

JOURNALS

OF THE

HOUSE OF COMMONS OF CANADA

From Thursday, January 15, 1959, to Saturday, July 18, 1959, both days inclusive, in the Seventh and Eighth Years of the Reign of Our Sovereign Lady, Queen Elizabeth the Second

SECOND SESSION OF THE TWENTY-FOURTH PARLIAMENT OF CANADA

HONOURABLE ROLAND MICHENER, SPEAKER

SESSION 1959

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CONTENTS

There is an an an an an an an an an and the set	AGE
Proclamations	iii
Journals of the House of Commons	1
Index to Journals	757
List of Appendices to the Journals	852
The Ministry	853
Officers of the Commons	854
Alphabetical List of Members with their Constituencies	855
Alphabetical List of Constituencies and Members thereof	859

PROCLAMATIONS



VINCENT MASSEY [L.S.]

CANADA

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories QUEEN, Head of the Commonwealth, Defender of the Faith.

To OUR BELOVED AND FAITHFUL THE SENATORS AND MEMBERS elected to serve in the House of Commons of Canada and to each and every of you,

GREETING:

A PROCLAMATION

WHEREAS Our Parliament of Canada stands prorogued to the sixteenth day of the month of October next at which time, at Our City of Ottawa, you were held and constrained to appear.

Now KNow YE, that for divers causes and considerations, and taking into consideration the ease and convenience of Our Loving Subjects, we have thought fit by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you and each of you, that on Monday the twenty-fourth day of the month of November next, you meet Us, in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Canada and therein to do as may seem necessary. HEREIN FAIL NOT.

- IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Well-beloved Counsellor, VINCENT MASSEY, Member of Our Order of the Companions of Honour, Governor General and Commander-in-Chief of Canada.
- AT OUR GOVERNMENT HOUSE, in Our City of Ottawa, this sixth day of October in the year of Our Lord one thousand nine hundred and fifty-eight and in the seventh year of Our Reign.

By Command,

C. STEIN, Under Secretary of State.

GOD SAVE THE QUEEN

66970-5-11

ROBERT TASCHEREAU, Deputy Governor General. [L.S.]

CANADA

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories QUEEN, Head of the Commonwealth, Defender of the Faith.

To Our Beloved and Faithful the Senators of Canada, and the Members elected to serve in the House of Commons of Canada and to each and every of you,

GREETING:

A PROCLAMATION

WHEREAS Our Parliament of Canada stands prorogued to the twentyfourth day of the month of November at which time, at Our City of Ottawa, you were held and constrained to appear.

Now KNOW YE, that for divers causes and considerations, and taking into consideration the ease and convenience of Our Loving Subjects, we have thought fit by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you and each of you, that on Saturday, the third day of the month of January, 1959, you meet Us, in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Canada and therein to do as may seem necessary. HEREIN FAIL NOT.

- IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed. WITNESS: The Honourable ROBERT TASCHEREAU, Puisne Judge of the Supreme Court of Canada and Deputy of Our Right Trusty and Well-beloved Counsellor, VINCENT MASSEY, Member of Our Order of the Companions of Honour, Governor General and Commander-in-Chief of Canada.
- AT OTTAWA, this seventeenth day of November in the year of Our Lord one thousand nine hundred and fifty-eight and in the seventh year of Our Reign.

By Command,

C. STEIN, Under Secretary of State.

GOD SAVE THE QUEEN

VINCENT MASSEY [L.S.]

CANADA

- ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories QUEEN, Head of the Commonwealth, Defender of the Faith.
- To OUR BELOVED AND FAITHFUL THE SENATORS of Canada, and the MEMBERS elected to serve in the House of Commons of Canada and to each and every of you,

GREETING:

A PROCLAMATION

WHEREAS the Meeting of Our Parliament of Canada stands prorogued to the third day of the month of January, 1959. Nevertheless, for certain causes and considerations, We have thought fit further to Prorogue the same to Thursday the fifteenth day of the month of January, 1959, so that neither you nor any of you on the said third day of January, 1959, at Our City of Ottawa, to appear are to be held and constrained, for We do Will that you and each of you be as to Us in this matter entirely exonerated; Commanding, and by the tenor of these Presents, enjoining you and each of you, and all others in this behalf interested, that on Thursday, the fifteenth day of the month of January, 1959, at three o'clock in the afternoon, at Our City of Ottawa, aforesaid, personally you be and appear for the DESPATCH OF BUSINESS, to treat, do, act and conclude upon those things which in Our said Parliament of Canada, by the Common Council of Canada, may by the favour of God be ordained.

- IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Right Trusty and Well-beloved Counsellor, VINCENT MASSEY, Member of Our Order of the Companions of Honour, Governor General and Commander-in-Chief of Canada.
- AT OUR GOVERNMENT HOUSE, in Our City of Ottawa, this sixteenth day of December in the year of Our Lord one thousand nine hundred and fifty-eight and in the seventh year of Our Reign.

By Command,

C. STEIN, Under Secretary of State.

GOD SAVE THE QUEEN

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 15th JANUARY, 1959.

3.00 o'clock p.m.

This being the day on which Parliament has been convoked by Proclamation of the Governor-General for the despatch of business and the Members of the House being assembled:

PRAYERS.

Mr. Speaker communicated to the House the following letter:

GOVERNMENT HOUSE OTTAWA

17th December, 1958.

Sir,

I have the honour to inform you that His Excellency the Governor-General will arrive at the main entrance of the Houses of Parliament at 3.00 p.m. on Thursday, the 15th January, 1959, and when it has been signified that all is in readiness, will proceed to the Senate Chamber to open formally the Second Session of the Twenty-fourth Parliament of Canada.

I have the honour to be Sir, Your obedient servant,

> LIONEL MASSEY Secretary to the Governor-General.

The Honourable The Speaker of the House of Commons, Ottawa. A Message was delivered by the Gentleman Usher of the Black Rod:

Mr. Speaker,

"His Excellency the Governor-General desires the immediate attendance of this Honourable House in the Chamber of the Honourable the Senate."

The House attended accordingly;

And being returned:

Mr. Speaker informed the House that, during the recess, two vacancies had occurred in the representation, as follows:

William Val Yacula, Esquire, in the Electoral District of Springfield, by decease;

Edward R. Lockyer, Esquire, in the Electoral District of Trinity, by decease.

Accordingly, warrants had been addressed to the Chief Electoral Officer for the issue of new Writs of Election to fill the vacancies in the said Electoral Districts.

ELECTORAL DISTRICT OF SPRINGFIELD

DOMINION OF CANADA To Wit:

House of Commons

To the Honourable the Speaker of the House of Commons:

We, the undersigned, hereby give notice that a vacancy has occurred in the representation in the House of Commons, for the Electoral District of Springfield, caused by the death of William Val Yacula.

Given under our Hands and Seals, at Ottawa, this 2nd day of October, 1958.

H. R. ARGUE (L.S.) Member for the Electoral District of Assiniboia

> MURDO MARTIN (L.S.) Member for the Electoral District of Timmins

ELECTORAL DISTRICT OF TRINITY

DOMINION OF CANADA To Wit:

House of Commons

To the Chief Electoral Officer:

We, the undersigned, hereby give notice, in pursuance of section eleven of the House of Commons Act, that a vacancy hath occurred in the representation in the House of Commons, for the Electoral District of Trinity in the

A.D. 1959

Province of Ontario, by reason of the death of Edward R. Lockyer, the Member therefor, and you are hereby authorized to issue a new Writ for the Election of a Member to fill such vacancy.

Given under our Hands and Seals, at Ottawa, this 29th day of October, 1958.

J. ANGUS MacLEAN (L.S.) Member for the Electoral District of Queens

PAUL COMTOIS (L.S.) Member for the Electoral District of Nicolet-Yamaska

Mr. Speaker informed the House that during the recess the Clerk of the House had received from the Chief Electoral Officer certificates of the election and return of several Members, namely:

Mrs. Jean Casselman, for the Electoral District of Grenville-Dundas; Louis Fortin, Esquire, for the Electoral District of Montmagny-L'Islet; Joe Slogan, Esquire, for the Electoral District of Springfield; Honourable Paul T. Hellyer, for the Electoral District of Trinity.

CANADA

OFFICE OF THE CHIEF ELECTORAL OFFICER

To the Clerk of the House of Commons:

This is to certify that pursuant to a writ dated on the ninth day of August, 1958, and addressed to H. Bruce Hunter, of Prescott, in the Province of Ontario, for the election of a Member to serve in the House of Commons of Canada for the electoral district of Grenville-Dundas, in the place and stead of A. Clair Casselman, deceased, Jean Casselman, Prescott, widow, has been returned as elected.

Given under my hand and seal of office at Ottawa this fifteenth day of October, 1958.

N. CASTONGUAY (L.S.) Chief Electoral Officer

CANADA

OFFICE OF THE CHIEF ELECTORAL OFFICER

To the Clerk of the House of Commons:

This is to certify that pursuant to a writ dated on the ninth day of August, 1958, and addressed to Louis Pelletier, of Montmagny, in the Province of Quebec, for the election of a Member to serve in the House of Commons of Canada for the electoral district of Montmagny-L'Islet, in the place and stead of the Honourable Jean Lesage, who has resigned, Louis Fortin, 350 East Charest Blvd., Quebec, Quebec, barrister, has been returned as elected.

Given under my hand and seal of office at Ottawa this fifteenth day of October, 1958.

N. CASTONGUAY (L.S.) Chief Electoral Officer

7 ELIZABETH II

CANADA

OFFICE OF THE CHIEF ELECTORAL OFFICER

To the Clerk of the House of Commons:

This is to certify that pursuant to a writ dated on the thirtieth day of October, 1958, and addressed to William Horodyski, of Beausejour, in the Province of Manitoba, for the election of a Member to serve in the House of Commons of Canada for the electoral district of Springfield, in the place and stead of Val Yacula, deceased, Joe Slogan, East Selkirk, Manitoba, dentist, has been returned as elected.

Given under my hand and seal of office at Ottawa this second day of January, 1959.

N. CASTONGUAY (L.S.) Chief Electoral Officer

CANADA

OFFICE OF THE CHIEF ELECTORAL OFFICER

To the Clerk of the House of Commons:

This is to certify that pursuant to a writ dated on the thirtieth day of October, 1958, and addressed to Norman W. Martin, of Toronto, in the Province of Ontario, for the election of a Member to serve in the House of Commons of Canada for the electoral district of Trinity, in the place and stead of Edward R. Lockyer, deceased, Paul T. Hellyer, 8 Redmount Road, Toronto, Ontario, businessman, has been returned as elected.

Given under my hand and seal of office at Ottawa this second day of January, 1959.

N. CASTONGUAY (L.S.) Chief Electoral Officer

The following Members, having taken and subscribed the oath required by Law, took their seats:

Mrs. Jean Casselman, for the Electoral District of Grenville-Dundas; Louis Fortin, Esquire, for the Electoral District of Montmagny-L'Islet; Joe Slogan, Esquire, for the Electoral District of Springfield; Honourable Paul T. Hellyer, for the Electoral District of Trinity.

Mr. Diefenbaker, seconded by Mr. Green, by leave of the House, introduced Bill C-1, An Act respecting the Administration of Oaths of Office, which was read the first time.

Mr. Speaker reported that, when the House did attend His Excellency the Governor-General this day in the Senate Chamber, His Excellency was pleased to make a Speech to both Houses of Parliament, and to prevent mistakes, he had obtained a copy, which is as follows:

Honourable Members of the Senate:

Members of the House of Commons:

I welcome you as you foregather to resume your Parliamentary duties.

All Canadians look forward with the greatest pleasure to the forthcoming visit to Canada of Her Gracious Majesty the Queen and His Royal Highness, the Prince Philip, on the occasion of the official opening of the St. Lawrence Seaway. It is particularly gratifying that Her Majesty also plans to visit all the Provinces and the two Territories in order to meet her Canadian subjects in many parts of our country.

Canada's close relations with the other countries of the Commonwealth, and the sense of community of interest within this association of free nations itself, have been confirmed and vitalized by the recent visit of my Prime Minister to the Commonwealth capitals of the United Kingdom, Pakistan, India, Ceylon, Malaya, Singapore, Australia and New Zealand. These consultations between heads of government provided an opportunity for an exchange of views on international questions, on the possibilities for expanding trade and on other problems of mutual concern.

Canadians recognize that the most pressing need of all nations is an enduring peace. My Government will continue to work steadfastly and in a spirit of genuine cooperation towards the settlement of outstanding issues which threaten that peace.

My Ministers are concerned over recent developments in the Berlin situation. They deplore the attempt by the Soviet Union to abrogate unilaterally the inter-allied agreements relating to Berlin, and they believe that the freedom of West Berlin must be assured pending agreement on the establishment of a united and free Germany.

My Ministers have been pleased to note that some advance has been made during the past year in the vital field of disarmament. The drafting of an agreement for the discontinuance of nuclear weapons tests is a hopeful beginning.

It is Canada's desire that the scientific achievements which now have made possible the penetration of outer space should be a blessing to all mankind. My Government is convinced that international agreement must be reached without delay to ensure that outer space is used only for peaceful purposes with full cooperation among all nations.

In concert with its allies in the North Atlantic Treaty Organization, Canada has reaffirmed its determination to maintain and improve the power of the alliance as a deterrent against aggression. You will be asked to provide for maintaining the effective power of Canada's defence forces. The importance of the alliance was re-emphasized by the visit of my Prime Minister to the United Kingdom, France, West Germany and Italy. His consultations with the Heads of Government in those countries included trade and economic policies, as well as the more general questions confronting the alliance.

Discussions are taking place with the Government of the United States to enable Canadian industry to share in the production of equipment being procured by the United States for joint defence purposes.

My Ministers continue to recognize the necessity of providing economic assistance to under-developed nations. Approval will be sought for the appropriations needed for this purpose, so that Canada may play its full part in helping the emerging states of Asia and Africa, particularly those in the Commonwealth.

My Ministers expect that the increases which have been proposed in the resources of the International Bank and the International Monetary Fund will be approved by the votes of the member countries and when that has occurred you will be asked to approve the necessary legislation to implement these important measures for improving the facilities for financing world trade and economic development.

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In response to suggestions put forward by my Government, a Commonwealth Trade and Economic Conference was held in Montreal last September. This meeting, one of the most important in the history of the Commonwealth, was attended by Ministers representing the self-governing nations of the Commonwealth and the countries now looking forward to obtaining full sovereignty. A large measure of agreement was reached on trade and economic matters. This has led to far-reaching decisions on the part of the United Kingdom and other countries to restore convertibility of their currencies and to remove restrictions on imports.

My Government has taken action to reduce unemployment by expediting national works programmes, by programmes undertaken in cooperation with the Provinces, and by encouraging Canadians generally to undertake constructive activities particularly in the winter season. You will be asked to assist the municipalities of Canada in the financing of work on construction projects which would not otherwise have been undertaken during the winter months.

Certain amendments to the Unemployment Insurance Act will be submitted to you.

My Government welcomes the evidence of recovery from the recession and will continue to foster and assist this improvement. They believe that as recovery proceeds there will be increasing need for care to preserve the stability and purchasing power of our currency.

My Government will continue in its economic policies to lay emphasis upon national development. My Ministers believe that by the wise use of the resources with which nature has endowed this country, Canadians can achieve a continually rising standard of living. My Government will therefore foster and encourage the proper development and use of these resources and the growth of efficient industry based upon them. Many projects for national development have already been put in hand; you will be asked to vote the supply necessary to continue these projects and to initiate others.

Additional legislation in the field of agriculture will be recommended. A measure will be laid before you to institute a system of crop insurance in cooperation with such Provinces as so desire. You will also be invited to make a comprehensive review and revision of the legislation concerning farm credit, in order that credit may be more effective in assisting in the development and maintenance of an efficient and prosperous agriculture.

You will be asked to enact a Bill of Rights which will make manifest the intent that fundamental rights and freedoms shall prevail and remain inviolate in all matters within the competence of Parliament.

At the earliest opportunity you will be invited to authorize the establishment of a National Energy Board to ensure, so far as it lies within the jurisdiction of Parliament, that Canada's energy resources are used effectively and prudently to the best advantage of Canadians.

My Ministers have been gratified to see the all-time record in house construction which has been made possible by Government loans under the National Housing Act. They will recommend to you further amendments to that Act to continue this programme and to encourage the flow of private funds into mortgages.

For the purpose of increasing the range and effectiveness of the guarantees provided for financing exports, you will be asked to make certain amendments to the Export Credits Insurance Act.

My Government will place before you certain amendments to the laws respecting trade practices.

You will be asked to consider a bill containing numerous amendments to the Canada Shipping Act. My Government will request your approval of its participation in a contributory plan to provide medical benefits for civil servants pursuant to recommendations of the National Joint Council of the Public Service.

A comprehensive review of the provisions of the Veterans' Land Act will be proposed and amendments to ensure that veteran farmers also can take greater advantage of modern agricultural practices. Amendments to the Veterans Rehabilitation Act and the War Service Grants Act will also be recommended.

My Government will recommend an amendment to the Federal-Provincial Tax Sharing Arrangements Act to extend for another year the increase made last year in the Provincial share of personal income tax revenue.

My Government proposes that the entire subject of financial relations between the Dominion and the Provinces shall receive continued active cooperative study. All Provincial Governments are being asked to agree to the use, for this purpose, of the machinery of the existing Federal-Provincial Continuing Committee on Fiscal and Economic Matters working under the direction of a committee consisting of the Minister of Finance and all Provincial Treasurers.

My Ministers will recommend to you action to alleviate the discriminatory effects of the recent horizontal increase in freight rates.

Recommendations for a number of changes in the Criminal Code will be placed before you including some to strengthen the provisions respecting obscene literature.

My Ministers will propose to you measures to revise the Royal Canadian Mounted Police Act and to revise and consolidate the relevant pension provisions.

You will be asked to approve a statute to authorize the appointment of Parliamentary Secretaries to Ministers of the Crown.

My Government will put forward a resolution to establish a Joint Committee of both Houses to review the Indian Act and the administration of Indian affairs.

A recommendation will be placed before you for a statute to continue on a permanent basis the supplementary pensions for retired civil servants, members of the Armed Services and of the Royal Canadian Mounted Police that were provided on an interim basis by an appropriation last year.

My Ministers will recommend an increase in the total funds that may be expended under the Trans-Canada Highway Act.

You will be asked to revise the Seeds Act, to approve and implement by statute an agreement with the Province of New Brunswick concerning Indian lands, and to extend the Fisheries Improvement Loans Act for a further three years.

You will also be asked to amend the Northwest Territories Act, the Public Lands Grants Act, the National Defence Act, the Defence Services Pension Act, the Broadcasting Act, the Public Servants Inventions Act and certain other statutes.

Members of the House of Commons,

You will be invited to establish a special Committee of the House to review broadcasting policy and operations.

It will be proposed that the Standing Committee on Privileges and Elections review the Elections Act in preparation for subsequent legislation.

It will also be proposed that the question of ensuring the use of humane methods in the slaughtering of animals be referred to the Standing Committee on Agriculture for consideration.

You will be asked to appropriate the sums required for carrying on the government of Canada during the next fiscal year.

Honourable Members of the Senate.

Members of the House of Commons,

May Divine Providence bless you and guide you in your duties.

On motion of Mr. Diefenbaker, seconded by Mr. Green, it was ordered.-That the Speech of His Excellency the Governor-General to both Houses of Parliament be taken into consideration at the next sitting of the House.

On motion of Mr. Diefenbaker, seconded by Mr. Green, a Special Committee was appointed to prepare and report, with all convenient speed, lists of Members to compose the Standing Committees of this House under Standing Order 65, said Committee to be composed of Messrs. Balcer, Green, Habel, Pallett and Peters.

Mr. Diefenbaker, a Member of the Queen's Privy Council, delivered a Message from His Excellency the Governor-General, which was read by Mr. Speaker, as follows:

VINCENT MASSEY:

The Governor-General transmits to the House of Commons a certified copy of an Order in Council appointing the Honourable D. M. Fleming, Minister of Finance, the Honourable Léon Balcer, Solicitor General, the Honourable G. C. Nowlan, Minister of National Revenue, and the Honourable E. L. Fairclough, Minister of Citizenship and Immigration, to act with the Speaker of the House of Commons as Commissioners for the purposes and under the provisions of the one hundred and forty-third Chapter of the Revised Statutes of Canada, 1952, intituled: "An Act respecting the House of Commons".

OTTAWA, 15th January, 1959.

On motion of Mr. Diefenbaker, seconded by Mr. Green, Charles E. Rea, Esquire, Member for the Electoral District of Toronto-Spadina, was appointed Deputy Chairman of Committees of the Whole House.

By unanimous consent, on motion of Mr. Diefenbaker, seconded by Mr. Green, it was ordered,-That, when the House adjourns this day, it shall stand adjourned until tomorrow at 2.30 p.m. and the provisions of section 1, Standing Order 2, shall be suspended in relation thereto.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Speaker,—Report of the Proceedings of the Commissioners of Internal Economy of the House of Commons for the period May 12, 1958, to January 15, 1959, pursuant to Standing Order 81. (English and French).

By Mr. Speaker,—Report of the Chief Electoral Officer made pursuant to section 58 of the Canada Elections Act, chapter 23, R.S.C., 1952. (English and French).

By Mr. Speaker,—Report of the Parliamentary Librarian, pursuant to Standing Order 120, (English and French) which is as follows:

To the Honourable the Speaker of the House of Commons:

The Parliamentary Librarian has the honour to submit the following report. The last report was presented to both Houses on May 12, 1958.

The Joint Committee on the Library of Parliament met on July 3, 1958. Problems of the Library were discussed and a sub-committee on reference facilities was appointed. This sub-committee met on July 17th and instructed the Parliamentary Librarian to prepare a memorandum on the present reference facilities of the Library for distribution to all members of both Houses. Accordingly, a guide of five pages descriptive of the Library and its facilities was printed and mailed to all Senators and Members early in August. Copies of this are still available and suggestions as to improvements in further editions will be welcomed.

As recommended also by the Joint Committee, the Department of Public Works have installed eight chandeliers to improve the lighting in the main Reading Room of the Library.

In the course of the year 1958, our staff answered 4,502 reference questions and circulated 15,280 books. The number of volumes re-catalogued and re-classified since the fire of 1952 was 126,932 as of December 31st last. Of that number, 22,807 had been re-classified in the last twelve months.

Respectfully submitted,

F. A. HARDY, Parliamentary Librarian.

Library of Parliament, Ottawa, January 15, 1959.

By Mr. Brooks, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the work of the Department of Veterans Affairs, Canadian Pension Commission and War Veterans Allowance Board for the year ended March 31, 1958, pursuant to section 9 of the Department of Veterans Affairs Act, chapter 80, R.S.C., 1952.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Statement of Accounts and President's Report of the Industrial Development Bank for the year ended September 30, 1958, pursuant to section 29(4) of the Industrial Development Bank Act, chapter 151, R.S.C., 1952. (English and French). By Mr. Fleming (Eglinton),—Classification of loans and deposits of the Chartered Banks of Canada as at September 30, 1958, pursuant to section 119(1) of the Bank Act, chapter 48, Statutes of Canada, 1953-54.

 By Mr. Fleming (Eglinton),—Copy of Order in Council pursuant to section
 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows: Order in Council P.C. 1958-1357, approved October 1, 1958: Approving the revised Capital Budget of the Canadian Farm Loan Board for the year ending March 31, 1959.

By Mr. Fleming (Eglinton),—Copy of studies prepared for the Royal Commission on Canada's Economic Prospects, as follows:

1. Canadian Commercial Policy (English and French);

2. Output, Labour and Capital in the Canadian Economy (French).

By Mr. Green, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Department of Public Works for the year ended March 31, 1958, pursuant to section 34 of the Public Works Act, chapter 228, R.S.C., 1952.

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Revised Ordinances of the Yukon Territory 1958, consolidated to December 31, 1958, pursuant to section 20 of the Yukon Act, chapter 53, Statutes of Canada, 1952-53.

By Mr. Hamilton (Qu'Appelle),—Copy of Ordinances made by the Commissioner in Council of the Yukon Territory, assented to October 22, 1958, together with Schedules A and B of the Ordinance respecting Revised Ordinances of the Yukon Territory, pursuant to section 20 of the Yukon Act, chapter 53, Statutes of Canada, 1952-53.

By Mr. Hamilton (Qu'Appelle),—Report of the Eastern Rockies Forest Conservation Board for the year ended March 31, 1958, pursuant to section 10 of the Eastern Rocky Mountains Forest Conservation Act, chapter 59, Statutes of Canada, 1947.

By Mr. Hamilton (Qu'Appelle), by command of His Excellency the Governor-General,—Report of the Department of Northern Affairs and National Resources for the year ended March 31, 1958, pursuant to section 11 of the Department of Northern Affairs and National Resources Act, chapter 4, Statutes of Canada, 1953-54. (English and French).

By Mr. Hamilton (Qu'Appelle),—Copy of Order in Council, pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1958-1493, approved October 29, 1958: Approving the Estimates of Expenditure and Budget of the National Battlefields Commission for the year ending March 31, 1959.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,—Copy of an Agreement made October 16, 1958, respecting contributions under the Hospital Insurance and Diagnostic Services Act between the Government of Canada and the Government of the Province of Nova Scotia. At 4.36 o'clock p.m., on motion of Mr. Diefenbaker, the House adjourned until tomorrow at 2.30 p.m. pursuant to Special Order made this day.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 16TH JANUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Diefenbaker, a Member of the Queen's Privy Council, laid before the House,—Report of the Civil Service Commission of Canada, dated December, 1958, entitled: "Personnel Administration in the Public Service" (English and French), together with Appendices "A" to "E" to the said report (English).

The Order for the consideration of the Speech of His Excellency the Governor-General to both Houses of Parliament being read;

Mr. Jorgenson, seconded by Mr. Fortin, moved,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And a debate arising thereon; the said debate was, on motion of Mr. Pearson, adjourned.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, September 10 and 24, October 8 and 22, November 12 and 26, December 10 and 24, 1958, together with Consolidated Indices and Tables of Amendments for the period January 1, 1955, to September 30, 1958, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

By Mr. Diefenbaker,—Summary of Orders in Council passed during the period August 1 to December 31, 1958.

By Mr. Churchill, a Member of the Queen's Privy Council,—Copy of "Canadian Economic Outlook for 1958, and Statistical Supplement".

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated August 18, 1958, to His Excellency the Governor-General, (*Notice of Motion No. 32) for a copy of all correspondence since September 1, 1957, between the Minister of Transport and the Shipping Federation of Canada on pilotage and associated matters.

By Mr. Courtemanche,—Return to an Address, dated August 18, 1958, to His Excellency the Governor-General, (*Notice of Motion No. 33) for a copy of all correspondence since September 1, 1957, between the Minister of Transport and the Dominion Marine Association, on pilotage and associated matters.

By Mr. Courtemanche,—Return to an Order of the House, dated August 27, 1958, (*Question No. 191*) for a Return showing: 1. What expenditures have been made annually for the fiscal years 1948 to 1958 inclusive, on the Skidway at Bear Cove, Halifax County (West), Nova Scotia?

2. How many fishing boats actively operate from this skidway?

3. What has been the annual landed value each year for the years 1950 to 1957 inclusive, for each of the following species: (a) salmon; (b) cod; (c) haddock; (d) lobster; (e) halibut?

4. How many boats will the facilities at Bear Cove accommodate?

5. What is the average amount of fish cured and/or processed at Bear Cove?

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,—Copy of Report on "Commonwealth Trade and Economic Conference 1958" held at Montreal, September 15 to 26, 1958. (English and French).

By Mr. Fleming (Eglinton),—Report on the operations of the Municipal Improvements Assistance Act for the year ended December 31, 1958, pursuant to section 11 of the said Act, chapter 183, R.S.C., 1952.

By Mr. Fleming (Eglinton),—Report of the Superintendent of Insurance— Loan and Trust Companies, for the year ended December 31, 1957, pursuant to section 9 of the Department of Insurance Act, chapter 70, R.S.C., 1952.

FRIDAY, 16TH JANUARY

By Mr. Fulton, a Member of the Queen's Privy Council,—Report, dated December 9, 1958, of the Restrictive Trade Practices Commission under the Combines Investigation Act, concerning Discriminatory Pricing Practices in the Grocery Trade.

By Mr. Fulton,—Report dated September 25, 1958, of the Restrictive Trade Practices Commission under the Combines Investigation Act, concerning the Wholesale Trade in Cigarettes and Confectionery in the Edmonton District. (English and French).

By Mr. Fulton,—Report of the Director of Investigation and Research, Combines Investigation Act, for the year ended March 31, 1958, pursuant to section 44 of the said Act, chapter 314, R.S.C., 1952.

By Mr. Fulton, by command of His Excellency the Governor-General,— Report of the Royal Canadian Mounted Police for the year ended March 31, 1958.

By Mr. Fulton, by command of His Excellency the Governor-General, Copy of Report of the Commissioner of Penitentiaries for the year ended March 31, 1958, pursuant to section 14 of the Penitentiary Act, chapter 206, R.S.C., 1952.

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Report of Proceedings under the Canada Water Conservation Assistance Act for the year ended March 31, 1958, pursuant to section 8 of the said Act, chapter 21, Statutes of Canada, 1952-53.

By Mr. Hamilton (Qu'Appelle),—List of Apportionments and Adjustments of Seed Grain, Fodder for Animals and Other Relief Indebtedness, for the period from May 6, 1958, to January 15, 1959, pursuant to section 2 of An Act respecting Certain Debts due the Crown, chapter 51, Statutes of Canada, 1926-27.

By Mr. Harkness, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Minister of Agriculture for Canada for the year ended March 31, 1958, pursuant to section 6 of the Department of Agriculture Act, chapter 66, R.S.C., 1952.

By Mr. Harkness,—Report on Activities under the Maritime Marshland Rehabilitation Act for the year ended March 31, 1958, pursuant to section 9 of the said Act, chapter 175, R.S.C., 1952.

By Mr. Harkness,—Report on Activities under the Prairie Farm Assistance Act for the crop year ended July 31, 1958, pursuant to section 12 of the said Act, chapter 213, R.S.C., 1952.

By Mr. Harkness,—Copy of Opening Statement by the Honourable Douglas S. Harkness, Federal Minister of Agriculture, to the 1958 Federal-Provincial Agricultural Conference, on Wednesday, November 12, 1958. (English and French).

By Mr. Hees, a Member of the Queen's Privy Council,—Copy of Order in Council, pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1958-1698, approved December 17, 1958: Approving the revised Capital Budget of the National Harbours Board for the year ended December 31, 1958. By Mr. Hees,—Copies of Orders in Council, pursuant to section 19 of the Canadian National Railways Act, chapter 29, Statutes of Canada, 1955, as follows:

Order in Council P.C. 1958-1268, approved September 11, 1958: Withdrawing from entrustment to the Canadian National Railways Company two parcels of land in the City of Saint John, New Brunswick, and transferring the said land to the National Harbours Board.

Order in Council P.C. 1958-1503, approved October 29, 1958: Withdrawing from entrustment to the Canadian National Railways Company a parcel of land in the Town of Souris, Prince Edward Island, and transferring the said land to the Department of Public Works.

By Mr. Hees,—Statement showing the lands sold for which transfers have been issued by the Canadian Pacific Railway Company during the year ended September 30, 1958, pursuant to section 8 of An Act further to amend an Act respecting the Canadian Pacific Railway, chapter 9, Statutes of Canada, 1886.

At 4.34 o'clock p.m., on motion of Mr. Diefenbaker, the House adjourned until Monday next at 2.30 p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 19TH JANUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Smith (Hastings-Frontenac), a Member of the Queen's Privy Council, laid before the House,—Copy of the Seventh Annual Report, November, 1958, of the Consultative Committee of the Colombo Plan for Cooperative Economic Development in South and Southeast Asia.

Mr. Pickersgill, seconded by Mr. Benidickson, by leave of the House, introduced Bill C-2, An Act to amend the Canadian Citizenship Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Argue, seconded by Mr. Herridge, by leave of the House, introduced Bill C-3, An Act to amend the Interest Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Boulanger, seconded by Mr. Godin, by leave of the House, introduced Bill C-4, An Act to amend the Financial Administration Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Argue, seconded by Mr. Herridge, by leave of the House, introduced Bill C-5, An Act to amend the Small Loans Act, which was read the first time and ordered for a second reading at the next sitting of the House. Mr. Boulanger, seconded by Mr. Godin, by leave of the House, introduced Bill C-6, An Act respecting Flags of Canada, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Regier, seconded by Mr. Winch, by leave of the House, introduced Bill C-7, An Act to provide for Pay for Statutory Holidays for Employees and for Pay for Work Performed on Statutory Holidays, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Peters, seconded by Mr. Howard, by leave of the House, introduced Bill C-8, An Act to provide for Minimum Wages for Employees, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Pigeon, seconded by Mr. Martel, by leave of the House, introduced Bill C-9, An Act respecting the Printing of Negotiable Instruments in the English and the French Languages, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Fisher, seconded by Mr. Winch, by leave of the House, introduced Bill C-10, An Act to amend the Canada Elections Act (Voting at Advance Polls), which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Peters, seconded by Mr. Howard, by leave of the House, introduced Bill C-11, An Act to amend the Canada Elections Act (Publication of Straw Poll Results), which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Ricard, seconded by Mr. Parizeau, by leave of the House, introduced Bill C-12, An Act to amend the Financial Administration Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Howard, seconded by Mr. Regier, by leave of the House, introduced Bill C-13, An Act to amend the Canada Elections Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Fisher, seconded by Mr. Howard, by leave of the House, introduced Bill C-14, An Act to amend the British North America Acts, 1867 to 1952, with respect to the Readjustment of Representation in the House of Commons, which was read the first time and ordered for a second reading at the next sitting of the House.

A.D. 1959

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the Fisheries Improvement Loans Act to extend the application of the Act from the 12th day of December, 1958 to the 30th day of June, 1962.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The House resumed the adjourned debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And the debate continuing:

Mr. Pearson, seconded by Mr. Chevrier, moved in amendment thereto,— That the following be added to the Address:

"We respectfully affirm that your Excellency's advisers, by reason of contradictory and confused policies; as well as lamentable indecision in dealing with grave national problems such, for example, as those concerned with mounting unemployment, no longer merit the confidence of this House."

And a debate arising thereon;

Mr. Argue, seconded by Mr. Herridge, moved in amendment to the said proposed amendment,—That the amendment be amended by inserting after the word "policies", the following words:

"caused by the absence of social and economic planning",

and by inserting after the word "unemployment", the following words:

"and their failure to provide agriculture with a fair share of the national income, and their further failure to take effective steps to combat inflation".

And the question being proposed;

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, January 14, 1959, pursuant to section 7 of the Regulations Act. chapter 235, R.S.C., 1952. (English and French). By Mrs. Fairclough, a Member of the Queen's Privy Council,—Report of the National Film Board of Canada for the year ended March 31, 1958, pursuant to section 20 of the National Film Act, chapter 185, R.S.C., 1952. (English and French).

By Mr. Hees, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Copy of a further Report, dated December 22, 1958, of the Board of Transport Commissioners for Canada on the Equalization of Freight Rates, made under Order in Council P.C. 1487 of April 7, 1948, pursuant to the provisions of section 336 of the Railway Act, chapter 234, R.S.C., 1952.

By Mr. Hees,—Copy of a Report of the Public Board of Inquiry constituted to investigate the circumstances surrounding the crash of a Douglas CS4B-DC aircraft, Registration CF-MCF, near Issoudun, Quebec, on August 11, 1957, when on a flight from London, England, to Toronto, Ontario, with resulting loss of life.

By Mr. Hees,—Copy of a Report of the Commissioner appointed under the provisions of the Canada Shipping Act for the purpose of hearing a formal investigation in the grounding of the C.G.S. "Baffin" on July 4, 1957.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,—Copy of an amending Agreement made December 9, 1958, respecting contributions under the Hospital Insurance and Diagnostic Services Act between the Government of Canada and the Government of the Province of Saskatchewan.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 20TH JANUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Diefenbaker, a Member of the Queen's Privy Council, laid before the House,—Copy of the Itinerary for the Visit to Canada of Her Majesty the Queen and His Royal Highness the Prince Philip, 1959.

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, laid before the House,—Copy of a Report by the Tariff Board, dated July 28, 1958, relative to the investigation ordered by the Minister of Finance, arising out of various requests made to him by the producers in Canada of Waterproof Footwear and Rubber-Soled Canvas Footwear—Reference 121 (English and French); together with a copy of the transcript of the evidence presented at public hearings, pursuant to section 6 of the Tariff Board Act, chapter 261, R.S.C., 1952.

Mr. Fleming (Eglinton) also laid before the House,—Copy of a Report by the Tariff Board, dated September 10, 1958, relative to the investigation ordered by the Minister of Finance respecting Fluorspar—Reference 126 (English and French); together with a copy of the transcript of the evidence presented at public hearings, pursuant to section 6 of the Tariff Board Act, chapter 261, R.S.C., 1952.

Mr. Fleming (Eglinton) also laid before the House,—Copy of a Communique, dated January 6, 1959, of the Joint United States-Canadian Committee on Trade and Economic Affairs, on the meetings held in Ottawa, January 5 and 6, 1959. Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council, laid before the House,—Copy of Preliminary Report, dated October 31, 1958, of the Fraser River Board on Flood Control and Hydro-Electric Power in the Fraser River Basin.

The House resumed the debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And on the proposed motion of Mr. Pearson, seconded by Mr. Chevrier, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm that your Excellency's advisers, by reason of contradictory and confused policies; as well as lamentable indecision in dealing with grave national problems such, for example, as those concerned with mounting unemployment, no longer merit the confidence of this House."

And on the proposed motion of Mr. Argue, seconded by Mr. Herridge, in amendment to the said proposed amendment,—That the amendment be amended by inserting after the word "policies", the following words:

"caused by the absence of social and economic planning",

and by inserting after the word "unemployment", the following words:

"and their failure to provide agriculture with a fair share of the national income, and their further failure to take effective steps to combat inflation".

And a debate arising thereon; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Green, a Member of the Queen's Privy Council,—Copy of Order in Council pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1959-36, approved January 12, 1959: Approving the Capital Budget of Polymer Corporation Limited for the year ending December 31, 1959.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 21st JANUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Hees, a Member of the Queen's Privy Council, laid before the House,— Copy of the Report of the Air Transport Board to the Minister of Transport, dated December 31, 1958, concerning Transcontinental Air Services. (English and French).

Mr. Smith (Hastings-Frontenac), a Member of the Queen's Privy Council, laid before the House,—Copies of Notes, dated June 26, September 3 and October 24, 1958, exchanged between the Ambassador of the United States of America and the Secretary of State for External Affairs, concerning Canadian Customs Legislation.

Mr. Howard, seconded by Mr. Fisher, by leave of the House, introduced Bill C-15, An Act to amend the Indian Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Howard, seconded by Mr. Fisher, by leave of the House, introduced Bill C-16, An Act to amend the Canada Elections Act (Absentee Voting), which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Howard, seconded by Mr. Fisher, by leave of the House, introduced Bill C-17, An Act to amend the Canada Elections Act (Election Expenses), which was read the first time and ordered for a second reading at the next sitting of the House. Mr. McGee, seconded by Mr. Asselin, by leave of the House, introduced Bill C-18, An Act to amend the Criminal Code (Capital Punishment), which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. McGee, seconded by Mr. Dinsdale, by elave of the House, introduced Bill C-19, An Act to amend the Criminal Code (Corporal Punishment), which was read the first time and ordered for a second reading at the next sitting of the House.

The House resumed the debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And on the proposed motion of Mr. Pearson, seconded by Mr. Chevrier, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm that your Excellency's advisers, by reason of contradictory and confused policies; as well as lamentable indecision in dealing with grave national problems such, for example, as those concerned with mounting unemployment, no longer merit the confidence of this House."

And on the proposed motion of Mr. Argue, seconded by Mr. Herridge. in amendment to the said proposed amendment,—That the amendment be amended by inserting after the word "policies", the following words:

"caused by the absence of social and economic planning",

and by inserting after the word "unemployment", the following words:

"and their failure to provide agriculture with a fair share of the national income, and their further failure to take effective steps to combat inflation".

And the debate continuing; the said debate was interrupted at six o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Green, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of Proceedings under the Trans-Canada Highway Act for the year ended March 31, 1958, pursuant to section 9 of the said Act, chapter 269, R.S.C., 1952. A.D. 1959

By Mr. Hees, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Copy of Report of the Department of Transport for the year ended March 31, 1958, pursuant to section 34 of the Department of Transport Act, chapter 79, R.S.C., 1952.

By Mr. Nowlan, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Department of National Revenue containing statements relative to customs-excise revenue and other services by ports and outports; excise and income of Canada for the year ended March 31, 1958, pursuant to section 5 of the Department of National Revenue Act, chapter 75, R.S.C., 1952. (English and French).

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 22ND JANUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

Four petitions for private bills were presented in accordance with Standing Order 70(1).

The House resumed the debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And on the proposed motion of Mr. Pearson, seconded by Mr. Chevrier, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm that your Excellency's advisers, by reason of contradictory and confused policies; as well as lamentable indecision in dealing with grave national problems such, for example, as those concerned with mounting unemployment, no longer merit the confidence of this House."

And on the proposed motion of Mr. Argue, seconded by Mr. Herridge, in amendment to the said proposed amendment,—That the amendment be amended by inserting after the word "policies", the following words:

"caused by the absence of social and economic planning",

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and by inserting after the word "unemployment", the following words:

"and their failure to provide agriculture with a fair share of the national income, and their further failure to take effective steps to combat inflation".

And the debate continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Copy of Order in Council, pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1958-1764, approved December 29, 1958: Approving the Capital Budget of Northern Ontario Pipe Line Crown Corporation for the year ending December 31, 1959.

By Mr. Churchill,—Copy of Order in Council P.C. 1958-181, approved January 31, 1958, appointing John Bracken, Esquire, to inquire into the distribution of railway box cars.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,—Copy of a letter dated January 19, 1959, from the federal Minister of Finance to the Provincial Treasurer of the Province of Saskatchewan, concerning taxrental payments under existing fiscal arrangements.

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Statement concerning Refunds under The Refunds (Natural Resources) Act, pursuant to section 3 of the said Act, chapter 35, Statutes of Canada, 1932.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 23rd JANUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

A Message was received from the Senate informing this House that the Honourable Senators Aseltine, Cameron, Fergusson, Fournier, Gladstone, Gouin, Lambert, MacDonald, McDonald, Pouliot, Reid, Vien, Wall and Wilson have been appointed a Committee to assist the Honourable the Speaker in the direction of the Library of Parliament, so far as the interests of the Senate are concerned, and to act on behalf of the Senate as Members of a Joint Committee of both Houses on the said Library.

A Message was received from the Senate informing this House that the Honourable Senators Barbour, Blais, Bouffard, Bradette, Bradley, Choquette, Comeau, Davies, Euler, Isnor, McGrand, Pearson, Reid, Savoie, Smith (Kamloops), Stambaugh, Thorvaldson, Turgeon and Wood have been appointed a Committee to superintend the printing of the Senate during the present Session and to act on behalf of the Senate as Members of a Joint Committee of both Houses on the subject of the Printing of Parliament.

A Message was received from the Senate informing this House that the Honourable the Speaker, the Honourable Senators Beaubien, Fergusson, Hodges, Howard, McLean and White have been appointed a Committee to direct the Management of the Restaurant of Parliament, so far as the interests of the Senate are concerned, and to act on behalf of the Senate as Members of a Joint Committee of both Houses on the said Restaurant. The House resumed the debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And on the proposed motion of Mr. Pearson, seconded by Mr. Chevrier, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm that your Excellency's advisers, by reason of contradictory and confused policies; as well as lamentable indecision in dealing with grave national problems such, for example, as those concerned with mounting unemployment, no longer merit the confidence of this House."

And on the proposed motion of Mr. Argue, seconded by Mr. Herridge, in amendment to the said proposed amendment,—That the amendment be amended by inserting after the word "policies", the following words:

"caused by the absence of social and economic planning",

and by inserting after the word "unemployment", the following words:

"and their failure to provide agriculture with a fair share of the national income, and their further failure to take effective steps to combat inflation".

And the debate continuing; the said debate was interrupted at six o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Fulton, a Member of the Queen's Privy Council,—Report on the Administration of Part V of the Royal Canadian Mounted Police Act for the year ended March 31, 1958, pursuant to section 108 of the said Act, chapter 241, R.S.C., 1952.

By Mr. Fulton,—Report relating to the administration of the Farmers' Creditors Arrangement Act for the year ended March 31, 1958, pursuant to section 41(2) of the said Act, chapter 111, R.S.C., 1952. (English and French).

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Report of Operations under the International River Improvements Act for the year ended December 31, 1958, pursuant to section 11 of the said Act, chapter 47, Statutes of Canada, 1955. First Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following, presented on January 22, meet the requirements of Standing Order 70:

Gore District Mutual Fire Insurance Company for an Act to change its name to Gore Mutual Insurance Company.—Mr. Anderson.

Baloise Fire Insurance Company of Canada for an Act to change its name to Elite Insurance Company and in French La Compagnie d'Assurance Elite.— *Mr. Taylor.*

The Canadian Medical Association for an Act to amend its Act of Incorporation.—Mr. Horner (Jasper-Edson).

Edgar James Bauer and two others of the city of Kitchener, Ontario, and Ford Stanley Kumpf and five others of the City of Waterloo, Ontario, for an Act to incorporate The Waterloo Mutual Insurance Company.—*Mr. Weichel.*

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 11.00 o'clock a.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 26TH JANUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Crestohl, seconded by Mr. Robichaud, by leave of the House, introduced Bill C-20, An Act to amend the Immigration Act (Jurisdiction of Courts), which was read the first time and ordered for a second reading at the next sitting of the House.

The House resumed the debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And on the proposed motion of Mr. Pearson, seconded by Mr. Chevrier, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm that your Excellency's advisers, by reason of contradictory and confused policies; as well as lamentable indecision in dealing with grave national problems such, for example, as those concerned with mounting unemployment, no longer merit the confidence of this House." And on the proposed motion of Mr. Argue, seconded by Mr. Herridge, in amendment to the said proposed amendment,—That the amendment be amended by inserting after the word "policies", the following words:

"caused by the absence of social and economic planning",

and by inserting after the word "unemployment", the following words:

"and their failure to provide agriculture with a fair share of the national income, and their further failure to take effective steps to combat inflation".

