN: Thank you very much, My Lord.

The committee adjourned.