And the debate continuing; at 9.45 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 38(3);

And the question being put on the said proposed amendment to the proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai, Batten, Boivin, Boulanger, Bourget, Bourget, Bourque, Brassard (Lapointe), Caron, Chevrier, Crestohl, Denis.

Deschatelets, Dumas, Eudes, Fisher, Forgie, Garland, Godin, Gour, Habel, Hardie, Hellyer, Herridge, Houck. Howard, Leduc, Lessard, Loiselle, Macnaughton, Mclraith, McMillan, McWilliam, Martin (Essex East), Martin (Timmins), Michaud, Mitchell, Nixon, Pearson, Peters, Pickersgill, Racine, Ratelle, Regier, Richard (Ottawa East), Robichaud, Tucker, Winch—48.

NAYS

MESSRS:

Aiken, Aitken (Miss). Allmark, Anderson, Asselin, Balcer. Baldwin, Baskin, Beech, Bell (Carleton), Bell (Saint John-Albert), Belzile, Best, Bigg, Bourbonnais, Bourdages, Brassard (Chicoutimi). Broome, Browne (Vancouver- Dorion. Kingsway), Bruchési, Brunsden,

Cadieu, Campbell (Lambton-Kent), Campeau, Casselman (Mrs.), Cathers. Chambers, Charlton. Chown. Churchill, Clancy, Comtois, Cooper, Courtemanche, Creaghan, Crouse, Danforth, Deschambault, Diefenbaker, Dinsdale, Doucett, Drysdale, Dubois,

English, Fairfield, Fane, Fleming (Eglinton), Fleming (Okanagan- Horner Revelstoke), Flynn. Forbes, Fortin. Fraser. Fréchette. Fulton, Grafftey, Green, Grenier, Grills, Gundlock, Hales, Halpenny, Hamilton (Qu'Appelle), Hamilton (York West), Hanbidge,

Harkness. Hees. Henderson, Hicks, (Jasper-Edson), Horner (The Battlefords), Howe. Johnson, Jorgenson. Jung, Keays, Kennedy, Kindt, Knowles, Korchinski, Kucherepa, Lafrenière, Lahaye, Lambert. Latour, Legere, Lennard,

MONDAY, 26TH JANUARY

A.D	1	0	5	0	
A.D	1	9	J	9	

T átaum agu	Matthan	Dhilling	Smith (Lincoln).	
Létourneau, Matthews,		Phillips,	Smith (Simcoe	
Macdonald (Kings), Monteith (Perth),		Pigeon,		
Macdonnell	Monteith (Verdun),	Pratt,	North),	
(Greenwood),	Montgomery,	Pugh,	Smith (Winnipeg	
MacLean (Queens), More,		Rapp,	North),	
MacLean (Winnipeg	Morissette,	Rea,	Southam,	
North Centre),	Morris,	Régnier,	Speakman,	
Macquarrie,	Morton,	Richard	Spencer,	
MacRae,	Muir (Lisgar),	(Kamouraska),	Stanton,	
McBain,	Murphy,	Robinson,	Starr,	
McCleave,	Nasserden,	Rogers,	Stearns,	
McDonald	Nesbitt,	Rompré,	Stefanson,	
(Hamilton South),	Nielsen,	Rowe,	Stinson,	
McFarlane,	Noble,	Rynard,	Tassé,	
McGee,	Nowlan,	Simpson,	Taylor,	
McGrath,	Nugent,	Skoreyko,	Thompson,	
McIntosh,	O'Leary,	Slogan,	Tremblay,	
McLennan,	Ormiston,	Small,	Villeneuve,	
McPhillips,	Pallett,	Smallwood,	Vivian,	
McQuillan,	Parizeau,	Smith (Calgary	Walker,	
Mandziuk,	Pascoe,	South),	White,	
Martel,	Paul,	Smith (Hastings-	Winkler,	
Martineau,	Payne,	Frontenac),	Woolliams,	
Martini,	Pearkes,		Wratten—174.	

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report of the Superintendent of Insurance—Co-operative Credit Societies, for the year ended December 31, 1957.

By Mr. Hees, a Member of the Queen's Privy Council,—Copy of an Agreement made January 12, 1956, between The St. Lawrence Seaway Authority and the Canadian National Railway Company concerning the Victoria Bridge.

By Mr. MacLean (Queen's), a Member of the Queen's Privy Council,— Report of the Fisheries Research Board of Canada for the year ended March 31, 1958. (English and French).

By Mr. Monteith (Perth), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report on the Administration of Old Age Assistance in Canada for the year ended March 31, 1958, pursuant to section 12 of the Old Age Assistance Act, chapter 199, R.S.C., 1952.

At 10.07 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 9

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 27TH JANUARY, 1959.

PRAYERS.

11.00 o'clock a.m.

The House resumed the debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And on the proposed motion of Mr. Pearson, seconded by Mr. Chevrier, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm that your Excellency's advisers, by reason of contradictory and confused policies; as well as lamentable indecision in dealing with grave national problems such, for example, as those concerned with mounting unemployment, no longer merit the confidence of this House."

And the debate continuing;

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 10

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 28TH JANUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Two hundred and twenty-nine petitions for private bills were presented in accordance with Standing Order 70(1).

The House resumed the debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And on the proposed motion of Mr. Pearson, seconded by Mr. Chevrier, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm that your Excellency's advisers, by reason of contradictory and confused policies; as well as lamentable indecision in dealing with grave national problems such, for example, as those concerned with mounting unemployment, no longer merit the confidence of this House."

And the debate continuing; the said debate was interrupted at six o'clock.

HOUSE OF COMMONS

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Speaker,-Report of the Civil Service Commission, as follows:

CIVIL SERVICE COMMISSION CANADA

January 20, 1959.

To the Honourable the Members of the House of Commons:

The Civil Service Commission, at the request of the House of Commons, and in accordance with the provisions of Sections 62 and 60 of the Civil Service Act, has the honour to submit the following report for approval:—

It is recommended that position HC-C-246, Assistant Parliamentary Reporter, House of Commons, be exempted from Section 12 of the Act in order to permit the appointment of Peter W. Parsons at a salary rate of \$6360 per annum, effective from the date he reports for duty, such exemption to apply only to the appointment of Mr. Parsons but that the position in all other respects be subject to the provisions of the Civil Service Act.

Attached hereto is a copy of a report in connection with the above.

PAUL PELLETIER

Respectfully submitted,

R. MICHENER

Speaker of the House of Commons.

By Mr. Hees, a Member of the Queen's Privy Council,—Report of work performed and expenditures made as of December 31, 1958, together with estimated expenditures for 1959, under the authority of chapter 19, Statutes of Canada, 1956, respecting the construction by the Canadian National Railway Company of a branch line from a point at or near Bartibog in a westerly direction to the Tomogonops River in the vicinity of Little River Lakes in the Province of New Brunswick, pursuant to section 8 of the said Act.

By Mr. Hees,—Report of work performed and expenditures made as of December 31, 1958, together with estimated expenditures for 1959, respecting the construction by the Canadian National Railway Company of certain terminal facilities in the vicinity of the City of Montreal, pursuant to section 11 of the Canadian National Montreal Terminals Act, chapter 12, Statutes of Canada, 1929.

By Mr. Hees,—Report of work performed and expenditures made as of December 31, 1958, together with estimated expenditures for 1959, under authority of chapter 49, Statutes of Canada, 1953-54, respecting the construction by the Canadian National Railway Company of branch lines from St. Felicien to Cache Lake, Cache Lake to Beattyville, and Cache Lake to Chibougamau, in the Province of Quebec, and from Hillsport to Manitouwadge Lake, in the Province of Ontario, pursuant to section 8 of the said Act.

By Mr. Hees,—Report of work performed and expenditures made as of December 31, 1958, together with the estimated expenditures for 1959, under authority of chapter 13, Statutes of Canada, 1957-58, respecting the construction of a line of railway by Canadian National Railway Company from Optic A.D. 1959

Lake to Chisel Lake, and the purchase by Canadian National Railway Company from the International Nickel Company of Canada, Limited, of a line of railway from Sipiwesk to a point on Burntwood River near Mystery Lake, all in the Province of Manitoba, pursuant to section 11 of the said Act.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 11

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 29TH JANUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Green, seconded by Mr. Brooks, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the National Housing Act, 1954, to increase from seven hundred and fifty million dollars to one billion dollars the aggregate amount that may be paid out of the Consolidated Revenue Fund under subsection 1 of section 22 of the Act, and to remove the limitation on the amount thereof that may be advanced to the Corporation for the purposes of subsection 1 of section 11 of the said Act, and to provide further for certain changes in connection with the administration of the Act.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The House resumed the debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament. And on the proposed motion of Mr. Pearson, seconded by Mr. Chevrier, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm that your Excellency's advisers, by reason of contradictory and confused policies; as well as lamentable indecision in dealing with grave national problems such, for example, as those concerned with mounting unemployment, no longer merit the confidence of this House."

And the debate continuing; at 9.30 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 38(4);

And the question being put on the said proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai, Batten, Boivin, Boulanger, Bourget, Bourgue, Brassard (Lapointe), Caron, Carter, Crestohl, Denis, Deschatelets, Dumas, Dupuis, Eudes, Forgie, Garland, Godin, Gour, Habel, Hardie, Hellyer, Herridge, Houck,

Howard, Leduc, Lessard, Loiselle, Macnaughton, McIlraith, McMillan, McWilliam, Martin (Timmins), Meunier, Mitchell, Nixon, Pearson, Peters, Ratelle, Regier, Richard (Ottawa East), Richard (Saint-Maurice-Laflèche), Roberge, Robichaud, Rouleau, Tucker, Winch—48.

NAYS

MESSRS:

Aiken, Aitken (Miss), Allard, Allmark, Anderson, Asselin, Baldwin, Barrington, Beech, Bell (Carleton). Bell (Saint John-Albert). Belzile, Best. Bigg, Bissonnette, Bourbonnais, Bourdages, Brassard (Chicoutimi), Brooks, Broome, Browne (Vancouver- Drouin, Kingsway), Bruchési, Brunsden,

Cadieu, Campbell (Lambton-Kent). Campbell (Stormont). Campeau, Casselman (Mrs.), Cathers, Chambers, Charlton, Chown, Churchill, Clancy, Comtois, Cooper, Creaghan, Crouse, Danforth, Deschambault, Diefenbaker, Dinsdale, Doucett, Drysdale, Dubois, English,

Fairfield, Fane, Fleming (Eglinton). Fleming (Okanagan-Revelstoke). Flynn, Forbes, Fortin, Fréchette, Grafftey, Green, Grenier, Grills, Hales, Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hamilton (York West), Hanbidge, Hees. Henderson,

Horner (Jasper-Edson), Horner (The Battlefords), Howe. Johnson, Jorgenson, Jung, Keays. Kennedy, Kindt. Knowles, Korchinski, Kucherepa, Lafrenière, Lahaye, Lambert, LaRue, Latour, Legere, Lennard, Létourneau, Macdonald (Kings), Macdonnell (Greenwood), MacLean (Queens),

11.12. 1000	111
MacLean (Winnipeg	More.
North Centre),	Morissette
MacRae,	Morris,
McCleave,	Morton.
McDonald	Muir (Lis
(Hamilton South),	Murphy,
McFarlane,	Nasserder

A D 1050

McGee,

McGrath,

McGregor,

McIntosh.

McLennan,

McPhillips.

McQuillan.

Maloney.

Mandziuk,

Martineau.

Matthews.

Montgomery,

Monteith (Perth),

Monteith (Verdun),

Martel.

Martini,

e, gar). Nasserden. Nesbitt, Nielsen. Noble, Nowlan, Nugent, O'Leary, Ormiston, Pallett. Parizeau. Pascoe. Paul, Payne, Pearkes, Phillips, Pigeon, Pratt,

Pugh, Rapp, Rea, Régnier, Ricard. Richard (Kamouraska), Robinson, Rogers, Rompré, Simpson, Skoreyko, Slogan, Small. Smallwood, Smith (Calgary South). Smith (Hastings-Frontenac), Smith (Lincoln). Smith (Simcoe North).

Smith (Winnipeg North), Southam. Speakman. Stanton. Starr, Stearns. Stefanson, Stewart, Stinson. Tassé. Taylor, Thomas, Thompson, Tremblay, Villeneuve. Walker. Webster. Weichel. White. Winkler, Woolliams, Wratten-174.

And the debate continuing on the main motion; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Speaker,-Report of the Civil Service Commission, as follows:

CIVIL SERVICE COMMISSION CANADA

January 28, 1959.

To the Honourable the Members of the House of Commons

The Civil Service Commission, at the request of the House of Commons, and in accordance with the provisions of Sections 62 and 60 of the Civil Service Act, has the honour to submit the following report for approval:—

It is recommended that position HC-C-74, Assistant Parliamentary Reporter, House of Commons, be exempted from Section 12 of the Act in order to permit the appointment of Douglas A. Baker at a salary rate of \$6360 per annum, effective from the date he reports for duty, such exemption to apply only to the appointment of Mr. Baker but that the position in all other respects be subject to the provisions of the Civil Service Act.

Attached hereto is a copy of a report in connection with the above.

PAUL PELLETIER Commissioner.

Respectfully submitted, R. MICHENER Speaker of the House of Commons.

7 ELIZABETH II

By Mr. Churchill, a Member of the Queen's Privy Council,—Report of operations under the Export and Import Permits Act for the year ended December 31, 1958, pursuant to section 26 of the said Act, chapter 27, Statutes of Canada, 1953-54.

By Mrs. Fairclough, a Member of the Queen's Privy Council,—Return of permits issued under authority of section 8 of the Immigration Act for the period January 1, 1958 to December 31, 1958, pursuant to section 8(5) of the said Act, chapter 325, R.S.C., 1952.

Second Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, presented on January 28 by Mr. McCleave, meet the requirements of Standing Order 70:

Louise Martel Abel, wife of Joseph Abel of Senneterre, Quebec.

Nita Stella Pollock Adams, wife of Courtney Ralph Adams of Montreal, Quebec.

James Kennedy Andrews of Ville St. Laurent, Quebec, husband of Barbara Doreen Hack Andrews.

Marie Marguerite Louise Leclerc Andrews, wife of Robert Andrews of Outremont, Quebec.

Violet Winnifred Kean Newton Armstrong, wife of Peter Elder Armstrong of Montreal, Quebec.

Klara Schillinger Aschner, wife of Paul Aschner of Montreal, Quebec.

Marie Louise Marguerite Thérèse Bernaquez Aubin, wife of Joseph Donat Maurice Aubin of Montreal, Quebec.

Ruth Millstein Backman, wife of Melvin Backman of Montreal, Quebec.

Mario Baldo of Montreal, Quebec, husband of Bertha Teresa McMahon Baldo.

Margaret Stewart Cairns Bamber, wife of Henry Paterson Bamber of Montreal, Quebec.

Dawn Jean McKenzie Barr, wife of John Alexander Barr of Montreal, Quebec.

Wilhelm Bartels of Montreal, Quebec, husband of Gertrude Bode Bartels.

Helen Margaret Davidson Beckett, wife of David William Earl Beckett of Montreal, Quebec.

Rita Lucia Palmieri Bellefleur, wife of Joseph Adrien Hermas Bellefleur of De Lery, Quebec.

Susan Pick Bereznik, wife of Abraham Bereznik of Montreal, Quebec.

Jacqueline Ann Rosenfeld Bernstein, wife of Hershel Bernstein of Montreal, Quebec.

Eva Greenblatt Besner, wife of Myer Babe Besner of Westmount, Quebec.

Eva Livia Iranyi Blumberger, wife of Ferenc Blumberger of Montreal, Quebec.

Edward Bruce Bonneville of Montreal, Quebec, husband of Edith Mary O'Neill Bonneville.

Marc Aurèle Bourget of Ville St. Michel, Quebec, husband of Madeleine Pelletier Bourget.

Elsie Elizabeth Wand Bourret, wife of James Thomas Bourret of Montreal, Quebec. Olive Florence Andrews Bowness, wife of Alwyn Henry Bowness of Montreal, Quebec.

David Scott Brown of Montreal, Quebec, husband of Alice Georgena Malboeuf Brown.

Yvonne Catherine Marie Vrancken Bruggemans, wife of Yvan Robert Emile Nestor Ghislain Bruggemans of Montreal, Quebec.

Dorothy Sarah Sheehan Burchmore, wife of William Alfred Burchmore of St. Eustache-sur-le-Lac, Quebec.

George Meredith Scott Burton of Ville Mont-Royal, Quebec, husband of Juanita Jane Martin Scott Burton.

Constandina Alimanisteanu Butas, wife of Nerva Butas of Ville Mont-Royal, Quebec.

Margaret Sonia Lawrence Canny, wife of Patrick Elliott Bain Canny of Montreal, Quebec.

Leslie Ronald Cant of Montreal, Quebec, husband of Jill Jones Cant.

Gloria Helen Gross Caplan, wife of Harvey Caplan of Montreal, Quebec. Rita Thibeaudeau Cardinal, wife of Claude Cardinal of Montreal, Quebec.

Maurice Castonguay of Montreal, Quebec, husband of Alma St-Amand Castonguay.

Giovanni Cavallero of Montreal, Quebec, husband of Georgette Leona Jacquemin Cavallero.

Angelo Ciamarro of Montreal, Quebec, husband of Jacqueline Mucci Ciamarro.

Andrée Pauline Dorothy Pryce Clarke, wife of George Frederick Clarke of Montreal, Quebec.

Barbara Lorrain Campbell Clarke, wife of Frederick Gordon Clarke of Montreal, Quebec.

Norma Mary Rose Purchard Clarkin, wife of Gerald David Clarkin of Montreal, Quebec.

Percy Kark Claxton of Montreal, Quebec, husband of Elizabeth Margaret MacCallum Claxton.

Dorothy Louisa Stradwick Coffin, wife of Ambrose Douglas Coffin of Montreal, Quebec.

Winnifred Martin Collier, wife of Charles Isaac Collier of Montreal, Quebec.

Dorothy Eileen Harrison Comeau, wife of Joseph René Comeau of Quebec, Quebec.

Donald Edward Cook of Montreal, Quebec, husband of Alice Norman Jackson Cook.

Geraldine Joy Conway Cook, wife of Ronald Henry Cook of St. Genevieve, Quebec.

Patricia Anne McKenna Coombes, wife of John Coombes of Montreal, Quebec.

Mary Athanas Copis, wife of Louis Copis of Montreal, Quebec.

Pamela Margaret Clark Creber, wife of Bernard Creber of Montreal, Quebec.

Janine Sutto Dagenais, wife of Pierre Dagenais of Montreal, Quebec.

Constantin Deacur of Montreal North, Quebec, husband of Anna Ukrainka Kozlinska Deacur.

Roger Desjardins of Rosemount, Quebec, husband of Jeannette Rancourt Desjardins.

7 ELIZABETH II

Enis (Ines) Vit Desnoyers, wife of Joseph Antoine Hervé Desnoyers of Montreal, Quebec.

Claude Desroches of Mont Rolland, Quebec, husband of Françoise Brault Desroches.

Celia Claire Kanigsberg Dickman, wife of Morris Dickman of Montreal, Quebec.

Ruth Georgina Potts Dobie, wife of Percy Thomas Dobie of Montreal, Quebec.

Nina Olga Titow Dorion, wife of Brian Michael Daniel Dorion of Montreal, Quebec.

Alice Schleicher Dorotich, wife of Daniel Dorotich of Montreal, Quebec.

Helen Elizabeth MacDonald Downey, wife of Aubrey Louis Downey of Montreal, Quebec.

Phyllida Fairbairn Smith Draper, wife of Gilbert Johan Draper of Montreal, Quebec.

Michel Dubois of Montreal, Quebec, husband of Claire Parenteau Dubois. Euphemia Caldwell Miller Armitt Esber, *alias* Effie Monas, wife of Richard George Esber of Montreal, Quebec.

Aline Brunette Farago, wife of Victor Farago of Montreal, Quebec.

Silvia Frederike Diethilde Beate Angela Fatter, wife of Emile Marc Fatter of Montreal, Quebec.

Raymond Faucher of Montreal, Quebec, husband of Suzanne Vincent Faucher.

Fernand Filiatrault of Montreal, Quebec, husband of Irene Gauthier dit Duplantis Filiatrault.

Jacques Flahault of Montreal, Quebec, husband of Muguette Bériault Flahault.

Dorothy Elizabeth Fremantle Fleming, wife of Sandford Bruce Fleming of Montreal, Quebec.

Lucinda Marguerite Vaughan Flood, wife of Terence Carson Flood of Westmount, Quebec.

Alexander Hill Forbes of Hull, Quebec, husband of Mary Bertha Craig Forbes.

Evangeline Vaughan Fortin, wife of Léopold Fortin of Shawinigan Falls, Quebec.

Bernard Fourcade of Montreal, Quebec, husband of Thérèse Ouellet Fourcade.

Goldie Yellin Freedman, wife of Abe Freedman of Montreal, Quebec.

Ronald Ernest Fyfe of Montreal, Quebec, husband of Thelma Jones Spurr Fyfe.

Jacqueline Shirley Mary Parnell Gardner, wife of William Edward Gardner of Dorval, Quebec.

Marie Adrienne Maryse Dagenais Garlick, wife of Alan Winfield Garlick of St. Jovite, Quebec.

Gabriel Gascon of Montreal, Quebec, husband of Gisèle Morrissette Gascon.

Ralph Gatis of Montreal, Quebec, husband of Yvette Esther Lefebvre Gatis.

Hirsch Glaser of Montreal, Quebec, husband of Clara Katz Glaser.

Greta Libenstein Goldfeder, wife of Herbert Goldfeder of Montreal, Quebec. Irene Balk Goodson, wife of Jack Leonard Goodson of Montreal, Quebec. A.D. 1959

Morris Gordon of Montreal, Quebec, husband of Faigie Yampolsky Gordon. Gustave René Gosselin of Cartierville, Quebec, husband of Marie-Louise Madeleine Barcelo Gosselin.

Audrey Isabella Wanda Patterson Gray, wife of Arthur Douglas Heath Gray of Montreal, Quebec.

Alex Groot of Outremont, Quebec, husband of Renata Waltraud Illert Groot.

Georgene Hylands Harbour, wife of Joseph André Laurent Harbour of Ville Jacques-Cartier, Quebec.

Jacqueline Jeanne Lamy Harper, wife of Albert Fryers Harper of Montreal, Quebec.

Leslie David Harris of Lachine, Quebec, husband of Alma Mary June Mather Harris.

Agnes Forget Haymond, wife of Lucien Haymond of Greenfield Park, Quebec.

Marie Yolanda Marotta Henshaw, wife of John Stewart Henshaw of Montreal, Quebec.

Harry Hershenkopf of Montreal, Quebec, husband of Rae Yane Hershenkopf.

Karl Efraim Hill of Montreal, Quebec, husband of Margit Granfelt Hallstedt Hill.

Lorlotte Juliane Selma Wilhelmine Gude Hirtreiter, wife of Richard Hirtreiter of Montreal, Quebec.

Sydney (Sidney) Hislop of Montreal, Quebec, husband of Ruth Shubert Hislop.

William Lawrence Hughes of L'Abord-à-Plouffe, Quebec, husband of Evelyn Helen Cowell Hughes.

Gordon Clarence Hunting of St. Lambert, Quebec, husband of Marie Blanche Germaine Séguin Hunting.

Mary Alice Hadley Hutchison, wife of Andrew Hutchison of Acton Vale, Quebec.

Ina Charlotte Charleson Hyde, wife of Reed Warren Hyde of Montreal, Quebec.

Gertrude Scharge Izenberg, wife of Ben Izenberg of Montreal, Quebec.

Lenoir Grace Spencer Jennings, wife of Gordon Carlisle Jennings of Montreal, Quebec.

Viola Bleier Josephovits, wife of Samuel Josephovits of Montreal, Quebec.

Yaroslavna Zonia Lazarowich Johnson, wife of Richard Ralph Johnson of Montreal, Quebec.

Tibor Kadar of Montreal, Quebec, husband of Veronika Vizsolyi Kadar.

Hanna Tiegs Kallus, wife of Eugène Kallus of Montreal, Quebec.

James John Thomson Keay of Montreal West, Quebec, husband of Dorothy Louise Fitzgerald Keay.

Emily Mary Kredl Keller, wife of Stanley (Stanislas) Keller of Montreal, Quebec.

Lorna Frances Kerr, wife of James Russell Kerr of the Province of Quebec. Judith Ortenberg Baxt King, wife of Arthur King of Montreal, Quebec.

Susan Gilda Levin Klein, wife of Howard David Klein of Montreal, Quebec. Marlene Marlé Korn, wife of Frederick Korn of Montreal, Quebec.

Winnie Kulak Kozicki, wife of Eugene Kozicki of Montreal, Quebec. Jean Scott Bain Kunst, wife of James Michael Kunst of Montreal, Quebec.

7 ELIZABETH II

Jeannine Genevieve Jagelavicus Kusleika, wife of Francis Romuald Kusleika of Côte St. Paul, Quebec.

Audrey Bruce Laborgne, wife of Charles Laborgne of Caughnawaga, Quebec.

Armand Lacombe of Montreal, Quebec, husband of Marie Noëlla Populus Lacombe.

Ross Kevin Ladd of Montreal, Quebec, husband of Barbara Margaret Hamilton Ladd.

Marie Simone Louisette Bellemare Lafond, wife of Joseph Adrien Honoré Lafond of Montreal, Quebec.

Marie Cordelia Marie Ange Pigeon Gaboriau *dit* Lapalme, wife of Joseph Arthur Marcel Ernest Gaboriau *dit* Lapalme of Montreal, Quebec.

Nelly Hugentobler Larsen, wife of Robert Larsen of Quebec, Quebec.

Sarah Friberg Lazare, wife of Harry Lazare of Montreal, Quebec.

Joyce Ann Breaker Lee, wife of Earle William Lee of Verdun, Quebec.

Miriam Hirsh Leff, wife of Eli Leff of Montreal, Quebec.

Etta Rose Palevsky Lerman, wife of Mark Lerman of Montreal, Quebec.

Roméo Lescarbeau of Montreal, Quebec, husband of Lucille Sassoville Lescarbeau.

Ruth Dankner Liberman, wife of Jack Liberman of Montreal, Quebec.

Josef Libich of Montreal, Quebec, husband of Katharina Grumbach Libich.

Daisy Naydia Pretula Link, wife of Walter Harvey Link of Montreal, Quebec.

Demetra Garini Liogas, wife of Spiros Liogas of Montreal, Quebec.

Bernice Helena Peritz Loeb, wife of Lazarus Jacob Loeb of Montreal, Quebec.

Rowland McLean Loftus of Montreal, Quebec, husband of Rita Catherine McKeown Loftus.

Lise Nolet Lunghi, wife of Albert Lunghi of Ville-Emard, Quebec.

Jeannine Aimie Alice Mercier Mahaut, wife of Yves Jean Mahaut of La Sarre, Quebec.

Sylvia Mary Mefrige Makad, wife of Albert John Makad of Montreal, Quebec.

Margit Elizabeth Mary Temke Malcolm, wife of John Racine Malcolm of Montreal, Quebec.

Percy Herbert Manuel of Montreal, Quebec, husband of Marjorie Marland Adams Manuel.

Marguerite Kenny Maranda, wife of Francisco Maranda of Montreal, Quebec.

Helen Borer Marcovitch, wife of Frank Marcovitch of Montreal, Quebec. Joan Natalie Miller Martin, wife of John Gerald Martin of Montreal, Quebec.

Sheila Ethel Mitchell Martin, wife of Melvin Frederick Martin of Verdun, Quebec.

Gladys Allen Marvin, wife of Edmond Marvin of the Province of Quebec.

Marion Beulah Francis Meehan, wife of Kenneth Michael Meehan of Montreal, Quebec.

Edward John Mendelsohn of Montreal, Quebec, husband of Mildred Miller Mendelsohn.

Franz Michitsch alias Franc (Frank) Mihic of Montreal, Quebec, husband of Hermine Gerbitz Mihic.

William Irvine Moore of Lachine, Quebec, husband of Susan Wardlaw Moore.

Joseph Moreau of Montreal, Quebec, husband of Antoinette Cayer Moreau. Cécile Larche Morin, wife of Gaston Morin of Hull, Quebec.

Viola Margaret McCullough Morrow, wife of Conrad William Morrow of Montreal, Quebec.

Elaine Shirley Dorfman Moscovitch, wife of Philip Paul Moscovitch of Ville St. Laurent, Quebec.

Lois Genevieve Good Mulcahy, wife of Peter George Mulcahy of Verdun, Quebec.

Margaret Craig Murdoch, wife of Norman Stewart Murdoch of Tétreaultville, Quebec.

Yolande Bossé Murphy, wife of Charles Ashley Murphy of Montreal, Quebec.

Martha Waugh McClure, wife of Eric Ross McClure of St. Lambert, Quebec.

Eric Alexander McConnell of St. Lambert, Quebec, husband of Helen Plumb McConnell.

Joan Howell McShane McNulty, wife of Patrick James McNulty of Montreal, Quebec.

Barbara Mary Scott Norman, wife of Grant Earl William Norman of Verdun, Quebec.

Mary Friedman Nussenbaum, wife of Michael Nussenbaum of Montreal, Quebec.

Esther Daisy Moynan O'Regan, wife of James Murray Stowe O'Regan of Sutton, Quebec.

Alexandre Paré of Montreal, Quebec, husband of Pauline Vincent Paré. Marie Jeanne Madeleine Saint-Pierre Paré, wife of Joseph Paul Maurice Paré of Montreal, Quebec.

Oscar Roy of L'Assomption, Quebec, husband of Ninon Parthenais Roy. Marie Berthe Jeannine Quesnel Patenaude, wife of René Patenaude of

Montreal East, Quebec.

Alice Christine Leduc Patrick, wife of Kenneth Roland Patrick, Sr. of Bedford, Quebec.

Marjorie Seymour Hammond Pearson, wife of Aubrey Langbridge Pearson of Montreal, Quebec.

Mary Jane Holmes Phillips, wife of Gilbert Harry Phillips of Montreal, Quebec.

Joyce Rosemary Hudson Plam of Montreal, Quebec, wife of Edgar Leonard Plam.

Flore Crevier Plamondon, wife of Claude Plamondon of Montreal, Quebec. Claire Segal Pottel, wife of Edward Pottel of Montreal, Quebec.

Sydney Arthur Powell of Greenfield Park, Quebec, husband of Eileen Lillian Small Powell.

Franz Prader of Montreal, Quebec, husband of Friedericke Zirm Prader. Margaret Eleanor Williams Radmore, wife of Robert Charles Stewart

Radmore of South Hull, Quebec.

Abbie Alice Mahon Reed, wife of Robert Alexander Reed of Montreal, Quebec.

Rosalie Jakes Reisinger, wife of Eric Reisinger of Lachine, Quebec.

7 ELIZABETH II

Paul Rewoski of Montreal, Quebec, husband of Shirley Elsie Winifred Sheppard Rewoski.

Louis Gustave Rey of Montreal, Quebec, husband of Mary Florence Munroe Rey.

Ovila Rivet of Ville Jacques-Cartier, Quebec, husband of Yvonne Plante Rivet.

Audrey Edna Watson Robert, wife of Lucien Enrico Robert of Montreal, Quebec.

Jan Roberti of Ville D'Anjou, Quebec, husband of Madeleine Elizabeth Poget Roberti.

Kathleen Iris Daunt Robinson, wife of Warren Lennox Robinson of Ile Bigras, Quebec.

Mildred May Eunice Charron Roblee, wife of George Charles Roblee of Verdun, Quebec.

Theophile Casimir Rodzvicia of Montreal, Quebec, husband of Marie Jeannette Rolande Mongrain Rodzvicia.

Esther Lilian Issenman Rosen, wife of Leonard Rosen of Montreal, Quebec.

Patricia Burnell Fraser Rosensweig, wife of Reuben Rosensweig of Montreal, Quebec.

Vivien Joyce Taylor Ross, wife of Ian Gibson Ross of Montreal, Quebec. Frances Lerner Rotman, wife of Louis Rotman of Montreal, Quebec.

Hélène Dagenais Roy, wife of Raymond Roy of Montreal, Quebec.

Marie Louise Fauteux Roy, wife of Albert Logan Roy of Montreal, Quebec. Lillian Haber Rudner, wife of Jack Rudner of Montreal, Quebec.

Gisela Antonie Anita Popp Sainitzer, wife of Gunter Hans Hugo Sainitzer of Côte St. Luc, Quebec.

Maria Luise Ahnhudt Sandberg, wife of Allan Oscar Sandberg of Montreal, Quebec.

Josephine Zauberman Schiller, wife of Paul Schiller of Montreal, Quebec. Pearl Severs Schrieder, wife of Rayfield Schrieder of Montreal, Quebec.

Sheila Carole Neidik Schwartz, wife of Hillel Charles Schwartz of Montreal, Quebec.

Ana Nili Indursky Seeman, wife of Stanley Samuel Seeman of Montreal, Quebec.

Irene Kramer Segal, wife of Frank Segal of Ville Mont-Royal, Quebec.

Miriam Keppel Segal, wife of Carl Segal of Montreal, Quebec.

Jeanne d'Arc Gravelle Sénécal, wife of Hector Armand Sénécal of Montreal, Quebec.

Jean Grant Shacklock, wife of John Enoch Shacklock of Montreal, Quebec.

Helen Linda Reisman Shalinsky, wife of Jack Irving Shalinsky of Montreal, Quebec.

Doris Margaret Turner Smiley, wife of William Valentine Smiley of Dorval, Quebec.

Georgina Joan Saunders Smith, wife of Robert Smith of Ste. Adèle, Quebec.

Bernice Sylvia Sinclair Somerville, wife of James John Somerville of Montreal, Quebec.

Robert William Stamp of Westmount, Quebec, husband of Shirley Anne Sigrid Boyle Stamp.

Olga Dyrda Storozuk, wife of Stanley alias Stephen Storozuk of Ville St-Michel, Quebec.

Thelma Georgine Ferguson Strathy, wife of Gordon MacKenzie De Boucherville Strathy of Westmount, Quebec.

Pierrette Bertrand Suchereault *dit* Chussereault, wife of Yvon Suchereault *dit* Chussereault of Montreal, Quebec.

Janos (Jean) Sztecsinics of Montreal, Quebec, husband of Gudrun Schmidt Sztecsinics.

Rosy Fish Tatelman, wife of Aaron Tatelman of Montreal, Quebec.

Bryan Mills Taylor of Montreal, Quebec, husband of Molly De Zylva Taylor.

William Harrison Terry of Ville Mont-Royal, Quebec, husband of Hazel May Howe Terry.

Viola Gertrude Elizabeth Boyd Théroux, wife of Joseph Dorila Théroux of Laval-des-Rapides, Quebec.

Gertrude Czerny Thomschitz alias Thomas wife of Johann Thomschitz alias John Thomas of Verdun, Quebec.

Helen Ann Kovach Ujvary, wife of Charles Ujvary of Montreal, Quebec. Gaston Vadnais of Montreal, Quebec, husband of Lilian Bridge Vadnais.

Zdenek Nosek of Strathmore, Quebec, husband of Erika Marie Vana-Ova alias Erika Maria Vanova.

Roger Vermette of St. Jérôme, Quebec, husband of Aurore Bélanger Vermette.

Thérèse Courteau Vézina, wife of Jean Louis Vézina of Montreal, Quebec.

Lillianne Reed Volchuk, wife of Anthony Volchuk of Montreal, Quebec.

Sonia Kanefsky Waicenberg, wife of Nathan Waicenberg of Montreal, Quebec.

Sylvia Florence Van Straten Weber, wife of Milton Irwin Weber of Montreal, Quebec.

Henry Frank Whiston of Montreal, Quebec, husband of Doreen Joan Wragg Whiston.

Joseph Rolland Wright of Rosemont, Quebec, husband of Shirley Gwendolyn Stansfield Wright.

Marcelle Flore Terrault Wright, wife of Ronald Raymond Wright of Ville-Emard, Quebec.

Ida Shlafman Zimendstark, wife of Edmund Zimendstark of Montreal, Quebec.

Michael Zuk of Montreal, Quebec, husband of Joyce Dublanski Zuk.

Joseph Fernand Roger Boucher of Ville La Salle, Quebec, husband of Lilian Forsyth Boucher.

James Alvin Bradley of St. Marthe-du-Cap, Quebec, husband of Marie Germaine Marcelle Labarre Bradley.

Rita Steinbach Gruia, wife of Sandu Alex Gruia of Montreal, Quebec.

Maria Elisa Blankarts Juneau, wife of Jean-Paul Juneau of Montreal, Quebec.

Mary May Helen McCormick Moran, wife of Herbert Thomas Joseph Moran of Ville LaSalle, Quebec.

Joseph Louis Henri Noé Maurice Ruel of Montreal, Quebec, husband of Marie Florence Patricia Waltzer Ruel.

Pierre Joesph Gabriel Sorba of Montreal, Quebec, husband of Marie Berthe Annette Gisèle Bernier Sorba. James Howard Sproule of Montreal, Quebec, husband of Margaret Elizabeth McMahon Sproule.

By the Examiner of Petitions for Private Bills,—First Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners have complied with the requirements of Standing Order 96:

Baloise Fire Insurance Company of Canada for an Act to change its name to Elite Insurance Company and in French La Compagnie d'Assurances Elite.

The Canadian Medical Association for an Act to amend its Act of Incorporation.

Gore District Mutual Fire Insurance Company for an Act to change its name to Gore Mutual Insurance Company.

Edgar James Bauer and two others of the city of Kitchener, Ontario, and Ford Stanley Kumpf and five others of the city of Waterloo, Ontario, for an Act to incorporate The Waterloo Mutual Insurance Company.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 12

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 30TH JANUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Green, seconded by Mr. Brooks, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the Trans-Canada Highway Act to provide that the aggregate of all expenditures under sections 4, 5 and 6 of the Act may be increased to a maximum of three hundred and fifty million dollars.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

Mr. Pearkes, seconded by Mr. Churchill, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the National Defence Act by providing for the Court Martial Appeal Board to be reconstituted as a superior court of record, to authorize the payment of travelling allowances to its members and to provide also for the appointment of, and the payment of fees to and the travelling expenses of military advisers to the court; and to provide further for certain changes in connection with the administration of the Act.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The House resumed the debate on the proposed motion of Mr. Jorgenson, seconded by Mr. Fortin,—That the following Address be presented to His Excellency the Governor-General of Canada:

To His Excellency the Right Honourable Vincent Massey, Member of the Order of the Companions of Honour, Governor-General and Commander-in-Chief of Canada:

MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most dutiful and loyal subjects, the House of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency has addressed to both Houses of Parliament.

And the debate continuing:

Mr. Argue, seconded by Mr. Winch, moved in amendment thereto,—That the following be added to the Address:

"In view of the imperative necessity of protecting the legitimate interests of Canada in the fields of trade and industry, we respectfully urge that Your Excellency's advisers should give consideration to the advisability of introducing a motion to establish a special committee of the House of Commons to investigate the extent to which, directly and indirectly, Canadian companies are made subject to United States law and business policy and the damage this has caused to the Canadian economy through lose of export markets."

And a debate arising thereon and continuing;

At 5.30 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 38(5);

RULING BY MR. SPEAKER

MR. SPEAKER: I am sorry to interrupt the honourable Member, but it is my duty at this time to interrupt the proceedings and put to the House every question necessary to dispose of the main motion.

When I read the motion which was moved by the honourable Member for Assiniboia (Mr. Argue) I had some doubts as to its regularity under the rules, but as no honourable Member objected to the amendment I allowed the debate to proceed. Honourable Members will note, however, that I did not attempt to restrict the debate to the subject matter of the amendment which was moved by the honourable Member for Assiniboia. Since then I have given some thought to the matter and considered whether an amendment of this kind should go to a vote and I came to the conclusion that it certainly should not go to a vote without my expressing doubts as to its propriety, so that it would not stand as a precedent.

On further reflection I have come to the conclusion that it is really not in order and that it should not be put to the House. I should, perhaps, explain briefly what are the bases of my conclusions, and I realize that I am not giving Members an opportunity to speak to the point.

It is clear on this point that it is open to any honourable Member to introduce an amendment up until the moment when the final vote has to be taken at 5.30. My objection is to the character of the amendment. I will just explain my viewpoint by reminding the House we are debating the motion to thank His Excellency for the Speech from the Throne.

The Speech from the Throne is broadly a statement of the government's policy and the debate, broadly, is a debate on the policy of the government. That has been clearly established. Looking back over the amendments that have been moved over the past number of years they have been motions of want of confidence in broad terms rather than relating to a specific point such as the amendment I am discussing. The debate then is on the policy of the government generally and that has been indicated, as honourable Members will find, as early as 1878 when the Honourable Mr. Alexander McKenzie, speaking on the Address in that year, as quoted in Beauchesne's fourth edition, citation 169 at page 142, said:

It has been thought desirable in our parliamentary practice that it is better to postpone debates upon specific subjects of discussion in the House until those matters are brought forward before us by a bill or resolution, and I am glad to know that the honourable gentleman admits that the speech has been constructed this time fairly in that respect.

He was referring to the Speech from the Throne. Speeches from the throne have been constructed in that way and have been challenged by amendments such as the first two which were moved this session and which were a broad challenge of the government's policy. On that point, Beauchesne in the same edition at page 143, citation 170, states:

170. (2) An amendment to the Address in Reply to the Speech from the Throne is a motion of "no-confidence"—

In subsection (3) of citation 170 Beauchesne states:

170. (3) Amendments to the Address in Reply to the Speech from the Throne are the means used by the opposition for the purpose of challenging government policies or actions when parliament meets again after a few months' recess.

Applying both principles to the amendment in question it does not challenge the government's policies. It suggests the advisability of the government introducing a motion to set up a special committee to carry on an investigation. There is no assertion of policy one way or the other. It simply calls upon the government to establish a committee to investigate the items mentioned in the amendment, the relevant words of the amendment being:

—to investigate the extent to which, directly and indirectly, Canadian companies are made subject to United States law and business policy and the damage this has caused to the Canadian economy through loss of export markets.

It calls simply and solely for an inquiry without challenging the government's policies. On that basis and on the basis of the quotations which have been made it seems to me that it is not the kind of amendment which should be accepted on the Address in Reply to the Speech from the Throne.

7 ELIZABETH II

And the question being put on the main motion, it was agreed to on the following division:

YEAS

MESSRS:

Doucett, LaRue. Parizeau. Aiken. Latour. Pascoe. Aitken (Miss), Drouin, Allmark, Drysdale, Legere. Payne, Anderson, Lennard. Pearkes, Dumas. Lessard. Pearson, Badanai. English. Fairfield, Loiselle, Phillips. Baldwin. Macdonald (Kings), Pickersgill, Baskin. Fane. Macdonnell Pratt, Batten. Fleming (Eglinton), (Greenwood), Pugh, Beech. Fleming (Okanagan-Bell (Carleton), Revelstoke), MacLean (Queens), Rapp, MacLean (Winnipeg Forbes, Rea, Bell (Saint John-North Centre), Régnier, Albert), Fortin, MacRae, Ricard, Belzile, Fréchette, Fulton, McCleave, Richard Best. McDonald (Saint-Maurice-Godin, Bigg, Gour, (Hamilton South). Laflèche), Bissonnette, Boivin, Grafftey, McFarlane. Robinson, McGee. Rogers, Bourbonnais, Granger, McGrath, Simpson. Brassard Green. McGregor, Skoreyko, (Lapointe), Gundlock, Slogan, McIlraith, Brooks. Habel. Halpenny, McIntosh, Small. Broome, Smallwood. Browne (Vancouver- Hamilton McLennan, (Notre-Dame-McMillan, Smith (Calgary Kingsway), Bruchési. de-Grâce), McPhillips, South). Hamilton McQuillan, Smith (Hastings-Brunsden. Frontenac). Cadieu, (Qu'Appelle), Maloney. Mandziuk, Smith (Winnipeg Campbell Hanbidge, Harkness. Martel. North). (Lambton-Kent), Martin (Essex East), Southam, Hellver. Campbell (Stormont), Henderson, Matthews, Speakman, Michaud, Stanton, Campeau. Hicks. Mitchell, Stearns, Carter. Horner (Acadia), Horner Monteith (Perth), Stefanson, Casselman (Mrs.), Montgomery, Stewart. Chambers, (Jasper-Edson), More, Horner Stinson. Charlton, (The Battlefords), Tassé. Chown, Morris. Morton, Taylor, Churchill, Johnson. Jones, Clancy, Muir (Lisgar), Thomas, Tucker, Comtois, Jorgenson, Murphy. Cooper, Nasserden, Villeneuve, Jung, Vivian, Nesbitt, Creaghan, Keays, Kennedy, Nixon, Walker, Crouse, Weichel, Noble, Danforth, Kindt, White, Deschambault, Knowles, Nowlan, Winkler. Deschatelets, Korchinski, Nugent, O'Leary, Woolliams. Diefenbaker. Kucherepa, Lafrenière, Ormiston, Wratten-176. Dinsdale, Pallett, Lambert, Dorion, NAYS

MESSRS:

Argue, Herridge, Howard, Peters, Regier,

Winch—6.

A.D. 1959

On motion of Mr. Diefenbaker, seconded by Mr. Green, it was ordered that the said Address be engrossed and presented to His Excellency the Governor-General by such Members of this House as are of the Honourable the Privy Council.

On motion of Mr. Diefenbaker, seconded by Mr. Fleming (Eglinton), it was resolved,—That this House will, at its next sitting, resolve itself into a Committee to consider of the Supply to be granted to Her Majesty.

On motion of Mr. Diefenbaker, seconded by Mr. Fleming (Eglinton), it was resolved,—That this House will, at its next sitting, resolve itself into a Committee to consider of the Ways and Means for raising the Supply to be granted to Her Majesty.

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, delivered a Message from His Excellency the Governor-General, which was read by Mr. Speaker, as follows:

VINCENT MASSEY

The Governor-General transmits to the House of Commons Further Supplementary Estimates (2) of sums required for the service of Canada for the year ending on the 31st March, 1959, and, in accordance with the provisions of The British North America Act, 1867, the Governor-General recommends these Estimates to the House of Commons.

Ottawa, January 30, 1959.

On motion of Mr. Fleming (Eglinton), seconded by Mr. Churchill, the said Message and Further Supplementary Estimates (2) were referred to the Committee of Supply.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Public Accounts of Canada, Volume I, for the year ended March 31, 1958, and Report of the Auditor General for the year ended March 31, 1958, pursuant to sections 64(1) and 70(2) of the Financial Administration Act, chapter 116, R.S.C., 1952.

By Mr. Fleming (Eglinton), by command of His Excellency the Governor-General,—Public Accounts of Canada, Volume II (Financial Statements of Crown Corporations) for the year ended March 31, 1958, pursuant to section 64(1) of the Financial Administration Act, chapter 116, R.S.C., 1952.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 13

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 2ND FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Fifteen petitions for private bills were presented in accordance with Standing Order 70(1).

STATEMENT BY MR. SPEAKER

MR. SPEAKER: By leave of the House I should like to read a brief statement on not reading speeches.

At this stage of the session I think I should recall to the minds of honourable Members the well-established rule of this House against the reading of prepared speeches, except for Members who are making their maiden speeches, and for certain important statements which have to be made in introducing complicated subjects, such as the Budget or an involved piece of legislation.

During the first session of this Parliament, there were first speeches by many new Members and it was perhaps not an appropriate time to invoke the rule too often. But at the present time almost all the new Members, all except 11 or 12, have delivered their maiden speeches, and all honourable Members might well give thought to the improvement of debate and the more expeditious handling of public business by refraining from the reading of a series of set speeches or essays.

I must say that an observer of the debate on the Address in Reply to the Speech from the Throne, as it has progressed during the past two weeks, might well have thought that the rule *required* members to read their speeches. He would have seen Members preparing a lectern from which to read their speeches by placing two or three thick volumes of *Hansard* on their desks, perhaps even the volume in which the rule against the practice had been noted. He would have seen others reading page after page of a speech which they boldly held in their hands. It is clear that Members may refer to notes and may read quotations and, as I have said, there are some exceptional cases where reading is allowed. But it is equally clear that Members must not read their speeches verbatim, and even in the exceptional cases the whole speech should not be read.

The rule itself and the reasons which support it have been well stated from time to time, and I do not intend to repeat what has been said, but rather to give Members one or two references which will enable them to satisfy themselves on the course which they should follow.

May I refer honourable Members to Citation 144 in Beauchesne's 4th edition, pages 124 and 125. My immediate predecessor in the Chair collected the authorities and precedents in a lengthy statement which he gave to the House on the 31st of January, 1956. This will be found in the *Journals* for 1956, beginning at page 92. Honourable Members will appreciate that it is not easy for a Speaker to intervene on his own initiative and that the enforcement of the rule depends almost entirely on honourable Members themselves, those who are making speeches, and those who are sufficiently interested in preserving the character of Parliamentary debates, to rise to a point of order when the rule is being infringed.

I have been encouraged to believe that now that the Throne Speech debate is over, honourable Members in all parts of the House are ready and willing to co-operate to the fullest extent in restoring this very sound rule and practice. Those of us who sit in the Chair will do our part. We ask for your co-operation and particularly for your indulgence when we find it necessary to intervene.

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That the report of the Civil Service Commission respecting the appointment of an Assistant Parliamentary Reporter, laid upon the Table of the House Wednesday, January 28, 1959, be now approved.

After debate thereon, the question being put on the said motion, it was agreed to.

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That the report of the Civil Service Commission respecting the appointment of an Assistant Parliamentary Reporter, laid upon the Table of the House Thursday, January 29, 1959, be now approved.

After debate thereon, the question being put on the said motion, it was agreed to.

Mr. Hees, seconded by Mr. Fulton, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the St. Lawrence Seaway Authority Act to provide that the Authority, with the approval of the Governor in Council, may from time to time borrow money from Her Majesty or otherwise to an aggregate that shall not at any time exceed \$335,000,000.00 in lieu of \$300,000,000.00 which it is already authorized to borrow by section 13 of the Act.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

A.D. 1959

Mr. Hamilton (Qu'Appelle), seconded by Mr. MacLean (Queens), moved,— That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the Northwest Territories Act to provide for the appointment by the Governor in Council of judicial as well as of administrative officers; and to provide further for certain changes in connection with the administration of the Act.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

On motion of Mr. Martin (Essex East), seconded by Mr. McIlraith, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government or any official thereof, and any Member of the Provincial Governments, since November 26, 1957, with respect to the reconvening of the Dominion-Provincial Conference. (*Notice of Motion No. 2).

On motion of Mr. Chevrier, seconded by Mr. Pickersgill, it was ordered,— That there be laid before this House a copy of all contracts providing for the sale of vessels formerly owned by the Canadian National Steamships. (*Notice of Motion No. 11).

On motion of Mr. Peters, seconded by Mr. Martin (Timmins), it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and any of its departments, and the Provincial Government of Ontario, its agents, commissions or agents thereof, since January 1st, 1957, dealing with the establishment of a seaport at Moosonee, Ontario, including the establishment of docking facilities, dredging of a channel connecting Moosonee with the deeper waters of James Bay. (*Notice of Motion No. 13).

On motion of Mr. Peters, seconded by Mr. Martin (Timmins), it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and any of its departments, and the Provincial Government of Ontario, its agents, commissions or agents thereof, since January 1957, dealing with the establishment of airport facilities for wheel-equipped aircraft in the immediate area of Moosonee. (*Notice of Motion No. 14).

On motion of Mr. Peters, seconded by Mr. Martin (Timmins), it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and the Provincial Government of Ontario, the township of Teck, and other persons or organizations, regarding the establishment of an airport in the vicinity of the town of Kirkland Lake. (*Notice of Motion No. 15). On motion of Mr. Benidickson, seconded by Mr. Pickersgill, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence since January 1, 1958, between the Federal Government and the Government of Manitoba or any person or organization relating to a proposal to relay television transmissions northward into the region of Dauphin, Manitoba, from either of the existing TV transmission stations at Brandon or Winnipeg. (*Notice of Motion No. 17).

On motion of Mr. Benidickson, seconded by Mr. Pickersgill, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence since January 1, 1958, between the Federal Government and persons or organizations resident in the Kenora-Rainy River constituency requesting or opposing the provision by the Canadian Broadcasting Corporation or by other sources of television programmes to serve Fort Frances, Dryden, Sioux Lookout, Red Lake and Atikokan. (*Notice of Motion No. 18).

On motion of Mr. Dupuis, seconded by Mr. Badanai, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence and other documents exchanged between the Board of Transport Commissioners and the City of Sherbrooke, respecting a project for a viaduct on Acadia Street, Sherbrooke, Quebec. (*Notice of Motion No. 20).

On motion of Mr. Benidickson, seconded by Mr. Pickersgill, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, and any agreements entered into between the Federal Government and the Government of Ontario since January 1, 1958, relating to the picnic ground development and improvement winter work programme. (*Notice of Motion No. 21).

On motion of Mr. Benidickson, seconded by Mr. Pickersgill, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, and any agreements entered into between the Federal Government and the Government of Ontario since January 1, 1958, relating to the access to forests winter road work programme. (*Notice of Motion No. 22).

On motion of Mr. Chevrier, seconded by Mr. Pickersgill, it was ordered,— That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and the Government of the Province of Quebec, since November 30, 1957, with respect to unemployment and to the making of an agreement under the Unemployment Assistance Act. (*Notice of Motion No. 26).

A.D. 1959

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and the government of each province since May 1, 1958, concerning the Municipal Winter Works Incentive Program. (*Notice of Motion No. 27).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents or agreements exchanged between the Federal Government or agency thereof, and any provincial government, trade union or other organization, regarding the wage rates which are to apply in connection with the construction of the South Saskatchewan Dam. (*Notice of Motion No. 28).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents, exchanged between the Federal Government or any of its departments, and the Government of Saskatchewan, from June 5, 1958 to date, dealing with: (1) the building of power plants and electrical transmission lines within Saskatchewan; (2) the construction of the South Saskatchewan River Dam. (*Notice of Motion No. 31).

On motion of Mr. Argue, seconded by Mr. Winch, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and each provincial government since June 1, 1957, concerning the reconvening of the Dominion-Provincial Conference to discuss fiscal matters. (*Notice of Motion No. 32).

On motion of Mr. Argue, seconded by Mr. Winch, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and the government of each province since June 3, 1958, dealing with federal assistance towards the construction of: (a) the Trans-Canada Highway; (b) a primary highway system; (c) provincial highways; (d) urban roads. (*Notice of Motion No. 33).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and each provincial government since July 18, 1958, concerning federalprovincial tax-sharing agreements. (*Notice of Motion No. 34).

HOUSE OF COMMONS

Mr. Boulanger, seconded by Mr. Caron, moved,—That, in the opinion of this House, the government should give early consideration to the advisability of the establishment of an agriculture and fisheries development bank to consolidate and expand existing credit facilities for persons engaged in these primary industries and to provide sufficient capital to enable farmers and fishermen to make capital improvements required for the efficient and profitable operations of their undertakings.

And a debate arising thereon; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, January 28, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

By the Examiner of Petitions for Private Bills,—Second Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Louise Martel Abel, wife of Joseph Abel of Senneterre, Quebec.

Nita Stella Pollock Adams, wife of Courtney Ralph Adams of Montreal, Quebec.

James Kennedy Andrews of Ville St. Laurent, Quebec, husband of Barbara Doreen Hack Andrews.

Klara Schillinger Aschner, wife of Paul Aschner, of Montreal, Quebec.

Ruth Millstein Backman, wife of Melvin Backman of Montreal, Quebec. Mario Baldo of Montreal, Quebec, husband of Bertha Teresa McMahon Baldo.

Margaret Stewart Cairns Bamber, wife of Henry Paterson Bamber of Montreal, Quebec.

Dawn Jean McKenzie Barr, wife of John Alexander Barr of Montreal, Quebec.

Wilhelm Bartels of Montreal, Quebec, husband of Gertrude Bode Bartels. Helen Margaret Davidson Beckett, wife of David William Earl Beckett of

Montreal, Quebec.

Susan Pick Bereznik, wife of Abraham Bereznik of Montreal, Quebec.

Eva Greenblatt Besner, wife of Myer Babe Besner of Westmount, Quebec.

Eva Livia Iranyi Blumberger, wife of Ference Blumberger of Montreal, Quebec.

Edward Bruce Bonneville of Montreal, Quebec, husband of Edith Mary O'Neill Bonneville.

Marc Aurèle Bourget of Ville St. Michel, Quebec, husband of Madeleine Pelletier Bourget.

Olive Florence Andrews Bowness, wife of Alwyn Henry Bowness of Montreal, Quebec.

David Scott Brown of Montreal, Quebec, husband of Alice Georgena Malboeuf Brown.

Dorothy Sarah Sheehan Burchmore, wife of William Alfred Burchmore of St. Eustache-sur-le-Lac, Quebec.

George Meredith Scott Burton of Ville Mont-Royal, Quebec, husband of Juanita Jane Martin Scott Burton.

Constandina Alimanisteanu Butas, wife of Nerva Butas of Ville Mont-Royal, Quebec.

Margaret Sonia Lawrence Canny, wife of Patrick Elliott Bain Canny of Montreal, Quebec.

Gloria Helen Gross Caplan, wife of Harvey Caplan of Montreal, Quebec.

Rita Thibeaudeau Cardinal, wife of Claude Cardinal of Montreal, Quebec. Maurice Castonguay of Montreal, Quebec, husband of Alma St-Amand

Castonguay. Giovanni Cavallero of Montreal Quebec husband

Giovanni Cavallero of Montreal, Quebec, husband of Georgette Leona Jacquemin Cavallero.

Andrée Pauline Dorothy Pryce Clarke, wife of George Frederick Clarke of Montreal, Quebec.

Barbara Lorrain Campbell Clarke, wife of Frederick Gordon Clarke of Montreal, Quebec.

Norma Mary Rose Purchard Clarkin, wife of Gerald David Clarkin of Montreal, Quebec.

Percy Kark Claxton of Montreal, Quebec, husband of Elizabeth Margaret MacCallum Claxton.

Dorothy Louisa Stradwick Coffin, wife of Ambrose Douglas Coffin of Montreal, Quebec.

Winnifred Martin Collier, wife of Charles Isaac Collier of Montreal, Quebec.

Donald Edward Cook of Montreal, Quebec, husband of Alice Norman Jackson Cook.

Geraldine Joy Conway Cook, wife of Ronald Henry Cook of St. Genevieve, Quebec.

Pamela Margaret Clark Creber, wife of Bernard Creber of Montreal, Quebec.

Janine Sutto Dagenais, wife of Pierre Dagenais of Montreal, Quebec.

Constantin Deacur of Montreal North, Quebec, husband of Anna Ukrainka Kozlinska Deacur.

Roger Desjardins of Rosemount, Quebec, husband of Jeannette Rancourt Desjardins.

Enis (Ines) Vit Desnoyers, wife of Joseph Antoine Hervé Desnoyers of Montreal, Quebec.

Celia Claire Kanigsberg Dickman, wife of Morris Dickman of Montreal, Quebec.

Ruth Georgina Potts Dobie, wife of Percy Thomas Dobie of Montreal, Quebec.

Nina Olga Titow Dorion, wife of Brian Michael Daniel Dorion of Montreal, Quebec.

Alice Schleicher Dorotich, wife of Daniel Dorotich of Montreal, Quebec.

Helen Elizabeth MacDonald Downey, wife of Aubrey Louis Downey of Montreal, Quebec.

66970-5-6

Phyllida Fairbairn Smith Draper, wife of Gilbert Johan Draper of Montreal, Quebec.

Michel Dubois of Montreal, Quebec, husband of Claire Parenteau Dubois. Euphemia Caldwell Miller Armitt Esber, *alias* Effie Monas, wife of Richard George Esber of Montreal, Quebec.

Aline Brunette Farago, wife of Victor Farago of Montreal, Quebec.

Silvia Frederike Diethilde Beate Angela Fatter, wife of Emile Marc Fatter of Montreal, Quebec.

Jacques Flahault of Montreal, Quebec, husband of Muguette Bériault Flahault.

Dorothy Elizabeth Fremantle Fleming, wife of Sandford Bruce Fleming of Montreal, Quebec.

Evangeline Vaughan Fortin, wife of Léopold Fortin of Shawinigan Falls, Quebec.

Goldie Yellin Freedman, wife of Abe Freedman of Montreal, Quebec.

Ronald Ernest Fyfe of Montreal, Quebec, husband of Thelma Jones Spurr Fyfe.

Jacqueline Shirley Mary Parnell Gardner, wife of William Edward Gardner of Dorval, Quebec.

Gabriel Gascon of Montreal, Quebec, husband of Gisèle Morrissette Gascon. Ralph Gatis of Montreal, Quebec, husband of Yvette Esther Lefebvre Gatis. Greta Libenstein Goldfeder, wife of Herbert Goldfeder of Montreal, Quebec. Irene Balk Goodson, wife of Jack Leonard Goodson of Montreal, Quebec. Morris Gordon of Montreal, Quebec, husband of Faigie Yampolsky Gordon.

Gustave René Gosselin of Cartierville, Quebec, husband of Marie-Louise Madeleine Barcelo Gosselin.

Audrey Isabella Wanda Patterson Gray, wife of Arthur Douglas Heath Gray of Montreal, Quebec.

Alex Groot of Outremont, Quebec, husband of Renata Waltraud Illert Groot.

Jacqueline Jeanne Lamy Harper, wife of Albert Fryers Harper of Montreal, Quebec.

Marie Yolanda Marotta Henshaw, wife of John Stewart Henshaw of Montreal, Quebec.

Sydney (Sidney) Hislop of Montreal, Quebec, husband of Ruth Shubert Hislop.

Ina Charlotte Charleson Hyde, wife of Reed Warren Hyde of Montreal, Quebec.

Gertrude Scharge Izenberg, wife of Ben Izenberg of Montreal, Quebec.

Lenoir Grace Spencer Jennings, wife of Gordon Carlisle Jennings of Montreal, Quebec.

Yaroslavna Zonia Lazarowich Johnson, wife of Richard Ralph Johnson of Montreal, Quebec.

Viola Bleier Josephovits, wife of Samuel Josephovits of Montreal, Quebec. Maria Elisa Blankarts Juneau, wife of Jean-Paul Juneau of Montreal, Quebec.

Tibor Kadar of Montreal, Quebec, husband of Veronika Vizsolyi Kadar. Hanna Tiegs Kallus, wife of Eugène Kallus of Montreal, Quebec.

lanna flegs Kallus, whe of Eugene Kallus of Montreal, Quebec.

James John Thomson Keay of Montreal West, Quebec, husband of Dorothy Louise Fitzgerald Keay.

Judith Ortenberg Baxt King, wife of Arthur King of Montreal, Quebec.

Marlene Marlé Korn, wife of Frederick Korn of Montreal, Quebec.

Jeannine Genevieve Jagelavicus Kusleika, wife of Francis Romuald Kusleika of Côte St. Paul, Quebec.

Audrey Bruce Laborgne, wife of Charles Laborgne of Caughnawaga, Quebec.

Ross Kevin Ladd of Montreal, Quebec, husband of Barbara Margaret Hamilton Ladd.

Marie Simone Louisette Bellemare Lafond, wife of Joseph Adrien Honoré Lafond of Montreal, Quebec.

Marie Cordelia Marie Ange Pigeon Gaboriau *dit* Lapalme, wife of Joseph Arthur Marcel Ernest Gaboriau *dit* Lapalme of Montreal, Quebec.

Nelly Hugentobler Larsen, wife of Robert Larsen of Quebec, Quebec.

Miriam Hirsh Leff, wife of Eli Leff of Montreal, Quebec.

Roméo Lescarbeau of Montreal, Quebec, husband of Lucille Sassoville Lescarbeau.

Ruth Dankner Liberman, wife of Jack Liberman of Montreal, Quebec.

Bernice Helena Peritz Loeb, wife of Lazarus Jacob Loeb of Montreal, Quebec.

Rowland McLean Loftus of Montreal, Quebec, husband of Rita Catherine McKeown Loftus.

Lise Nolet Lunghi, wife of Albert Lunghi of Ville-Emard, Quebec.

Percy Herbert Manuel of Montreal, Quebec, husband of Marjorie Marland Adams Manuel.

Marguerite Kenny Maranda, wife of Francisco Maranda of Montreal, Quebec.

Helen Borer Marcovitch, wife of Frank Marcovitch of Montreal, Quebec.

Joan Natalie Miller Martin, wife of John Gerald Martin of Montreal, Quebec.

Gladys Allen Marvin, wife of Edmond Marvin of the Province of Quebec.

Marion Beulah Francis Meehan, wife of Kenneth Michael Meehan of Montreal, Quebec.

William Irvine Moore of Lachine, Quebec, husband of Susan Wardlaw Moore.

Joseph Moreau of Montreal, Quebec, husband of Antoinette Cayer Moreau. Cécile Larche Morin, wife of Gaston Morin of Hull, Quebec.

Elaine Shirley Dorfman Moscovitch, wife of Philip Paul Moscovitch of Ville St. Laurent, Quebec.

Lois Genevieve Good Mulcahy, wife of Peter George Mulcahy of Verdun, Quebec.

Margaret Craig Murdoch, wife of Norman Stewart Murdoch of Tétreaultville, Quebec.

Yolande Bossé Murphy, wife of Charles Ashley Murphy of Montreal, Quebec.

Martha Waugh McClure, wife of Eric Ross McClure of St. Lambert, Quebec.

Joan Howell McShane McNulty, wife of Patrick James McNulty of Montreal. Quebec.

Barbara Mary Scott Norman, wife of Grant Earl William Norman of Verdun, Quebec.

Alexandre Paré of Montreal, Quebec, husband of Pauline Vincent Paré. $66970-5-6\frac{1}{2}$

7 ELIZABETH II

Marie Jeanne Madeleine Saint-Pierre Paré, wife of Joseph Paul Maurice Paré of Montreal, Quebec.

Marie Berthe Jeannine Quesnel Patenaude, wife of René Patenaude of Montreal East, Quebec.

Alice Christine Leduc Patrick, wife of Kenneth Roland Patrick, Sr. of Bedford, Quebec.

Mary Jane Holmes Phillips, wife of Gilbert Harry Phillips of Montreal, Quebec.

Flore Crevier Plamondon, wife of Claude Plamondon of Montreal, Quebec. Claire Segal Pottel, wife of Edward Pottel of Montreal, Quebec.

Franz Prader of Montreal, Quebec, husband of Friedericke Zirm Prader.

Abbie Alice Mahon Reed, wife of Robert Alexander Reed of Montreal, Quebec.

Rosalie Jakes Reisinger, wife of Eric Reisinger of Lachine, Quebec.

Paul Rewoski of Montreal, Quebec, husband of Shirley Elsie Winifred Sheppard Rewoski.

Audrey Edna Watson Robert, wife of Lucien Enricho Robert of Montreal, Quebec.

Jan Roberti of Ville DAnjou, Quebec, husband of Madeleine Elizabeth Poget Roberti.

Kathleen Iris Daunt Robinson, wife of Warren Lennox Robinson of Ile Bigras, Quebec.

Mildred May Eunice Charron Roblee, wife of George Charles Roblee of Verdun, Quebec.

Theophile Casimir Rodzvicia of Montreal, Quebec, husband of Marie Jeannette Rolande Mongrain Rodzvicia.

Esther Lilian Issenman Rosen, wife of Leonard Rosen of Montreal, Quebec.

Patricia Burnell Fraser Rosensweig, wife of Reuben Rosensweig of Montreal, Quebec.

Vivien Joyce Taylor Ross, wife of Ian Gibson Ross of Montreal, Quebec.

Hélène Dagenais Roy, wife of Raymond Roy of Montreal, Quebec.

Marie Louise Fauteux Roy, wife of Albert Logan Roy of Montreal, Quebec.

Lillian Haber Rudner, wife of Jack Rudner of Montreal, Quebec.

Gisela Antonie Anita Popp Sainitzer, wife of Gunter Hans Hugo Sainitzer of Côte St. Luc, Quebec.

Maria Luise Ahnhudt Sandberg, wife of Allan Oscar Sandberg of Montreal, Quebec.

Josephine Zauberman Schiller, wife of Paul Schiller of Montreal, Quebec.

Pearl Severs Schrieder, wife of Rayfield Schrieder of Montreal, Quebec. Ana Nili Indursky Seeman, wife of Stanley Samuel Seeman of Montreal,

Quebec.

Miriam Keppel Segal, wife of Carl Segal of Montreal, Quebec.

Jeanne d'Arc Gravelle Sénécal, wife of Hector Armand Sénécal of Montreal, Quebec.

Jean Grant Shacklock, wife of John Enoch Shacklock of Montreal, Quebec.

Doris Margaret Turner Smiley, wife of William Valentine Smiley of Dorval, Quebec.

Bernice Sylvia Sinclair Somerville, wife of James John Somerville of Montreal, Quebec.

Robert William Stamp of Westmount, Quebec, husband of Shirley Anne Sigrid Boyle Stamp.

Thelma Georgine Ferguson Strathy, wife of Gordon MacKenzie De Boucherville Strathy of Westmount, Quebec.

Pierrette Bertrand Suchereault *dit* Chussereault, wife of Yvon Suchereault *dit* Chussereault of Montreal, Quebec.

Janos (Jean) Sztecsinics of Montreal, Quebec, husband of Gudrun Schmidt Sztecsinics.

Rosy Fish Tatelman, wife of Aaron Tatelman of Montreal, Quebec.

William Harrison Terry of Ville Mont-Royal, Quebec, husband of Hazel May Howe Terry.

Viola Gertrude Elizabeth Boyd Théroux, wife of Joseph Dorila Théroux of Laval-des-Rapides, Quebec.

Gertrude Czerny Thomschitz alias Thomas, wife of Johann Thomschitz alias John Thomas of Verdun, Quebec.

Gaston Vadnais of Montreal, Quebec, husband of Lilian Bridge Vadnais.

Thérèse Courteau Vézina, wife of Jean Louis Vézina of Montreal, Quebec.

Sonia Kanefsky Waicenberg, wife of Nathan Waicenberg of Montreal, Quebec.

Sylvia Florence Van Straten Weber, wife of Milton Irwin Weber of Montreal, Quebec.

Henry Frank Whiston of Montreal, Quebec, husband of Doreen Joan Wragg Whiston.

Joseph Rolland Wright of Rosemont, Quebec, husband of Shirley Gwendolyn Stansfield Wright.

Michael Zuk of Montreal, Quebec, husband of Joyce Dublanski Zuk.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 14

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 3RD FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

The House resolved itself into Committee of Supply.

(In the Committee)

The following Resolutions were adopted:

FURTHER SUPPLEMENTARY ESTIMATES (2), 1958-59

AGRICULTURE

SCIENCE SERVICE

 Science Service Administration—
 695 Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required\$ 375,000 00

PRODUCTION SERVICE

Health of Animals-

TERMINABLE SERVICES

697 Freight Assistance on Western Feed Grains—Further amount required 2,500,000 00

And the House continuing in Committee;

HOUSE OF COMMONS

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Public Bills)

Orders numbered 9 and 10, having been respectively called, were allowed to stand.

The Order being read for the second reading of Bill C-4, An Act to amend the Financial Administration Act;

Mr. Boulanger, seconded by Mr. Godin, moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

The Committee of Supply resumed.

(In the Committee)

The following resolution was adopted:

FURTHER SUPPLEMENTARY ESTIMATES (2), 1958-59

AGRICULTURE

TERMINABLE SERVICES

698 To provide for payments to western grain producers of \$1.00 per acre up to a maximum of 200 acres per farm in accordance with regulations of the Governor in Council—Further amount required\$ 1,300,000 00

Resolutions to be reported.

The resolutions adopted at this day's sitting of the Committee of Supply were reported and concurred in, and the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Report of operations under the Export and Import Permits Act for the year ended December 31, 1958, pursuant to section 26 of the said Act, chapter 27, Statutes of Canada, 1953-54. (French). Third Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, presented on February 2 by Mr. McCleave, meet the requirements of Standing Order 70:

Wauneta Langill Bourque, wife of Léandre Joseph Bourque of St. Timothée, Quebec.

Joan Turvey Fields, wife of Robert James Fields of Ville-Emard, Quebec. Maria Carmella Gentile Hammill, wife of John Thomas Francis Hammill,

of Ville Mont-Royal, Quebec. Marie-Jeannette (Jeanne) Rompré Jean, wife of Euclide Jean of Montreal, Quebec.

Jean-Louis Mathieu of Montreal, Quebec, husband of Gertrude Phillips Mathieu.

Sarah Goldfarb Nash, wife of Henry Nash of Montreal, Quebec.

Margaret Soll Rajeczky, wife of Alfred Emmerick Rajeczky of Montreal, Quebec.

Norma Margaret Martin Raymo, wife of Allen James Raymo of Montreal, Quebec.

Bella Valinsky Segal, wife of Henry Segal of Montreal, Quebec.

Brenda May Newbury Sherwood, wife of George Edwin Sherwood of Montreal North, Quebec.

Mose Takacs of Ste. Agathe des Monts, Quebec, husband of Yvonne Charbonneau Takacs.

Elisabeth Marguerite le Febvre Walker, wife of Derek Guy Walker of Westmount, Quebec.

Witolda Poplawska Wojciechowski, wife of Stanislaw Wojciechowski of Montreal, Quebec.

Tanya Burstein Yerzy, wife of Eric Yerzy of Montreal, Quebec.

Suzanne Mary Florence Peyton Young, wife of Wesley Gordon Young of Lachine, Quebec.

By the Examiner of Petitions for Private Bills,—Third Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Marie Louise Marguerite Thérèse Bernaquez Aubin, wife of Joseph Donat Maurice Aubin of Montreal, Quebec.

Rita Lucia Palmieri Bellefleur, wife of Joseph Adrien Hermas Bellefleur of De Lery, Quebec.

Jacqueline Ann Rosenfeld Bernstein, wife of Hershel Bernstein of Montreal, Quebec.

Elsie Elizabeth Wand Bourret, wife of James Thomas Bourret of Montreal, Quebec.

Leslie Ronald Cant of Montreal, Quebec, husband of Jill Jones Cant.

Bernard Fourcade of Montreal, Quebec, husband of Thérèse Ouellet Fourcade.

Karl Efraim Hill of Montreal, Quebec, husband of Margit Granfelt Hallstedt Hill.

Susan Gilda Levin Klein, wife of Howard David Klein of Montreal, Quebec.

Winnie Kulak Kozicki, wife of Eugene Kozicki of Montreal, Quebec. Esther Daisy Moynan O'Regan, wife of James Murray Stowe O'Regan of Sutton, Quebec.

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At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 15

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 4TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Fréchette, seconded by Mr. Tassé, by leave of the House, introduced Bill C-21, An Act to amend the Representation Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The following Questions were made Orders for Returns under the provisions of section 5 of Standing Order 39:

Question No. 10, by Mr. Fisher,—Order of the House for a Return showing: 1. Have any reimbursements been made to the Crown for expenses, travelling or otherwise, by persons accompanying the Prime Minister on his world and Commonwealth tour in November and December, 1958?

2. If so, by what persons, in what amounts, for what specific charges or services?

Question No. 14, by Mr. Chevrier,—Order of the House for a Return showing: 1. What portion of the total capital cost of the St. Lawrence Seaway, fixed at \$340 million in the report of the Tolls Committee of the St. Lawrence Seaway Authority, dated June 12, 1958, is attributable to each of the six sections of the Seaway?

2. What portion of the said total capital cost is attributable to each construction classification, including excavation, dredging, locks, bridges, approaches to bridges, roads, construction facilities and equipment, models, etc.?

7 ELIZABETH II

Question No. 40, by Mr. Murphy,—Order of the House for a Return showing: 1. What was the amount of production of soya beans in Canada during the years 1950 to 1958 inclusive?

2. Were soya beans imported into Canada during these years?

3. If so, from what countries?

4. What amounts from each country?

5. What duty, if any, is paid on soya beans imported into Canada?

6. What is the duty on soya beans imported by the United States from Canada?

Question No. 52, by Mr. Houck,—Order of the House for a Return showing: 1. How many winter works projects under the municipal incentive plan have been approved for each of the provinces?

2. In what municipalities in each province and how many will be employed?

On motion of Mr. Fisher, seconded by Mr. Regier, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence since June 15, 1958, between the Federal Government and the Dominion Marine Association, on pilotage and associated matters. (*Notice of Motion No. 6).

On motion of Mr. Fisher, seconded by Mr. Regier, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence between the Federal Government and officials of the United States concerning the action in the United States courts against certain companies producing radio and television equipment, since November 15, 1958. (*Notice of Motion No. 8).

On motion of Mr. Fisher, seconded by Mr. Regier, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence and other documents exchanged by the Federal Government and officials of the United States, concerning the Consolidated Premium Iron Ore Company, the Premium Iron Ore Company, Cyrus Eaton, and F. Daley, from June 1, 1958. (*Notice of Motion No. 9).

On motion of Mr. Fisher, seconded by Mr. Howard, it was ordered,—That there be laid before this House a copy of all correspondence since January 1, 1958, exchanged between the Federal Government and any persons in Port Arthur constituency, concerning the carrying out of work on the breakwater protecting the government wharf at Silver Islet. (*Notice of Motion No. 10).

On motion of Mr. Howard, seconded by Mr. Fisher, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the government or

any of its departments and the Canadian Broadcasting Corporation; and between the Canadian Broadcasting Corporation and any other person, organization, agency or government, since January 1, 1959, and having relationship to the present dispute between the Canadian Broadcasting Corporation and some of its employees. (*Notice of Motion No. 24).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,— That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and each of the provincial governments since January 1, 1958, concerning amendments to the Pipelines Act (Canada) and/or pipe line acts in force in the provinces. (*Notice of Motion No. 29).

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the National Housing Act, 1954, and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated August 27, 1958, (*Question No. 168*) for a Return showing: 1. Does the Canadian Government import manufactured products, either for its own use or for the use of Crown Corporations?

2. If so, (a) what products; (b) which are for the use of the government; (c) which for the use of Crown Corporations?

By Mr. Hees, a Member of the Queen's Privy Council,—Report of exemptions authorized by the Minister of Transport under section 137 of the Canada Shipping Act in cases when no master or officer was available with required certificate and experience, for the year ended December 31, 1958, pursuant to section 137(2) of the said Act, chapter 29, R.S.C., 1952.

By Mr. Hees,—Report of cases in which ships were relieved from compliance with steamship inspection service requirements under the authority of section 495 of the Canada Shipping Act, for the year ended December 31, 1958, pursuant to section 495(4) of the said Act, chapter 29, R.S.C., 1952.

By Mr. Hees,—Report of cases in which ships were exempted from the obligation of carrying certificated masters, mates or engineers under the provisions of section 137 of the Canada Shipping Act, for the year ended December 31, 1958, pursuant to section 137(2) of the said Act, chapter 29, R.S.C., 1952.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Department of National Health and Welfare for the year ended March 31, 1958, pursuant to section 10 of the Department of National Health and Welfare Act, chapter 74, R.S.C., 1952. By Mr. Monteith (Perth),—Copies of Amending Agreements respecting contributions under the Hospital Insurance and Diagnostic Services Act between the Government of Canada and provincial Governments, as follows:

(1) Newfoundland—Amending Agreements, Nos. 1, 2 and 3, dated July 3 and November 25, 1958, and January 12, 1959, respectively;

(2) Nova Scotia-Amending Agreement, No. 1, dated December 19, 1958;

(3) Manitoba—Amending Agreements, Nos. 1, 2 and 3, dated August 21, December 19, and December 22, 1958, respectively;

(4) British Columbia—Amending Agreement, No. 1, dated August 23, 1958.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 16

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 5TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Five petitions for private bills were presented in accordance with Standing Order 70(1).

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-4, An Act to incorporate The Waterloo Mutual Insurance Company.— Mr. Weichel.

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, delivered a Message from His Excellency the Governor-General, which was read by Mr. Speaker, as follows:

VINCENT MASSEY

The Governor-General transmits to the House of Commons Estimates of sums required for the service of Canada for the year ending on the 31st March, 1960, and, in accordance with the provisions of The British North America Act, 1867, the Governor-General recommends these Estimates to the House of Commons.

Ottawa, February 5, 1959.

On motion of Mr. Fleming (Eglinton), seconded by Mr. Churchill, the said Message and Estimates were referred to the Committee of Supply.

Mr. Broome, seconded by Mr. Best, by leave of the House, introduced Bill C-22, An Act to amend the Companies Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The Order being read for the second reading of Bill C-2, An Act to amend the Canadian Citizenship Act;

Mr. Pickersgill, seconded by Mr. Benidickson, moved,—That the said bill be now read a second time.

And a debate arising thereon;

Mr. Crestohl, seconded by Mr. Caron, moved in amendment thereto,—That this bill should not now be read a second time but that the subject matter be referred to a special committee to be designated for the purpose to draft a bill which will ensure complete equality of status between naturalized and natural born Canadian citizens.

An the question being proposed;

Mr. Acting Speaker ruled the proposed amendment out of order on the ground that forty-eight hours' notice is required under the terms of Standing Order 41 for a motion to appoint a special committee.

And the debate continuing on the main motion;

Mr. Roberge, seconded by Mr. Rouleau, moved in amendment thereto,— That Bill C-2 be not now read a second time but that the subject matter thereof be referred to the Standing Committee on External Affairs.

And the question being proposed;

Mr. Pallett raised a point of order to the effect that the amendment was not in order since it proposed to refer the bill to a committee of the House which has not been set up;

RULING BY MR. DEPUTY SPEAKER

MR. DEPUTY SPEAKER: On this matter I should like to read to honourable Members a rule which was made last year (*Journals*, November 5, 1957, page 82) and which was a ruling made by the Speaker and it concerns the particular point of order which has been raised by the honourable Member for Peel (Mr. Pallett). The ruling is as follows—I read the third paragraph of the ruling made by the Speaker:

Then the honourable Member raised a further question whether the fact that the committee has no members has any effect at that time. I think perhaps I should not deal with the point in advance but I have considered it and I would like to tell the House that my view now, right or wrong, is that these are standing committees and although you may say there is no committee if there are no Members the rules of the House do provide for the existence of a Standing Committee on Railways, Canals and Telegraph Lines to which this bill would automatically be referred under Standing Order 105, and so I do not think there is any difficulty at the present time.

It is my opinion that this ruling applies to the case being discussed at the present time. I therefore consider that the amendment that is being proposed and which is being moved by the honourable Member for Megantic (Mr. Roberge) is quite in order.

And a debate arising on the said proposed amendment and continuing;

A Message was received from the Senate informing this House that the Senate had passed the following bills, to which the concurrence of this House is desired:

Bill SD-1, An Act for the relief of Lise Nolet Lunghi.-Mr. McCleave.

Bill SD-2, An Act for the relief of Margaret Stewart Cairns Bamber.—Mr. McCleave.

Bill SD-3, An Act for the relief of Gertrude Czerny Thomschitz, otherwise known as Gertrude Czerny Thomas.—*Mr. McCleave.*

Bill SD-4, An Act for the relief of Miriam Hirsh Leff.-Mr. McCleave.

Bill SD-5, An Act for the relief of Phyllida Fairbairn Smith Draper.—Mr. McCleave.

Bill SD-6, An Act for the relief of Janos Sztecsinics, otherwise known as Jean Sztecsinics.—*Mr. McCleave.*

Bill SD-7, An Act for the relief of Margaret Craig Murdoch.—Mr. McCleave.

Bill SD-8, An Act for the relief of Nita Stella Pollock Adams.—Mr. McCleave.

Bill SD-9, An Act for the relief of Enis (Ines) Vit Desnoyers.—Mr. McCleave.

Bill SD-10, An Act for the relief of Helen Elizabeth MacDonald Downey. --Mr. McCleave.

Bill SD-11, An Act for the relief of Silvia Frederike Diethilde Beate Angela Buchsel Fatter.—*Mr. McCleave.*

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of the Consolidated Index and Table of Amendments to the Statutory Orders and Regulations published in the *Canada Gazette*, Part II, from January 1, 1955 to December 31, 1958. (English and French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 4, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 9) for a copy of all correspondence and other documents exchanged by the Federal Government and officials of the United States, concerning the Consolidated Premium Iron Ore Company, the Premium Iron Ore Company, Cyrus Eaton, and F. Daley, from June 1, 1958.

By Mr. Courtemanche,—Return to an Order of the House, dated February 4, 1959, (*Question No. 40*) showing: 1. What was the amount of production of soya beans in Canada during the years 1950 to 1958 inclusive?

2. Were soya beans imported into Canada during these years?

3. If so, from what countries?

4. What amounts from each country?

5. What duty, if any, is paid on soya beans imported into Canada?

6. What is the duty on soya beans imported by the United States from Canada?

By the Examiner of Petitions for Private Bills,—Fourth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Joseph Fernand Roger Boucher of Ville LaSalle, Quebec, husband of Lilian Forsyth Boucher.

Wauneta Langill Bourque, wife of Léandre Joseph Bourque of St. Timothée, Quebec.

Dorothy Eileen Harrison Comeau, wife of Joseph René Comeau of Quebec, Quebec.

Agnes Forget Haymond, wife of Lucien Haymond of Greenfield Park, Quebec.

Jean Scott Bain Kunst, wife of James Michael Kunst of Montreal, Quebec. Sarah Goldfarb Nash, wife of Henry Nash of Montreal, Quebec.

Sydney Arthur Powell of Greenfield Park, Quebec, husband of Eileen Lillian Small Powell.

Margaret Soll Rajeczky, wife of Alfred Emmerick Rajeczky of Montreal, Quebec.

Bella Valinsky Segal, wife of Henry Segal of Montreal, Quebec.

Georgina Joan Saunders Smith, wife of Robert Smith of Ste. Adèle, Quebec. Mose Takacs of Ste. Agathe des Monts, Quebec, husband of Yvonne Charbonneau Takacs.

Bryan Mills Taylor of Montreal, Quebec, husband of Molly De Zylva Taylor.

Witolda Poplawska Wojciechowski, wife of Stanislaw Wojciechowski of Montreal, Quebec.

Tanya Burstein Yerzy, wife of Eric Yerzy of Montreal, Quebec.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 17

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 6TH FEBRUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council, laid before the House,—Copy of a letter, dated January 20, 1959, to Dr. Jacques Rousseau, Director of the Human History Branch, National Museum of Canada, from the Deputy Minister, Department of Northern Affairs and National Resources.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted:

FURTHER SUPPLEMENTARY ESTIMATES (2), 1958-59

AGRICULTURE

SPECIAL

699 Prairie	Farm	Assistance	Act	Administration—Further	
amo	ount re	quired		\$	225,000 00

BOARD OF BROADCAST GOVERNORS

The said resolutions were reported and concurred in and the Committee of Supply obtained leave to sit again at the next sitting of the House.

8 ELIZABETH II

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-5, An Act respecting The Canadian Medical Association.—Mr. Horner (Jasper-Edson).

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The Order being read for the second reading of Bill S-4, An Act to incorporate The Waterloo Mutual Insurance Company;

Mr. Weichel, seconded by Mr. Webster, moved,—That the said bill be now read a second time.

And a debate arising thereon; the said debate was, on motion of Mr. Regier, adjourned.

By unanimous consent, Mr. McCleave, seconded by Mr. Coates, moved,— That the following bills be now read a second time:

Bill SD-1, An Act for the relief of Lise Nolet Lunghi.

Bill SD-2, An Act for the relief of Margaret Stewart Cairns Bamber.

Bill SD-3, An Act for the relief of Gertrude Czerny Thomschitz, otherwise known as Gertrude Czerny Thomas.

Bill SD-4, An Act for the relief of Miriam Hirsh Leff.

Bill SD-5, An Act for the relief of Phyllida Fairbairn Smith Draper.

Bill SD-6, An Act for the relief of Janos Sztecsinics, otherwise known as Jean Sztecsinics.

Bill SD-7, An Act for the relief of Margaret Craig Murdoch.

Bill SD-8, An Act for the relief of Nita Stella Pollock Adams.

Bill SD-9, An Act for the relief of Enis (Ines) Vit Desnoyers.

Bill SD-10, An Act for the relief of Helen Elizabeth MacDonald Downey.

Bill SD-11, An Act for the relief of Silvia Frederike Diethilde Beate Angela Buchsel Fatter.

And a debate arising thereon and continuing;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Copy of the Report of the Canadian Wheat Board for the crop year ended July 31, 1958, pursuant to section 7 of the Canadian Wheat Board Act, chapter 44, R.S.C., 1952.

By Mr. Churchill,—Copy of Order in Council, pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1959-120, approved February 3, 1959: Approving the Capital Budgets of Eldorado Mining and Refining Limited and Northern Transportation Company Limited, for the year ending March 31, 1959.

By Mr. Fulton, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Copy of Report of the Commissioner of Penitentiaries for the year ended March 31, 1958, pursuant to section 14 of the Penitentiary Act, chapter 206, R.S.C., 1952.

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Copy of "Roads to Resources" Agreement, dated November 4, 1958, between the Government of Canada and the Government of the Province of British Columbia (Stewart to Cassian Junction).

Fourth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following, presented on February 5, meet the requirements of Standing Order 70:

The Boiler Inspection and Insurance Company of Canada for an Act to amend its Act of Incorporation.—*Mr. Morton.*

Co-operative Fire and Casualty Company for an Act to amend its Act of Incorporation to permit an increase in the maximum rate of interest payments on contributions.—*Mr. Jones.*

David Plett Reimer of the Postal District of Giroux, Manitoba and two others of the Province of Manitoba for an Act to incorporate the Evangelical Mennonite Conference.—*Mr. Jorgenson*.

James Alexander Scott and two others of the City of Calgary, Alberta for an Act to incorporate "Foothills Pipe Lines Ltd."—*Mr. Rynard.*

Harry J. Seed and three others of the City of Vancouver, British Columbia, and Joseph N. Mitchell and two others of the City of Los Angeles, California, for an Act to incorporate "Pacific Standard Life Insurance Company".—*Mr. Taylor.*

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 18

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 9TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Thirteen petitions for private bills were presented in accordance with Standing Order 70(1).

Mr. Pallett, from the Special Committee appointed to prepare and report lists of Members to compose the Standing Committees of the House under Standing Order 65, presented the following Report:

Your Committee, in accordance with Standing Order 65, recommends that the Standing Committees of this House be composed of the following Members:

No. 1

Privileges and Elections

Messrs.

Aiken,	Fraser,	
Barrington,	Grills,	
Beech,	Hardie.	
Bell (Carleton),	Henderson,	
Bell (Saint John-Albert),	Howard.	
Benidickson,	Johnson,	
Carter,	Kucherepa,	
Deschambault,	Macquarrie,	
Dinsdale,	McBain,	
Flynn,	McIlraith,	
	(Quorum	10)

Meunier, Nielsen, Ormiston, Paul, Pickersgill, Richard (Ottawa East), Tassé, Valade, Webster—29.

HOUSE OF COMMONS

8 ELIZABETH II

No. 2

Railways, Canals and Telegraph Lines

Messrs.

Allmark. Asselin, Badanai. Baldwin, Batten, Bigg, Bourbonnais, Brassard (Lapointe), Brunsden, Cadieu. Campbell (Stormont), Chevrier, Chown. Creaghan, Crouse, Dupuis, Drysdale, Fisher, Fraser, Fréchette. Grills,

Hardie. Horner (Acadia), Horner (Jasper-Edson), Howard, Howe. Johnson. Keays, Kennedy, LaRue. MacInnis, MacLean (Winnipeg North Centre), Martin (Essex East), Martini. McBain, McDonald (Hamilton South), McMillan, McPhillips, Michaud, Monteith (Verdun), (Quorum 20)

Nielsen, Nixon, Pascoe, Pavne. Phillips, Racine. Richard (Kamouraska), Rouleau, Rynard, Small, Smallwood, Smith (Calgary South), Smith (Lincoln), Smith (Simcoe North), Tassé. Tavlor. Thompson, Tucker, Webster. Wratten-60.

No. 3

Miscellaneous Private Bills

Messrs.

Anderson. Baldwin, Batten, Beech, Bigg, Broome, Campbell (Stormont), Carter, Chown, Danforth, Fairfield, Forbes, Forgie, Garland, Horner (The Battlefords), McIntosh, Houck. Kennedy, Knowles,

Lambert, Milligan, MacEwan. Mitchell, MacLean (Winnipeg North Monteith (Verdun), Centre), More, Morton, Macnaughton, Mandziuk, Nixon, Martin (Timmins), Ormiston, Peters, Matthews. McBain, Robinson, McCleave, Rogers, McDonald (Hamilton Simpson, Smith (Lincoln), South), McFarlane, Smith (Simcoe North), McIlraith. Stefanson. Webster. Wratten-50. McMillan, McPhillips, McWilliam, (Quorum 15)

MONDAY, 9TH FEBRUARY

No. 4

Banking and Commerce

Messrs.

Allmark, Asselin, Bell (Carleton), Bell (Saint John-Albert), Jones, Benidickson, Brassard (Chicoutimi), Cardin. Cathers, Chevrier, Coates, Creaghan, Crestohl. Deschambault, Drysdale, More, Dumas, Flynn, Fraser,

Gour, Hanbidge, Horner (Acadia), Jung, Lambert, MacLean (Winnipeg North Centre), MacLellan, Macnaughton, Maloney, Martin (Essex East), McIlraith, McIntosh, Morissette, Morton, (Quorum 15)

Nugent, Pascoe, Pickersgill, Regier, Robichaud, Rowe, Rynard, Slogan, Southam, Stinson, Tassé, Taylor, Thomas. Thrasher, Walker, Winch, Woolliams—50.

No. 5

Public Accounts

Badanai, Bell (Carleton), Benidickson, Bissonnette, Broome. Bourget, Bruchési. Campbell (Lambton-Kent), Campeau, Charlton. Chown. Crestohl, Denis. Dorion, Drysdale, Fraser. Godin.

Messrs.

Grenier, Hales, Hanbidge, Johnson, Keays. Lahave. Lambert, Macdonald (Kings), Macnaughton, Martin (Essex East), McGee. McGrath, McGregor, McMillan, Morissette. Morris, Morton, Murphy, (Quorum 15)

Pickersgill, Pratt, Regier, Robichaud, Smith (Calgary South), Smith (Simcoe North), Smith (Winnipeg North), Spencer, Stefanson, Stewart, Valade. Villeneuve, Walker, Winch, Wratten-50.

HOUSE OF COMMONS

8 ELIZABETH II

No 6

Agriculture and Colonization

Messrs.

Argue, Barrington, Boivin. Boulanger, Brunsden, Cadieu, Campbell (Lambton-Kent), Casselman (Mrs), Charlton, Cooper, Doucett, Dubois, Dupuis, Fane, Fleming (Okanagan-Revelstoke), Forbes. Forgie. Godin, Gour,

Grills. Gundlock, Hales. Hardie. Henderson, Hicks. Horner (Acadia). Howe, Jorgenson, Kindt. Lahaye, Latour. Leduc, Létourneau, McBain. McIntosh. McMillan. Michaud, Milligan, Montgomery, Muir (Lisgar), (Quorum 20) Nasserden, Noble. O'Leary, Pascoe. Peters. Phillips, Racine, Rapp, Régnier, Richard (Saint-Maurice-Laflèche), Robinson, Rompré. Rowe, Smith (Lincoln), Southam. Speakman. Stanton, Thomas. Tucker, Villeneuve-60.

No. 7

Standing Orders

Messrs.

Aitken (Miss), Argue, Best, Bourdages, Brassard (Chicoutimi), Campeau, Denis, Forgie, Fréchette, Garland, Horner (Jasper-Edson), Kucherepa, Loiselle, Martineau, (Quorum 8)

McGrath, Meunier, Milligan, Mitchell, Spencer, Tremblay—20

No. 8

Marine and Fisheries

Messrs.

Anderson, Batten, Bourget, Browne (Vancouver-Kingsway), Carter, Crouse, Danforth, Drysdale, English, Gillet, Granger, Grenier, Howard, Keays, Legere, Macdonald (Kings), MacLellan, Matthews, McGrath, McCennan, McPhillips, McQuillan, McWilliam, (Quorum 10)

Michaud, Morris, Murphy, Noble, O'Leary, Phillips, Robichaud, Speakman, Stefanson, Stewart, Tucker—35.

No. 9

Mines, Forests and Waters

Messrs.

- Aiken, Baskin, Cadieu, Coates, Doucett, Drouin, Dumas, Garland, Godin, Granger, Gundlock, Korchinski, Kindt,
- Latour, Leduc, MacInnis, MacRae, Martel, Martin (Timmins), Martineau, McFarlane, McGregor, McQuillan, Mitchell, Muir (Cape Breton North and Victoria), (Quorum 10)
- Murphy Nielsen, Payne, Roberge, Richard (Saint-Maurice Laflèche), Robichaud, Simpson, Slogan, Stearns, Woolliams—35.

HOUSE OF COMMONS

8 ELIZABETH II

No. 10

Industrial Relations

Messrs.

Allmark, Bell (Saint John-Albert), Benidickson, Bourdages, Brassard (Lapointe), Browne (Vancouver-Kingsway), Caron, Deschatelets, Drouin, Grafftey, Granger, Houck,

Lafrenière,
Lahaye,
Loiselle,
MacInnis,
MacLean (Winnipeg
North Centre),
Mandziuk,
Martini,
McDonald (Hamilton
South),
McWilliam,
Mitchell,
Muir (Cape Breton
North and Victoria),
(Quorum 10)

Nasserden, Noble, Peters, Pigeon, Ricard, Skoreyko, Small, Smith (Winnipeg North), Spencer, Stanton, Thrasher, Weichel—35.

No. 11

Debates

Messrs.

Campbell (Lambton-Kent), Chevrier, Dorion, Fortin, McPhillips, Monteith (Verdun), Nixon, Paul, Régnier, (Quorum 7) Richard (Ottawa East). Roberge, Winch—12.

No. 12

External Affairs

Messrs.

Aitken (Miss), Allard, Argue, Cardin, Crestohl, Dinsdale, Dorion, Eudes, Fairfield, Garland, Hellyer, Herridge, Jones, Jung, Kucherepa, Lafrenière, Lennard, MacLellan, Macnaughton, Macquarrie, Mandziuk, Martin (Essex East), McCleave, McGee, (Quorum 10) Montgomery, Nesbitt, Nugent, Pearson, Pratt, Richard (Ottawa East), Smith (Calgary South), Stinson, Valade, Vivian, White—35.

MONDAY, 9TH FEBRUARY

No. 13

Estimates

Messrs.

Anderson, Baldwin. Bell (Carleton), Benidickson, Best. Bissonnette, Bourbonnais, Bourdages. Bourget, Broome, Bruchési. Cardin. Carter, Cathers, Chambers, Clancy, Coates, Dumas. Fairfield. Fortin, Garland.

Gillet. Grafftey, Hales. Hardie. Hellyer, Hicks, Howe, Korchinski. Lambert. Macnaughton. Macquarrie. McDonald (Hamilton South), McFarlane, McGrath, McGregor. McIlraith, McMillan. McQuillan. McWilliam. More, (Quorum 20)

Morris, Nesbit. Nielsen, Payne. Peters, Pickersgill. Pugh. Ricard. Richard (Kamouraska), Rowe, Small. Smallwood, Smith (Calgary South). Stewart, Tassé, Thompson, Walker, Winch, Winkler-60

No. 14

Veterans Affairs

Messrs.

Badanai, Batten, Beech, Benidickson, Broome, Cardin, Carter, Clancy, Denis, Dinsdale, Fane, Forgie, Fortin, Garland, Herridge, Jung, Kennedy, Lennard, Macdonald (Kings), MacEwan, MacRae, Matthews, McIntosh, McWilliam, Montgomery, O'Leary, Ormiston, Parizeau, (Quorum 15)

Peters, Pugh, Roberge, Robinson, Rogers, Speakman, Stearns, Stewart, Thomas, Webster, Weichel, Winkler—40.

HOUSE OF COMMONS

8 ELIZABETH II

No. 15

Printing

(Members to Act on the part of the Commons)

Messrs.

Allard, Asselin, Badanai, Barrington, Batten, Belzile, Bissonnette. Boivin, Bourdages, Bourque, Brunsden, Cadieu, Campeau, Clancy, Cooper, Creaghan, Deschambault, Dubois, Dupuis,

Fane, Flynn, Gillet, Godin. Grafftey, Gundlock. Henderson, Howard, Jorgenson, Korchinski, Lahaye, Lessard, Létourneau, Loiselle. MacInnis. MacLellan, Martin (Timmins), Martini, McLennan.

McWilliam, Michaud, Morissette, O'Leary, Phillips, Rapp, Ratelle, Richard (Kamouraska), Robinson, Rouleau, Skoreyko, Smallwood, Southam. Taylor, Thrasher. Winkler-54.

No. 16

Library of Parliament

(Members to Act on the part of the Commons)

Mr. Speaker and Messrs.

Aitken (Miss), Argue, Bourbonnais, Bourque, Brunsden, Campeau, Dorion, Eudes, Fairfield, Fisher, Fleming (Okanagan-Revelstoke), Forbes, Fréchette, Grenier, Hanbidge, Houck, Kindt, Knowles, LaRue, Lennard, Lessard, Macquarrie, Martineau, Matthews, McFarlane, McGee, McIlraith, Muir (Lisgar), Nixon, Pigeon, Pratt, Racine, Ratelle, Richard (Ottawa East), Simpson, Skoreyko, Small, Smith (Lincoln), Smith (Simcoe North), Smith (Winnipeg North), Southam, Stinson, Tremblay, Tucker—45.

No. 17

Restaurant

(Members to Act on the part of the Commons)

Mr. Speaker and Messrs.

Bourque, Campbell, (Lambton-Kent), Carter, Deschatelets, Dorion, Doucett, Godin,

Gour, McQu Hales, Muir Horner (The Battlefords), Pratt, Lafrenière, Richar Legere, Stearr Létourneau, Taylor Martin (Timmins), Villen McGregor, Weich

McQuillan, Muir (Lisgar), Pratt, Richard (Ottawa East), Stearns, Taylor, Villeneuve, Weichel, Wratten—25.

On motion of Mr. Diefenbaker, seconded by Mr. Green, it was ordered,— That the Standing Committees of this House be severally empowered to examine and inquire into all such matters and things as may be referred to them by the House, and to report from time to time their observations and opinions thereon, with power to send for persons, papers and records.

Mr. Smith (Hastings-Frontenac), a Member of the Queen's Privy Council, laid before the House,—Copy of Note, dated January 10, 1959, from the Soviet Government to the Canadian Embassy in Moscow concerning the conclusion of a peace treaty with Germany; together with an appended copy of a draft Peace Treaty with Germany.

Mr. McPhillips, seconded by Mr. Milligan, by leave of the House, introduced Bill C-23, An Act respecting Navigation and Salmon Fishery on the Fraser River, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Fleming (Eglinton), seconded by Mr. Churchill, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the Federal-Provincial Tax-Sharing Arrangements Act to extend for a further period of one year the rate of 13 per cent for standard individual income tax for the purpose of calculating the tax equalization payments to the provinces and the amounts payable to the provinces under the tax rental agreements.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The following Government Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House, pursuant to Standing Order 21(2):

That a Joint Committee of the Senate and House of Commons be appointed to examine and consider the Indian Act, Chapter 149, R.S.C., 1952, and amendments thereto, and to suggest such amendments as they may deem advisable with authority to investigate and report upon Indian administration in general and, in particular, on the social and economic status of the Indians;

That twenty-four Members of the House of Commons, to be designated at a later date, act on behalf of the House as Members of the said Committee, and that Standing Order 67(1) of the House of Commons be suspended in relation thereto;

That the said Committee have power to call for persons, papers and records and examine witnesses under oath; to sit while the House is sitting, and to report from time to time; and to print such papers and evidence from day to day as may be ordered by the Committee and that Standing Order 66 be suspended in relation thereto;

And that a message be sent to the Senate requesting that House to unite with this House for the above purpose, and to select, if the Senate deems advisable, some of its members to act on the proposed Joint Committee.—The Minister of Citizenship and Immigration.

On motion of Mr. Hardie, seconded by Mr. Robichaud, it was ordered,— That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence and other documents exchanged between the Federal Government, or any of its departments, and airline companies, since September 1, 1957, concerning the use of Frobisher Bay as a refueling stop on their international routes. (*Notice of Motion No. 35).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and each of the provincial governments since March 31, 1958, regarding a bill of rights. (*Notice of Motion No. 38).

The Order for the House to resolve itself into Committee of Supply being read for the first time, pursuant to Standing Order 56(2);

Mr. Fleming (Eglinton), seconded by Mr. Churchill, moved,—That Mr. Speaker do now leave the Chair.

And the question being proposed;

Mr. Martin (Essex East), seconded by Mr. Benidickson, moved in amendment thereto,—That all the words after "That" be deleted and the following substituted therefor:

"this House is of the opinion the government should call a federalprovincial conference at once to deal with serious problems of common concern such as unemployment and fiscal relations."

And a debate arising thereon; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated September 3, 1958, (*Question No. 39) showing:

1. Have any Canadian departmental officials been unable to make visits in the Canadian north because of delay in granting permission by American authorities?

2. If so, what were the names of such officials?

3. What were the purposes of the visits?

4. When was permission requested of United States authorities?

5. By whom were the requests made and to whom?

6. Were there replies from the United States authorities to these requests? If so, what was the nature of the reply in each case?

7. Did any Canadian departmental official for whom these requests had been made leave the employ of his department?

8. If so, what was the date of such departure?

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report of the Superintendent of Insurance for Canada, Volume II—Annual Statements—Fire and Casualty Insurance Companies and of Accident and Sickness Insurance transacted by Life Insurance Companies, for the year ended December 31, 1957, pursuant to section 9 of the Department of Insurance Act, chapter 70, R.S.C., 1952. (English and French).

By Mr. Harkness, a Member of the Queen's Privy Council,—Report on Prairie Farm Rehabilitation and Related Activities for the year ended March 31, 1958, pursuant to section 12 of the Prairie Farm Rehabilitation Act, chapter 214, R.S.C., 1952.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 19

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 10TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

On motion of Mr. Pallett, seconded by Mr. Hodgson, the Report of the Special Committee appointed to prepare lists of Members to compose the Standing Committees of the House under Standing Order 65, presented on Monday, February 9, 1959, was concurred in.

On motion of Mr. Pallett, seconded by Mr. Hodgson, it was ordered,—That a Message be sent to the Senate to acquaint Their Honours that this House has appointed Messrs. Bourque, Campbell (Lambton-Kent), Carter, Deschatelets, Dorion, Doucett, Godin, Gour, Hales, Horner (The Battlefords), Lafrenière, Legere, Létourneau, Martin (Timmins), McGregor, McQuillan, Muir (Lisgar), Pratt, Richard (Ottawa East), Stearns, Taylor, Villeneuve, Weichel, and Wratten a Committee to assist His Honour the Speaker in the direction of the Parliamentary Restaurant so far as the interests of the House of Commons are concerned, and to act on behalf of this House as Members of a Joint Committee of both Houses on the Restaurant.

On motion of Mr. Pallett, seconded by Mr. Hodgson, it was ordered,—That a Message be sent to the Senate to acquaint Their Honours that this House has appointed Miss Aitken, Messrs. Argue, Bourbonnais, Bourque, Brunsden, Campeau, Dorion, Eudes, Fairfield, Fisher, Fleming (Okanagan-Revelstoke), Forbes, Fréchette, Grenier, Hanbidge, Houck, Kindt, Knowles, LaRue, Lennard, Lessard, Macquarrie, Martineau, Matthews, McFarlane, McGee, McIlraith, Muir (Lisgar), Nixon, Pigeon, Pratt, Racine, Ratelle, Richard (Ottawa East), Simpson, Skoreyko, Small, Smith (Lincoln), Smith (Simcoe North), Smith (Winni-

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peg North), Southam, Stinson, Tremblay, and Tucker a Committee to assist His Honour the Speaker in the direction of the Library of Parliament so far as the interests of the House of Commons are concerned, and to act on behalf of this House as Members of a Joint Committee of both Houses on the Library.

On motion of Mr. Pallett, seconded by Mr. Hodgson, it was ordered,—That a Message be sent to the Senate to acquaint Their Honours that this House will unite with them in the formation of a Joint Committee of both Houses on the subject of the Printing of Parliament, and that the following Members: Messrs. Allard, Asselin, Badanai, Barrington, Batten, Belzile, Bissonnette, Boivin, Bourdages, Bourque, Brunsden, Cadieu, Campeau, Clancy, Cooper, Creaghan, Deschambault, Dubois, Dupuis, Fane, Flynn, Gillet, Godin, Grafftey, Gundlock, Henderson, Howard, Jorgenson, Korchinski, Lahaye, Lessard, Létourneau, Loiselle, MacInnis, MacLellan, Martin (Timmins), Martini, McLennan, McWilliam, Michaud, Morissette, O'Leary, Phillips, Rapp, Ratelle, Richard (Kamouraska), Robinson, Rouleau, Skoreyko, Smallwood, Southam, Taylor, Thrasher, and Winkler will act as Members on the part of this House on the said Joint Committee on the Printing of Parliament.

On motion of Mr. Pallett, seconded by Mr. Hodgson, it was ordered,—That the name of Mr. Hardie be substituted for that of Mr. Garland on the Standing Committee on Mines, Forests and Waters.

On motion of Mr. Pallett, seconded by Mr. Hodgson, it was ordered,—That the name of Mr. Hellyer be substituted for that of Mr. Badanai on the Standing Committee on Public Accounts.

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Churchill,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Supply.

And on the proposed motion of Mr. Martin (Essex East), seconded by Mr. Benidickson, in amendment thereto,—That all the words after "That" be deleted and the following substituted therefor:

"this House is of the opinion the government should call a federalprovincial conference at once to deal with serious problems of common concern such as unemployment and fiscal relations."

And the debate continuing;

The honourable Member for Burnaby-Coquitlam (Mr. Regier), having risen to speak and having read and handed to Mr. Deputy Speaker a copy of a proposed subamendment;

The Minister of Finance (Mr. Fleming (Eglinton)) raised a point of order to the effect that, since the honourable Member was discussing the terms of his proposed sub-amendment, Mr. Deputy Speaker should put it to the House;

Mr. Deputy Speaker, having stated that it might be preferable to have the sub-amendment read by the Chair, put the question, as follows:

Mr. Regier, seconded by Mr. Herridge, moves in amendment to the said proposed amendment,—That the amendment be amended by changing the period at the end thereof to a comma, and by adding thereafter the following words:

"and should present for consideration of such conference Federal proposals:

- (a) to assume complete responsibility for the welfare of the employable unemployed;
- (b) to ensure employment opportunities to all Canadians willing and able to work; and
- (c) to reduce the burden of interest rates on new provincial and municipal borrowings."

Whereupon Mr. Fleming (Eglinton) raised a point of order that the said sub-amendment was irregular in that it proposed that the Government should proceed with an undertaking which involved an expenditure of money, and that it was not germane to the amendment proposed by the honourable Member for Essex East;

RULING BY MR. DEPUTY SPEAKER

MR. DEPUTY SPEAKER: I have listened with great interest to the remarks made by the Minister of Finance (Mr. Fleming) and by the honourable Member for Assiniboia (Mr. Argue). I must come to the conclusion that this amendment in its present form, if passed by the House, would be an order, initiated by a private member, to the government to spend public money. Consequently, since such a motion is unacceptable according to the rules and regulations, I believe that this motion in its present form is out of order and that it must be phrased differently in order to be accepted by the Chair. I therefore declare the motion to be out of order.

And the debate continuing;

Mr. Regier, seconded by Mr. Herridge, moved in amendment to the said proposed amendment,—That the amendment be amended by changing the period at the end thereof to a comma, and by adding thereafter the following words:

"and should consider the advisability of presenting for consideration of such conference Federal proposals:

- (a) to assume complete responsibility for the welfare of the employable unemployed;
- (b) to ensure employment opportunities to all Canadians willing and able to work; and
- (c) to reduce the burden of interest rates on new provincial and municipal borrowings."

And the question being proposed;

The Minister of Finance raised a point of order to the effect that the subamendment was not relevant to the question under consideration and also that it purported to enlarge the scope of the amendment;

And a debate arising on the point of order;

RULING BY MR. SPEAKER

MR. SPEAKER: I am disposed to agree with the honourable Member for Assiniboia (Mr. Argue) in that the sub-amendment is relevant. It would save the time of the House if he allowed me to enquire whether or not there is any Member who would like to advance different or other grounds for considering the proposed sub-amendment to be irregular? If not, I feel that the initial objection which was taken to the sub-amendment in its first form has been cured by the addition of the words which no longer make it mandatory for the government to proceed if the House adopts the amendment. All the present sub-amendment calls for the government to do is to consider the advisability of presenting these proposals, and if this sub-amendment were adopted it would leave the government free, after consideration of the advisability of presenting these proposals to a dominion-provincial conference, to come to the conclusion it should not submit these matters. There is not, therefore, necessarily an expenditure of public money involved in the amendment.

On the question of relevancy, I am relying on the reference which the Minister gave me to Beauchesnes' 4th edition, citation 202, which deals generally with these matters. It seems to me that the scope, and scope is the word Beauchesne uses, of the initial amendment proposed by the honourable Member for Essex East (Mr. Martin) covers anything that would come properly within the purview of a dominion-provincial conference. Now, the things which were mentioned in the original amendment as being desirable for consideration by such a conference were unemployment and fiscal relations. The sub-amendment repeats unemployment in item (b) in these words:

(b) to ensure employment opportunities to all Canadians willing and able to work;

It does not, therefore, really add anything to the initial amendment. The sub-amendment also proposes that two further items, (a) and (c), be considered for submission to such a conference. One of these deals with the employable unemployed which, as I understand it, has been a subject of discussion between the provinces and the dominion over the years. The final one is to reduce the burden of interest rates on new provincial and municipal borrowings. Perhaps this is less purely a matter for a dominion-provincial conference although it has certainly been involved in discussions of the relations of these two sets of governments.

In my view, the sub-amendment is sufficiently relevant to allow it to go to a vote.

And a debate arising thereon and continuing; at 8.15 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 56(4)(d);

And the question being put on the said proposed amendment to the amendment; it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai, Batten, Benidickson, Boivin, Boulanger, Bourget, Bourque, Brassard (Lapointe), Caron, Carter, Crestohl, Denis, Dupuis, Eudes, Fisher, Forgie,

Garland, Godin, Gour, Habel, Hardie, Hellyer,

Herridge, Houck, Howard, Leduc, Lessard, Loiselle, McIlraith, TUESDAY, 10TH FEBRUARY

McMillan, McWilliam, Martin (Essex East), Martin (Timmins), Meunier, Michaud, Mitchell,

Nixon, Pearson, Peters, Pickersgill, Racine, Ratelle, Regier,

(Ottawa East), Roberge, Robichaud, Tucker, Winch—49.

Richard

NAYS

MESSRS:

Aiken, Aitken (Miss), Allard, Allmark, Anderson, Asselin. Balcer, Baldwin. Barrington, Baskin, Beech, Bell (Carleton), Bell (Saint John-Albert), Best, Bourbonnais. Bourdages. Brassard (Chicoutimi). Brooks, Broome, Browne (St. John's West), Bruchési. Brunsden, Cadieu, Campbell (Lambton-Kent), Campbell (Stormont), Campeau, Casselman (Mrs.), Cathers. Charlton, Chown, Churchill. Clancy, Coates. Comtois, Cooper, Crouse, Danforth. Deschambault. Diefenbaker, Dinsdale. Doucett, Drysdale. Dubois,

English, Fairclough (Mrs.), Fairfield, Fane, Fleming (Eglinton), Fleming (Okanagan-Revelstoke), Flynn, Fortin. Fulton, Grafftey, Green, Grenier. Grills, Gundlock. Hales. Halpenny, Hamilton (Notre-Damede-Grâce). Hamilton (Qu'Appelle), Hamilton (York West), Hees. Henderson, Hicks, Hodgson, Horner (Acadia), Horner (Jasper-Edson), Horner (The Battlefords), Howe. Johnson, Jones, Jorgenson, Jung, Keays, Kennedy, Kindt. Korchinski, Kucherepa, Lafrenière, Lahaye, Lambert. LaRue, Latour.

Legere, Lennard, Létourneau, Macdonald (Kings), Macdonnell (Greenwood), MacEwan, MacInnis, MacLean (Queens), MacLean (Winnipeg North Centre), Macquarrie, McBain, McCleave, McDonald (Hamilton South), McFarlane, McGee, McGrath. McGregor, McLennan, McPhillips, McQuillan, Mandziuk, Martineau, Martini, Matthews, Milligan, Monteith (Perth), Monteith (Verdun), Montgomery, Morissette. Morris. Morton, Muir (Cape Breton North and Victoria). Muir (Lisgar), Murphy, Nasserden. Nesbitt, Nielsen, Nowlan, Nugent, Ormiston, Pallett. Parizeau. Pascoe,

Payne, Pearkes, Phillips, Pigeon, Pugh, Rapp, Rea, Régnier, Richard (Kamouraska), Robinson, Rogers, Rompré, Rowe, Simpson, Skoreyko. Slogan, Small. Smallwood, Smith (Calgary South). Smith (Hastings-Frontenac), Smith (Lincoln), Smith (Simcoe North). Smith (Winnipeg North), Southam, Speakman, Spencer, Stanton, Starr. Stearns, Stefanson, Stinson, Tassé. Thomas, Thompson, Thrasher, Tremblay, Valade. Villeneuve, Vivian, Walker, Webster, Weichel. Winkler, Wratten-171.

8 ELIZABETH II

And the question being put on the said proposed amendment to the main motion; it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai, Batten, Benidickson, Boulanger, Bourget, Bourget, Bourgue, Brassard (Lapointe), Caron, Carter, Crestohl, Denis, Dupuis, Eudes, Fisher, Forgie, Garland, Godin, Gour, Habel, Hardie, Hellyer, Herridge, Houck, Howard, Leduc,

Coates,

Lessard, Loiselle, McIlraith, McMillan, McWilliam, Martin (Essex East), Martin (Timmins), Meunier, Michaud, Mitchell, Nixon, Pearson, Peters,

Pickersgill, Racine, Ratelle, Regier, Richard (Ottawa East), Richard (Saint-Maurice-Laflèche), Roberge, Robichaud, Tucker, Winch—50.

NAYS

MESSRS:

Aiken, Aitken (Miss), Allard Allmark, Anderson. Asselin, Balcer, Baldwin, Barrington, Baskin, Beech, Bell (Carleton), Bell (Saint John-Albert), Best, Bourbonnais, Bourdages, Brassard, (Chicoutimi) Brooks. Broome, Browne (St. John's West), Bruchési, Brunsden, Cadieu, Campbell (Lambton-Kent), Campbell (Stormont), Campeau, Casselman (Mrs.), Cathers, Charlton, Chown, Churchill, Clancy,

Comtois. Cooper, Crouse, Danforth, Deschambault. Diefenbaker, Dinsdale. Doucett, Drysdale, Dubois, English, Fairclough (Mrs.), Fairfield, Fane, Fleming (Eglinton), Fleming (Okanagan-Revelstoke), Flynn, Fortin, Fulton, Grafftey, Green, Grenier, Grills, Gundlock, Hales, Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hamilton (York West), Hees,

Henderson, Hicks, Hodgson, Horner (Acadia), Horner (Jasper-Edson), Horner (The Battlefords), Howe, Johnson, Jones, Jorgenson, Jung, Keays, Kennedy, Kindt, Korchinski, Kucherepa, Lafrenière, Lahaye, Lambert, LaRue, Latour, Legere, Lennard, Létourneau, Macdonald (Kings), Macdonnell (Greenwood), MacEwan, MacInnis, MacLean (Queens), MacLean (Winnipeg North Centre), Macquarrie, McBain,

McCleave, McDonald (Hamilton South). McFarlane, McGee, McGrath. McGregor, McLennan, McPhillips, McQuillan, Mandziuk, Martineau, Martini, Matthews, Milligan, Monteith (Perth), Monteith (Verdun), Montgomery, Morissette, Morris. Morton, Muir (Cape Breton North and Victoria), Muir (Lisgar), Murphy, Nasserden, Nesbitt. Nielsen, Nowlan, Nugent, Ormiston, Pallet, Parizeau, Pascoe, Payne,

Pearkes, Phillips, Pigeon, Pugh, Rapp, Rea, Régnier, Richard (Kamouraska), Robinson, Rogers, Rompré,

Simpson, Skoreyko, Slogan, Small. Smallwood, Smith (Calgary South). Smith (Hastings-Frontenac). Smith (Lincoln),

Rowe.

Smith (Simcoe North), Smith (Winnipeg North), Southam, Speakman, Spencer, Stanton, Starr, Stearns. Stefanson, Stinson,

Tassé, Thomas, Thompson, Thrasher, Tremblay, Valade. Villeneuve, Vivian, Walker, Webster. Weichel, Winkler, Wratten-171.

And the debate continuing on the main motion; at ten o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 56(4)(f);

And the question being put on the main motion,-That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Supply; it was agreed to.

Accordingly, the House resolved itself into Committee of Supply.

(In the Committee)

The Estimates of six Departments were first taken up and entered for consideration, pursuant to Standing Order 56(5)(a), as follows:

AGRICULTURE

1 Departmental Administration, including Advisory Com- mittee on Agricultural Services\$	747,531	00
CITIZENSHIP AND IMMIGRATION		
48 Departmental Administration	774,401	00
EXTERNAL AFFAIRS		
76 Departmental Administration	6,319,803	00
MINES AND TECHNICAL SURVEYS		
186 Departmental Administration\$	697,289	00
NATIONAL REVENUE		
254 General Administration	4,317,418	00
VETERANS AFFAIRS		
448 Departmental Administration\$	2,437,352	00
To be reported.		

Report received and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Report on Operations under the Exportation of Power and Fluids and Importation of Gas Act for the year ended December 31, 1958, pursuant to section 10 of the said Act, chapter 14, Statutes of Canada, 1955.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report on the Administration of the Public Service Superannuation Act, Parts I and II, for the year ended March 31, 1958, pursuant to section 34, chapter 47, Statutes of Canada, 1952-53, and section 49, chapter 64, Statutes of Canada, 1953-54.

Fifth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition of the following, presented on February 9, meets the requirements of Standing Order 70:

The North American Accident Insurance Company for an Act to amend its Act of Incorporation to change its name to "The North American General Insurance Company".—*Mr. Macnaughton.*

Sixth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions for Acts to annul the marriage of the following, presented on February 9 by Mr. McCleave, meet the requirements of Standing Order 70:

Gérald Leblanc of Longueuil, Quebec, husband of Lucille Cournoyer Leblanc.

Raymonde Gagnon Tremblay, wife of Alphonse Tremblay of Montreal, Quebec.

Seventh Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, presented on February 9 by Mr. McCleave, meet the requirements of Standing Order 70:

Maurice William Bell of Ville LaSalle, Quebec, husband of Edith Grace Gunn Bell.

Lawrence Crites of Dorion, Quebec, husband of Marie Jeanne Rochon Crites.

Emilienne Célestine Mallard Grossin, wife of Francis Adolphe Grossin of Montreal, Quebec.

Alexander Abraham Hendy of Verdun, Quebec, husband of Patricia Jean McArdle Hendy.

Omer Réal Lagassé of Montreal, Quebec, husband of May Olive Taylor Lagassé.

Esther Mendelson Levy, wife of Joseph Levy of Côte St. Luc, Quebec.

Gertrud Maria Meta Wauer Mackovetsky, wife of John Mackovetsky of Montreal, Quebec.

Esther Paula Beernaert Martindale, wife of Oswald Martindale of Montreal, Quebec.

Michael Palangio of Montreal, Quebec, husband of Rosa Sarroino Palangio.

André Maurice Petit of Montreal, Quebec, husband of Monique Claudette Halary Petit.

At 10.05 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 20

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 11TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Eleven petitions for private bills were presented in accordance with Standing Order 70(1).

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, laid before the House,—Copy of a Report by the Tariff Board, dated December 3, 1958, (Vol. I and II), relative to the investigation ordered by the Minister of Finance respecting Cotton and Cotton Products—Reference No. 125 (Textiles), (English and French); together with a copy of the transcript of the evidence presented at public hearings, pursuant to section 6 of the Tariff Board Act, chapter 261, R.S.C., 1952.

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

Question No. 34, by Mr. Murphy, Order of the House for a Return showing: 1. What paintings have been purchased by the government in the years 1950-1958 inclusive?

- 2. What are the titles of the pictures and names of the artists?
- 3. What was the price paid for each painting?
- 4. Was any commission paid in the purchase of these paintings?
- 5. If so, what was the amount of the commission and to whom was it paid?
- 6. On whose recommendation was each painting purchased?
- 7. Did the government purchase a painting entitled "The Road"?

8. If so, when, and what was the amount paid?

9. On whose recommendation was such painting purchased?

10. Has this painting ever been displayed to the public?

11. If not, for what reason?

12. How many paintings have been purchased by the government since 1935, which have never been displayed to the public?

13. What was the total purchase price of these paintings?

Question No. 41, by Mr. Howard, Order of the House for a Return showing: 1. Are there any Ministers of the Crown who, since becoming a Minister, have held directorates in any corporation?

2. If so, which Ministers, in what corporations, and for what periods of time?

Question No. 53, by Mr. Fisher, Order of the House for a Return showing: 1. Did the government in 1958 lease, buy, borrow, or otherwise engage the services and facilities of the Rideau Club, 84 Wellington Street, Ottawa, Ontario?

2. If so, for what occasions, by what departments, at what price?

3. Before these services were so engaged, was any inquiry made regarding the constitution, regulations, and practices of this club in order to determine whether there are any provisions and practices which discriminate against or exclude any or certain ethnic or racial groups?

Question No. 55, by Mr. Dupuis, Order of the House for a Return showing: 1. How many persons were employed in the textile industry in Canada in (a) 1956; (b) 1957; (c) 1958?

2. In what cities, towns and other places were these persons employed in each of the years 1956, 1957 and 1958?

On motion of Mr. Michaud for Mr. Rouleau, seconded by Mr. Loiselle, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence exchanged since October 28, 1958, (1) between the Federal Government and the Government of the Province of Quebec; (2) between the Federal Government and the cities of Montreal and Saint Laurent, relating to the work that could be performed in the cities of Montreal and Saint Laurent pursuant to a Winter work promotion project undertaken by the municipalities, as stipulated by the Prime Minister in his letter of October 29, 1958 addressed to the Provincial Premiers. (*Notice of Motion No. 19).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams or other documents exchanged between the Federal Government or any department or agency thereof, and the railway companies or other companies or individuals, since January 21, 1957, regarding an increase in the Crowsnest Pass rates on grain. (*Notice of Motion No. 37).

WEDNESDAY, 11TH FEBRUARY

The House resolved itself again into Committee of Supply.

(In the Committee)

The following Resolutions were adopted:

FURTHER SUPPLEMENTARY ESTIMATES (2), 1958-59

CANADIAN BROADCASTING CORPORATION

FINANCE

GENERAL ITEMS OF PAYROLL COSTS

INCLUDING SUPERANNUATION PAYMENTS

702 To authorize contributors under the Public Service Superannuation Act, who are employed in the Department of Fisheries and who, immediately prior to such employment were employed by the Government of the Province of Quebec and performing functions for the Government of Canada, to count as pensionable service under that Act, notwithstanding anything contained therein, their service with the Government of that Province on the basis that the amount required to be paid by them, in respect of such service shall be determined, in accordance with regulations of the Treasury Board, as if an agreement had been entered into with the Government of the Province of Quebec pursuant to section 28 of the Public Service Superannuation Act on terms similar to those contained in such agreements that have been entered into with other public service employers

1 00

SPECIAL

703 Contribution to the Springhill Disaster Relief Fund, 1958 100,000 00

Resolutions to be reported.

The said resolutions were reported and concurred in and the Committee of Supply obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-12, An Act for the relief of Marie Cordelia Marie-Ange Pigeon Gaboriau dit Lapalme.—Mr. McCleave.

Bill SD-13, An Act for the relief of Jeannine Genevieve Jagelavicus Kusleika.—Mr. McCleave.

Bill SD-14, An Act for the relief of Viola Bleier Josephovits.—Mr. McCleave. Bill SD-15, An Act for the relief of James John Thomson Keay.—Mr. McCleave.

Bill SD-16, An Act for the relief of Constandina Alimanisteanu Butas. -Mr. McCleave.

Bill SD-17, An Act for the relief of Viola Gertrude Elizabeth Boyd Theroux. —Mr. McCleave.

Bill SD-18, An Act for the relief of Sydney Arthur Powell.-Mr. McCleave.

Bill SD-19, An Act for the relief of Ruth Georgina Potts Dobie.—Mr. McCleave.

Bill SD-21, An Act for the relief of Geraldine Joy Conway Cook.—Mr. McCleave.

Bill SD-22, An Act for the relief of Joan Natalie Miller Martin.—Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By the Examiner of Petitions for Private Bills,—Fifth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the petitions for Acts to annul the marriages of the following, meet the requirements of Standing Order 96:

Gérald Leblanc of Longueuil, Quebec, husband of Lucille Cournoyer Leblanc.

Raymonde Gagnon Tremblay, wife of Alphonse Tremblay of Montreal, Quebec.

By the Examiner of Petitions for Private Bills,—Sixth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Violet Winnifred Kean Newton Armstrong, wife of Peter Elder Armstrong of Montreal, Quebec.

Angelo Ciamarro of Montreal, Quebec, husband of Jacqueline Mucci Ciamarro.

Lawrence Crites of Dorion, Quebec, husband of Marie Jeanne Rochon Crites.

Emilienne Célestine Mallard Grossin, wife of Francis Adolphe Grossin of Montreal, Quebec.

Marie-Jeannette (Jeanne) Rompré Jean, wife of Euclide Jean of Montreal, Quebec.

Emily Mary Kredl Keller, wife of Stanley (Stanislas) Keller of Montreal, Quebec.

Omer Réal Lagassé of Montreal, Quebec, husband of May Olive Taylor Lagassé.

Esther Mendelson Levy, wife of Joseph Levy of Cote St. Luc, Quebec.

Margit Elizabeth Mary Temke Malcolm, wife of John Racine Malcolm of Montreal, Quebec.

Sylvia Mary Mefrige Makad, wife of Albert John Makad of Montreal, Quebec.

Michael Palangio of Montreal, Quebec, husband of Rosa Sarroino Palangio. Marjorie Seymour Hammond Pearson, wife of Aubrey Langbridge Pearson of Montreal, Quebec.

André Maurice Petit of Montreal, Quebec, husband of Monique Claudette Halary Petit.

Margaret Eleanor Williams Radmore, wife of Robert Charles Stewart Radmore of South Hull, Quebec.

Norma Margaret Martin Raymo, wife of Allen James Raymo of Montreal, Quebec.

Sheila Carole Neidik Schwartz, wife of Hillel Charles Schwartz of Montreal, Quebec.

At 6.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 21

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 12TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That it be empowered to sit while the House is sitting;

2. That its quorum be reduced from 15 to 10 Members, and that Standing Order 65(1)(c) be suspended in relation thereto.

Mr. White, from the Standing Committee on External Affairs, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That it be authorized to sit while the House is sitting;

2. That the Committee be empowered to print such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto.

Mr. Murphy, from the Standing Committee on Mines, Forests and Waters, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That it be empowered to print such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto;

2. That it be granted leave to sit while the House is sitting.

Mr. Smith (Calgary South), from the Standing Committee on Estimates, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That it be empowered to print, from day to day, such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto;

2. That its quorum be reduced from 20 to 15 Members, and that Standing Order 65(1)(m) be suspended in relation thereto;

3. That it be authorized to sit while the House is sitting.

Mr. Smith (Calgary South), from the Standing Committee on Estimates, presented the Second Report of the said Committee, which was read as follows:

Your Committee recommends that the Items relating to the Department of National Revenue, as listed in the Main Estimates, 1959-60, be referred to it for consideration.

Mr. Cathers, from the Standing Committee on Banking and Commerce, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That it be empowered to print such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto;

2. That it be granted leave to sit while the House is sitting;

3. That the quorum of the Committee be reduced from 15 to 10 Members, and that Standing Order 65(1)(d) be suspended in relation thereto.

The Order being read for the second reading of Bill C-3, An Act to amend the Interest Act;

Mr. Argue, seconded by Mr. Herridge, moved,—That the said bill be now read a second time.

And a debate arising thereon;

Mr. Roberge, seconded by Mr Boulanger, moved in amendment thereto,— That the bill be not now read a second time but that the subject matter thereof be referred to the Standing Committee on Banking and Commerce.

And a debate arising thereon and continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mrs. Fairclough, a Member of the Queen's Privy Council, for Mr. Courtemanche,—Return to an Order of the House, dated February 4, 1959, (*Notice of Motion No. 10) for a copy of all correspondence since January 1, 1958, exchanged between the Federal Government and any persons in Port Arthur constituency, concerning the carrying out of work on the breakwater protecting the government wharf at Silver Islet.

By Mrs. Fairclough, for Mr. Courtemanche,—Return to an Order of the House, dated February 11, 1959, (*Question No. 53*) showing: 1. Did the government in 1958 lease, buy, borrow, or otherwise engage the services and facilities of the Rideau Club, 84 Wellington Street, Ottawa, Ontario?

2. If so, for what occasions, by what departments, at what price?

3. Before these services were so engaged, was any inquiry made regarding the constitution, regulations, and practices of this club in order to determine whether there are any provisions and practices which discriminate against or exclude any or certain ethnic or racial groups?

By Mrs. Fairclough, for Mr Courtemanche,—Return to an Order of the House, dated February 11, 1959, (*Question No.* 55), showing: 1. How many persons were employed in the textile industry in Canada in (a) 1956; (b) 1957; (c) 1958?

2. In what cities, towns and other places were these persons employed in each of the years 1956, 1957 and 1958?

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Copy of a Statement prepared in the form of Schedule Q to the Bank Act, showing Current Operating Earnings and Expenses of the Chartered Banks of Canada for the financial years ending in 1958, pursuant to section 119(1) of the said Act, chapter 48, Statutes of Canada, 1953-54.

Eighth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, presented on February 11 by Mr. McCleave, meet the requirements of Standing Order 70:

Elizabeth Ann Nelson Bissett, wife of George Franklyn Bissett of Montreal, Quebec.

John Andrew Buzzell of Sweetsburg, Quebec, husband of Eva Laura Raymond Buzzell.

Mohammed Dijiro of Montreal, Quebec, husband of Margot Ella Bauer Dijiro.

Raymond Winston Farren of Hudson Heights, Quebec, husband of Lorna Elizabeth Aikins Farren.

Heather Joan Maxwell Firth, wife of Frank Mathison Firth of Calumet, Quebec.

Ethel Marguerite Nimick Hemmings, wife of Lyle Milton Hemmings of Montreal, Quebec.

Gertrude Mary Prosser Hortig, wife of John Daniel Hortig of Laprairie, Quebec.

Audrey Lynn MacGillivray, wife of John Wilson MacGillivray of Montreal, Quebec.

June Bernice Rath O'Hanley, wife of Michael James Ross O'Hanley of Montreal, Quebec.

Frank William Staples of Montreal, Quebec, husband of Sylvia Janson Staples.

Eddie Ronald Joe Willard of Montreal, Quebec, husband of Mildred Althea Parker Willard.

By the Examiner of Petitions for Private Bills,—Seventh Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners have complied with the requirements of Standing Order 96:

The Boiler Inspection and Insurance Company of Canada for an Act to amend its Act of Incorporation.

The North American Accident Insurance Company for an Act to amend its Act of Incorporation to change its name to "The North American General Insurance Company".

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 22

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 13TH FEBRUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Stanton, from the Standing Committee on Agriculture, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That it be empowered to print, from day to day, such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto;

2. That its quorum be reduced from 20 to 15 Members, and that Standing Order 65(1)(f) be suspended in relation thereto;

3. That it be granted leave to sit while the House is sitting.

By unanimous consent, Mr. Dinsdale for Mr. White, seconded by Mr. Hamilton (York West), moved,—That the First Report of the Standing Committee on External Affairs, presented on February 12, 1959, be now concurred in.

And a debate arising thereon;

Mr. Regier, seconded by Mr. Martin (Timmins), moved in amendment thereto,—That the motion be amended by deleting therefrom recommendation No. 1 and renumbering the present recommendation No. 2 to No. 1.

RULING BY MR. SPEAKER

MR. SPEAKER: I refer the honourable Member, who has proposed a motion by way of amendment, to citation 323 of Beauchesne's Parliamentary Rules and Forms, fourth edition, the second paragraph, which states that:

(2) A Report from a Committee cannot be amended by the House, but it must be referred back to the Committee.

The motion is out of order and rejected.

And the question being again proposed on the main motion;

And Mr. Peters having stated that he moved in amendment thereto,—That the said Report be referred back to the Committee;

RULING BY MR. SPEAKER

MR. SPEAKER: I am sorry that the honourable Member has not yet complied with the rules if he wishes to refer the Report of the Committee back to the Committee because a reference back would accomplish nothing unless the House instructed the Committee what to do. The Committee is not able to change its own decision. That is clearly pointed out in citations 322 and 323 of Beauchesne, 4th edition. In the absence of a motion which is acceptable, is the House ready for the question?

And the question being put on the main motion,—That the First Report of the Standing Committee on External Affairs, presented on February 12, 1959, be now concurred in; it was agreed to on the following division:

YEAS

MESSRS:

MESSRS:						
Aiken,	Campeau,	Gundlock,	Lahaye,			
Aitken (Miss),	Casselman (Mrs.),	Halpenny,	Lambert,			
Allard,	Cathers,	Hamilton	LaRue,			
Allmark,	Charlton,	(Notre-Dame-	Lennard,			
Anderson	Chown,	de-Grâce),	Macdonnell			
Asselin,	Churchill,	Hamilton	(Greenwood),			
Balcer,	Clancy,	(Qu'Appelle),	MacEwan,			
Barrington,	Comtois,	Hamilton	MacLean (Queens),			
Baskin,	Cooper,	(York West),	MacLean (Winnipeg			
Bell (Carleton),	Crouse,	Hanbidge,	North Centre),			
Bell (Saint John-	Danforth,	Harkness,	MacLellan,			
Albert).	Diefenbaker,	Hees,	Macquarrie,			
Belzile,	Dinsdale,	Henderson,	McCleave,			
Best.	Dorion,	Hicks,	McFarlane,			
Bigg,	Drysdale,	Hodgson,	McGee,			
Bissonnette,	Dubois,	Horner (Acadia),	McGrath,			
Bourbonnais,	English,	Horner	McIntosh,			
Bourdages,	Fairfield,	(Jasper-Edson),	McLennan,			
Brassard	Fane,	Horner	McPhillips,			
(Chicoutimi),	Fleming (Eglinton),	(The Battlefords),	McQuillan,			
Brooks,	Fleming (Okanagan-	Howe,	Maloney,			
Broome,	Revelstoke),	Jones,	Mandziuk,			
Browne (St. John's	Flynn,	Jorgenson,	Martel,			
West),	Forbes,	Jung,	Martini,			
Brunsden,	Fréchette,	Kennedy,	Matthews,			
Cadieu,	Fulton,	Kindt,	Monteith (Perth),			
Campbell	Grafftey,	Knowles,	Monteith (Verdun),			
(Lambton-Kent),	Green,	Korchinski,	Montgomery,			
Campbell	Grenier,	Kucherepa,	More,			
(Stormont),	Grills,	Lafrenière,	Morissette,			

A.D. 1959

Morris, Morton, Muir (Cape Breton North and Victoria), Muir (Lisgar), Murphy, Nasserden, Nesbitt, Nielsen, Nowlan, Nugent, O'Leary, Ormiston. FRIDAY, 13TH FEBRUARY

Pallett, Parizeau, Pascoe, Paul, Payne, Pearkes, Phillips, Pigeon, Pugh, Rapp, Régnier, Richard, (Kamouraska), Robinson, Rogers, Rompré, Simpson, Slogan, Small, Smith (Calgary South), Smith (Hastings-Frontenac), Smith (Lincoln), Smith (Winnipeg North), Southam, Speakman, Spencer, Stanton, Starr, Stearns, Taylor, Thomas, Thrasher, Tremblay, Valade, Villeneuve, Webster, Weichel, Woolliams, Wratten—156.

NAYS

MESSRS:

Argue, Badanai, Batten, Benidickson, Boulanger, Bourget, Caron, Carter, Chevrier, Deschatelets, Dumas, Dupuis, Fisher, Forgie, Garland, Gour, Granger, Habel, Hardie, Herridge, Houck, Howard, Macnaughton, McIlraith, McWilliam, Martin (Essex East), Martin (Timmins), Michaud, Mitchell, Nixon, Pearson, Peters, Pickersgill, Regier, Richard (Ottawa East), Richard (Saint-Maurice-Laflèche), Roberge, Robichaud, Rouleau, Tucker, Winch—41,

By unanimous consent, on motion of Mr. Smith (Calgary South), seconded by Mr. Broome, the Second Report of the Standing Committee on Estimates, presented on February 12, 1959, was concurred in.

On motion of Mr. Green, seconded by Mr. Harkness, it was ordered,—That Items numbered 254 to 260 inclusive, as listed in the Main Estimates of 1959-1960, relating to the Department of National Revenue, be withdrawn from the Committee of Supply and be referred to the Standing Committee on Estimates, saving always the powers of the Committee of Supply in relation to the voting of public moneys.

On motion of Mr. Green, seconded by Mr. Harkness, it was ordered,—That Items numbered 448 to 473 inclusive, and Items numbered 487 and 488, as listed in the Main Estimates of 1959-1960, relating to the Department of Veterans Affairs, be withdrawn from the Committee of Supply and be referred to the Standing Committee on Veterans Affairs, saving always the powers of the Committee of Supply in relation to the voting of public moneys.

Mr. Green, seconded by Mr. Harkness, moved,—That Items numbered 186 to 213 inclusive, as listed in the Main Estimates of 1959-1960, relating to the Department of Mines and Technical Surveys, be withdrawn from the Com-

8 ELIZABETH II

mittee of Supply and be referred to the Standing Committee on Mines, Forests and Waters, saving always the powers of the Committee of Supply in relation to the voting of public moneys.

And the question being put on the said motion, it was agreed to, on division.

STATEMENT BY MR. SPEAKER

MR. SPEAKER: May I announce that immediately after the mid-day adjournment at one o'clock there will be a presentation ceremony in the Hall of Honour just in front of the entrance to the Library at which the Charge D'Affaires of Uruguay, Mr. Ernesto Benavides, will present to the Parliament of Canada, represented by the Speaker of the Senate and myself, a special edition of the complete works of the great Uruguayan humanist and philosopher, Carlos Vaz Ferreira. The Chamber of Deputies of Uruguay have offered this gift to our Parliament and to other Parliaments in the western hemisphere as a gesture of friendship and goodwill and I hope that many honourable Members will be able to attend the brief ceremony at 1.00 p.m.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following Resolutions were adopted:

FURTHER SUPPLEMENTARY ESTIMATES (2), 1958-59

FISHERIES

FIELD SERVICES

Fish Culture and Development Branch— 704 Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required\$ 55,000 00

JUSTICE

A-DEPARTMENT

•	705 Departmental Administration—Further amount required . 706 Remission Service—Further amount required for Parole	15,200 00
	Act Administration and to authorize the expenditure,	
	for the purposes of the said Act, of moneys provided	
	for the Remission Service by the Appropriation Act	and the second
	No. 5, 1958	28,000 00
	B—Penitentiaries	

707 Operation and Maintenance of Penitentiaries—Further	
amount required	151,394 00
708 Construction, Improvements and Equipment—Further	
amount required	67,520 00

Resolutions to be reported.

The said resolutions were reported and concurred in and the Committee of Supply obtained leave to sit again at the next sitting of the House. A.D. 1959

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired.

Bill S-7, An Act respecting Gore District Mutual Fire Insurance Company. -Mr. Anderson.

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-6, An Act to confirm an Agreement between the Government of Canada and the Government of the Province of New Brunswick respecting Indian Reserves.

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The Order being read for the second reading of Bill S-5, An Act respecting The Canadian Medical Association;

Mr. Horner (Jasper-Edson), seconded by Mr. Horner (The Battlefords), moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Miscellaneous Private Bills.

The House resumed the adjourned debate on the proposed motion of Mr. Weichel, seconded by Mr. Webster,—That Bill S-4, An Act to incorporate The Waterloo Mutual Insurance Company, be now read a second time.

After further debate, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking and Commerce.

The House resumed debate on the proposed motion of Mr. McCleave, seconded by Mr. Coates,—That the following bills be now read a second time:

Bill SD-1, An Act for the relief of Lise Nolet Lunghi.

Bill SD-2, An Act for the relief of Margaret Stewart Cairns Bamber.

Bill SD-3, An Act for the relief of Gertrude Czerny Thomschitz, otherwise known as Gertrude Czerny Thomas.

Bill SD-4, An Act for the relief of Miriam Hirsh Leff.

Bill SD-5, An Act for the relief of Phyllida Fairbairn Smith Draper. $66970-5-9\frac{1}{2}$

Bill SD-6, An Act for the relief of Janos Sztecsinics, otherwise known as Jean Sztecsinics.

Bill SD-7, An Act for the relief of Margaret Craig Murdoch.

Bill SD-8, An Act for the relief of Nita Stella Pollock Adams.

Bill SD-9, An Act for the relief of Enis (Ines) Vit Desnoyers.

Bill SD-10, An Act for the relief of Helen Elizabeth MacDonald Downey.

Bill SD-11, An Act for the relief of Silvia Frederike Diethilde Beate Angela Buchsel Fatter.

After further debate, the question being put on the said motion, it was agreed to, on division.

Accordingly, the said bills were read the second time and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce).

By unanimous consent, the following bills were severally read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-12, An Act for the relief of Marie Cordelia Marie-Ange Pigeon Gaboriau dit Lapalme.

Bill SD-13, An Act for the relief of Jeannine Genevieve Jagelavicus Kusleika.

Bill SD-14, An Act for the relief of Viola Bleier Josephovits.

Bill SD-15, An Act for the relief of James John Thomson Keay.

Bill SD-16, An Act for the relief of Constandina Alimanisteanu Butas.

Bill SD-17, An Act for the relief of Viola Gertrude Elizabeth Boyd Theroux.

Bill SD-18, An Act for the relief of Sydney Arthur Powell.

Bill SD-21, An Act for the relief of Geraldine Joy Conway Cook.

Bill SD-22, An Act for the relief of Joan Natalie Miller Martin.

By unanimous consent, Mr. McCleave, seconded by Mr. Fairfield, moved,— That the following bills be now read a second time:

Bill SD-19, An Act for the relief of Ruth Georgina Potts Dobie.

Bill SD-20, An Act for the relief of Patricia Burnell Fraser Rosensweig.

And a debate arising thereon;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Comtois, a Member of the Queen's Privy Council, for Mr. Courtemanche,—Report of the Civil Service Commission on positions excluded in whole or in part from the operation of the Civil Service Act for the year ended December 31, 1958, pursuant to section 60 of the said Act, chapter 48, R.S.C., 1952. (English and French). A.D. 1959

By Mr. Comtois, for Mr. Courtemanche,—Return to an Order of the House, dated February 4, 1959, (*Question No. 14*), showing: 1. What portion of the total capital cost of the St. Lawrence Seaway, fixed at \$340 million in the report of the Tolls Committee of the St. Lawrence Seaway Authority, dated June 12, 1958, is attributable to each of the six sections of the Seaway?

2. What portion of the said total capital cost is attributable to each construction classification, including excavation, dredging, locks, bridges, approaches to bridges, roads, construction facilities and equipment, models, etc.?

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 23

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 16TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Seventeen petitions for private bills were presented in accordance with Standing Order 70(1).

Mr. Smith (Calgary South), seconded by Mr. Chambers, moved,—That the First Report of the Standing Committee on Estimates, presented to the House on Thursday, February 12, 1959, be now concurred in.

And the question being proposed;

Mr. Martin (Timmins), seconded by Mr. Winch, moved in amendment thereto,—That the motion be amended by deleting the words "now concurred in", and substituting therefor the following:

"referred back to the said committee with instruction to amend the same by deleting therefrom paragraph 3 which reads as follows: "That it be authorized to sit while the House is sitting"."

After debate thereon; the question being put on the said proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Argue,
Badanai,
Batten,
Benidickson,
Bourget,
Bourque,
Brassard
(Lapointe),
Caron,

Carter, Chevrier, Crestohl, Denis, Dupuis, Fisher, Gour, Granger, Habel,

Hardie, Herridge, Howard, Leduc, McIlraith, McWilliam, Martin (Timmins), Michaud, Nixon, Pearson, Peters, Pickersgill, Regier, Richard (Ottawa East), Tucker, Winch—33.

HOUSE OF COMMONS

8 ELIZABETH II

NAYS

MESSRS:

MacLean (Queens), Aiken. Fane, Pascoe. Aitken (Miss), Fleming (Okanagan- MacLean (Winnipeg Paul, North Centre), Pearkes. Allard. Revelstoke), Anderson, Forbes, MacLellan, Phillips, Baldwin, Fréchette, Macquarrie, Pigeon, Baskin, Fulton. MacRae. Pugh, Beech, Grafftey, McBain, Rapp, Bell (Carleton), Grills, McCleave, Rea. Bell (Saint John-Gundlock. McDonald Régnier, Albert), Halpenny, (Hamilton South), Richard Belzile, Hamilton McFarlane, (Kamouraska), Bigg, (Notre-Dame-McGee, Robinson, Brassard de-Grâce). McGrath, Rogers, (Chicoutimi), Hamilton McIntosh, Slogan, Brooks, (Qu'Appelle), McLennan, Smith (Calgary Browne (St. John's Hamilton McPhillips, South). West), (York West), Smith (Hastings-Mandziuk, Browne (Vancouver- Hanbidge, Frontenac), Martel, Kingsway), Martineau. Smith (Lincoln), Harkness. Brunsden, Hees, Martini, Smith (Simcoe Cadieu, Henderson, Matthews, North), Campbell Smith (Winnipeg Hicks, Milligan, (Lambton-Kent), Horner (Acadia), Monteith (Perth), North), Casselman (Mrs.), Montgomery, Horner Southam, Chambers, (Jasper-Edson), More, Speakman, Charlton. Horner Morissette, Spencer, Churchill, (The Battlefords), Morris, Stanton, Coates. Howe, Morton, Starr, Comtois, Jones, Muir (Cape Stewart, Cooper. Jorgenson, Breton North Stinson, Crouse, and Victoria), Taylor, Jung, Danforth, Kennedy, Muir (Lisgar), Thomas, Deschambault. Kindt. Murphy, Thrasher, Diefenbaker, Knowles. Nasserden. Tremblay, Dinsdale, Korchinski, Nielsen, Villeneuve, Dorion, Lahaye, Noble. Weichel, Doucett, Lambert, Nugent, White, Drouin. O'Leary, Latour, Winkler. Dubois, Woolliams-138. MacEwan, Ormiston, Fairfield. MacInnis, Parizeau,

And the question being put on the main motion; it was agreed to, on division.

On motion of Mr. Murphy, seconded by Mr. White, the First Report of the Standing Committee on Mines, Forests and Waters, presented to the House on Thursday, February 12, 1959, was concurred in, on division.

On motion of Mr. Hamilton (York West) for Mr. Cathers, seconded by Mr. Dinsdale, the First Report of the Standing Committee on Banking and Commerce, presented to the House on Thursday, February 12, 1959, was concurred in, on division.

On motion of Mr. McCleave, seconded by Mr. Smith (Lincoln), the First Report of the Standing Committee on Miscellaneous Private Bills, presented to the House on Thursday, February 12, 1959, was concurred in, on division. A.D. 1959

On motion of Mr. Stanton, seconded by Mr. McBain, the First Report of the Standing Committee on Agriculture and Colonization, presented to the House on Friday, February 13, 1959, was concurred in, on division.

The following bill from the Senate was read the first time and ordered for a second reading at the next sitting of the House:

Bill S-6, An Act to confirm an Agreement between the Government of Canada and the Government of the Province of New Brunswick respecting Indian Reserves.—*Mrs. Fairclough*.

Mr. Diefenbaker, seconded by Mr. Brooks, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to provide for the appointment of Parliamentary Secretaries to Ministers, to provide for the payment of salaries to them at the rate of \$4000 per annum out of the Consolidated Revenue Fund and to authorize the re-imbursement to them of reasonable expenses incurred by them in the discharge of their duties.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged during the past two years, between the Federal Government and any provincial government, or agency of the Government of the United States, with regard to the setting of tolls on the St. Lawrence Seaway. (*Notice of Motion No. 39).

On motion of Mr. McWilliam, seconded by Mr. Crestohl, it was ordered,— That there be laid before this House a copy of all correspondence, telegrams and other documents exchanged since July 1, 1957, to date, between the Federal Government or any official thereof, and any person, relating to a contract for the carrying of mails between Caledonia, Queens County, Nova Scotia, and Maitland Bridge, Nova Scotia. (*Notice of Motion No. 40).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of the contract entered into by the Federal Government and the Government of Newfoundland, concerning the use of the Royal Canadian Mounted Police in Newfoundland. (*Notice of Motion No. 42).

Mr. Fulton, a Member of the Queen's Privy Council, presented,—Return to the foregoing order.

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams, or other documents exchanged between the Federal Govern-

66970-5-10

ment or any agency thereof, and the Government of Newfoundland, the Anglo-Newfoundland Development Company Limited, or the International Woodworkers of America, regarding the dispute between the Anglo-Newfoundland Development Company Limited and the International Woodworkers of America. (*Notice of Motion No. 45).

Mr. Taylor, seconded by Mr. Stinson, moved,—That, in the opinion of this House, the government should give early consideration to the advisability of establishing a Canada sports council with the object of fostering and encouraging amateur sport in Canada, such council to have representatives from each of the Provinces of Canada.

And a debate arising thereon; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, February 11, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

By Mr. Comtois, a Member of the Queen's Privy Council, for Mr. Courtemanche,—Return to an Address dated February 4, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 6) for a copy of all correspondence since June 15, 1958, between the Federal Government and the Dominion Marine Association, on pilotage and associated matters.

By Mr. Hees, a Member of the Queen's Privy Council,—Statement of Leases of Wharves, Piers and Breakwaters for the year ended December 31, 1958, made under the provisions of the Government Harbours and Piers Act, pursuant to section 18 of the said Act, chapter 135, R.S.C., 1952.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report on the Administration of Allowances for Blind Persons in Canada for the year ended March 31, 1958, pursuant to section 12 of the Blind Persons Act, chapter 17, R.S.C., 1952.

By Mr. Monteith (Perth), by command of His Excellency the Governor-General,—Report on the Administration of Allowances for Disabled Persons in Canada for the year ended March 31, 1958, pursuant to section 12 of the Disabled Persons Act, chapter 55, Statutes of Canada, 1953-54.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 24

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 17TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Small, from the Standing Committee on Industrial Relations, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That it be empowered to print, from day to day, such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto;

2. That it be granted leave to sit while the House is sitting.

By unanimous consent, on motion of Mr. Small, seconded by Miss Aitken, the said Report was concurred in, on division.

Mr. Dinsdale, from the Standing Committee on Veterans Affairs, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That it be empowered to print such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto;

2. That it be granted leave to sit while the House is sitting;

3. That the quorum of the Committee be reduced from 15 to 10 Members, and that Standing Order 65(1)(n) be suspended in relation thereto.

By unanimous consent, on motion of Mr. Dinsdale, seconded by Mr. Montgomery, the said Report was concurred in, on division. Mr. Howe, from the Standing Committee on Railways, Canals and Telegraph Lines, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That its quorum be reduced from 20 to 15 Members, and that Standing Order 65(1)(b) be suspended in relation thereto;

2. That it be empowered to print such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto.

By unanimous consent, on motion of Mr. Howe, seconded by Mr. Robinson, the said Report was concurred in, on division.

Mr. English, from the Standing Committee on Marine and Fisheries, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends that it be empowered to print, from day to day, 750 copies in English and 200 copies in French of its Minutes of Proceedings and Evidence, and that Standing Order 66 be suspended in relation thereto.

By unanimous consent, on motion of Mr. English, seconded by Mr. Browne (Vancouver-Kingsway), the said Report was concurred in.

Mr. Smith (Hastings-Frontenac), a Member of the Queen's Privy Council, laid before the House,—Reply of the Canadian Government, dated February 17, 1959, to the Note, dated January 10, 1959, from the Government of the U.S.S.R., concerning the conclusion of a Peace Treaty with Germany.

The House resolved itself again into Committee of Supply.

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The Order being read for the second reading of Bill S-7, An Act respecting Gore District Mutual Fire Insurance Company;

Mr. Anderson, seconded by Mr. Murphy, moved,—That the said bill be now read a second time.

After debate thereon; the question being put on the said motion it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking and Commerce.

The House resumed debate on the proposed motion of Mr. McCleave, seconded by Mr. Fairfield, that the following bills be now read a second time: Bill SD-19, An Act for the relief of Ruth Georgina Potts Dobie.

Bill SD-20, An Act for the relief of Patricia Burnell Fraser Rosensweig.

And the debate continuing;

The Hour for Private and Public Bills expired.

The Committee of Supply resumed.

(In the Committee)

The following resolution was adopted:

FURTHER SUPPLEMENTARY ESTIMATES (2), 1958-59

LABOUR

A-DEPARTMENT

SPECIAL SERVICES

709 Payments to a province during the 1958-59 and 1959-60 fiscal years in accordance with an agreement entered into by the Government of Canada and the province, with the approval of the Governor in Council, that provides for contributions by the Government of Canada of amounts not exceeding one half of the cost of labour incurred in the period from the 1st day of December, 1958, to the 30th day of April, 1959, on winter work projects in municipalities as contemplated by the agreement \$ 15,000,000 00

Resolution to be reported.

The said resolution was reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of Summary of Orders in Council passed during the period January 1 to January 31, 1959.

By Mrs. Fairclough, a Member of the Queen's Privy Council, for Mr. Courtemanche,—Return to an Order of the House, dated February 11, 1959, (*Question No. 34*) showing: 1. What paintings have been purchased by the government in the years 1950-1958 inclusive?

135

A.D. 1959

2. What are the titles of the pictures and names of the artists?

3. What was the price paid for each painting?

4. Was any commission paid in the purchase of these paintings?

5. If so, what was the amount of the commission and to whom was it paid?

6. On whose recommendation was each painting purchased?

7. Did the government purchase a painting entitled "The Road"?

8. If so, when, and what was the amount paid?

9. On whose recommendation was such painting purchased?

10. Has this painting ever been displayed to the public?

11. If not, for what reason?

12. How many paintings have been purchased by the government since 1935, which have never been displayed to the public?

13. What was the total purchase price of these paintings?

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,—Return to an Address dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 26) for a copy of all correspondence, telegrams, and other documents exchanged between the Federal Government and the Government of the Province of Quebec, since November 30, 1957, with respect to unemployment and to the making of an agreement under the Unemployment Assistance Act.

By Mr. Starr, a Member of the Queen's Privy Council,—Copies of Authentic Texts of Conventions and Recommendations adopted by the Forty-first and Forty-second sessions of the International Labour Conference, May and June, 1958, (English and French) together with copies of letters from the Deputy Minister of Justice, setting out the legislative jurisdiction of these international instruments, as follows:

Convention No. 108 concerning Seafarers National Identity Documents;

Convention No. 109 concerning Wages, Hours of Work on Board Ship and Manning (Revised 1958);

Recommendation No. 105 concerning the Contents of Medicine Chests on Board Ship;

Recommendation No. 106 concerning Medical Advice by Radio to Ships at Sea;

Recommendation No. 107 concerning the Engagement of Seafarers for Service in Vessels registered in a Foreign Country;

Recommendation No. 108 concerning Social Conditions and Safety of Seafarers in relation to Registration of Ships;

Recommendation No. 109 concerning Wages, Hours of Work on Board Ship and Manning;

Convention No. 110 concerning Conditions of Employment of Plantation Workers;

Convention No. 111 concerning Discrimination in respect of Employment and Occupation;

Recommendation No. 110 concerning Conditions of Employment of Plantation Workers;

Recommendation No. 111 concerning Discrimination in respect of Employment and Occupation. Ninth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, presented on February 16 by Mr. McCleave, meet the requirements of Standing Order 70:

Martina Bernice Patterson Baker, wife of Gordon Roy Baker of Malartic, Quebec.

Bernard Lawrence Boire of Preville, Quebec, husband of Mary Elizabeth Shannon Boire.

George Frederick Davies of the Province of Quebec, husband of Violet Agnes Jones Davies.

Helga Fischer Dollard, wife of Gerald Dollard of Montreal, Quebec.

Catherine Mary Rita Durning Dossett, wife of Richard Charles Dossett of the Province of Quebec.

Patricia Elizabeth Tobias Garber, wife of August Bebel Garber of Montreal, Quebec.

Aurore Giguere Gourd of Montreal, Quebec, wife of Roger Gourd.

Audrey Edwardeen Scanlan Grayburn, wife of Alexander Thomas Grayburn of Verdun, Quebec.

Mary Barbara Jex Light, wife of Kerry Bruce Light of Montreal, Quebec.

Barbara Lucy Bain Forbes Logan, wife of John Logan of Montreal, Quebec.

Jean Brasgold Martz, wife of Louis Martz of Montreal, Quebec.

Claire Anna Theresa Monette, wife of John Bernard Amedee Monette of Gatineau Point, Quebec.

Lee Dacks Moscovitch, wife of Moses Harry Moscovitch of Montreal, Quebec.

Salla (Sally) Weismann Stopnicki, wife of Abram Stopnicki of Montreal, Quebec.

Joan Elizabeth Healy Watson, wife of Eddie James Watson of Montreal, Quebec.

Simone Alberta Chretien Welsh, wife of Andrew Archie Welsh of Westmount, Quebec.

Tenth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition of the following, presented on February 16, meets the requirements of Standing Order 70:

Clement Tremblay and one other of the Province of Quebec, and Thomas Edwin Hays of the Province of Ontario, for an Act to incorporate "Export Finance Corporation of Canada".—*Mr. Muir* (Lisgar).

By the Examiner of Petitions for Private Bills,-Eighth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

George Frederick Davies of the Province of Quebec, husband of Violet Agnes Jones Davies.

Raymond Winston Farren of Hudson Heights, Quebec, husband of Lorna Elizabeth Aikins Farren.

Fernand Filiatrault of Montreal, Quebec, husband of Irène Gauthier dit Duplantis Filiatrault.

Heather Joan Maxwell Firth, wife of Frank Mathison Firth of Calumet, Quebec.

Lucinda Marguerite Vaughan Flood, wife of Terence Carson Flood of Westmount, Quebec.

Leslie David Harris of Lachine, Quebec, husband of Alma Mary June Mather Harris.

Gordon Clarence Hunting of St. Lambert, Quebec, husband of Marie Blanche Germaine Séguin Hunting.

Mary Alice Hadley Hutchison, wife of Andrew Hutchison of Acton Vale, Quebec.

Demetra Garini Liogas, wife of Spiros Liogas of Montreal, Quebec.

Audrey Lynn MacGillivray, wife of John Wilson MacGillivray of Montreal, Quebec.

Eric Alexander McConnell of St. Lambert, Quebec, husband of Helen Plumb McConnell.

Mary Friedman Nussenbaum, wife of Michael Nussenbaum of Montreal, Quebec.

Oscar Roy of L'Assomption, Quebec, husband of Ninon Parthenais Roy.

Frank William Staples of Montreal, Quebec, husband of Sylvia Janson Staples.

Helen Ann Kovach Ujvary, wife of Charles Ujvary of Montreal, Quebec.

Ida Shlafman Zimendstark, wife of Edmund Zimendstark of Montreal, Quebec.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 25

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 18TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Fifteen petitions for private bills were presented in accordance with Standing Order 70(1).

Mr. Macquarrie, from the Standing Committee on Privileges and Elections, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends that it be empowered to print such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto.

By unanimous consent, on motion of Mr. Macquarrie, seconded by Mr. Kucherepa, the said Report was concurred in.

The following Question was made an Order for Return under the provisions of Standing Order 39(5):

Question No. 113, by Mr. McWilliam,—Order of the House for a Return showing: What are the 91 or more, projects approved, with amounts and locations, under the winter works program with the Province of New Brunswick?

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, reports, telegrams and other documents, exchanged between the Federal Government and any agency of the United Nations since June 1, 1956, regarding the cessation of nuclear tests. (*Notice of Motion No. 43).

HOUSE OF COMMONS

On motion of Mr. Pickersgill, seconded by Mr. Benidickson, it was ordered,-That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of the letter from the Maritime Transportation Commission to the Minister of Trade and Commerce, dated February 7, 1959, regarding the pricing policy on wheat; and any other communications from persons or organizations in the Atlantic Provinces to the Minister or any other Member of the Government on this subject together with the replies to these communications. (*Notice of Motion No. 46).

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted:

FURTHER SUPPLEMENTARY ESTIMATES (2), 1958-59

MINES AND TECHNICAL SURVEYS

B—DOMINION COAL BOARD

710 Payments in connection with the movements of coal under conditions prescribed by the Governor in Council-Further amount required\$ 630,000 00

NORTHERN AFFAIRS AND NATIONAL RESOURCES

NATIONAL PARKS BRANCH

National Parks and Historic Sites Services-

711 Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required

2,850,000 00

FORESTRY BRANCH

Forestry Operations Division-

712 To provide for contributions to the Provinces pursuant to agreements entered into or to be entered into, with the approval of the Governor in Council, by Canada with the Provinces, of amounts equal to one-half of the amounts confirmed by the Provinces as having been spent by them in establishing forest access roads and trails for the attainment of adequate fire protection as well as other aspects of forest management—Further amount required

1,682,000 00

PUBLIC WORKS

PUBLIC BUILDINGS

CONSTRUCTION AND SERVICES

Acquisition, Construction and Improvements of Public Buildings

Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury

713

WEDNESDAY, 18TH FEBRUARY

Board may increase or decrease the amount within	
the vote to be expended on individual listed projects-	
Further amount required—	
Ottawa	200,000 00

SECRETARY OF STATE

SPECIAL

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

The House resolved itself into Committee of Ways and Means.

(In the Committee)

The following resolution was adopted:

Resolved,—That towards making good the Supply granted to Her Majesty on account of certain expenses of the public service for the fiscal year ending March 31st, 1959, the sum of \$27,954,667.00 be granted out of the Consolidated Revenue Fund of Canada.

Resolution to be reported.

The said resolution was reported and concurred in, and the Committee of Ways and Means obtained leave to sit again at the next sitting of the House.

Mr. Fleming (Eglinton), seconded by Mr. Monteith (Perth), by leave of the House, presented Bill C-24, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1959, which was read the first time.

By unanimous consent, the said bill was read the second time, considered in Committee of the Whole, reported without amendment, read the third time and passed.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-23, An Act for the relief of Jeanne d'Arc Gravelle Senecal.—Mr. McCleave.

Bill SD-24, An Act for the relief of Barbara Mary Scott Norman.—Mr. McCleave.

Bill SD-25, An Act for the relief of Alice Schleicher Dorotich.—Mr. McCleave.

Bill SD-26, An Act for the relief of Mary Jane Holmes Phillips.—Mr. McCleave.

Bill SD-27, An Act for the relief of Barbara Lorrain Campbell Clarke. -Mr. McCleave.

Bill SD-28. An Act for the relief of Helen Margaret Davidson Beckett. -Mr. McCleave.

Bill SD-29, An Act for the relief of Ruth Dankner Liberman.-Mr. McCleave.

Bill SD-30. An Act for the relief of Norma Mary Rose Purchard Clarkin. -Mr. McCleave.

Bill SD-31, An Act for the relief of Eva Greenblatt Besner.-Mr. McCleave.

Bill SD-32, An Act for the relief of Ruth Millstein Backman.-Mr. McCleave.

Bill SD-33, An Act for the relief of Percy Kark Claxton.-Mr. McCleave.

Bill SD-34, An Act for the relief of Marion Beulah Francis Meehan. -Mr. McCleave.

Bill SD-35. An Act for the relief of Nina Olga Titow Dorion.-Mr. McCleave.

Bill SD-36, An Act for the relief of Sylvia Florence Van Straten Weber. -Mr. McCleave.

Bill SD-37, An Act for the relief of Joseph Fernand Roger Boucher. -Mr. McCleave.

Bill SD-38, An Act for the relief of Jacqueline Shirley Mary Parnell Gardner.-Mr. McCleave.

Bill SD-39, An Act for the relief of Esther Daisy Moynan O'Regan. -Mr. McCleave.

Bill SD-40, An Act for the relief of Susan Pick Bereznik.-Mr. McCleave.

Bill SD-41, An Act for the relief of Josephine Zauberman Schiller. -Mr. McCleave.

Bill SD-42, An Act for the relief of Hanna Liselotte Gertrud Tiegs Kallus. -Mr. McCleave.

Bill SD-43, An Act for the relief of Dorothy Louisa Stradwick Coffin. -Mr. McCleave.

Bill SD-44, An Act for the relief of Marc Aurele Bourget .- Mr. McCleave.

Bill SD-45, An Act for the relief of Marie Yolanda Marotta Henshaw. -Mr. McCleave.

Bill SD-46, An Act for the relief of Bernice Sylvia Sinclair Somerville. -Mr. McCleave.

Bill SD-47, An Act for the relief of Judith Ortenberg Baxt King .- Mr. McCleave.

Bill SD-48, An Act for the relief of Yaroslavna Zonia Lazarowich Johnson. -Mr. McCleave.

Bill SD-49, An Act for the relief of Gertrude Scharge Izenberg .- Mr. McCleave.

Bill SD-50, An Act for the relief of Joseph Moreau.-Mr. McCleave.

Bill SD-51, An Act for the relief of Sydney Hislop, otherwise known as Sidney Hislop.—Mr. McCleave.

Bill SD-52, An Act for the relief of Lenoir Grace Spencer Jennings .- Mr. McCleave.

Bill SD-53, An Act for the relief of Olive Florence Andrews Bowness.-Mr. McCleave.

Bill SD-54, An Act for the relief of Pearl Severs Schrieder.—Mr. McCleave. Bill SD-55, An Act for the relief of Vivien Joyce Taylor Ross.—Mr. McCleave.

Bill SD-56, An Act for the relief of Jacqueline Jeanne Lamy Harper.—Mr. McCleave.

Bill SD-57, An Act for the relief of Kathleen Iris Daunt Robinson.—Mr. McCleave.

Bill SD-58, An Act for the relief of Jacques Flahault.-Mr. McCleave.

Bill SD-59, An Act for the relief of Gladys Allen Marvin.-Mr. McCleave.

Bill SD-60, An Act for the relief of Miriam Keppel Segal.-Mr. McCleave.

Bill SD-61, An Act for the relief of Ronald Ernest Fyfe.—Mr. McCleave.

Bill SD-62, An Act for the relief of Elsie Elizabeth Wand Bourret.—Mr. McCleave.

Bill SD-63, An Act for the relief of Margaret Sonia Lawrence Canny.—Mr. McCleave.

Bill SD-64, An Act for the relief of Andree Pauline Dorothy Pryce Clarke. --Mr. McCleave.

Bill SD-65, An Act for the relief of Henry Frank Whiston.—Mr. McCleave. Bill SD-66, An Act for the relief of Rita Thibeaudeau Cardinal.—Mr. McCleave.

Bill SD-67, An Act for the relief of Janine Sutto Dagenais.—Mr. McCleave.

Bill SD-68, An Act for the relief of Evangeline Vaughan Fortin.—Mr. McCleave.

Bill SD-69, An Act for the relief of Gloria Helen Gross Caplan.—Mr. McCleave.

Bill SD-70, An Act for the relief of Thelma Georgine Ferguson Strathy. --Mr. McCleave.

Bill SD-71, An Act for the relief of Percy Herbert Manuel.-Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the St. Lawrence Seaway Authority Act, and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

At 6.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 26

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 19TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Kucherepa, from the Standing Committee on Standing Orders, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends that its quorum be reduced from 8 to 7 Members, and that Standing Order 65(1)(g) be suspended in relation thereto.

By unanimous consent, on motion of Mr. Kucherepa, seconded by Mr. Macquarrie, the said Report was concurred in.

Mr. Smith (Hastings-Frontenac), a Member of the Queen's Privy Council, laid before the House,—Copy of an Agreement, done at London on February 4, 1959, between the Government of the United Kingdom of Great Britain and Northern Ireland and the European Atomic Energy Community (EURATOM), for Co-operation in the Peaceful Uses of Atomic Energy.

Mr. Smith (Hastings-Frontenac) also laid before the House,—Copy of an Agreement, done at Brussels on May 29, 1958, and at Washington on June 18, 1958, between the Government of the United States of America and the European Atomic Energy Community (EURATOM), for Co-operation in the Peaceful Uses of Atomic Energy.

The House resumed consideration in Committee of the Whole of a certain proposed resolution to amend the St. Lawrence Seaway Authority Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the St. Lawrence Seaway Authority Act to provide that the Authority, with the approval of the Governor in Council, may from time to time borrow money from Her Majesty or otherwise to an aggregate that shall not at any time exceed \$335,000,000.00 in lieu of \$300,000,000.00 which it is already authorized to borrow by section 13 of the Act.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Hees, seconded by Mr. Churchill, by leave of the House, presented Bill C-25, An Act to amend the St. Lawrence Seaway Authority Act, which was read the first time and ordered for a second reading at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-72, An Act for the relief of Irene Balk Goodson.-Mr. McCleave.

Bill SD-73, An Act for the relief of Jean Grant Shacklock.-Mr. McCleave.

Bill SD-74, An Act for the relief of James Kennedy Andrews.—Mr. McCleave.

Bill SD-75, An Act for the relief of Lillian Haber Rudner.-Mr. McCleave.

Bill SD-76, An Act for the relief of Esther Lilian Issenman Rosen.—Mr. McCleave.

Bill SD-77, An Act for the relief of Ana Nili Indursky Seeman.—Mr. McCleave.

Bill SD-78, An Act for the relief of Joan Howell McShane McNulty.—Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Northwest Territories Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Northwest Territories Act to provide for the appointment by the Governor in A.D. 1959

Council of judicial as well as of administrative officers; and to provide further for certain changes in connection with the administration of the Act.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Hamilton (Qu'Appelle), seconded by Mr. Churchill, by leave of the House, presented Bill C-26, An Act to amend the Northwest Territories Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the National Defence Act and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mrs. Fairclough, a Member of the Queen's Privy Council, for Mr. Courtemanche,—Return to an Order of the House, dated February 2, 1959, (*Notice of Motion No. 11) showing a copy of all contracts providing for the sale of the vessels formerly owned by the Canadian National Steamships.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report on the Administration of Old Age Assistance in Canada for the year ended March 31, 1958, pursuant to section 12 of the Old Age Assistance Act, chapter 199, R.S.C. 1952. (French).

Eleventh Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, presented on February 18 by Mr. McCleave, meet the requirements of Standing Order 70:

Mary Ann David Arial, wife of Joseph Robert Arial of Montreal, Quebec.

Robert Aubin of Montreal, Quebec, husband of Aline Forget Aubin.

Patricia McDonald Bouthillette, wife of Lucien Bouthillette of Montreal, Quebec.

Rose Ange Lorange Gadoury, wife of Rolland Gadoury of Montreal, Quebec.

Howard Charles Harding of Granby, Quebec, husband of Eileen Marjorie Johnson Harding.

Marcus Gilmour of Ville St. Michel, Quebec, husband of Florence Hildreth Hillrich Gilmour.

Daniel Myer Glovinsky of Montreal, Quebec, husband of Deborah Lucille Bélanger Glovinsky. Evelyn Isbitsky Goldenberg, wife of Edward Goldenberg of Montreal, Quebec.

James Alfred Keelty of Greenfield Park, Quebec, husband of Audrey May Clarke Keelty.

Alfred Laliberté of Verdun, Quebec, husband of Yvette Rhéaume Laliberté.

Micheline Laurette Germaine Beauvais Mandanici, wife of Giovanni (Johny) Mandanici of Montreal, Quebec.

James Donald McAllister of Aylmer, Quebec, husband of Willa Shirley Ann McAllister.

Samuel Currie Millar of Montreal, Quebec, husband of Evelyn Irene McKenzie Millar.

Iris Marion Saunders Robbins, wife of Robert Marshall Robbins of Montreal West, Quebec.

Doris O'Dell Villeneuve, wife of Roger Villeneuve of Montreal, Quebec.

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 27

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 20TH FEBRUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

The House resumed consideration in Committee of the Whole of a certain proposed resolution to amend the National Defence Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the National Defence Act by providing for the Court Martial Appeal Board to be reconstituted as a superior court of record, to authorize the payment of travelling allowances to its members and to provide also for the appointment of, and the payment of fees to and the travelling expenses of military advisers to the court; and to provide further for certain changes in connection with the administration of the Act.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Pearkes, seconded by Mr. Green, by leave of the House, presented Bill C-27, An Act to amend the National Defence Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resumed consideration in Committee of the Whole of a certain proposed resolution to amend the National Housing Act, 1954.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the National Housing Act, 1954, to increase from seven hundred and fifty million dollars to one billion dollars the aggregate amount that may be paid out of the Consolidated Revenue Fund under subsection 1 of section 22 of the Act, and to remove the limitation on the amount thereof that may be advanced to the Corporation for the purposes of subsection 1 of section 11 of the said Act, and to provide further for certain changes in connection with the administration of the Act.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Green, seconded by Mr. Macdonnell, by leave of the House, presented Bill C-28, An Act to amend the National Housing Act, 1954, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Trans-Canada Highway Act and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill S-8, An Act respecting The Boiler Inspection and Insurance Company of Canada.—*Mr. Morton.*

Bill S-10, An Act respecting Baloise Fire Insurance Company of Canada.— Mr. Taylor.

Bill S-9, An Act respecting The North American Accident Insurance Company.—Mr. Macnaughton.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The House resumed debate on the proposed motion of Mr. McCleave, seconded by Mr. Fairfield,—That the following bills be now read a second time:

Bill SD-19, An Act for the relief of Ruth Georgina Potts Dobie.

Bill SD-20, An Act for the relief of Patricia Burnell Fraser Rosensweig.

After further debate, the question being put on the said motion, it was agreed to, on division.

A.D. 1959

Accordingly, the said bills were read the second time and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce).

By unanimous consent, the following bills were severally read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-23, An Act for the relief of Jeanne d'Arc Gravelle Senecal.

Bill SD-24, An Act for the relief of Barbara Mary Scott Norman.

Bill SD-25, An Act for the relief of Alice Schleicher Dorotich.

Bill SD-26, An Act for the relief of Mary Jane Holmes Phillips.

Bill SD-27, An Act for the relief of Barbara Lorrain Campbell Clarke. Bill SD-28, An Act for the relief of Helen Margaret Davidson Beckett. Bill SD-29, An Act for the relief of Ruth Dankner Liberman.

Bill SD-30, An Act for the relief of Norma Mary Rose Purchard Clarkin. Bill SD-31, An Act for the relief of Eva Greenblatt Besner.

Bill SD-32, An Act for the relief of Ruth Millstein Backman.

Bill SD-33, An Act for the relief of Percy Kark Claxton.

Bill SD-34, An Act for the relief of Marion Beulah Francis Meehan. Bill SD-35, An Act for the relief of Nina Olga Titow Dorion.

Bill SD-36, An Act for the relief of Sylvia Florence Van Straten Weber.

Bill SD-37, An Act for the relief of Joseph Fernand Roger Boucher. Bill SD-38, An Act for the relief of Jacqueline Shirley Mary Parnell Gardner.

Bill SD-39, An Act for the relief of Esther Daisy Moynan O'Regan. Bill SD-40, An Act for the relief of Susan Pick Bereznik.

Bill SD-41, An Act for the relief of Josephine Zauberman Schiller. Bill SD-42, An Act for the relief of Hanna Liselotte Gertrud Tiegs Kallus. Bill SD-43, An Act for the relief of Dorothy Louisa Stradwick Coffin. Bill SD-44, An Act for the relief of Marc Aurele Bourget.

Bill SD-45, An Act for the relief of Marie Yolanda Marotta Henshaw.

Bill SD-46, An Act for the relief of Bernice Sylvia Sinclair Somerville. Bill SD-47, An Act for the relief of Judith Ortenberg Baxt King.

Bill SD-48, An Act for the relief of Yaroslavna Zonia Lazarowich Johnson.

Bill SD-49, An Act for the relief of Gertrude Scharge Izenberg.

Bill SD-50, An Act for the relief of Joseph Moreau.

Bill SD-51, An Act for the relief of Sydney Hislop, otherwise known as Sidney Hislop.

Bill SD-52, An Act for the relief of Lenoir Grace Spencer Jennings.

Bill SD-53, An Act for the relief of Olive Florence Andrews Bowness.

Bill SD-54, An Act for the relief of Pearl Severs Schrieder.

Bill SD-55, An Act for the relief of Vivien Joyce Taylor Ross. Bill SD-56, An Act for the relief of Jacqueline Jeanne Lamy Harper. Bill SD-57, An Act for the relief of Kathleen Iris Daunt Robinson. Bill SD-58, An Act for the relief of Jacques Flahault. Bill SD-59, An Act for the relief of Gladys Allen Marvin. Bill SD-60, An Act for the relief of Miriam Keppel Segal. Bill SD-61, An Act for the relief of Ronald Ernest Fyfe. Bill SD-62, An Act for the relief of Elsie Elizabeth Wand Bourret. Bill SD-63, An Act for the relief of Margaret Sonia Lawrence Canny. Bill SD-64, An Act for the relief of Andree Pauline Dorothy Pryce Clarke. Bill SD-65, An Act for the relief of Henry Frank Whiston. Bill SD-66, An Act for the relief of Rita Thibeaudeau Cardinal. Bill SD-67, An Act for the relief of Janine Sutto Dagenais. Bill SD-68, An Act for the relief of Evangeline Vaughan Fortin. Bill SD-69, An Act for the relief of Gloria Helen Gross Caplan. Bill SD-70, An Act for the relief of Thelma Georgine Ferguson Strathy. Bill SD-71, An Act for the relief of Percy Herbert Manuel. Bill SD-72, An Act for the relief of Irene Balk Goodson. Bill SD-73, An Act for the relief of Jean Grant Shacklock. Bill SD-74, An Act for the relief of James Kennedy Andrews. Bill SD-75, An Act for the relief of Lillian Haber Rudner. Bill SD-76, An Act for the relief of Esther Lilian Issenman Rosen. Bill SD-77, An Act for the relief of Ana Nili Indursky Seeman.

Bill SD-78, An Act for the relief of Joan Howell McShane McNulty.

(Public Bills)

Order numbered 13, having been called, was allowed to stand.

The Order being read for the second reading of Bill C-6, An Act respecting Flags of Canada;

Mr. Boulanger, seconded by Mr. Racine, moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Green, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of Proceedings under the Trans-Canada Highway Act for the year ended March 31, 1958, pursuant to section 9 of the said Act, chapter 269, R.S.C., 1952. (French).

By the Examiner of Petitions for Private Bills,—Ninth Report, pursuant to Standing Order 100(2), as follows:

A.D. 1959

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Marie Marguerite Louise Leclerc Andrews, wife of Robert Andrews of Outremont, Quebec.

Patricia Anne McKenna Coombes, wife of John Coombes of Montreal, Quebec.

Raymond Faucher of Montreal, Quebec, husband of Suzanne Vincent Faucher.

Rose Ange Lorange Gadoury, wife of Rolland Gadoury of Montreal, Quebec. Daniel Myer Glovinsky of Montreal, Quebec, husband of Deborah Lucille Bélanger Glovinsky.

Rita Steinbach Gruia, wife of Sandu Alex Gruia of Montreal, Quebec.

Lorlotte Juliane Selma Wilhelmine Gude Hirtreiter, wife of Richard Hirtreiter of Montreal, Quebec.

Alfred Laliberté of Verdun, Quebec, husband of Yvette Rhéaume Laliberté. Viola Margaret McCullough Morrow, wife of Conrad William Morrow of Montreal, Quebec.

June Bernice Rath O'Hanley, wife of Michael James Ross O'Hanley of Montreal, Quebec.

Joyce Rosemary Hudson Plam of Montreal, Quebec, wife of Edgar Leonard Plam.

Louis Gustave Rey of Montreal, Quebec, husband of Mary Florence Munroe Rey.

Iris Marion Saunders Robbins, wife of Robert Marshall Robbins of Montreal West, Quebec.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 23RD FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

The following Government Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House, pursuant to Standing Order 21(2):

That Items numbered 76 to 105 inclusive, as listed in the Main Estimates 1959-1960, relating to the Department of External Affairs, be withdrawn from the Committee of Supply and referred to the Standing Committee on External Affairs, saving always the powers of the Committee of Supply in relation to the voting of public moneys.—The Secretary of State for External Affairs.

Mr. Hellyer, from his place in the House, asked leave under Standing Order 26 to move the adjournment of the House for the purpose of discussing a definite matter of urgent public importance, and stated the subject to be:

"The crisis in the aircraft industry involving mass layoffs and threatened disintegration of this important sector of our Canadian defence production."

Mr. Hellyer then handed a written statement of the matter proposed to be discussed to Mr. Speaker who, having read it to the House, put the question: "Has the honourable Member leave to proceed?"

And no objection being taken, Mr. Speaker called upon the honourable Member.

Whereupon Mr. Hellyer, seconded by Mr. Pickersgill, moved,—That the House do now adjourn.

And a debate arising thereon; the said debate was interrupted at ten o'clock.

66970-5-11

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Comtois, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Department of Mines and Technical Surveys for the year ended December 31, 1957, pursuant to section 10 of the Department of Mines and Technical Surveys Act, chapter 73, R.S.C., 1952. (English and French).

By Mrs. Fairclough, a Member of the Queen's Privy Council, for Mr. Courtemanche,—Return to an Address, dated February 11, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 19) for a copy of all correspondence exchanged since October 28, 1958, (1) between the Federal Government and the Government of the Province of Quebec; (2) between the Federal Government and the cities of Montreal and Saint Laurent, relating to the work that could be performed in the cities of Montreal and Saint Laurent pursuant to a Winter work promotion project undertaken by the municipalities, as stipulated by the Prime Minister in his letter of October 29, 1958 addressed to the Provincial Premiers.

By Mrs. Fairclough, for Mr. Courtemanche,—Return to an Order of the House, dated February 4, 1959, (*Question No. 52*) showing: 1. How many winter works projects under the municipal incentive plan have been approved for each of the provinces?

2. In what municipalities in each province and how many will be employed?

By Mrs. Fairclough, for Mr. Courtemanche,—Return to an Order of the House, dated February 18, 1959, (*Question No. 113*) showing: What are the 91 or more, projects approved, with amounts and locations, under the winter works program with the Province of New Brunswick?

By Mr. Hamilton (Notre-Dame-de-Grace), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Postmaster General for the year ended March 31, 1958, pursuant to section 77 of the Post Office Act, chapter 212, R.S.C., 1952. (English and French).

By Mr. Hees, a Member of the Queen's Privy Council,—Copy of order in council, pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1959-122, approved February 3, 1959: Approving the Capital Budget of the National Harbours Board for the year ending December 31, 1959.

By the Examiner of Petitions for Private Bills,—Tenth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners have complied with the requirements of Standing. Order 96:

David Plett Reimer of the Postal District of Giroux, Manitoba and two others of the Province of Manitoba for an Act to incorporate the Evangelical Mennonite Conference.

Harry J. Seed and three others of the City of Vancouver, British Columbia, and Joseph N. Mitchell and two others of the City of Los Angeles, California, for an Act to incorporate "Pacific Standard Life Insurance Company".

157

By the Examiner of Petitions for Private Bills,—Eleventh Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Robert Aubin of Montreal, Quebec, husband of Aline Forget Aubin.

James Alvin Bradley of Ste. Marthe-du-Cap, Quebec, husband of Marie Germaine Marcelle Labarre Bradley.

Marcus Gilmour of Ville St. Michel, Quebec, husband of Florence Hildreth Hillrich Gilmour.

Evelyn Isbitsky Goldenberg, wife of Edward Goldenberg of Montreal, Quebec.

Etta Rose Palevsky Lerman, wife of Mark Lerman of Montreal, Quebec.

Sarah Friberg Lazare, wife of Harry Lazare of Montreal, Quebec.

Zdenek Nosek of Strathmore, Quebec, husband of Erika Marie Vana-Ova alias Erika Maria Vanova.

Ovila Rivet of Ville Jacques-Cartier, Quebec, husband of Yvonne Plante Rivet.

Brenda May Newbury Sherwood, wife of George Edwin Sherwood of Montreal North, Quebec.

Suzanne Mary Florence Peyton Young, wife of Wesley Gordon Young of Lachine, Quebec.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 24TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

The House resumed consideration in Committee of the Whole of a certain proposed resolution to amend the Trans-Canada Highway Act;

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The Order being read for the second reading of Bill S-8, An Act respecting The Boiler Inspection and Insurance Company of Canada;

Mr. Morton, seconded by Mr. Kennedy, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking and Commerce.

The Order being read for the second reading of Bill S-10, An Act respecting Baloise Fire Insurance Company of Canada;

Mr. Taylor, seconded by Mr. Fleming (')kanngan-Revelstoke), moved,-That the said bill be now read a second time.

8 ELIZABETH II

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking and Commerce.

Order numbered 40, having been called, was allowed to stand.

(Public Bills)

Orders numbered 14 to 20 inclusive, having been respectively called, were allowed to stand.

The Order being read for the second reading of Bill C-13, An Act to amend the Canada Elections Act;

Mr. Howard, seconded by Mr. Peters, moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

The House resumed consideration in Committee of the Whole of a certain proposed resolution to amend the Trans-Canada Highway Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Trans-Canada Highway Act to provide that the aggregate of all expenditures under sections 4, 5 and 6 of the Act may be increased to a maximum of three hundred and fifty million dollars.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Green, seconded by Mr. Fleming (Eglinton), by leave of the House, presented Bill C-29, An Act to amend the Trans-Canada Highway Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Fisheries Improvement Loans Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Fisheries Improvement Loans Act to extend the application of the Act from the 12th day of December, 1958 to the 30th day of June, 1962.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Fleming (Eglinton), seconded by Mr. Fulton, by leave of the House, presented Bill C-30, An Act to amend the Fisheries Improvement Loans Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The Order being read for the second reading of Bill C-26, An Act to amend the Northwest Territories Act;

Mr. Hamilton (Qu'Appelle), seconded by Mr. Comtois, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

At 10.05 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 25TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

Three petitions for private bills were presented in accordance with Standing Order 70(1).

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

*Question No. 30, by Mr. Godin,—Order of the House for a Return showing: 1. How many contracts, if any, by government departments were awarded to the advertising firm of McKim Advertising Limited since June 1, 1957?

2. What was the amount of each?

3. Who were the directors of this company (a) for the year 1957; (b) for the year 1958?

Question No. 7, by Mr. Chevrier,—Order of the House for a Return showing: 1. Did the International Joint Commission in its order of approval of October 29, 1952, provide for the regulation of water through the International Rapids Section in accordance with Method of Regulation No. 5 as prepared by the Department of Transport in September, 1940?

2. Was this method followed and at any time put into operation? If so, what are the details? If not, was rule 5 amended or altered in any manner whatsoever, and by what method or plan, giving details?

3. Was the plan mentioned in 2 still further amended? If so, what are the details?

4. What plan is now in operation and with what result?

5. What plan will be followed with the opening of navigation in 1959?

66970-5-12

Question No. 108, by Mr. Dupuis,—Order of the House for a Return showing: 1. Since June, 1957, has the government undertaken work on retaining walls or made grants for such work, within the limits of the Province of Quebec?

2. If so, at what places and for what amounts?

Question No. 144, by Mr. Fisher,—Order of the House for a Return showing: 1. Has the government engaged the services of C. D. Howe Company Limited for any work since July 1, 1957?

2. If so, what type of work for what departments, to what value, and on what dates?

3. In any such engagements, were the services obtained through tender or negotiation?

Question No. 154, by Mr. Argue,—Order of the House for a Return showing: 1. Who are the directors of each of the following government agencies, what are their duties, and what administrative powers does each hold: (a) The National Research Council; (b) The Public Archives; (c) The Defence Research Board; (d) The National Film Board; (e) The National Library; (f) The National Museum?

2. What rank in the government service does each of these directors hold, and what are his qualifications for the position he holds?

Question No. 158, by Mr. Bourget,—Order of the House for a Return showing: 1. What was the nature of the projects approved, with amounts and locations, under the winter works program with the Province of Quebec?

2. How many persons were employed directly under this program in the Province of Quebec on the first of February, 1959, and where were they employed?

On motion of Mr. McWilliam, seconded by Mr. Dumas, it was ordered,— That there be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Postmaster General and/or any of his officials or any other person, concerning the termination of services of the Postmistress at La Have, Nova Scotia, and the appointment of a successor. (*Notice of Motion No. 47).

Mr. Argue, seconded by Mr. Herridge, moved,—That an Order of the House do issue for a copy of all correspondence, telegrams, reports and other documents exchanged between any Cabinet Minister or any of his or her Deputies, the Civil Service Commission, and any person or persons, since January 1, 1956, relating to the administration and working conditions of the Human History Branch and the Natural History Branch of the National Museum of Canada. (*Notice of Motion No. 49).

And the question being put on the said motion, it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai, Benidickson, Boivin, Boulanger, Bourget, Cardin, Caron, Carter, Chevrier, Crestohl, Denis, Dumas, Eudes, Forgie, Garland,

Gour, Granger, Habel, Hellyer, Herridge, Houck, Howard. Leduc,

WEDNESDAY, 25TH FEBRUARY

Macnaughton, McIlraith, McMillan, McWilliam, Pickersgill, Martin (Essex East), Racine, Martin (Timmins), Regier, Meunier, Richard

Fleming (Eglinton),

Michaud, Nixon. Peters, (Ottawa East),

Richard (Saint-Maurice-Laflèche), Roberge, Robichaud. Tucker, Winch-43.

Pearkes,

NAVS

MESSRS:

Aiken, Aitken (Miss), Allard, Allmark. Anderson, Asselin, Balcer, Baldwin, Barrington, Baskin, Beech, Bell (Carleton), Best. Bigg, Bissonnette, Bourdages, Brassard (Chicoutimi), Brooks. Broome, Browne (St. John's West), Browne (Vancouver- Harkness, Kingsway), Bruchési, Brunsden, Campeau, Casselman (Mrs.). Cathers, Charlton. Churchill, Comtois, Cooper. Creaghan, Crouse, Deschambault, Diefenbaker. Dinsdale, Dorion. Drouin, Drysdale, Dubois, Fairclough (Mrs.), Fairfield, Fane,

Fleming (Okanagan- Lennard, Revelstoke), Flynn, Forbes. Fortin, Fréchette, Fulton, Grafftey, Green, Grenier, Grills, Gundlock, Hales, Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hamilton (York West), Hees, Henderson, Hicks, Hodgson, Horner (Acadia), Horner (Jasper-Edson), Horner (The Battlefords), Howe, Johnson, Jones, Jorgenson. Jung, Keays, Kennedy. Knowles. Kucherepa, Lafrenière, Lahaye. Lambert, Latour.

Legere, Létourneau, MacEwan, MacInnis, MacLean (Queens), MacLean (Winnipeg North Centre), MacLellan. Macquarrie, MacRae, McDonald (Hamilton South), McFarlane, McGee, McGrath, McGregor, McIntosh. McLennan, McPhillips, Mandziuk. Martel, Martineau, Martini, Matthews, Milligan, Monteith (Perth), Montgomery, More, Morissette. Morris, Morton, Muir (Lisgar), Nasserden, Nesbitt, Nielsen, Noble, Nowlan, O'Hurley, O'Leary, Ormiston, Pallett, Parizeau, Pascoe, Payne,

Phillips, Pigeon, Pratt. Pugh, Rapp. Rea, Régnier, Richard (Kamouraska), Robinson, Rogers, Rompré, Rynard, Skoreyko. Slogan, Small. Smith (Hastings-Frontenac). Smith (Lincoln), Smith (Simcoe North), Smith (Winnipeg North). Speakman, Spencer, Stanton, Starr. Stefanson, Stewart, Stinson, Tassé. Taylor, Thompson, Thrasher, Tremblay, Valade, Villeneuve. Vivian, Walker, Webster, Weichel, White. Winkler, Wratten-164.

165

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all correspondence, telegrams, reports or other documents exchanged between any Cabinet Minister or any of his or her Deputies, or any department or agency of the Federal Government, and any person or persons, since January 1, 1955, relating to the physical condition of the National Museum building, the exhibits contained therein, and the scientific collections and specimens owned and on loan to the National Museum. (*Notice of Motion No. 50).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all correspondence, telegrams, reports and other documents exchanged between any Cabinet Minister or any of his or her Deputies, or any department or agency of the Federal Government, and any person or persons, from September 1, 1954 to December 31, 1956, relating to the appointment of Dr. Jacques Rousseau as a Director of the National Museum of Canada. (*Notice of Motion No. 51).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all correspondence, telegrams, reports and other documents exchanged between any Cabinet Minister or any of his or her Deputies, and any persons, since January 1, 1955, relating to the annexation of the Montreal Botanical Garden by the National Museum of Canada as the National Botanical Garden. (*Notice of Motion No. 52).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all correspondence, telegrams, reports and other documents exchanged between any Cabinet Minister or any of his or her Deputies, the Civil Service Commission, and any person or persons, since January 1, 1945 to December 31, 1955, relating to the administration, working conditions, scientific collections and specimens, publication of studies and problems facing the National Museum of Canada. (*Notice of Motion No. 55).

Bill C-26, An Act to amend the Northwest Territories Act, was again considered in Committee of the Whole, reported without amendment and ordered for a third reading at the next sitting of the House.

The Order being read for the second reading of Bill C-27, An Act to amend the National Defence Act;

Mr. Pearkes, seconded by Mr. Green, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-25, An Act to amend the St. Lawrence Seaway Authority Act;

Mr. Hees, seconded by Mr. Pearkes, moved,—That the said bill be now read a second time.

And the question being proposed;

Mr. Howard, seconded by Mr. Peters, moved in amendment thereto,—That this bill be not now read a second time, but that the subject matter thereof be referred to the Standing Committee on Railways, Canals and Telegraph Lines.

And the question being put on the said proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Argue, Herridge, Howard, Peters, Martin (Timmins), Regier, Winch-7.

NAYS

Hees.

MESSRS:

Aiken. Churchill, Aitken (Miss), Comtois, Allard, Allmark. Anderson. Asselin. Badanai. Balcer. Baldwin, Barrington, Baskin, Beech. Bell (Carleton), Belzile, Benidickson. Bigg, Bissonnette. Boivin. Boulanger, Bourget, Brassard (Chicoutimi), Broome, Browne (St. John's West), Browne (Vancouver-Kingsway), Bruchési, Brunsden, Campbell (Stormont), Campeau, Cardin, Caron, Carter, Casselman (Mrs.), Cathers, Chambers, Charlton, Chevrier,

Cooper. Creaghan, Crestohl, Crouse, Deschambault, Deschatelets, Diefenbaker, Dinsdale, Dorion. Drouin, Drysdale, Dubois. Dumas, Eudes. Fairclough (Mrs.) Fairfield, Fane, Fleming (Okanagan- Lambert, Revelstoke), Flynn, Forbes. Fortin, Garland, Gour, Grafftey, Granger, Green, Grenier, Grills, Gundlock, Habel, Hales, Halpenny, Hamilton (Qu'Appelle), Hamilton (York West). Harkness,

Hellyer, Henderson, Hicks, Hodgson, Horner (Acadia), Horner (Jasper-Edson), Horner (The Battlefords), Houck, Howe, Johnson, Jones, Jorgenson, Keays. Kennedy, Kucherepa, Lahave. Leduc. Legere, Lennard, Létourneau, MacEwan, MacInnis. MacLean (Queens), MacLean (Winnipeg North Centre), Macquarrie, MacRae, McDonald (Hamilton South), McFarlane, McGee. McGrath, McGregor. McIlraith, McIntosh, McLennan.

McMillan. McPhillips, McWilliam, Martel, Martin (Essex East). Martineau. Martini, Matthews, Meunier, Michaud. Milligan, Monteith (Perth), Montgomery, More, Morissette, Morris, Morton. Muir (Lisgar), Nasserden. Nesbitt, Nielsen, Nixon. Noble, Nowlan, Nugent, O'Hurley, O'Leary, Ormiston, Pallett, Parizeau, Pascoe. Payne, Pearkes. Phillips. Pickersgill, Pigeon, Pugh. Racine, Rapp. Ratelle.

HOUSE OF COMMONS

Rea,	Rogers.	Smith (Winnipeg	Thrasher,
Régnier,	Rompré,	North),	Tremblay,
Richard,	Rynard,	Speakman,	Tucker,
(Kamouraska),	Skoreyko,	Spencer,	Valade,
Richard	Slogan,	Stanton,	Villeneuve,
(Ottawa East),	Small,	Starr,	Vivian,
Richard	Smallwood,	Stefanson,	Walker,
(Saint-Maurice-	Smith (Hastings-	Stewart,	Webster,
Laflèche),	Frontenac),	Stinson,	Weichel,
Roberge,	Smith (Lincoln),	Tassé,	White,
Robichaud,	Smith (Simcoe	Taylor,	Winkler,
Robinson,	North),	Thompson,	Wratten-190.

And the question being put on the main motion: That Bill C-25, An Act to amend the St. Lawrence Seaway Authority Act, be now read a second time; it was agreed to.

Accordingly, the said bill was read the second time.

A Message was received from the Senate informing this House that the Senate had passed the following bill:

Bill C-24, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1959.

Mr. Speaker communicated to the House the following letter:

GOVERNMENT HOUSE OTTAWA

25th February, 1959.

I have the honour to inform you that the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-General, will proceed to the Senate Chamber today, the 25th February, at 5.45 p.m., for the purpose of giving Royal Assent to a certain Bill.

> I have the honour to be Sir, Your obedient servant,

GUY ROBILLARD for

LIONEL MASSEY Secretary to the Governor-General.

The Honourable

The Speaker of the House of Commons, Ottawa.

Bill C-25, An Act to amend the St. Lawrence Seaway Authority Act, was considered in Committee of the Whole and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-28, An Act to amend the National Housing Act, 1954;

Mr. Green, seconded by Mr. Harkness, moved,—That the said bill be now read a second time.

168

Sir,

After debate thereon, the question being put on said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

A Message was received from the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-General, desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker with the House went to the Senate Chamber.

And being returned;

Mr. Speaker informed the House that he had addressed the Honourable the Deputy of His Excellency the Governor-General as follows:

"MAY IT PLEASE YOUR HONOUR:

"The Commons of Canada have voted Supplies required to enable the government to defray certain expenses of the public service.

"In the name of the Commons, I present to Your Honour the following Bill:

'An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1959'.

"To which Bill, I humbly request Your Honour's Assent."

Whereupon, the Clerk of the Senate, by command of the Deputy of His Excellency the Governor-General, did say:

"In Her Majesty's name, the Honourable the Deputy of His Excellency the Governor-General thanks Her Loyal Subjects, accepts their benevolence, and assents to this Bill."

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mrs. Fairclough, a Member of the Queen's Privy Council, for Mr. Courtemanche,—Return to an Order of the House, dated February 16, 1959, (*Notice of Motion No. 40) for a copy of all correspondence, telegrams and other documents exchanged since July 1, 1957, to date, between the Federal Government or any official thereof, and any person, relating to a contract for the carrying of mails between Caledonia, Queens County, Nova Scotia, and Maitland Bridge, Nova Scotia.

By Mr. Fulton, a Member of the Queen's Privy Council,—Report, dated February 3, 1959, of the Restrictive Trade Practices Commission, under the Combines Investigation Act, concerning the Manufacture, Distribution and Sale of Ammunition in Canada. By Mr. Smith (Hastings-Frontenac), a Member of the Queen's Privy Council,—Copies of Diplomatic Instruments (English and French) as follows:

Exchange of Notes between Canada and the United Kingdom modifying the Air Agreement of August 19, 1949. Signed at Ottawa, August 18, 1958. In force August 18, 1958.

Exchange of Notes between Canada and France modifying the Air Agreement of August 1, 1950. Signed at Ottawa, October 22, 1958. In force October 22, 1958.

Exchange of Notes between Canada and the West Indies giving formal effect to the Statement of Principles agreed between the two countries for Co-operative Economic Development of the West Indies. Signed at Ottawa, October 18, 1958. In force, October 18, 1958.

Financial Agreement between the Government of Canada and the Government of India. Signed at Ottawa, October 22, 1958. In force October 22, 1958.

Financial Agreement between the Government of Canada and the Government of Ceylon. Signed at Ottawa, November 5, 1958. In force November 5, 1958.

Exchange of Notes between Canada and the United States of America concerning the Seasonal Movement between the two countries of Wood Workers. Signed at Ottawa, October 23 and 31, 1958. In force October 31, 1958.

Exchange of Notes between Canada and Finland modifying the Agreement of January 9, 1956, concerning Visas. Signed at Ottawa, December 9, 1958. In force January 1, 1959.

Exchange of Notes between Canada and U.S.A. concerning Operation of a Television Station on Channel 16 at Scranton, Pa. Signed at Ottawa, December 9, 1958, and January 7, 1959. In force January 7, 1959.

International Sugar Agreement of 1958 as adopted at the Final Plenary Session of the United Nations Sugar Conference held at Geneva on October 24, 1958. Signed by Canada, December 23, 1958.

At 6.07 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 26TH FEBRUARY, 1959.

2.30 o'clock p.m.

PRAYERS.

STATEMENT BY MR. SPEAKER

MR. SPEAKER: Before calling the Orders of the Day, may I be permitted a minute to deal with a matter which arose yesterday and also to make a correction in yesterday's Hansard. At the foot of page 1367, the first column, I commented on the procedure in asking that written or starred questions be made Orders for Returns, and I think I incorrectly stated the effect of the rule —incidentally it is Standing Order 39(5)—when I said "It is so ordered, then, that this question be made an Order for Return. Consent of the House is not necessary."

The rule, as honourable Members will see, says that the Minister, having expressed a willingness to lay a return upon the table, his statement shall, unless otherwise ordered by the House, be deemed an order of the House. I did not want the record to be erroneous in the conclusion as to the effect of Standing Order 39.

Another point on the same rule was raised by the honourable Member for Laurier (Mr. Chevrier), who suggested a starred question could not be made an Order for Return under this rule. I find I was correct in rejecting that view. The authority for so doing is the Report of the Special Committee appointed to consider with Mr. Speaker the Procedure of the House of Commons dated Tuesday, June 14, 1955, which was accepted by the House and states that Standing Order 39(5) contains a consequential amendment in respect of questions, starred and unstarred, passed as Orders for Returns. This would clear up that point. The other problem that arose was on the interpretation of our practice on oral questions. I said there is no part of our procedure about which it is more difficult to arrive at clear decisions which are not susceptible of argument one way or the other.

I have set down my views of the practice very briefly, and I should like to give them to the House at this time.

The Standing Orders (39, 40 and 41) provide only for written questions, to be answered by the tabling of written answers; or, if marked with an asterisk, to be answered orally on Wednesdays within the first hour or on other days after the last order of business. Other oral questions asked upon the calling of the Orders of the Day are sanctioned only by usage.

The following principles have been applied to oral questions:

1. The question should seek information or press for action on a matter relating to public affairs of such immediate urgency that it would be inappropriate to put it on the Order Paper.

2. Both the question and the answer should be concise, factual, and free of opinion and argument or observations which might lead to debate.

That is a rule of procedure that is rather observed in the breach on both sides.

3. Explanation can be sought regarding the intention of the Government, but not an explanation of opinion upon matters of policy. That is citation 178 of Beauchesne's fourth edition.

4. Other detailed limitations, some 40 in number, are set out in citation 171 of Beauchesne's fourth edition which was cited yesterday, and apply to oral questions as well as to written questions.

5. Supplementary questions are matters of grace.

6. The Minister is entitled to notice; an answer cannot be insisted on; nor is it regular to comment on the refusal to answer an oral question.

I may say this relates to oral questions and, perhaps, not to questions on the Order Paper.

In effect, oral questions are a limited supplement to questions which may be put on the Order Paper and are for the purpose of enabling Members to get information on public affairs of urgent importance without delay and to bring such matters to the attention of the Government.

I hope that résumé will be helpful to honourable Members. In reviewing the questions that were asked yesterday, I find that the question asked by the honourable Member for Essex East (Mr. Martin) was wrong in form because, as he put it originally, it asked the Prime Minister (Mr. Diefenbaker) to confirm a newspaper report. Then he himself made some modification of the question and the honourable Member for Trinity (Mr. Hellyer) asked a subsequent question which, in my view, was certainly a proper question for the Order Paper if he had chosen to put it on the Order Paper. It also may be a proper question to be asked orally before the Orders of the Day, depending on the point of view about urgency. I said yesterday that we had just debated that matter, namely the matter to which this question obviously related, at some length on Monday and it did not appear to me to be urgent to find out, before the Orders of the Day, whether or not a certain communication on December 2, 1957, had been received. But that view was taken on the question of urgency. As I say, that is a matter of judgment. I might take a different view today if the same question were asked today.

Mr. Smith (Hastings-Frontenac), seconded by Mr. Fulton, moved,—That Items numbered 76 to 105 inclusive, as listed in the Main Estimates 1959-1960, relating to the Department of External Affairs, be withdrawn from the Committee of Supply and referred to the Standing Committee on External Affairs, saving always the powers of the Committee of Supply in relation to the voting of public moneys.

And a debate arising thereon, the said debate was interrupted at ten o'clock;

And the question being put on the said motion, it was agreed to.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-79, An Act for the relief of Euphemia Caldwell Miller Armitt Esber, otherwise known as Effie Monas Esber.—Mr. McCleave.

Bill SD-80, An Act for the relief of Goldie Yelin Freedman.-Mr. McCleave.

Bill SD-81, An Act for the relief of Claire Segal Pottel.—Mr. McCleave. Bill SD-82, An Act for the relief of Klara Schillinger Aschner.—Mr. McCleave.

Bill SD-83, An Act for the relief of Bernice Helena Peritz Loeb.—Mr. McCleave.

Bill SD-84, An Act for the relief of Margaret Soll Rajeczky.—Mr. McCleave.

Bill SD-85, An Act for the relief of Audrey Edna Watson Robert.—Mr. McCleave.

Bill SD-86, An Act for the relief of Abbie Alice Mahon Reed.—Mr. McCleave.

Bill SD-87, An Act for the relief of Alice Christine Leduc Patrick.—Mr. McCleave.

Bill SD-88, An Act for the relief of Georgina Joan Saunders Smith.—Mr. McCleave.

Bill SD-89, An Act for the relief of Bryan Mills Taylor.—Mr. McCleave. Bill SD-90, An Act for the relief of Dorothy Sarah Sheehan Burchmore. —Mr. McCleave.

Bill SD-91, An Act for the relief of William Irvine Moore.—Mr. McCleave. Bill SD-92, An Act for the relief of Audrey Lynn MacGillivray.—Mr. McCleave.

Bill SD-93, An Act for the relief of Sarah Goldfarb Nash.—Mr. McCleave. Bill SD-94, An Act for the relief of Witolda Poplawska Wojciechowski.

-Mr. McCleave.

Bill SD-95, An Act for the relief of Martha Waugh McClure.—Mr. McCleave.

Bill SD-96, An Act for the relief of Leslie Ronald Cant.—Mr. McCleave. Bill SD-97, An Act for the relief of Cecile Desjardins Morin.—Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mrs. Fairclough, a Member of the Queen's Privy Council, for Mr. Courtemanche,—Return to an Address, dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 34) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and each provincial government since July 18, 1958, concerning federal-provincial tax-sharing agreements.

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Copy of Ordinances, chapters 1 to 11, made by the Commissioner in Council of the Northwest Territories, assented to February 3, 1959, pursuant to section 15 of the Northwest Territories Act, chapter 331, R.S.C., 1952.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report on the Administration of Allowances for Disabled Persons in Canada for the year ended March 31, 1958, pursuant to section 12 of the Disabled Persons Act, chapter 55, Statutes of Canada, 1953-54. (French).

Twelfth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following, presented on February 25, meet the requirements of Standing Order 70:

The Canadian General Council of the Boy Scouts Association for an Act to amend its Act of Incorporation.—Mr. Fleming (Okanagan-Revelstoke).

Cécile Gonthier of the City of Montreal, in the Province of Quebec, and five others all of the Province of Quebec, for an Act to incorporate the "Congregation of the Sisters of the Holy Family of Bordeaux" and, in French, "Congrégation des Sœurs de la Sainte-Famille de Bordeaux"—*Mr. Flynn.*

Albert Schwermann of the City of Edmonton, Alberta, for an Act to incorporate "The Lutheran Church in Canada".—*Mr. Weichel.*

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 27TH FEBRUARY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. O'Hurley, a Member of the Queen's Privy Council, laid before the House,—Copy of Telegrams, dated February 20, 1959, concerning the termination of contracts for the production of the AVRO Arrow aircraft.

Mr. Brooks, seconded by Mr. Green, by leave of the House, introduced Bill C-31, An Act to amend the Veterans Rehabilitation Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Brooks, seconded by Mr. Green, by leave of the House, introduced Bill C-32, An Act to amend the War Service Grants Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Bill C-26, An Act to amend the Northwest Territories Act, was read the third time and passed.

Bill C-28, An Act to amend the National Housing Act, 1954, was again considered in Committee of the Whole, reported without amendment, read the third time and passed. A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill S-11, An Act to incorporate the Evangelical Mennonite Conference.— Mr. Jorgenson.

Bill SD-98, An Act for the relief of Dawn Jean McKenzie Barr.—Mr. McCleave.

Bill SD-99, An Act for the relief of Helen Ann Kovach Ujvary.—Mr. McCleave.

Bill SD-100, An Act for the relief of David Scott Brown.-Mr. McCleave.

Bill SD-101, An Act for the relief of Doris Margaret Turner Smiley.—Mr. McCleave.

Bill SD-102, An Act for the relief of Esther Mendelson Levy.—Mr. McCleave.

Bill SD-103, An Act for the relief of Joseph Louis Charles Gabriel Gascon. —*Mr. McCleave*.

Bill SD-104, An Act for the relief of Angelo Ciamarro.-Mr. McCleave.

Bill SD-105, An Act for the relief of Gerald Leblanc.-Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

Bill S-9, An Act respecting The North American Accident Insurance Company, was read the second time and referred to the Standing Committee on Banking and Commerce.

By unanimous consent, the following bills were severally read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-79, An Act for the relief of Euphemia Caldwell Miller Armitt Esber, otherwise known as Effie Monas Esber.

Bill SD-80, An Act for the relief of Goldie Yelin Freedman.

Bill SD-81, An Act for the relief of Claire Segal Pottel.

Bill SD-82, An Act for the relief of Klara Schillinger Aschner.

Bill SD-83, An Act for the relief of Bernice Helena Peritz Loeb.

Bill SD-84, An Act for the relief of Margaret Soll Rajeczky.

Bill SD-85, An Act for the relief of Audrey Edna Watson Robert.
Bill SD-86, An Act for the relief of Abbie Alice Mahon Reed.
Bill SD-87, An Act for the relief of Alice Christine Leduc Patrick.
Bill SD-88, An Act for the relief of Georgina Joan Saunders Smith.
Bill SD-89, An Act for the relief of Bryan Mills Taylor.
Bill SD-90, An Act for the relief of Dorothy Sarah Sheehan Burchmore.
Bill SD-91, An Act for the relief of Audrey Lynn MacGillivray.
Bill SD-93, An Act for the relief of Sarah Goldfarb Nash.
Bill SD-94, An Act for the relief of Witolda Poplawska Wojciechowski.
Bill SD-95, An Act for the relief of Martha Waugh McClure.
Bill SD-96, An Act for the relief of Leslie Ronald Cant.
Bill SD-97, An Act for the relief of Cecile Desjardins Morin.

(Public Bills)

Orders numbered 11 and 12, having been called, were allowed to stand.

The Order being read for the second reading of Bill C-8, An Act to provide for Minimum Wages for Employees;

Mr. Peters, seconded by Mr. Howard, moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Documents relating to the Distant Early Warning (DEW) Line.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 2ND MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

Ninety-five petitions for private bills were presented in accordance with Standing Order 70(1).

Mr. Churchill, seconded by Mr. Fleming (Eglinton), by leave of the House, introduced Bill C-33, An Act to amend the Public Servants Inventions Act, which was read the first time and ordered for a second reading at the next sitting of the House.

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all correspondence, telegrams, reports and other documents exchanged between any Cabinet Minister and his or her Deputies, and any other Department of the Government, and any person or persons since 1950, regarding resignations and transfers of employees of the National Museum of Canada. (*Notice of Motion No. 56).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams, and other documents exchanged between the Federal Government and officials of A. V. Roe Canada Limited or its subsidiary companies, relating to the discontinuance or impending discontinuance of production of the CF-105. (*Notice of Motion No. 57).

HOUSE OF COMMONS

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all contracts and agreements exchanged between the Federal Government and A. V. Roe Canada Limited and its subsidiary companies, relating to the development and construction of the CF-105. (*Notice of Motion No. 58).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all correspondence, telegrams, reports and other documents exchanged between any Cabinet Minister or his or her Deputies, or any department or agency of the government, and any person or persons, regarding the establishment of the Human History Branch or the Natural History Branch of the National Museum of Canada in any city aside from Ottawa. (*Notice of Motion No. 59).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of the brief submitted by the National Museum of Canada to the Royal Commission on Arts, Letters and Sciences. (*Notice of Motion No. 60).

On motion of Mr. Howard, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged, from January 1, 1955 to date, between the Federal Government and any person, organization or government, and a copy of all briefs and representations received by the Federal Government respecting the building of the airport at Prince Rupert, British Columbia. (*Notice of Motion No. 61).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of any study or report submitted to the government, either at its instigation or otherwise, between January 1, 1945 and December 31, 1955, dealing with the reorganization and administration of the National Museum of Canada. (*Notice of Motion No. 62).

On motion of Mr. Boulanger, seconded by Mr. Godin, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams, reports and other documents exchanged between the Federal Government and the Province of Quebec, the city of Trois-Rivières and the Chamber of Commerce of Trois-Rivières, since January 1, 1957, with respect to the construction of a bridge on the St. Lawrence River between Trois-Rivières and Ste. Angèle, Quebec. (*Notice of Motion No. 63).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Prime Minister, any other Ministers of the Government, and officers of farm organizations, since January 1, 1957, referring to the question of deficiency payments on wheat, oats, and barley produced in the Prairie Provinces. (*Notice of Motion No. 65).

The Order for the House to resolve itself into Committee of Supply being read for the second time, pursuant to Standing Order 56(2);

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That Mr. Speaker do now leave the Chair.

And the question being proposed;

Mr. Pearson, seconded by Mr. Chevrier, moved in amendment thereto,— That all the words after the word "That" be deleted and the following be substituted therefor:

"this House regrets that the prolonged delay of the government in determining air defence policy and planning in co-operation with our allies is preventing the effective use of Canada's defence production facilities and manpower."

And a debate arising thereon;

Mr. Winch, seconded by Mr. Howard, moved in amendment to the said proposed amendment,—That the amendment be amended by changing the period at the end thereof to a comma and by adding the following words:

"and is contributing to the erosion of Canadian sovereignty."

And the debate continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Report of the Civil Service Commission of Canada, dated December, 1958, entitled: "Personnel Administration in the Public Service", together with Appendices "A" to "E" to the said report. (French).

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 3rd MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Second Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-1, An Act for the relief of Lise Nolet Lunghi.

Bill SD-2, An Act for the relief of Margaret Stewart Cairns Bamber.

Bill SD-3, An Act for the relief of Gertrude Czerny Thomschitz, otherwise known as Gertrude Czerny Thomas.

Bill SD-4, An Act for the relief of Miriam Hirsh Leff.

Bill SD-5, An Act for the relief of Phyllida Fairbairn Smith Draper.

Bill SD-6, An Act for the relief of Janos Sztecsinics, otherwise known as Jean Sztecsinics.

Bill SD-7, An Act for the relief of Margaret Craig Murdoch.

Bill SD-8, An Act for the relief of Nita Stella Pollock Adams.

Bill SD-9, An Act for the relief of Enis (Ines) Vit Desnoyers.

Bill SD-10, An Act for the relief of Helen Elizabeth MacDonald Downey. Bill SD-11, An Act for the relief of Silvia Frederike Diethilde Beate Angela Buchsel Fatter.

Bill SD-12, An Act for the relief of Marie Cordelia Marie-Ange Pigeon Gaboriau dit Lapalme.

Bill SD-13, An Act for the relief of Jeannine Genevieve Jagelavicus Kusleika.

Bill SD-14, An Act for the relief of Viola Bleier Josephovits.

Bill SD-15, An Act for the relief of James John Thomson Keay.

Bill SD-16, An Act for the relief of Constandina Alimanisteanu Butas. Bill SD-17, An Act for the relief of Viola Gertrude Elizabeth Boyd Theroux. Bill SD-18, An Act for the relief of Sydney Arthur Powell. Bill SD-21. An Act for the relief of Geraldine Joy Conway Cook. Bill SD-22, An Act for the relief of Joan Natalie Miller Martin. Bill SD-23, An Act for the relief of Jeanne d'Arc Gravelle Senecal. Bill SD-24, An Act for the relief of Barbara Mary Scott Norman. Bill SD-25, An Act for the relief of Alice Schleicher Dorotich. Bill SD-26, An Act for the relief of Mary Jane Holmes Phillips. Bill SD-27, An Act for the relief of Barbara Lorrain Campbell Clarke. Bill SD-28. An Act for the relief of Helen Margaret Davidson Beckett. Bill SD-29. An Act for the relief of Ruth Dankner Liberman. Bill SD-30, An Act for the relief of Norma Mary Rose Purchard Clarkin. Bill SD-31. An Act for the relief of Eva Greenblatt Besner. Bill SD-32, An Act for the relief of Ruth Millstein Backman. Bill SD-33, An Act for the relief of Percy Kark Claxton. Bill SD-34, An Act for the relief of Marion Beulah Francis Meehan. Bill SD-35, An Act for the relief of Nina Olga Titow Dorion. Bill SD-36. An Act for the relief of Sylvia Florence Van Straten Weber. Bill SD-37. An Act for the relief of Joseph Fernand Roger Boucher. Bill SD-38, An Act for the relief of Jacqueline Shirley Mary Parnell Gardner. Bill SD-39, An Act for the relief of Esther Daisy Moynan O'Regan. Bill SD-40, An Act for the relief of Susan Pick Bereznik. Bill SD-41, An Act for the relief of Josephine Zauberman Schiller. Bill SD-42, An Act for the relief of Hanna Liselotte Gertrud Tiegs Kallus. Bill SD-43, An Act for the relief of Dorothy Louise Stradwick Coffin. Bill SD-44, An Act for the relief of Marc Aurele Bourget. Bill SD-45, An Act for the relief of Marie Yolanda Marotta Henshaw. Bill SD-46, An Act for the relief of Bernice Sylvia Sinclair Somerville. Bill SD-47, An Act for the relief of Judith Ortenberg Baxt King. Bill SD-48, An Act for the relief of Yaroslavna Zonia Lazarowich Johnson. Bill SD-49, An Act for the relief of Gertrude Scharge Izenberg. Bill SD-50, An Act for the relief of Joseph Moreau. Bill SD-51, An Act for the relief of Sydney Hislop, otherwise known as Sidney Hislop. Bill SD-52, An Act for the relief of Lenoir Grace Spencer Jennings. Bill SD-53, An Act for the relief of Olive Florence Andrews Bowness.

Bill SD-54, An Act for the relief of Pearl Severs Schrieder.

Bill SD-55, An Act for the relief of Vivien Joyce Taylor Ross.

Bill SD-56, An Act for the relief of Jacqueline Jeanne Lamy Harper.

Bill SD-57, An Act for the relief of Kathleen Iris Daunt Robinson.

Bill SD-58, An Act for the relief of Jacques Flahault.

Bill SD-59, An Act for the relief of Gladys Allen Marvin.

Bill SD-60, An Act for the relief of Miriam Keppel Segal.

Bill SD-61, An Act for the relief of Ronald Ernest Fyfe.

Bill SD-62, An Act for the relief of Elsie Elizabeth Wand Bourret.

Bill SD-63, An Act for the relief of Margaret Sonia Lawrence Canny. Bill SD-64, An Act for the relief of Andree Pauline Dorothy Pryce Clarke. Bill SD-65, An Act for the relief of Henry Frank Whiston. Bill SD-66, An Act for the relief of Rita Thibeaudeau Cardinal. Bill SD-67, An Act for the relief of Janine Sutto Dagenais. Bill SD-68, An Act for the relief of Evangeline Vaughan Fortin. Bill SD-69, An Act for the relief of Gloria Helen Gross Caplan. Bill SD-70, An Act for the relief of Thelma Georgine Ferguson Strathy. Bill SD-71, An Act for the relief of Percy Herbert Manuel. Bill SD-72, An Act for the relief of Irene Balk Goodson. Bill SD-73, An Act for the relief of Jean Grant Shacklock. Bill SD-74, An Act for the relief of James Kennedy Andrews. Bill SD-75, An Act for the relief of Lillian Haber Rudner. Bill SD-76, An Act for the relief of Esther Lilian Issenman Rosen. Bill SD-77, An Act for the relief of Ana Nili Indursky Seeman. Bill SD-78, An Act for the relief of Joan Howell McShane McNulty. Bill SD-79, An Act for the relief of Euphemia Caldwell Miller Armitt Esber, otherwise known as Effie Monas Esber. Bill SD-80, An Act for the relief of Goldie Yelin Freedman. Bill SD-81, An Act for the relief of Claire Segal Pottel. Bill SD-82, An Act for the relief of Klara Schillinger Aschner. Bill SD-83, An Act for the relief of Bernice Helena Peritz Loeb. Bill SD-84, An Act for the relief of Margaret Soll Rajeczky. Bill SD-85, An Act for the relief of Audrey Edna Watson Robert. Bill SD-86, An Act for the relief of Abbie Alice Mahon Reed. Bill SD-87, An Act for the relief of Alice Christine Leduc Patrick. Bill SD-88, An Act for the relief of Georgina Joan Saunders Smith. Bill SD-89, An Act for the relief of Bryan Mills Taylor. Bill SD-90, An Act for the relief of Dorothy Sarah Sheehan Burchmore. Bill SD-91, An Act for the relief of William Irvine Moore. Bill SD-92, An Act for the relief of Audrey Lynn MacGillivray. Bill SD-93, An Act for the relief of Sarah Goldfarb Nash. Bill SD-94, An Act for the relief of Witolda Poplawska Wojciechowski. Bill SD-95, An Act for the relief of Martha Waugh McClure. Bill SD-96, An Act for the relief of Leslie Ronald Cant. Bill SD-97, An Act for the relief of Cecile Desjardins Morin.

Mr. Macnaughton, from the Standing Committee on Public Accounts, presented the First Report of the said Committee, which was read as follows: Your Committee recommends:

1. That it be empowered to print such papers and evidence as may be ordered by the Committee, and that Standing Order 66 be suspended in relation thereto;

2. That its quorum be reduced from 15 to 10 Members, and that Standing Order 65(1)(e) be suspended in relation thereto.

By unanimous consent, on motion of Mr. Macnaughton, seconded by Mr. Bell (Carleton), the said Report was concurred in.

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Supply.

And on the proposed motion of Mr. Pearson, seconded by Mr. Chevrier, in amendment thereto,—That all the words after the word "That" be deleted and the following be substituted therefor:

"this House regrets that the prolonged delay of the government in determining air defence policy and planning in co-operation with our allies is preventing the effective use of Canada's defence production facilities and manpower."

And on the proposed motion of Mr. Winch, seconded by Mr. Howard, in amendment to the said proposed amendment,—That the amendment be amended by changing the period at the end thereof to a comma and by adding the following words:

"and is contributing to the erosion of Canadian sovereignty."

And the debate continuing; at 8.15 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 56(4)(d);

And the question being put on the said proposed amendment to the amendment; it was negatived on the following division:

YEAS

MESSRS:

Argue, Batten, Boivin, Bourget, Bourque, Brassard (Lapointe), Cardin, Cardin, Carter, Chevrier, Crestohl, Denis, Deschatelets, Dumas, Eudes, Godin, Gour, Granger, Hellyer, Herridge, Houck,

Brassard

Leduc, Macnaughton, McIlraith, McMillan, McWilliam, Martin (Essex East), Martin (Timmins), Meunier, Michaud, Nixon, Pearson,

Peters, Pickersgill, Racine, Ratelle, Regier, Richard (Saint-Maurice-Laflèche), Roberge, Robichaud, Tucker, Winch-42.

NAYS

MESSRS:

Aiken. Aitken (Miss), Allard, Anderson, Asselin, Balcer, Baldwin, Barrington, Baskin, Bell (Carleton), Bell (Saint John-Albert), Belzile, Best. Bissonnette, Bourbonnais, Bourdages,

(Chicoutimi), Brooks, Broome, Browne (St.John's West), Browne (Vancouver-Kingsway), Bruchési, Brunsden, Cadieu, Campbell (Lambton-Kent, Campbell (Stormont), Campeau, Casselman (Mrs.),

Cathers, Charlton, Chown, Churchill, Coates, Comtois, Cooper, Courtemanche, Creaghan, Crouse, Danforth, Deschambault, Diefenbaker, Dinsdale, Dorion, Doucett, Drouin,

Drysdale, English, Fairclough (Mrs.), Fairfield, Fleming (Eglinton), Fleming (Okanagan-Revelstoke), Flynn, Forbes, Fortin, Fraser, Fréchette, Gillet, Grafftey, Green, Grills, Gundlock,

Halpenny, Hamilton (Notre-Damede-Grâce). Hamilton (Qu'Appelle), Hamilton (York West). Hanbidge. Hees, Henderson Hicks, Hodgson, Horner (Acadia), Horner (Jasper-Edson), Horner (The Battlefords), Howe. Johnson. Jones, Jorgenson, Keays, Kennedy, Kindt, Knowles, Korchinski, Kucherepa, Lafrenière, Lahaye, LaRue, Latour. Lennard,

TUESDAY, 3RD MARCH

Létourneau, Macdonald (Kings), Macdonnell (Greenwood), MacEwan, MacInnis, MacLean (Queens), MacLean (Winnipeg Nasserden, North Centre), MacLellan, Macquarrie, MacRae, McBain, McCleave. McDonald (Hamilton South), McFarlane, McGee, McGrath, McGregor, McIntosh, McLennan, McPhillips, McQuillan, Martel, Martineau, Martini, Matthews, Monteith (Perth), Montgomery, More, Morissette,

Morris, Morton. Muir (Cape **Breton North** and Victoria), Muir (Lisgar), Murphy, Nesbitt. Nielsen, Noble. Nowlan. Nugent, O'Hurley, O'Leary, Ormiston, Pallett. Parizeau. Pascoe. Payne, Pearkes. Phillips, Pigeon, Pratt. Pugh, Rapp, Rea. Régnier. Richard (Kamouraska), Rogers, Rompré,

Rowe. Rynard. Simpson, Skoreyko, Small. Smallwood, Smith (Calgary South), Smith (Hastings-Frontenac), Smith (Lincoln), Smith (Simcoe North). Southam, Speakman, Spencer, Starr, Stearns, Stefanson, Stinson, Tassé, Taylor. Thomas. Thompson, Tremblay, Valade. Villeneuve, Vivian, Walker, Webster. White, Woolliams, Wratten-176.

And the question being put on the said proposed amendment to the main motion; it was negatived on the following division:

YEAS

MESSRS:

Argue, Batten. Boivin, Bourget, Bourque, Brassard (Lapointe), Cardin, Caron, Carter, Chevrier. Crestohl,

Aiken, Aitken (Miss), Allard, Anderson, Asselin, 66970-5-13

Balcer, Baldwin, Barrington. Baskin, Bell (Carleton),

Denis,

Dumas,

Eudes.

Godin.

Gour,

Granger.

Hellyer,

Herridge,

Houck,

Leduc,

Deschatelets,

Bell (Saint John-Albert), Belzile. Best, Bissonnette.

Macnaughton,

Martin (Essex East),

Martin (Timmins),

McIlraith.

McMillan,

Meunier,

Michaud.

Nixon.

Peters,

NAYS MESSRS:

Pearson.

McWilliam,

Bourbonnais, Bourdages, Brassard (Chicoutimi), Brooks.

Pickersgill,

(Saint-Maurice-

Laflèche),

Racine,

Ratelle.

Regier.

Richard

Roberge.

Tucker,

Robichaud,

Winch-42.

187

HOUSE OF COMMONS

Broome. Browne (St. John's West). Browne (Vancouver- Gundlock, Kingsway), Bruchési, Brunsden, Cadieu, Campbell (Lambton-Kent), Campbell (Stormont), Campeau, Casselman (Mrs.), Cathers, Charlton, Chown, Churchill, Coates, Comtois, Cooper, Courtemanche, Creaghan, Crouse, Danforth, Deschambault, Diefenbaker. Dinsdale, Dorion. Doucett, Drouin, Drysdale, English, Fairclough (Mrs.), Fairfield, Fleming (Eglinton). Fleming (Okanagan-Revelstoke), Flynn, Forbes, Fortin, Fraser, Fréchette, MacInnis, MacLean (Queens),

Gillet,

Grafftey, Green, Grills. Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hamilton (York West), Hanbidge, Hees. Henderson, Hicks, Hodgson, Horner (Acadia), Horner (Jasper-Edson), Horner (The Battlefords), Howe, Johnson, Jones, Jorgenson, Keavs. Kennedy, Kindt, Knowles, Korchinski, Kucherepa, Lafrenière, Lahaye, LaRue. Latour. Lennard. Létourneau. Macdonald (Kings), Macdonnell (Greenwood), MacEwan,

MacLean (Winnipeg North Centre), MacLellan, Macquarrie, MacRae, McBain, McCleave, McDonald (Hamilton South), McFarlane, McGee, McGrath. McGregor, McIntosh. McLennan, McPhillips, McQuillan, Martel. Martineau, Martini, Matthews, Monteith (Perth), Montgomery, More, Morissette. Morris. Morton. Muir (Cape **Breton North** and Victoria), Muir (Lisgar), Murphy, Nasserden, Nesbitt. Nielsen, Noble. Nowlan, Nugent. O'Hurley, O'Leary, Ormiston, Pallett. Parizeau, Pascoe,

Payne, Pearkes. Phillips, Pigeon, Pratt, Pugh, Rapp, Rea, Régnier, Richard (Kamouraska), Rogers, Rompré, Rowe. Rynard, Simpson, Skoreyko, Small, Smallwood, Smith (Calgary South), Smith (Hastings-Frontenac), Smith (Lincoln), Smith (Simcoe North), Speakman, Spencer, Starr. Stearns, Stefanson, Stinson, Tassé, Taylor, Thomas, Thompson, Tremblay, Valade. Villeneuve, Vivian, Walker, Webster, White, Woolliams, Wratten-175.

And the debate continuing on the main motion; at ten o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 56(4)(f);

And the question being put on the main motion,-That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Supply; it was agreed to.

Accordingly, the House resolved itself into Committee of Supply.

(In the Committee)

The estimates of three departments were first taken up and entered for consideration pursuant to Standing Order 56(5)(b), as follows:

FISHERIES

JUSTICE

TRANSPORT

392 Departmental Administration \$ 2,587,500 00

To be reported.

Report received and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, February 25, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

By Mr. Churchill, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Dominion Bureau of Statistics for the year ended March 31, 1958.

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated February 25, 1959, (*Question No. 158*) showing: 1. What was the nature of the projects approved, with amounts and locations, under the winter works program with the Province of Quebec?

2. How many persons were employed directly under this program in the Province of Quebec on the first of February, 1959, and where were they employed?

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Return of unclaimed balances, etc., in the Banks incorporated under the Quebec Savings Banks Act, as at December 31, 1958, pursuant to section 93(1) of the said Act, chapter 41, Statutes of Canada, 1953-54.

By Mr. Fleming (Eglinton),—Return of unclaimed balances, etc., in the Chartered Banks of Canada, as at December 31, 1958, pursuant to section 119(1) of the Bank Act, chapter 48, Statutes of Canada, 1953-54.

Thirteenth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, presented on March 2 by Mr. McCleave, meet the requirements of Standing Order 70:

66970-5-131

Barbara Ann Foam Armstrong, wife of Richard Armstrong alias Copan of Montreal, Quebec.

Phyllis Pamela Allen Ashburner-Collins, wife of Henry Graham Ashburner-Collins of Montreal, Quebec.

Louis Marcel Blondin of Lachine, Quebec, husband of Thérèse St. Pierre Blondin.

Mary Friend Bond, wife of Robert John Bond of Hull, Quebec.

Joan Brazer Brazier, wife of Ernest Milton Brazier of Montreal, Quebec.

Marguerite Louise Agathe Piché Chartrand, wife of Joseph Rodolphe Paul-Emile Chartrand of Montreal, Quebec.

Antonio Choma of L'Abord-à-Plouffe, Quebec, husband of Laurette Debonville Choma.

Charles Guy Comeau of Montreal, Quebec, husband of Jacqueline Duchaine Comeau.

Eleanor Patricia Henderson Cosh, wife of Leonard William Cosh of Montreal, Quebec.

Jean Huard DeRoberval of Chambly, Quebec, husband of Violette Isabelle Gauthier DeRoberval.

Zina Goffman Filler, wife of Philip Filler of Montreal, Quebec.

Gilbert Forest of Montreal, Quebec, husband of Sarah C. Farrell Forest.

Llui-Amoy Wheatley Fraser, wife of David Carlyle Fraser of Montreal, Quebec.

Joseph Roger Wilfrid Girard Frigon of Outremont, Quebec, husband of Marie Alexandre Cécile Julien Frigon.

Helen Lyon Bain Gardeler, wife of Klaus Eric Walter Gardeler of Montreal, Quebec.

Sandra Stoll Goldenberg, wife of Sheldon Goldenberg of Montreal, Quebec.

Phyllis Ann Applebaum Isenberg, wife of Nathan Isenberg of Montreal, Quebec.

Michael Kalabiha of Montreal, Quebec, husband of Margaret Rodd Kalabiha.

Walter Krehm, husband of Jean Margaret Kohl Krehm of Verdun, Quebec. Lucille Gagné Labonté, wife of Fernand Labonté of Montreal, Quebec.

Theodora Cornell Moore Martin, wife of Percival Ralph Martin of St. Lambert, Quebec.

Joan Emily Wills Meehan, wife of Leslie Patrick Meehan of Verdun, Quebec.

Audrey Barrasford Milburn, wife of Leonard Milburn of Ste. Genevieve, Quebec.

Roger Myre of Montreal, Quebec, husband of Denise Duchesneau Myre.

Zita May Pardoe McCall, wife of James Finlayson McCall of Montreal, Quebec.

Eleanor Gwyneth Henley Norman, wife of Arnold Dullege Norman of Ville Jacques-Cartier, Quebec.

Helen Ruby Riley Onions, wife of Douglas Lawrence Onions of Verdun, Quebec.

Marie Lucille Pauline St-Jacques Parent, wife of Gaston Parent of Montreal, Quebec.

Ghitta Caiserman Pinsky, wife of Alfred Pinsky of Montreal, Quebec. Ben Plotkin of Montreal, Quebec, husband of Helen Earle Plotkin. Yvon Poulin of Montreal, Quebec, husband of Pauline Mathieu Poulin.

Marcel Pouliot of Montreal, Quebec, husband of Pauline Duval Pouliot.

Omula Karnitis Rakauskas, wife of Anthony Rakauskas of Montreal, Quebec.

Roslyn Ross Reisler, wife of Rubin Reisler of Montreal, Quebec.

Catherine Anne Gillis Roper, wife of Ernest Sydney Roper of Montreal, Quebec.

Jeannette Bélanger Ross, wife of William Ross of Montreal, Quebec.

Marian Ida Rex Ross, wife of Gordon Howard Ross of Montreal, Quebec.

Olive Bowes Schofield, wife of Eric Schofield of Montreal, Quebec.

Helen Landau Shuster, wife of Issie Shuster of Outremont, Quebec.

Margaret Isabella MacKellar Thomas, wife of Walter Morgan Thomas of Rosemere, Quebec.

Dorothy Vera Doyle Trudel, wife of Maurice Arthur Trudel of Lachine, Quebec.

Ellen Wilk Tuke, wife of Gordon Tuke of Montreal, Quebec.

Monique Andrée Séguin Tyson, wife of Bruce Matthew Tyson of Outremont, Quebec.

Maria Carpentieri Ursano, wife of Antonio Ursano of Granby, Quebec.

Ruth Mary Morgenstern Usher, wife of David Richard Usher of Monttreal, Quebec.

Joyce Middlehurst Walker, wife of Albert Walker of Montreal, Quebec.

Marjorie Winnifred Joyce White Young, wife of William Gordon Young of Montreal, Quebec.

Barbara Ann Mary Curran Albrechtson, wife of Eric Benedict Albrechtson of Laval West, Quebec.

George Henry Basil of Montreal, Quebec, husband of Marie Seraphine Germaine St-Georges Basil.

Gaston Bédard of St. Lambert, Quebec, husband of Françoise Desrochers Bédard.

Constance Edna Medcalfe Blood, wife of Robert Stewart Blood of Montreal, Quebec.

Charlotte Douville dit Cook Blouin,, wife of Joseph Marc André Blouin of Quebec, Quebec.

Yves Brodeur of Ville St. Laurent, Quebec, husband of Rita Desjarlais Brodeur.

Moira Elizabeth Latham Bruce, wife of Roger Bruce of Montreal, Quebec. Guy Charbonneau of Montreal, Quebec, husband of Claire Denault Charbonneau.

Emilia Mildora Kavalas Chesna, wife of Vytautas Chesna of Montreal, Quebec.

Janet Marianne Louise Kippen Coulombe, wife of Joseph Jean Roméo Georges Coulombe of Montreal, Quebec.

Paul Alexander Cross of Ste. Anne de Bellevue, Quebec, husband of Joan Frances Edgett Cross.

Pierrette Girardeau De Vynck, wife of Alfred De Vynck of Montreal, Quebec.

Margherita Elaina Milano Di Pietro, wife of Francesco Di Pietro of Montreal, Quebec.

8 ELIZABETH II

Jean Mildred Giberson Fillmore, wife of Eric Edwin Fillmore of Roxboro, Quebec.

Joseph Aimé Paul Guy Genest of Outremont, Quebec, husband of Louise Suzanne Carreau Genest.

Florida Seyer Girard, wife of Julien Girard of Montreal, Quebec.

Lillian Goldbloom Howard, wife of Alfred Howard of Montreal, Quebec.

Edith Mae Driscoll Jeffrey, wife of William Craig Jeffrey of Montreal, Quebec.

Rhoda Lillian Rabinovitch Katchan, wife of Eli Katchan of Montreal, Quebec.

Philip Joseph Kelly of Montreal, Quebec, husband of Yvonne Jane Sobey Jones Kelly.

Clarice-Mae Barraclough King, wife of Mario Emile King of Montreal, Quebec.

Sandra Spector King, wife of Gerald King of Montreal, Quebec.

Rebecca Rahel Marein Klein, wife of Max Yehiel Klein of Montreal, Quebec. Joseph Bernard Alberia Gustave Lahaise of Montreal, Quebec, husband of Janet Netta MacDonald Belsillie Lahaise.

Noeleen Natalie Adams Lamond, wife of Robert Keith Lamond of Montreal, Quebec.

Marie Pauline Primeau Landreville, wife of Gérard Landreville of Montreal, Quebec.

Rose Friedberg Linden, wife of David Kenneth Linden of Montreal, Quebec. Juanita Patricia Hamilton Long, wife of Philip Long of Pointe Claire, Quebec.

John Robertson Low of Montreal, Quebec, husband of Eva Dorothy Harding Low.

Jessie Balfour Mains Manson, wife of Charles Gordon Manson of Ville de Lery, Quebec.

Bertha Sylvia Berman Maxwell, wife of Samuel Briar Maxwell of Verdun, Quebec.

Tibor Matthias Miletics of Chateauguay Village, Quebec, husband of Elvira Simko Miletics.

Marjorie Barbara Hawthorn Morrison, wife of David Duncan Morrison of Westmount, Quebec.

Ivy Mildred Patch MacDonald, wife of Franklin John MacDonald of Montreal, Quebec.

Margaret Helen Dawson MacKenzie, wife of Charles Logie MacKenzie of Montreal, Quebec.

Giovanni Pallotta of Montreal, Quebec, husband of Gerarda Della Zazzera Pallotta.

Georgina Horne Parsons, wife of Frederick George Parsons of Bay Roberts, Newfoundland.

Adela Hawthorne Pattison, wife of Thomas Edmund Pattison of Montreal, Quebec.

Alexander Pavlovich of Chicoutimi, Quebec, husband of Maria Stanislawa Malachowska Pavlovich.

Margery Fletcher Dennis Phillips, wife of Charles de Jersey Phillips of Richelieu, Quebec.

Grace Evelyn Heggtveit Richter, wife of Arno Kurt Richter of Tenaga, Quebec.

Gaston Marcel Georges Robitaille of Montreal, Quebec, husband of Marie Ange Pierrette Laberge Robitaille.

Georges Jean Victor Rouanet of Montreal, Quebec, husband of Gabrielle Fournier Rouanet.

James Joseph Sceviour of Montreal, Quebec, husband of Patricia Thompson Sceviour.

Eleonora Dudarowa Shukoff, wife of Andrey (Andry) Shukoff of Montreal North, Quebec.

Philippa Jane Hutchins Tanton, wife of Clare W. Tanton of Montreal, Quebec.

Carol May Campbell Williams, wife of Donald Charles Williams of Montreal, Quebec.

Charles Woods of Montreal, Quebec, husband of Audrey Mattocks Woods.

By the Examiner of Petitions for Private Bills,—Twelfth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners have complied with the requirements of Standing Order 96:

The Canadian General Council of the Boy Scouts Association for an Act to amend its Act of Incorporation.

Co-operative Fire and Casualty Company for an Act to amend its Act of Incorporation to permit an increase in the maximum rate of interest payments on contributions.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 4TH MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

STATEMENT BY MR. SPEAKER

MR. SPEAKER: I have the honour to inform the House that a portrait of the Right Honourable Louis S. St. Laurent, former Prime Minister of Canada, will be presented to the House of Commons immediately after six p.m. when today's sitting closes. There will be a brief ceremony in the rotunda at the entrance to the chamber of the House of Commons and I am happy to say that the original of the portrait will be present in person. I hope all honourable Members will be able to attend.

Mr. Cathers, from the Standing Committee on Banking and Commerce, presented the Second Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill S-4, An Act to incorporate The Waterloo Mutual Insurance Company.

Bill S-7, An Act respecting Gore District Mutual Fire Insurance Company.

Bill S-8, An Act respecting The Boiler Inspection and Insurance Company of Canada.

Bill S-10, An Act respecting Baloise Fire Insurance Company of Canada. Bill S-9, An Act respecting The North American Accident Insurance Company.

66970-5-14

The following Questions were made Orders for Return under the provisions of Standing Order 39(5):

*Question No. 34, by Mr. McIlraith,—Order of the House for a Return showing: 1. Were any meetings held by the government or any Member of the Government, with officials of A. V. Roe Canada Limited in connection with the Arrow Aircraft, between September 24, 1958 and February 20, 1959? If so, how many?

2. In connection with such meetings, what Member or Members of the Government attended in each case?

3. What official or officials of the company attended?

4. On what dates were they held and where?

Question No. 63, by Mr. Bell (Carleton),—Order of the House for a Return showing: 1. What orders have been issued by the Board of Transport Commissioners governing the speed of trains within the limits of the City of Ottawa?

2. What is the date and number of each such order?

3. What is the operative nature of each such order and to what lines or areas does each apply?

Question No. 106, by Mr. Howard,—Order of the House for a Return showing: 1. From January 1, 1957 to date, were any cedar poles purchased for use at Terrace, British Columbia?

2. If so, for each indivdual purchase (a) to what use were they put; (b) what price was paid; (c) whom were they purchased from; (d) where were they shipped from?

Question No. 115, by Mr. Bell (Carleton),—Order of the House for a Return showing: 1. What acreage was acquired by the Government of Canada at Shirley's Bay for the use of the Defence Research Board?

2. From what persons were these lands acquired?

3. How many acres were acquired from each such person?

4. Was this acreage acquired by (a) expropriation; or (b) purchase?

5. In each case, what was the date of the expropriation or purchase?

6. What was the (a) total amount; (b) amount for land; (c) amount for buildings; (d) amount for interest; (e) amount for other reasons, paid to each such person?

Question No. 178, by Mr. Argue,—Order of the House for a Return showing: 1. Are eggs being purchased by the Agricultural Stabilization Board?

2. If so, what grades are being purchased and what price is paid for each grade?

3. Is there a minimum quantity lot that the Board will purchase at any one time?

4. If so, what is the minimum quantity lot?

5. What are the names of all the firms from which the Agricultural Stabilization Board has purchased eggs in Manitoba, Saskatchewan, Alberta, British Columbia, in the years 1957 and 1958, and what grade and quantities of eggs were purchased from each firm in each year?

The Order being read for the second reading of Bill C-29, An Act to amend the Trans-Canada Highway Act;

Mr. Green, seconded by Mr. Brooks, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, Mr. Green, seconded by Mr. Brooks, moved,—That the said bill be now read a third time and do pass.

After debate thereon, the question being put on the said motion, it was agreed to on the following division:

YEAS

MESSRS:

Aitken (Miss), Allmark. Anderson, Argue, Badanai. Balcer. Baldwin, Barrington, Baskin, Batten. Bell (Carleton), Bell (Saint John-Albert). Benidickson, Best, Boivin. Boulanger, Bourbonnais, Bourdages, Bourget, Bourque, Brassard (Chicoutimi), Brassard (Lapointe), Brooks, Browne (St. John's West). Browne (Vancouver-Kingsway), Bruchési. Brunsden, Cadieu. Campbel1 (Lambton-Kent), Campbell (Stormont), Cardin, Caron, Carter, Casselman (Mrs.), Cathers. Charlton, Chevrier, Chown, Churchill,

66970-5-141

Coates. Cooper. Courtemanche, Creaghan, Crestohl, Crouse, Danforth, Denis, Deschatelets. Diefenbaker, Dinsdale. Drouin, Drysdale, Dubois, Dumas, Eudes, Fairclough (Mrs.), Fairfield. Fane, Fleming (Okanagan-Revelstoke), Forbes, Fraser. Fréchette. Fulton, Garland, Gillet, Godin. Gour, Grafftey. Granger, Green. Gundlock, Habel, Hales, Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hamilton (York West). Harkness, Hees,

Clancy.

Hellyer, Henderson, Herridge, Hicks, Hodgson, Horner (Acadia), Horner (Jasper-Edson), Horner (The Battlefords), Houck, Howard. Howe, Jones. Jorgenson, Kennedy, Kindt, Knowles, Korchinski, Kucherepa, Leduc, Lennard. Létourneau, Macdonald (Kings), Macdonnell (Greenwood), MacEwan, MacInnis, MacLean (Queens), MacLean (Winnipeg North Centre), MacLellan, Macquarrie, MacRae. McBain. McCleave, McDonald (Hamilton South), McFarlane, McGee, McGrath, McGregor, McIlraith, McIntosh, McLennan, McMillan,

McPhillips, McQuillan, McWilliam, Mandziuk, Martin (Timmins). Martini, Matthews, Meunier, Michaud, Milligan, Monteith (Perth), Monteith (Verdun), Montgomery, More. Morris, Morton, Muir (Cape Breton North and Victoria), Muir (Lisgar), Murphy, Nasserden, Nesbitt. Nielsen. Nixon, Noble. Nowlan, Nugent. O'Hurley, O'Leary, Ormiston, Pallett, Parizeau, Pascoe. Payne. Pearkes, Pearson, Peters. Phillips, Pickersgill, Pugh, Racine, Rapp, Ratelle, Rea. Regier.

HOUSE OF COMMONS

Régnier, Smith (Simcoe Rowe, Richard Rynard. North), (Kamouraska). Simpson, Smith (Winnipeg Richard North), Skoreyko, (Saint-Maurice-Small. Southam, Laflèche). Smallwood. Speakman. Roberge, Smith (Calgary Spencer, Robichaud. South), Stanton, Robinson, Smith (Hastings-Starr. Rogers, Frontenac), Stearns, Rouleau, Smith (Lincoln), Stefanson,

Stinson, Tassé, Taylor, Thompson, Tucker, Walker, Welker, Weichel, Winch, Woolliams, Wratten—202.

NAYS-Nil.

Accordingly, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-31, An Act to amend the Veterans Rehabilitation Act;

Mr. Brooks, seconded by Mr. Green, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Veterans Affairs.

The Order being read for the second reading of Bill C-32, An Act to amend the War Service Grants Act;

Mr. Brooks, seconded by Mr. Monteith (Perth), moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Veterans Affairs.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Copy of the First Report, dated October 22, 1958, of the Royal Commission on Energy. (English and French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated February 25, 1959, (*Notice of Motion No. 47) for a copy of all correspondence, telegrams and other documents exchanged between the Postmaster General and/or any of his officials or any other person, concerning the termination of services of the Postmistress at La Have, Nova Scotia, and the appointment of a successor. By Mr. Hees, a Member of the Queen's Privy Council,—Copy of order in council, pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1959-121, approved February 3, 1959: Approving the Capital Budget of the St. Lawrence Seaway Authority for the year ending December 31, 1959.

By Mr. Hees,—Report of Park Steamship Company Limited for the year ended December 31, 1958, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952.

By the Examiner of Petitions for Private Bills,—Thirteenth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Martina Bernice Patterson Baker, wife of Gordon Roy Baker of Malartic, Quebec.

Yvonne Catherine Marie Vrancken Bruggemans, wife of Yvan Robert Emile Nestor Ghislain Bruggemans of Montreal, Quebec.

Charles Guy Comeau of Montreal, Quebec, husband of Jacqueline Duchaine Comeau.

Mary Athanas Copis, wife of Louis Copis of Montreal, Quebec.

Claude Desroches of Mont Rolland, Quebec, husband of Françoise Brault Desroches.

Patricia Elizabeth Tobias Garber, wife of August Bebel Garber of Montreal, Quebec.

Helen Lyon Bain Gardeler, wife of Klaus Eric Walter Gardeler of Montreal, Quebec.

Maria Carmella Gentile Hammill, wife of John Thomas Francis Hammill of Ville Mont-Royal, Quebec.

William Lawrence Hughes of L'Abord-à-Plouffe, Quebec, husband of Evelyn Helen Cowell Hughes.

Lucille Gagné Labonté, wife of Fernand Labonté of Montreal, Quebec.

Jeannine Aimie Alice Mercier Mahaut, wife of Yves Jean Mahaut of La Sarre, Quebec.

Edward John Mendelsohn of Montreal, Quebec, husband of Mildred Miller Mendelsohn.

Marjorie Barbara Hawthorn Morrison, wife of David Duncan Morrison of Westmount, Quebec.

Marie Lucille Pauline St-Jacques Parent, wife of Gaston Parent of Montreal, Quebec.

Marcel Pouliot of Montreal, Quebec, husband of Pauline Duval Pouliot.

Frances Lerner Rotman, wife of Louis Rotman of Montreal, Quebec.

Irene Kramer Segal, wife of Frank Segal of Ville Mont-Royal, Quebec.

Helen Linda Reisman Shalinsky, wife of Jack Irving Shalinsky of Montreal, Quebec.

Salla (Sally) Weismann Stopnicki, wife of Abram Stopnicki of Montreal, Quebec.

Roger Vermette of St. Jérôme, Quebec, husband of Aurore Bélang**er** Vermette. Lillianne Reed Volchuk, wife of Anthony Volchuk of Montreal, Quebec. Marjorie Winnifred Joyce White Young, wife of William Gordon Young of Montreal, Quebec.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 36

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 5TH MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

Three petitions for private bills were presented in accordance with Standing Order 70(1).

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-3, An Act to amend the Canada Shipping Act.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Third Report of the said Committee, which is as follows:

Your Committee has considered the following Bill and has agreed to report it without amendment:

Bill S-5, An Act respecting The Canadian Medical Association.

Mr. Monteith (Perth), a Member of the Queen's Privy Council, laid before the House,—Copy of Report, dated February 17, 1959, on the Economic Security for the Aged in the United States and Canada by Professor Robert M. Clark (Volumes 1 and 2).

Mr. Green, for Mr. Fleming (Eglinton), seconded by Mr. Brooks, moved,— That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

8 ELIZABETH II

That it is expedient to provide in the proposed measure to amend the Fisheries Improvement Loans Act, Bill C-30, now before the House, that a guaranteed loan may be made to a person who, at one time, had an interest in a fishing vessel but no longer has such an interest or to a person who desires to acquire an interest in a fishing vessel for the first time.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The following Government Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House pursuant to Standing Order 21(2):

That the subject of humane slaughter of food animals be referred to the Standing Committee on Agriculture.—*The Minister of Justice*.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted:

MAIN ESTIMATES, 1959-60

CITIZENSHIP AND IMMIGRATION

IMMIGRATION BRANCH

52	Administration of the Immigration Act	1,199,386 (00
53	Field and Inspectional Service, Canada, including \$13,000		
	for Grants to Immigrant Welfare Organizations	6,899,092 (00
54	Field and Inspectional Service, Abroad	2,261,296 (00
	Trans-Oceanic and Inland Transportation and Other As- sistance for Immigrants and Settlers, subject to the approval of Treasury Board, including care en route and while awaiting employment; and payments to the Provinces pursuant to agreements entered into, with the approval of the Governor in Council, in respect of expenses incurred by the Provinces for indigent immigrants	3,100,000	00

And the House continuing in Committee;

Objection being taken in Committee to the decision of the Chairman (Mr. Sévigny) on a point of order, and an appeal being made to the House;

Mr. Speaker resumed the Chair, and the Chairman of the Committee made the following Report:—

"In Committee of Supply, when Vote No. 49 concerning the Department of Citizenship and Immigration was being considered, the Member for Skeena (Mr. Howard) attempted to discuss labour conditions which in the Chairman's opinion came under the jurisdiction of the Government of Newfoundland.

"The Chairman ruled that the Member for Skeena must keep his remarks relevant to the Vote under discussion.

"Whereupon Mr. Howard appealed to the House from the ruling of the Chair."

The question being put by Mr. Speaker:

Drouin,

Shall the ruling of the Chairman be confirmed?-It was decided in the affirmative on the following division:

YEAS

MESSRS:

Aitken (Miss), Allmark, Anderson, Asselin, Badanai, Balcer, Baldwin. Barrington, Baskin, Bell (Carleton). Bell (Saint John-Albert), Belzile, Bigg. Bissonnette, Boulanger, Brassard (Chicoutimi), Brooks. Broome, Browne (St. John's West). Browne (Vancouver- Hamilton Kingsway), Brunsden, Cadieu, Campbell (Lambton-Kent), Campeau, Carter. Casselman (Mrs.), Cathers, Charlton, Chown, Churchill, Clancy, Coates, Comtois, Cooper, Creaghan, Crestohl, Crouse, Danforth, Denis, Deschatelets. Doucett,

English, Fairclough (Mrs.), Fairfield, Fane, Fleming (Eglinton), Fleming (Okanagan- MacLellan, Revelstoke). Flynn, Forbes. Fulton, Godin, Gour, Grafftey, Granger, Green, Gundlock. Habel, Hales. Hamilton (Notre-Damede-Grâce), (Qu'Appelle), Hamilton (York West). Hanbidge, Harkness, Hees, Henderson, Hicks. Hodgson, Horner (Acadia), Horner (Jasper-Edson), Horner (The Battlefords), Howe. Jorgenson, Kennedy, Kindt. Korchinski. Kucherepa, Lahaye, Leduc, Legere,

Lennard. Létourneau. Macdonald (Kings), MacLean (Queens), MacLean (Winnipeg North Centre), Macquarrie, MacRae, McBain, McCleave, McDonald (Hamilton South), McFarlane, McGee, McGrath, McGregor, McIntosh, McLennan, McPhillips, McQuillan. McWilliam. Martel, Martineau, Martini, Matthews. Michaud, Milligan, Monteith (Perth), Monteith (Verdun). Montgomery, More, Morissette. Morris, Morton. Muir (Lisgar), Nesbitt, Noble, Nugent, O'Hurley, O'Leary, Ormiston, Pallett. Parizeau. Pascoe. Paul,

Payne, Pickersgill, Pigeon, Pratt. Pugh. Rapp, Ratelle, Rea, Régnier, Richard (Kamouraska), Richard (Saint-Maurice-Laflèche), Roberge, Rogers, Rouleau, Rynard, Simpson, Skoreyko, Small, Smallwood, Smith (Calgary South). Smith (Lincoln), Smith (Simcoe North), Smith (Winnipeg North), Southam, Speakman, Spencer, Stanton, Starr, Stearns. Stefanson, Stewart, Tassé, Taylor, Tucker, Villeneuve, Webster, Weichel, White. Woolliams, Wratten-164.

HOUSE OF COMMONS

8 ELIZABETH II

NAYS

MESSRS:

Argue,	Herridge,	Martin (Timmins),	Regier—7.
Fisher,	Howard,	Peters,	

The Committee of Supply resumed.

(In the Committee)

The following resolutions were adopted:

MAIN ESTIMATES, 1959-60

CITIZENSHIP AND IMMIGRATION

CITIZENSHIP

49 Citizenship Registration Branch	477,571 00
50 Citizenship Branch	881,109 00
51 Grants to Organizations as detailed in the Estimates	40,000 00

Resolutions to be reported.

The resolutions adopted at this day's sitting of the Committee of Supply were reported and concurred in, and the Committee obtained leave to sit again at the next sitting of the House.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2. A.D. 1959

No. 37

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 6TH MARCH, 1959.

11.00 o'clock a.m.

PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

Mr. Churchill, a Member of the Queen's Privy Council, laid before the House,—Copy of a Report entitled: "Private and Public Investment in Canada— Outlook 1959".

The following bill from the Senate was read the first time and ordered for a second reading at the next sitting of the House:

Bill S-3, An Act to amend the Canada Shipping Act.-Mr. Hees.

The following Government Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House pursuant to Standing Order 21(2):

That Items numbered 127 to 145 inclusive, as listed in the Main Estimates for the year ending March 31, 1960, relating to the Department of Fisheries, be withdrawn from the Committee of Supply and be referred to the Standing Committee on Marine and Fisheries, saving always the powers of the Committee of Supply in relation to the voting of public moneys.—*The Minister of Public Works*.

8 ELIZABETH II

The following Government Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House pursuant to Standing Order 21(2):

That the Public Accounts Volumes I and II and the Report of the Auditor General for the fiscal year ended March 31, 1958, and the financial statements of the Canada Council and the Report of the Auditor General thereon for the fiscal year ended March 31, 1958, be referred to the Standing Committee on Public Accounts.—The Minister of Finance.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-2, An Act to amend the Public Lands Grants Act.

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

Mr. McCleave, seconded by Mr. Baldwin, moved,—That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (*pursuant to Standing Order* 54(1)); which was agreed to.

The following bills were considered in Committee of the Whole, reported without amendment, read the third time, divorce bills on division, and passed; namely:

Bill SD-1, An Act for the relief of Lise Nolet Lunghi.

Bill SD-2, An Act for the relief of Margaret Stewart Cairns Bamber.

Bill SD-3, An Act for the relief of Gertrude Czerny Thomschitz, otherwise known as Gertrude Czerny Thomas.

Bill SD-4, An Act for the relief of Miriam Hirsh Leff.

Bill SD-5, An Act for the relief of Phyllida Fairbairn Smith Draper.

Bill SD-6, An Act for the relief of Janos Sztecsinics, otherwise known as Jean Sztecsinics.

Bill SD-7, An Act for the relief of Margaret Craig Murdoch.

Bill SD-8, An Act for the relief of Nita Stella Pollock Adams.

Bill SD-9, An Act for the relief of Enis (Ines) Vit Desnoyers.

Bill SD-10, An Act for the relief of Helen Elizabeth MacDonald Downey.

Bill SD-11, An Act for the relief of Silvia Frederike Diethilde Beate Angela Buchsel Fatter.

Bill SD-12, An Act for the relief of Marie Cordelia Marie-Ange Pigeon Gaboriau dit Lapalme.

Bill SD-13, An Act for the relief of Jeannine Genevieve Jagelavicus Kusleika.

Bill SD-14, An Act for the relief of Viola Bleier Josephovits.

Bill SD-15, An Act for the relief of James John Thomson Keay. Bill SD-16, An Act for the relief of Constandina Alimanisteanu Butas. Bill SD-17, An Act for the relief of Viola Gertrude Elizabeth Boyd Theroux. Bill SD-18, An Act for the relief of Sydney Arthur Powell. Bill SD-21, An Act for the relief of Geraldine Joy Conway Cook. Bill SD-22, An Act for the relief of Joan Natalie Miller Martin. Bill SD-23, An Act for the relief of Jeanne d'Arc Gravelle Senecal. Bill SD-24, An Act for the relief of Barbara Mary Scott Norman. Bill SD-25, An Act for the relief of Alice Schleicher Dorotich. Bill SD-26, An Act for the relief of Mary Jane Holmes Phillips. Bill SD-27, An Act for the relief of Barbara Lorrain Campbell Clarke. Bill SD-28, An Act for the relief of Helen Margaret Davidson Beckett. Bill SD-29, An Act for the relief of Ruth Dankner Liberman. Bill SD-30, An Act for the relief of Norma Mary Rose Purchard Clarkin. Bill SD-31, An Act for the relief of Eva Greenblatt Besner. Bill SD-32, An Act for the relief of Ruth Millstein Backman. Bill SD-33, An Act for the relief of Percy Kark Claxton. Bill SD-34, An Act for the relief of Marion Beulah Francis Meehan. Bill SD-35, An Act for the relief of Nina Olga Titow Dorion. Bill SD-36, An Act for the relief of Sylvia Florence Van Straten Weber. Bill SD-37, An Act for the relief of Joseph Fernand Roger Boucher. Bill SD-38, An Act for the relief of Jacqueline Shirley Mary Parnell Gardner. Bill SD-39, An Act for the relief of Esther Daisy Moynan O'Regan. Bill SD-40, An Act for the relief of Susan Pick Bereznik. Bill SD-41, An Act for the relief of Josephine Zauberman Schiller. Bill SD-42, An Act for the relief of Hanna Liselotte Gertrud Tiegs Kallus. Bill SD-43, An Act for the relief of Dorothy Louise Stradwick Coffin. Bill SD-44, An Act for the relief of Marc Aurele Bourget. Bill SD-45, An Act for the relief of Marie Yolanda Marotta Henshaw. Bill SD-46, An Act for the relief of Bernice Sylvia Sinclair Somerville. Bill SD-47, An Act for the relief of Judith Ortenberg Baxt King. Bill SD-48, An Act for the relief of Yaroslavna Zonia Lazarowich Johnson. Bill SD-49, An Act for the relief of Gertrude Scharge Izenberg. Bill SD-50, An Act for the relief of Joseph Moreau. Bill SD-51, An Act for the relief of Sydney Hislop, otherwise known as Sidney Hislop. Bill SD-52, An Act for the relief of Lenoir Grace Spencer Jennings. Bill SD-53, An Act for the relief of Olive Florence Andrews Bowness. Bill SD-54, An Act for the relief of Pearl Severs Schrieder. Bill SD-55, An Act for the relief of Vivien Joyce Taylor Ross. Bill SD-56, An Act for the relief of Jacqueline Jeanne Lamy Harper. Bill SD-57, An Act for the relief of Kathleen Iris Daunt Robinson. Bill SD-58, An Act for the relief of Jacques Flahault.

Bill SD-59, An Act for the relief of Gladys Allen Marvin.

Bill SD-60, An Act for the relief of Miriam Keppel Segal.

Bill SD-61, An Act for the relief of Ronald Ernest Fyfe. Bill SD-62, An Act for the relief of Elsie Elizabeth Wand Bourret. Bill SD-63, An Act for the relief of Margaret Sonia Lawrence Canny. Bill SD-64, An Act for the relief of Andree Pauline Dorothy Pryce Clarke. Bill SD-65, An Act for the relief of Henry Frank Whiston. Bill SD-66, An Act for the relief of Rita Thibeaudeau Cardinal. Bill SD-67, An Act for the relief of Janine Sutto Dagenais. Bill SD-68, An Act for the relief of Evangeline Vaughan Fortin. Bill SD-69, An Act for the relief of Gloria Helen Gross Caplan. Bill SD-70, An Act for the relief of Thelma Georgine Ferguson Strathy. Bill SD-71, An Act for the relief of Percy Herbert Manuel. Bill SD-72, An Act for the relief of Irene Balk Goodson. Bill SD-73, An Act for the relief of Jean Grant Shacklock. Bill SD-74. An Act for the relief of James Kennedy Andrews. Bill SD-75, An Act for the relief of Lillian Haber Rudner. Bill SD-76, An Act for the relief of Esther Lilian Issenman Rosen. Bill SD-77, An Act for the relief of Ana Nili Indursky Seeman. Bill SD-78, An Act for the relief of Joan Howell McShane McNulty. Bill SD-79, An Act for the relief of Euphemia Caldwell Miller Armitt Esber, otherwise known as Effie Monas Esber. Bill SD-80, An Act for the relief of Goldie Yelin Freedman. Bill SD-81, An Act for the relief of Claire Segal Pottel. Bill SD-82. An Act for the relief of Klara Schillinger Aschner. Bill SD-83, An Act for the relief of Bernice Helena Peritz Loeb. Bill SD-84, An Act for the relief of Margaret Soll Rajeczky. Bill SD-85, An Act for the relief of Audrey Edna Watson Robert. Bill SD-86, An Act for the relief of Abbie Alice Mahon Reed. Bill SD-87, An Act for the relief of Alice Christine Leduc Patrick. Bill SD-88, An Act for the relief of Georgina Joan Saunders Smith. Bill SD-89, An Act for the relief of Bryan Mills Taylor. Bill SD-90, An Act for the relief of Dorothy Sarah Sheehan Burchmore. Bill SD-91, An Act for the relief of William Irvine Moore. Bill SD-92, An Act for the relief of Audrey Lynn MacGillivray. Bill SD-93, An Act for the relief of Sarah Goldfarb Nash. Bill SD-94, An Act for the relief of Witolda Poplawska Wojciechowski. Bill SD-95, An Act for the relief of Martha Waugh McClure. Bill SD-96, An Act for the relief of Leslie Ronald Cant. Bill SD-97, An Act for the relief of Cecile Desjardins Morin. Bill S-4, An Act to incorporate The Waterloo Mutual Insurance Company. Bill S-7, An Act respecting Gore District Mutual Fire Insurance Company. Bill S-10, An Act respecting Baloise Fire Insurance Company of Canada. Bill S-9, An Act respecting The North American Accident Insurance Company.

Bill S-5, An Act respecting The Canadian Medical Association.

Pursuant to order made August 26, 1958, a Message was sent to the Senate to return to that House the evidence taken and the papers produced in respect of the foregoing divorce bills before the Senate Standing Committee on Divorce.

Bill S-8, An Act respecting The Boiler Inspection Insurance Company of Canada, was considered in Committee of the Whole, reported with an amendment, and considered as amended.

By unanimous consent, the said bill, as amended, was read the third time and passed.

The Order being read for the second reading of Bill S-11, An Act to incorporate the Evangelical Mennonite Conference;

Mr. Jorgenson, seconded by Mr. Anderson, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Miscellaneous Private Bills.

By unanimous consent, the following bills were severally read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-98, An Act for the relief of Dawn Jean McKenzie Barr.

Bill SD-99, An Act for the relief of Helen Ann Kovach Ujvary.

Bill SD-100, An Act for the relief of David Scott Brown.

Bill SD-101, An Act for the relief of Doris Margaret Turner Smiley.

Bill SD-102, An Act for the relief of Esther Mendelson Levy.

Bill SD-103, An Act for the relief of Joseph Louis Charles Gabriel Gascon.

Bill SD-104, An Act for the relief of Angelo Ciamarro.

Bill SD-105, An Act for the relief of Gerald Leblanc.

(Public Bills)

Orders numbered 11, 12 and 13, having been called, were allowed to stand.

The Order being read for the second reading of Bill C-10, An Act to amend the Canada Elections Act (Voting at Advance Polls);

Mr. Fisher, seconded by Mr. Deschatelets, moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 9, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 35) for a copy of all correspondence and other documents exchanged between the Federal Government, or any of its departments, and airline companies, since September 1, 1957, concerning the use of Frobisher Bay as a refueling stop on their international routes.

By Mr. Courtemanche,—Return to an Order of the House, dated February 11, 1959, (*Question No. 41*) showing: 1. Are there any Ministers of the Crown who, since becoming a Minister, have held directorates in any corporation?

2. If so, which Ministers, in what corporations, and for what periods of time?

By Mr. Courtemanche,—Return to an Order of the House, dated March 2, 1959, (*Notice of Motion No. 60) for a copy of the brief submitted by the National Museum of Canada to the Royal Commission on Arts, Letters and Sciences.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,—Copies of Amending Agreements respecting contributions under the Hospital Insurance and Diagnostic Services Act between the Government of Canada and provincial Governments, as follows:

(1) British Columbia—Amending Agreement No. 2, dated January 26, 1959;

- (2) Alberta—Amending Agreement No. 1, dated January 30, 1959;
- (3) Nova Scotia—Amending Agreement No. 2, dated February 5, 1959;
- (4) Manitoba—Amending Agreement No. 4, dated February 6, 1959.

Fourteenth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition for an Act to annul the marriage of the following, presented on March 5 by Mr. McCleave, meets the requirements of Standing Order 70:

Jean Paul Fréchette of Montreal, Quebec, husband of Claire Bissonnette Fréchette.

Fifteenth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:---

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, filed on February 26 and March 5 respectively, and presented on March 5 by Mr. McCleave, meet the requirements of Standing Order 70. However, as these petitions were filed after the time limit specified by Standing Order 93, they should not be received:

Ruth Grace Ginn Goodale, wife of Charles Herbert Goodale of the Province of Quebec.

Joseph Jules Robert Trottier of Montreal, Quebec, husband of Marie Colette Bouchard Trottier.

At 6.04 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 38

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 9TH MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

Two petitions for private bills were presented in accordance with Standing Order 70(1).

On motion of Mr. Diefenbaker, seconded by Mr. Green, it was ordered,— That when this House adjourns on Wednesday, March 25, 1959, it stand adjourned until Monday, April 6, 1959.

On motion of Mr. McCleave, seconded by Mr. Smith (Lincoln), it was ordered,—That the petitions for bills of divorce of Ruth Grace Ginn Goodale and Joseph Jules Robert Trottier, together with the Clerk of Petitions' Report thereon of March 6, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable.

The following bill from the Senate was read the first time and ordered for a second reading at the next sitting of the House:

Bill S-2, An Act to amend the Public Lands Grants Act.-Mr. Green.

Mr. Hees, seconded by Mr. Balcer, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to direct the Board of Transport Commissioners to require by order the reduction of class and commodity freight rates (other than competitive rates) charged by carriers subject to the Order of the Board dated November 17th, 1958, and to authorize payments to reimburse carriers for the resulting reduction of their revenues up to an aggregate amount of twenty million dollars.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The following Government Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House pursuant to Standing Order 21(2):

That the Report of the Canada Council for the year ended March 31, 1958 laid before the House on July 10, 1958, be referred to the Standing Committee on Public Accounts in order to provide a review thereof pursuant to Section 23 of the Canada Council Act.—The Prime Minister.

On motion of Mr. Fisher, seconded by Mr. Howard, it was ordered,—That there be laid before this House a copy of all representations and correspondence received by the government and the government's replies thereto, concerning Section 5, sub-section 2, of the Income Tax Act, since 20th December, 1957. (*Notice of Motion No. 12).

On motion of Mr. Herridge, seconded by Mr. Fisher, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged during the last six months between any Cabinet Minister or his or her deputies, and the President of the University of British Columbia, and any organization or government, with respect to seeking Federal Government financial aid to assist students or former students of the University of British Columbia to continue their studies at the University. (*Notice of Motion No. 66).

On motion of Mr. Winch, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams, reports, briefs and other documents exchanged between the Minister of Transport or his deputies, and any official or agency of the government, and any person, persons, or organizations, since December 1, 1958, dealing with claims made by contractors for payments from the St. Lawrence Seaway Authority. (*Notice of Motion No. 67).

Mr. Chevrier, seconded by Mr. Denis, moved,—That, in the opinion of this House, the government should consider the advisability of establishing a public corporation or bridge authority which would be empowered:

1. To acquire from the National Harbours Board, the ownership of (i) the Jacques Cartier Bridge; and (ii) the Nuns' Island Bridge (when completed), upon reasonable terms and conditions;

2. To lease from the Canadian National Railways the facilities for motor vehicles over the Victoria Bridge, upon reasonable terms and conditions;

3. To build other bridges across the St. Lawrence River at Montreal; and

4. To operate all such facilities for the convenience of the public, using the revenues therefrom to meet the expenses of administration and operation and the costs of interest and amortization.

And the question being proposed;

Mr. Regier, seconded by Mr. Winch, moved in amendment thereto,-That the resolution be amended by eliminating therefrom the words "establishing a", and substituting therefor the words "encouraging the establishment of"; and

That the resolution be further amended by changing the comma after the word "public" in clause 4 to a period, and eliminating all the words after the said period.

And a debate arising thereon;

Mr. Hamilton (York West), seconded by Mr. Pallett, moved,-That the debate be now adjourned.

And the question being put on the said motion, it was agreed to on the following division:

	ME	SSRS:	
Allard,	Fane,	Lambert,	Phillips,
Allmark,	Fleming (Okanagan-	Latour.	Pigeon,
Asselin,	Revelstoke),	Lennard.	Pratt.
Balcer,	Flynn,	Macdonald (Kings),	Pugh,
Baldwin,	Forbes,	MacEwan,	Rapp,
Baskin,	Fortin,	MacInnis,	Rea,
Bell (Carleton),	Fraser,	MacLean (Queens),	Régnier.
Bell (Saint John-	Fréchette,	Macquarrie,	Richard
Albert),	Gillet,	MacRae,	(Kamouraska),
Bigg,	Grafftey,	McBain,	Rogers,
Bourbonnais,	Green,	McDonald	Rompré,
Bourdages,	Grenier,	(Hamilton South),	Simpson,
Brooks,	Gundlock,	McFarlane.	Skoreyko,
Broome,	Hales,	McGrath,	Slogan,
Browne (St. John's	Halpenny,	McGregor.	Smallwood,
West),	Hamilton	McIntosh,	Smith (Calgary
Browne (Vancouver-	(Notre-Dame-	McLennan,	South).
Kingsway),	de-Grace),	McPhillips,	Smith (Hastings-
Brunsden,	Hamilton	Mandziuk,	Frontenac),
Cadieu,	(Qu'Appelle),	Martineau,	Smith (Lincoln),
Campbell	Hamilton	Matthews.	Smith (Winnipeg
(Lambton-Kent),	(York West),	Milligan,	North),
Cathers,	Hanbidge,	Monteith (Perth).	Southam,
Chambers,	Harkness,	Montgomery,	Speakman,
Charlton,	Henderson,	More,	Spencer,
Churchill,	Hicks,	Morissette.	Stanton,
Clancy,	Hodgson,	Muir (Cape	Starr,
Coates,	Horner (Acadia),	Breton North	Stearns,
Comtois,	Horner	and Victoria),	Stefanson,
Courtemanche,	(Jasper-Edson),	Muir (Lisgar),	Stewart,
Creaghan,	Howe,	Murphy,	Tassé,
Crouse,		Nesbitt,	Thomas,
Danforth,	Jorgenson,	Nielsen,	Thompson,
Deschambault,	Keays,	Nowlan,	Valade,
Dinsdale,	Kennedy,	O'Hurley,	Villeneuve,
Dorion,	Kindt,	Ormiston,	Walker,
Drysdale,	Knowles,	Pallett,	Webster,
Dubois,	Korchinski,	Parizeau,	Weichel,
English,	Lafrenière,	Pascoe,	White,
Fairfield,	Lahaye,	Payne,	Woolliams,
			Wratten-144.

YEAS MECCOC.

HOUSE OF COMMONS

8 ELIZABETH II

NAYS

MESSRS:

Argue, Badanai, Batten, Boivin, Boulanger, Bourget, Bourgue, Caron, Chevrier, Crestohl, Denis, Deschatelets, Dumas, Eudes, Fisher, Garland, Godin, Gour, Granger, Habel, Hardie, Leduc, Martin (Timmins), Meunier, Michaud, Mitchell, Peters, Ratelle, Regier, Richard (Ottawa East), Tucker, Winch—32.

Items numbered 4, 5 and 6 under the heading "Notices of Motions" having been respectively called were allowed to stand.

Mr. Baldwin, seconded by Mr. Asselin, moved,—That, in the opinion of this House, the government should consider the advisability of examining the system of ownership and operation of the Northern Alberta Railways, and the question of such ownership, operation and related matters be referred to the Standing Committee on Railways, Canals and Telegraph Lines.

And the question being proposed;

Mr. Hardie, seconded by Mr. Chevrier, moved in amendment thereto,— That after the word "matters" in the fifth line thereof there be inserted the following "such as the proposed extension of the Northern Alberta system to the South shore of Great Slave Lake".

And a debate arising thereon; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 4, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 8) for a copy of all correspondence between the Federal Government and officials of the United States concerning the action in the United States courts against certain companies producing radio and television equipment, since November 15, 1958.

By Mr. Courtemanche,—Return to an Order of the House, dated February 4, 1959, (*Question No. 10*) showing: 1. Have any reimbursements been made to the Crown for expenses, travelling or otherwise, by persons accompanying the Prime Minister on his world and Commonwealth tour in November and December, 1958?

2. If so, by what persons, in what amounts, for what specific charges or services?

By Mr. Courtemanche,—Return to an Order of the House, dated February 25, 1959 (Question No. 144) showing: 1. Has the government engaged the services of C. D. Howe Company Limited for any work since July 1, 1957?

2. If so, what type of work for what departments, to what value, and on what dates?

3. In any such engagements, were the services obtained through tender or negotiation?

By Mr. Courtemanche,—Return to an Order of the House, dated March 4, 1959, (*Question No.* 63) showing: 1. What orders have been issued by the Board of Transport Commissioners governing the speed of trains within the limits of the City of Ottawa?

2. What is the date and number of each such order?

3. What is the operative nature of each such order and to what lines or areas does each apply?

By Mr. Courtemanche,—Return to an Order of the House, dated March 4, 1959, (*Question No. 115*) showing: 1. What acreage was acquired by the Government of Canada at Shirley's Bay for the use of the Defence Research Board?

2. From what persons were these lands acquired?

3. How many acres were acquired from each such person?

4. Was this acreage acquired by (a) expropriation; or (b) purchase?

5. In each case, what was the date of the expropriation or purchase?

6. What was the (a) total amount; (b) amount for land; (c) amount for buildings; (d) amount for interest; (e) amount for other reasons, paid to each such person?

Sixteenth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition of the following for a divorce Act, filed on March 6 and presented on March 6 by Mr. McCleave, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 93, it should not be received:

Jean Trachtenberg Levy, wife of Raymond David Levy of Montreal, Quebec.

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 39

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 10TH MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

On motion of Mr. McCleave, seconded by Mr. Smith (Lincoln), it was ordered,—That the petition for a bill of divorce of Jean Trachtenberg Levy, together with the Clerk of Petitions' Report thereon of March 9, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable.

Mr. Diefenbaker, seconded by Mr. Green, moved,—That the Report of the Canada Council for the year ended March 31, 1958, laid before the House on July 10, 1958, be referred to the Standing Committee on Public Accounts in order to provide a review thereof pursuant to Section 23 of the Canada Council Act.

After debate thereon, the question being put on the said motion, it was agreed to.

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That the Public Accounts Volumes I and II and the Report of the Auditor General for the fiscal year ended March 31, 1958, and the financial statements of the Canada Council and the Report of the Auditor General thereon for the fiscal year ended March 31, 1958, be referred to the Standing Committee on Public Accounts.

After debate thereon, the question being put on the said motion, it was agreed to.

66970-5-15

Mr. Green, seconded by Mr. Brooks, moved,—That Items numbered 127 to 145 inclusive, as listed in the Main Estimates for the year ending March 31, 1960, relating to the Department of Fisheries, be withdrawn from the Committee of Supply and be referred to the Standing Committee on Marine and Fisheries, saving always the powers of the Committee of Supply in relation to the voting of public moneys.

After debate thereon, the question being put on the said motion, it was agreed to, on division.

Mr. Fulton, seconded by Mr. Fleming (Eglinton), moved,—That the subject of humane slaughter of food animals be referred to the Standing Committee on Agriculture.

After debate thereon, the question being put on the said motion, it was agreed to.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting Bill C-30, An Act to amend the Fisheries Improvement Loans Act, now before the House;

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

A Message was received from the Senate informing this House that the Senate had agreed to the amendment made by the House of Commons to Bill S-8, An Act respecting The Boiler Inspection and Insurance Company of Canada, without any amendment.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-106, An Act for the relief of Morris Gordon.-Mr. McCleave.

Bill SD-107, An Act for the relief of Maurice Castonguay.-Mr. McCleave.

Bill SD-108, An Act for the relief of Rita Lucia Palmieri Bellefleur.—Mr. McCleave.

Bill SD-109, An Act for the relief of Alex Groot.-Mr. McCleave.

Bill SD-110, An Act for the relief of Gustave Rene Gosselin.—Mr. McCleave.

Bill SD-111, An Act for the relief of Marie Berthe Jeannine Quesnel Patenaude.—*Mr. McCleave.*

Bill SD-112, An Act for the relief of Wauneta Langill Bourque.—*Mr*. *McCleave*.

Bill SD-113, An Act for the relief of Pierrette Bertrand Suchereault, otherwise known as Pierrette Bertrand Chussereault.—*Mr. McCleave.*

Bill SD-114, An Act for the relief of Yolande Bosse Murphy.—Mr. McCleave.

Bill SD-115, An Act for the relief of Joseph Rolland Wright.—Mr. McCleave.

A.D. 1959

Bill SD-116, An Act for the relief of Rosalie Jakes Reisinger.—Mr. McCleave.

Bill SD-117, An Act for the relief of Jacqueline Ann Rosenfeld Bernstein. --Mr. McCleave.

Bill SD-118, An Act for the relief of Margit Elizabeth Mary Temke Malcolm.—Mr. McCleave.

Bill SD-119, An Act for the relief of Celia Claire Kanigsberg Dickman. --Mr. McCleave.

Bill SD-120, An Act for the relief of Constantin Deacur.-Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

(Private and Public Bills were called pursuant to Standing Order 15)

(Public Bills)

Orders numbered 17 to 23 inclusive, having been respectively called, were allowed to stand.

The Order being read for the second reading of Bill C-16, An Act to amend the Canada Elections Act (Absentee Voting);

Mr. Howard, seconded by Mr. Martin (Timmins), moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

The House resumed consideration in Committee of the Whole of a certain proposed resolution respecting Bill C-30, An Act to amend the Fisheries Improvement Loans Act, now before the House.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to provide in the proposed measure to amend the Fisheries Improvement Loans Act, Bill C-30, now before the House, that a guaranteed loan may be made to a person who, at one time, had an interest in a fishing vessel but no longer has such an interest or to a person who desires to acquire an interest in a fishing vessel for the first time.

Resolution to be reported.

The said resolution was reported and concurred in, and referred to the Committee of the Whole on Bill C-30, An Act to amend the Fisheries Improvement Loans Act.

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8 ELIZABETH II

The Order being read for the second reading of Bill C-30, An Act to amend the Fisheries Improvement Loans Act;

Mr. Fleming (Eglinton), seconded by Mr. Brooks, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole (together with the resolution adopted this day in respect thereto), reported with amendments, and considered as amended.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-33, An Act to amend the Public Servants Inventions Act;

Mr. Churchill, seconded by Mr. Fleming (Eglinton), moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated February 25, 1959, (*Notice of Motion No. 51) for a copy of all correspondence, telegrams, reports and other documents exchanged between any Cabinet Minister or any of his or her Deputies, or any department or agency of the Federal Government, and any person or persons, from September 1, 1954 to December 31, 1956, relating to the appointment of Dr. Jacques Rousseau as a Director of the National Museum of Canada.

By Mr. Courtemanche,—Return to an Order of the House, dated March 4, 1959, (*Question No. 106*) showing: 1. From January 1, 1957 to date, were any cedar poles purchased for use at Terrace, British Columbia?

2. If so, for each individual purchase (a) to what use were they put; (b) what price was paid; (c) whom were they purchased from; (d) where were they shipped from?

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report of the Auditor General on the Audit of the Exchange Fund Account for the year ended December 31, 1958, pursuant to section 27(2) of the Currency, Mint and Exchange Fund Act, chapter 315, R.S.C., 1952.

By Mr. Hees, a Member of the Queen's Privy Council,—Report of the Board of Transport Commissioners for Canada for the year ended December 31, 1958, pursuant to section 31 of the Railway Act, chapter 234, R.S.C., 1952. Seventeenth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following, presented on March 9, meet the requirements of Standing Order 70:

The Canadian Legion of the British Empire Service League for an Act to amend its Act of Incorporation.—Mr. Macdonald.

The Roman Catholic Episcopal Corporation of Prince Rupert for an Act to amend its Act of Incorporation.—*Mr. Henderson.*

By the Examiner of Petitions for Private Bills,—Fourteenth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Mary Ann David Arial, wife of Joseph Robert Arial of Montreal, Quebec. Gaston Bédard of St. Lambert, Quebec, husband of Françoise Desroches Bédard.

Maurice William Bell of Ville LaSalle, Quebec, husband of Edith Grace Gunn Bell.

Elizabeth Ann Nelson Bissett, wife of George Franklyn Bissett of Montreal, Quebec.

Bernard Lawrence Boire of Préville, Quebec, husband of Mary Elizabeth Shannon Boire.

Moira Elizabeth Latham Bruce, wife of Roger Bruce of Montreal, Quebec. Mohammed Dijiro of Montreal, Quebec, husband of Margot Ella Bauer Dijiro.

Helga Fischer Dollard, wife of Gerald Dollard of Montreal, Quebec.

Alexander Hill Forbes of Hull, Quebec, husband of Mary Bertha Craig Forbes.

Aurore Giguère Gourd of Montreal, Quebec, wife of Roger Gourd.

James Alfred Keelty of Greenfield Park, Quebec, husband of Audrey May Clarke Keelty.

Armand Lacombe of Montreal, Quebec, husband of Marie Noëlla Populus Lacombe.

Joseph Libich of Montreal, Quebec, husband of Katharina Grumbach Libich.

James Donald McAllister of Aylmer, Quebec, husband of Willa Shirley Ann McAllister.

Lee Dacks Moscovitch, wife of Moses Harry Moscovitch of Montreal, Quebec. Roger Myre of Montreal, Quebec, husband of Denise Duchesneau Myre.

Marian Ida Rex Ross, wife of Gordon Howard Ross of Montreal, Quebec.

Eddie Ronald Joe Willard of Montreal, Quebec, husband of Mildred Althea Parker Willard.

Marcelle Flore Terrault Wright, wife of Ronald Raymond Wright of Ville-Emard, Quebec.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 40

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 11TH MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

Two petitions for private bills were presented in accordance with Standing Order 70(1).

A Message was received from the Senate informing this House that the Senate had passed the following bills without any amendment:

Bill C-25, An Act to amend the St. Lawrence Seaway Authority Act.

Bill C-28, An Act to amend the National Housing Act, 1954.

The following Question was made an Order for Return under the provisions of Standing Order 39(5):

Question No. 222, by Mr. Morris,—Order of the House for a Return showing: 1. Were atomic waste materials recently dropped in the North Atlantic, Lat. 34 deg. 14 mins. N. Long. 45 deg. W.?

2. Is Canada a signatory of any international convention or agreement covering the disposal of atomic waste materials at sea?

3. If so, has the Federal Government made any representations concerning atomic waste materials being dropped in Lat. 34 deg. 14 mins. N. Long. 45 deg. W.?

4. Has any analysis been made recently of the Canadian off-shore waters of the Atlantic Coast to determine whether atomic waste disposal at sea effects the Canadian fishery?

5. If so, what was the nature of the findings?

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of the Civil Service poster advertising competition No. 56-599. (*Notice of Motion No. 69).

Bill C-33, An Act to amend the Public Servants Inventions Act, was again considered in Committee of the Whole, reported without amendment, read the third time and passed.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Federal-Provincial Tax-Sharing Arrangements Act, and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed Bill C-27, An Act to amend the National Defence Act, with amendments, which are as follows:

1. Page 1:—After subclause (1) of clause 3, insert the following:

"(2) No regulation made under this section is effective until it has been published in the *Canada Gazette* and every such regulation shall be laid before Parliament within fifteen days after it is made or, if Parliament is not then in session, within fifteen days after the commencement of the next ensuing session."

2. Page 4:—Strike out lines 5 to 9, both inclusive.

3. Page 4, line 13:—After "belongs" strike out "and a Military Adviser is entitled to be paid reasonable travelling and other expenses incurred by him in the performance of his duties while away from his ordinary place of residence."

4. Page 7, lines 32 and 33:-Strike out clause 7.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table, pursuant to Standing Order 40, namely:

By the Examiner of Petitions for Private Bills,—Fifteenth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners have complied with the requirements of Standing Order 96:

Cécile Gonthier of the City of Montreal, in the Province of Quebec, and five others all of the Province of Quebec, for an Act to incorporate the "Congregation of the Sisters of the Holy Family of Bordeaux" and, in French, "Congrégation des Soeurs de la Sainte-Famille de Bordeaux".

James Alexander Scott and two others of the City of Calgary, Alberta for an Act to incorporate "Foothills Pipe Lines Ltd." A.D. 1959

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 41

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 12TH MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill S-14, An Act to incorporate the Congregation of the Sisters of the Holy Family of Bordeaux.—*Mr. Flynn.*

Bill S-13, An Act respecting The Canadian General Council of The Boy Scouts Association.—Mr. Fleming (Okanagan-Revelstoke).

Bill SD-121, An Act for the relief of Bernard Fourcade.—Mr. McCleave. Bill SD-122, An Act for the relief of Sylvia Mary Mefrige Makad.—Mr McCleave.

Bill SD-123, An Act for the relief of Marjorie Seymour Hammond Pearson. -Mr. McCleave.

Bill SD-124, An Act for the relief of Helene Dagenais Roy.—Mr. McCleave.

Bill SD-125, An Act for the relief of Violet Winnifred Kean Newton Armstrong.—Mr. McCleave.

Bill SD-126, An Act for the relief of Marlene Marle Korn.—Mr. McCleave.

Bill SD-127, An Act for the relief of Elaine Shirley Dorfman Moscovitch. -Mr. McCleave.

Bill SD-128, An Act for the relief of Eric Alexander McConnell.—Mr. McCleave.

Bill SD-129, An Act for the relief of Etta Rose Palevsky Lerman.—Mr. McCleave.

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8 ELIZABETH II

Bill SD-130, An Act for the relief of Edward Bruce Bonneville.—Mr. McCleave.

Bill SD-131, An Act for the relief of Pamela Margaret Clark Creber. --Mr. McCleave.

Bill SD-132, An Act for the relief of June Bernice Rath O'Hanley. -Mr. McCleave.

Bill SD-133, An Act for the relief of Michael Zuk.-Mr. McCleave.

Bill SD-134, An Act for the relief of George Frederick Davies.—Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

Mr. Kucherepa, from the Standing Committee on Standing Orders, presented the Second Report of the said Committee, which was read as follows:

Pursuant to its Order of Reference of March 9, your Committee has considered the petition of Joseph Jules Robert Trottier for a bill of divorce, filed after the time limit specified in Standing Order 93 and the Clerk of Petitions' Report thereon of March 6.

Counsel for the petitioner having requested leave to withdraw this petition, your Committee recommends accordingly.

Your Committee has also considered the petition of Jean Trachtenberg Levy for a bill of divorce, filed after the time limit and referred to it on March 10, together with the Clerk of Petitions' Report thereon of March 9.

After hearing Counsel for the petitioner your Committee is satisfied that the petitioner cannot be held responsible for the late filing of her petition. While the Montreal solicitor did file a petition in the other House, this was his first experience in dealing with an application for a private bill, and he was unaware that a similar petition had to be filed with the House of Commons.

Counsel also submitted that the petitioner was a salesclerk and mother of three children, with insufficient means to pay the penalties applicable under the Standing Orders of the House.

Your Committee therefore recommends that the said petition be received and that in relation thereto Standing Orders 93 and 94(3) (a) and (b) or (c)(whichever becomes applicable) be suspended, thus waiving all penalties involved.

By unanimous consent, on motion of Mr. Kucherepa, seconded by Mr. Macdonald (Kings), the said Report was concurred in.

Mr. Hees, a Member of the Queen's Privy Council, laid before the House,— Copies of the Exchange of Notes between Canada and the United States, dated March 9, 1959, constituting the Agreement respecting the St. Lawrence Seaway Tariff of Tolls. (English and French). Mr. Fulton, seconded by Mr. Hees, by leave of the House, introduced Bill C-34, An Act respecting the Royal Canadian Mounted Police, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted:

MAIN ESTIMATES, 1959-60

CITIZENSHIP AND IMMIGRATION

INDIAN AFFAIRS BRANCH

56	Administration\$	680,907	00
	Indian Agencies—		
57	Operation and Maintenance	3,728,028	00
58	Construction or Acquisition of Buildings, Works, Land		
	and Equipment	1,141,130	00
	Reserves and Trusts-		
59	Operation and Maintenance	367,421	00
	Welfare of Indians—		
60	Operation and Maintenance	6,817,932	00
61	Construction or Acquisition of Buildings, Works, Land		
	and Equipment	2,015,000	00
	Economic Development of Indians—		
62	Operation and Maintenance including an amount of		
	\$5,700 for Grants to promote Indian Agriculture, Handicrafts and Economic Enterprises Generally	867,272	00
63	Construction or Acquisition of Buildings, Works, Land	001,212	00
	and Equipment	213,985	00
	Education—		
64	Administration, Operation and Maintenance	17,734,854	00
65	Construction or Acquisition of Buildings, Works, Land		
	and Equipment, including payments under agree-		
	ments to provide Joint Educational Facilities to	E 949 500	00
00	Indian Pupils	7,362,500	00
00	Grant to provide Additional Services to the Indians of British Columbia	100.000	00
48	Departmental Administration	774,401	1.1.1.
10			00

NATIONAL FILM BOARD

234 Administration, Production and Distribution of Films and	
Other Visual Materials	4,361,772 00
235 Acquisition of Equipment	193,964 00

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Custodian of Enemy Property for the year ended December 31, 1958, pursuant to section 3 of The Trading with the Enemy (Transitional Powers) Act, chapter 24, Statutes of Canada, 1947. (English and French).

By Mr. Courtemanche,—Return to an Address, dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 13) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and any of its departments, and the Provincial Government of Ontario, its agents, commissions or agents thereof, since January 1st, 1957, dealing with the establishment of a seaport at Moosonee, Ontario, including the establishment of docking facilities, dredging of a channel connecting Moosonee with the deeper waters of James Bay.

By Mr. Courtemanche,—Supplementary Return to an Address, dated February 4, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 9) for a copy of all correspondence and other documents exchanged by the Federal Government and officials of the United States, concerning the Consolidated Premium Iron Ore Company, the Premium Iron Ore Company, Cyrus Eaton, and F. Daley, from June 1, 1958.

By Mr. Courtemanche,—Return to an Order of the House, dated March 4, 1959, (*Question No. 34) showing: 1. Were any meetings held by the government or any Member of the Government, with officials of A. V. Roe Canada Limited in connection with the Arrow Aircraft, between September 24, 1958 and February 20, 1959? If so, how many?

2. In connection with such meetings, what Member or Members of the Government attended in each case?

3. What official or officials of the company attended?

4. On what dates were they held and where?

By Mr. Courtemanche,—Return to an Order of the House, dated March 11, 1959, (*Notice of Motion No. 69) for a copy of the Civil Service poster advertising competition No. 56-599.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report of the Bank of Canada and Statement of Accounts for the year ended December 31, 1958, pursuant to section 27(3) of the Bank of Canada Act, chapter 13, R.S.C., 1952, as amended.

By Mr. Green, a Member of the Queen's Privy Council,—Copy of the Capital Budget of Central Mortgage and Housing Corporation—Schedule A, for the year ending December 31, 1959, as approved by Order in Council P.C. 1958-1708 of December 17, 1958; together with a copy of a Pro Forma Capital Budget for the year ending December 31, 1959, being the basis of a revised Capital Budget under the proposed amendments to the National Housing Act. A.D. 1959

Eighteenth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, filed on March 11 and presented by Mr. McCleave on March 11, meet the requirements of Standing Order 70. However, as these petitions were filed after the time limit specified by Standing Order 93, they should not be received:

Albert Réginald Bissonnette of Verdun, Quebec, husband of Muriel Gibson Dargavel Bissonnette.

Audrey Elsie Asbury Ross, wife of Harry Ross of Montreal, Quebec.

At 10.05 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 42

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 13TH MARCH, 1959.

11.00 o'clock a.m.

PRAYERS.

On motion of Mr. Pallett, seconded by Mr. Charlton, it was ordered,—That the name of Mr. Dorion be substituted for that of Mr. Dubois; and

That the name of Mr. Best be substituted for that of Mr. Campbell (Lambton-Kent); and

That the name of Mr. Walker be substituted for that of Mr. Grills; and

That the name of Mr. MacLean (Winnipeg North Centre) be substituted for that of Mr. Muir (Lisgar); and

That the name of Mr. Broome be substituted for that of Mr. Hicks; and

That the name of Mr. Kucherepa be substituted for that of Mr. Milligan; and

That the name of Mr. Thompson be substituted for that of Mr. Robinson on the Standing Committee on Agriculture and Colonization.

The following Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House pursuant to Standing Order 21(2):

That it is expedient that the Houses of Parliament approve the Convention on the Nationality of Married Women, done at New York on February 20, 1957, and that this House do approve the same.—The Minister of Citizenship and Immigration.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted:

HOUSE OF COMMONS

8 ELIZABETH II

MAIN ESTIMATES, 1959-60

NATIONAL GALLERY OF CANADA

236	Administration, Operation and Maintenance, including		
	Grants as detailed in the Estimates\$	879,640	00
237	Payment to the National Gallery Purchase Account for		
	the purpose of acquiring works of art in conformity		
	with section 8 of the National Gallery Act	25,000	00
	PUBLIC ARCHIVES AND NATIONAL LIBRARY		
	A—Public Archives		
	and the state state where we the state		
308	General Administration and Technical Services	542,870	00
	B-NATIONAL LIBRARY		
309	General Administration	188,279	00
	Payment to the National Library Purchase Account for		
	the purpose of acquiring books, in conformity with		
	section 12 of the National Library Act	40,000	00
÷.,	Perclutions to be nonouted		
	Resolutions to be reported.		

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again later this day.

By unanimous consent, the House reverted to "Motions".

And after some time;

The House resolved itself again into Committee of Supply, and progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-12, An Act to incorporate Paramount Life Insurance Company.— Mr. Taylor.

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

By unanimous consent, the following bills were severally read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-106, An Act for the relief of Morris Gordon.

Bill SD-107, An Act for the relief of Maurice Castonguay.

Bill SD-108, An Act for the relief of Rita Lucia Palmieri Bellefleur.

Bill SD-109, An Act for the relief of Alex Groot.

Bill SD-110, An Act for the relief of Gustave Rene Gosselin.

Bill SD-111, An Act for the relief of Marie Berthe Jeannine Quesnel Patenaude.

Bill SD-112, An Act for the relief of Wauneta Langill Bourque.

Bill SD-113, An Act for the relief of Pierrette Bertrand Suchereault, otherwise known as Pierrette Bertrand Chussereault.

Bill SD-114, An Act for the relief of Yolande Bosse Murphy.

Bill SD-115, An Act for the relief of Joseph Rolland Wright.

Bill SD-116, An Act for the relief of Rosalie Jakes Reisinger.

Bill SD-117, An Act for the relief of Jacqueline Ann Rosenfeld Bernstein.

Bill SD-118, An Act for the relief of Margit Elizabeth Mary Temke Malcolm.

Bill SD-119, An Act for the relief of Celia Claire Kanigsberg Dickman. Bill SD-120, An Act for the relief of Constantin Deacur.

Orders numbered 53 and 54, having been called, were allowed to stand.

By unanimous consent, the following bills were severally read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-121, An Act for the relief of Bernard Fourcade.

Bill SD-122, An Act for the relief of Sylvia Mary Mefrige Makad.

Bill SD-123, An Act for the relief of Marjorie Seymour Hammond Pearson. Bill SD-124, An Act for the relief of Helene Dagenais Roy.

Bill SD-125, An Act for the relief of Violet Winnifred Kean Newton Armstrong.

Bill SD-126, An Act for the relief of Marlene Marle Korn.

Bill SD-127, An Act for the relief of Elaine Shirley Dorfman Moscovitch.

Bill SD-128, An Act for the relief of Eric Alexander McConnell.

Bill SD-129, An Act for the relief of Etta Rose Palevsky Lerman.

Bill SD-130, An Act for the relief of Edward Bruce Bonneville.

Bill SD-131, An Act for the relief of Pamela Margaret Clark Creber. Bill SD-132, An Act for the relief of June Bernice Rath O'Hanley. Bill SD-133, An Act for the relief of Michael Zuk.

Diff SD-155, All Act for the relief of whichder Zuk.

Bill SD-134, An Act for the relief of George Frederick Davies.

(Public Bills)

Orders numbered 12 and 13, having been called, were allowed to stand.

The Order being read for the second reading of Bill C-9, An Act respecting the Printing of Negotiable Instruments in the English and the French Languages;

RULING BY MR. SPEAKER

MR. SPEAKER: I take it the honourable Member (Mr. Pigeon) wishes to move second reading of the bill which stands on the Order Paper as item No. 14.

I have given considerable thought to the propriety of permitting a debate on this bill and on a further bill which stands on the Order Paper as No. 16, having regard to the fact that the House is already debating the second reading of a bill which for all practical purposes is identical in substance. Indeed, two of the bills are identical in wording. I think this is a situation which is without precedent in our House and I first considered whether the motion should be accepted to stand on the Order Paper at the same time. I am satisfied that this was quite in order, but I came to the conclusion that it would be quite improper to permit a second debate on identically the same subject matter as the subject matter of a debate which was already proceeding. In other words, the House is not going to occupy itself on two separate occasions under two separate headings with exactly the same business. That would not be reasonable, and I can find no support or authority for following such a course. Thus I have come to the conclusion that this bill must stand, as well as the other bill in the same terms, or at least in terms for exactly the same purpose, until the bill which was first moved has been disposed of either by being withdrawn, which would open the door for one of these other bills to proceed, or by way of being approved, which would automatically dispose of these bills because the House would not vote twice on the same subject matter any more than it would debate the same subject matter twice.

That is the conclusion I have reached. If there is any disagreement with this view I should be glad to hear briefly what it is.

I understand the honourable Member for Joliette-L'Assomption-Montcalm (Mr. Pigeon) to say that there is a differentiation between the two bills. However, I have taken the trouble to go into the subject matter very carefully, and I must say that unless I can be shown in some more detail what this difference is, I must adhere to the ruling I have just made. I must say that I cannot see any distinction.

And the honourable Member for Parry Sound-Muskoka (Mr. Aiken) having raised the point that there is no rule which restrains the presentation of two or more bills relating to the same subject and containing similar provisions;

MR. SPEAKER: That situation is, in my view, not applicable in this case because it refers to bills dealing with similar subject matter. The honourable Member will recall that we had an instance last session of a public bill and a government bill, both of which dealt with the same subject matter, proceeding at the same time without restriction. But they were not identical bills. The citation also refers to the presentation of the bills. No objection was taken to the presentation of these bills. It was only when they reached the stage of second reading that I found it necessary to intervene.

I refer the House to just one authority. Bourinot, in the fourth edition at page 329, states as a principle that, unless this rule were in existence, the time of the House might be used in the discussion of motions of the same nature, and contradictory decisions would sometimes be arrived at in the course of the same session.

Accordingly, I am afraid I cannot allow the honourable Member to proceed with his motion.

A.D. 1959

Whereupon the Order for the second reading of Bill C-9, An Act respecting the Printing of Negotiable Instruments in the English and French Languages, was allowed to stand.

Order number 15, having been called, was allowed to stand.

The Order being read for the second reading of Bill C-12, An Act to amend the Financial Administration Act;

And the honourable Member for Nickel Belt (Mr. Godin) having raised a point of order to the effect that, pursuant to Standing Order 19, either the motion for second reading of the bill must be proceeded with or the bill should lose its precedence on the Order Paper;

STATEMENT BY MR. SPEAKER

MR. SPEAKER: I believe the honourable Member has a point. Our practice in this House as long as I have been here undoubtedly has been to allow an order to stand under this heading of Public Bills and Orders if the honourable Member in whose name it appears requests that it stand. It is true that the rule says that it may stand upon the request of the government. Rationalizing our practice with the rule as closely as we can, I believe we have assumed that, if the government did not object to the honourable Member's request to have his order stood and no objection was made, the government had requested it to stand and the item was stood, the order was retained and the Order Paper was printed in the same order as it had been printed before.

All of us in this House have been accustomed to seeing a great number of items under this heading stood one after another and appear again and perhaps stood a second day and again a third day and then come back and be dealt with in the same order in which they were originally placed.

Strictly the rule, if applied, would require the leader of the house to say he had no objection to the item standing but I think we have fallen into the careless practice of assuming that he says that when he does not say anything. That is my interpretation of what has developed as our practice. Perhaps the more correct way would be for an honourable Member who wishes his bill to stand to rise in his place and say, "With the leave of the government I wish this item to stand," and that would put the house leader to the necessity of saying "Yes" or "No" and the matter could be dealt with in that way.

As we have followed the practice to which I referred as careless, perhaps we should consider whether in the future we might be more careful of what the rule says. Because we have followed that practice, I do not see how I can interfere with the Order Paper as it stands today. However, I will take the honourable Member's point under advisement and proceed accordingly.

Whereupon the Order for the second reading of Bill C-12, An Act to amend the Financial Administration Act, was allowed to stand.

Orders numbered 17 and 18, having been called, were allowed to stand.

The Order being read for the second reading of Bill C-17, An Act to amend the Canada Elections Act (Election Expenses);

Mr. Howard, seconded by Mr. Peters, moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 18, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 46) for a copy of the letter from the Maritime Transportation Commission to the Minister of Trade and Commerce, dated February 7, 1959, regarding the pricing policy on wheat; and any other communications from persons or organizations in the Atlantic Provinces to the Minister or any other Member of the Government on this subject together with the replies to these communications.

By Mr. Courtemanche,—Return to an Order of the House, dated March 11, 1959, (*Question No. 222*) showing: 1. Were atomic waste materials recently dropped in the North Atlantic, Lat. 34 deg. 14 mins. N. Long. 45 deg. W.?

2. Is Canada a signatory of any international convention or agreement covering the disposal of atomic waste materials at sea?

3. If so, has the Federal Government made any representations concerning atomic waste materials being dropped in Lat. 34 deg. 14 mins. N. Long. 45 deg. W.?

4. Has any analysis been made recently of the Canadian off-shore waters of the Atlantic Coast to determine whether atomic waste disposal at sea effects the Canadian fishery?

5. If so, what was the nature of the findings?

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report of the Bank of Canada and Statement of Accounts for the year ended December 31, 1958, pursuant to section 27(3) of the Bank of Canada Act, chapter 13, R.S.C., 1952, as amended. (French).

At 6.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 43

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 16TH MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, delivered a Message from the Deputy of His Excellency the Governor-General, which was read by Mr. Speaker, as follows:

GOVERNMENT HOUSE OTTAWA

The Governor-General transmits to the House of Commons Further Supplementary Estimates (3) of sums required for the service of Canada for the year ending on the 31st March, 1959, and, in accordance with the provisions of "The British North America Act, 1867", the Governor-General recommends these Estimates to the House of Commons.

> P. KERWIN Deputy of the Governor-General

12th March, 1959.

On motion of Mr. Fleming (Eglinton), seconded by Mr. Churchill, the said Message and Further Supplementary Estimates (3) were referred to the Committee of Supply.

On motion of Mr. Pallett, seconded by Mr. Charlton, it was ordered,—That the name of Mr. Richard (Ottawa East) be substituted for that of Mr. Forgie; and

That the name of Mr. McIlraith be substituted for that of Mr. Richard (Saint-Maurice-Laflèche) on the Standing Committee on Agriculture and Colonization.

On motion of Mr. Pallett, seconded by Mr. Charlton, it was ordered,—That the name of Mr. Fisher be substituted for that of Mr. Peters on the Standing Committee on Estimates.

On motion of Mr. McCleave, seconded by Mr. Danforth, it was ordered,— That the petitions for bills of divorce of Albert Reginald Bissonnette and Audrey Elsie Asbury Ross, together with the Clerk of Petitions' Report thereon of March 12, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable.

The Order for the House to resolve itself into Committee of Supply being read for the third time, pursuant to Standing Order 56(2);

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That Mr. Speaker do now leave the Chair.

And the question being proposed;

Mr. Pearson, seconded by Mr. Martin (Essex East), moved in amendment thereto,—That all the words after "That" be deleted and the following substituted therefor:

"this House is of the opinion that recent decisions of the United States Government, particularly in the field of production and commercial policy, underline the necessity for the Government to make more effective arrangements with the United States to prevent the undesirable impact of those decisions on Canada, and the necessity of a more active participation by the Government in working out the implications of inter-dependence and closer unity within the North Atlantic Community."

And a debate arising thereon; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 15) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and the Provincial Government of Ontario, the township of Teck, and other persons or organizations, regarding the establishment of an airport in the vicinity of the town of Kirkland Lake.

By the Examiner of Petitions for Private Bills,—Sixteenth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Joan Brazer Brazier, wife of Ernest Milton Brazier of Montreal, Quebec.

Audrey Edwardeen Scanlan Grayburn, wife of Alexander Thomas Grayburn of Verdun, Quebec.

A.D. 1959

Alexander Abraham Hendy of Verdun, Quebec, husband of Patricia Jean McArdle Hendy.

Jean Trachtenberg Levy, wife of Raymond David Levy of Montreal, Quebec. Joan Elizabeth Healy Watson, wife of Eddie James Watson of Montreal, Quebec.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 44

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 17TH MARCH, 1959.

The House met at 2.30 o'clock p.m.

PRAYERS.

And the ordinary Daily Routine of Business having been disposed of;

The Prime Minister informed the House of the death of the Honourable Sidney Earle Smith, Secretary of State for External Affairs and Member for the Electoral District of Hastings-Frontenac.

Whereupon the House adjourned at 3.05 p.m. until tomorrow at 2.30 o'clock p.m.

No. 45

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 18TH MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

By unanimous consent, the House proceeded to "Government Orders";

The Order (Supply Order No. 3) being read for resuming debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Supply;

And on the proposed motion of Mr. Pearson, seconded by Mr. Martin (Essex East), in amendment thereto,—That all the words after "That" be deleted and the following substituted therefor:

"this House is of the opinion that recent decisions of the United States Government, particularly in the field of production and commercial policy, underline the necessity for the Government to make more effective arrangements with the United States to prevent the undesirable impact of those decisions on Canada, and the necessity of a more active participation by the Government in working out the implications of inter-dependence and closer unity within the North Atlantic Community."

And the question being put on the said proposed amendment, it was negatived on division;

And the question being put on the main motion, it was agreed to.

Accordingly, the House resolved itself into Committee of Supply.

(In the Committee)

The estimates of three departments were first taken up and entered for consideration pursuant to Standing Order 56(5)(b), as follows:

LABOUR

163	Departmental Administration, including grants as detailed		
	in the Estimates and the expenses of the International		
	Labour Conferences	1.105.745 00	

NORTHERN AFFAIRS AND NATIONAL RESOURCES

261 Departmental Administration 8866,273 00

SECRETARY OF STATE

To be reported.

Report received and the Committee of Supply obtained leave to sit again later this day.

The House reverted to "Motions";

By unanimous consent, on motion of Mr. Diefenbaker, seconded by Mr. Green, it was ordered,—That when this House adjourns today it stand adjourned until 8.00 p.m. on Thursday, March 19, 1959.

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

*Question No. 41, by Mr. Fisher,—Order of the House for a Return showing: 1. Has Robert Alexander Cecil Henry, of 1405 Peel Street, Montreal, been in the employ of or used as a consultant by the Federal Government since January, 1952?

2. If so, what was the nature of such engagements, how much remuneration did Mr. Henry receive annually, and what department or government agency was he paid through?

3. In this particular period, what positions outside of the government service did Mr. Henry hold?

Question No. 244, by Mr. Fisher,—Order of the House for a Return showing: 1. Were any newspaper or syndicate employees transported to the United Kingdom and to Canadian bases in North Western Europe during 1957 and 1958?

2. If so, what were the names of such people, their employees, and the dates on which they were transported?

3. Were services such as meals, accommodations, etc., supplied for these people? If so, to what persons, at what times, at what cost?

4. Who arranges such transport and makes arrangements for visits?

A.D. 1959

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all correspondence, telegrams, reports or other documents exchanged between the Minister of Northern Affairs and National Resources either of his Deputy Ministers, and Dr. James B. Griffin, Director of the Museum of Anthropology, of the University of Michigan, since 1955, relating in any way to the National Museum of Canada and its scientific personnel. (*Notice of Motion No. 70).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of the report submitted by Mr. Jean Gabus to officers of the Department of Northern Affairs and National Resources on August 19, 1958, relating to the National Museum of Canada. (*Notice of Motion No. 71).

The amendments made by the Senate to Bill C-27, An Act to amend the National Defence Act, were read the second time and concurred in.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolution was adopted:

INTERIM SUPPLY

Resolved,—That a sum not exceeding \$616,654,878.69 being the aggregate of

(a) one-sixth of the total of the amounts of the items set forth in the Main Estimates for the fiscal year ending March 31st, 1960, laid before the House of Commons at the present session of Parliament, \$606,770,511.84;

(b) five-twelfths of the amount of Item 209 of the said Estimates, \$791,666.67;

(c) one-third of the amount of Item 38 of the said Estimates, \$216,666.67;

(d) one-sixth of the total of the amounts of Items 175, 182, 183 and 358 of the said Estimates, \$713,163.17;

(e) one-twelfth of the total of the amounts of Items 64, 210, 259, 384, 451 and 454 of the said Estimates, \$8,162,870.34,

be granted to Her Majesty on account of the fiscal year ending March 31st, 1960.

Resolution to be reported.

The said resolution was reported and concurred in, and the Committee of Supply obtained leave to sit again later this day.

The House resolved itself again into Committee of Ways and Means.

(In the Committee)

The following resolution was adopted:

Resolved,—That towards making good the Supply granted to Her Majesty on account of certain expenses of the public service for the fiscal year ending

8 ELIZABETH II

March 31st, 1960, the sum of \$616,654,878.69 be granted out of the Consolidated Revenue Fund of Canada, as set forth in the Resolution concurred in this day in the Committee of Supply.

Resolution to be reported.

The said resolution was reported and concurred in, and the Committee of Ways and Means obtained leave to sit again at the next sitting of the House.

Mr. Fleming (Eglinton), seconded by Mrs. Fairclough, by leave of the House, presented Bill C-35, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1960, which was read the first time.

By unanimous consent, the said bill was read the second time, considered in Committee of the Whole, reported without amendment, read the third time and passed.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted:

FURTHER SUPPLEMENTARY ESTIMATES (3), 1958-59

AGRICULTURE

SCIENCE SERVICE

715	Science Service Administration—Operation and Mainte- nance—Further amount required	7,800	00
	PRODUCTION SERVICE		
716 717	Health of Animals— Animal Pathology—Further amount required Payment of compensation to owners of animals affected with diseases coming under the Animal	27,725	00
	Contagious Diseases Act, which have died or have been slaughtered in circumstances not covered by the above Act and Regulations made thereunder, all as detailed in the Estimates	3,500	00
	MARKETING SERVICE		
	Subsidies for Cold Storage Warehouses under the Cold Storage Act, and Grants, in the amounts detailed in the Estimates—Further amount required Grants and other assistance in accordance with the Cheese	1	00
	and Cheese Factory Improvement Act—Further amount required	81,951	00
	TERMINABLE SERVICES		
720	Agricultural Lime Assistance—Further amount required	217,400	00

WEDNESDAY, 18TH MARCH

A.D.	1959	SILIE.	8	٦

721	Quality Premiums on High Grade Hog Carcasses, and Ad- ministration Costs—Further amount required	990.000.00
722	Contribution to the Government of the Province of Nova	230,000 00
	Scotia in respect of the Emergency Movement of Hay to and within that Province in such amount and sub-	
	ject to such terms and conditions as the Governor in Council prescribes—Further amount required	1.739 00

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723 Estimated amount required to recoup the Agricul	tural
Commodities Stabilization Account for the net op	
ing loss of the Agricultural Stabilization Board du	
the fiscal year 1958-59	

CANADIAN BROADCASTING CORPORATION

INTERNATIONAL SHORTWAVE BROADCASTING SERVICE

724 Maintenance and Operation-Further amount required 84.000 00

CITIZENSHIP AND IMMIGRATION

INDIAN AFFAIRS BRANCH ON THE STATE OF THE ST

Indian Agencies—

725	Operation and Maintenance—Further amount required	105,000	00
	Welfare and Economic Development of Indians-	2. Page 3	
726	Operation and Maintenance—Further amount required	680,000	00
	Education-		
727	Administration, Operation and Maintenance-Further		
	amount required	1,183,436	00

EXTERNAL AFFAIRS

A-DEPARTMENT AND MISSIONS ABROAD

728 Departme	ntal Administration—Further amount required	1 139,000 00
	Representation at International Conferences-	
	ner amount required	

II may substitution of B-General contained but robid waited

730 Canadian Government's Assessment for Membership in International (including Commonwealth) Organizations, as detailed in the Estimates, including authority to pay the amounts specified in the currencies of the countries indicated, notwithstanding that payments may exceed or fall short of the equivalent in Canadian dollars-Further amount required, estimated as of March, 1959

731 Canadian Government's contribution to the Operational Budget of the International Atomic Energy Agency in the amount of \$50,000, U.S., notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of March, 1959, which is

48,500 00

202,188 00

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251

HOUSE OF COMMONS 8 ELIZABETH II

INTERNATIONAL CIVIL AVIATION ORGANIZATION

732 Payment to the International Civil Aviation Organization in part reimbursement of compensation paid to its Canadian Employees for Quebec income tax for the 1957 taxation year—Further amount required

1.059 00

PENSIONS AND OTHER BENEFITS

733 Pension to Miss Hilda L. Waddell, a former locally engaged employee, at an annual rate of 60,000 Brazilian cruzeiros, the equivalent in Canadian dollars for the balance of the present fiscal year being estimated at 175 00

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed Bill C-26, An Act to amend the Northwest Territories Act, with amendments, which are as follows:

1. Page 1:-After line 14 insert the following:-

"(4) Writs for the election of elected members of the Council shall be issued on the instructions of the Commissioner."

2. Page 2:-Strike out lines 3 to 7, both inclusive, and substitute the following:-

"42. (1) No intoxicant shall be manufactured, compounded or made in the Territories except by permission of the Commissioner, and no intoxicant shall be imported or brought into the Territories from any place outside the Territories, whether it is in Canada or elsewhere, except by permission of the Commissioner or a person authorized by him."

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,-Copies of Statutory Orders and Regulations published in the Canada Gazette, Part II, of Wednesday, March 11, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,-Report of the Master of the Royal Canadian Mint for the year ended December 31, 1958, pursuant to section 21 of the Currency, Mint and Exchange Fund Act, chapter 315, R.S.C., 1952.

At 6.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 8.00 o'clock p.m. pursuant to Order made this day.

1.739 00

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175 00

Bill SD-146 An Ad for the relation of M.

Bornaquez An Act for Source JOURNALS of Source Mr. McClease.

OF THE

HOUSE OF COMMONS

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OTTAWA, THURSDAY, 19TH MARCH, 1959.

8.00 o'clock p.m.

presented the Fourth Report of th

Bill S-11, An Act to meetpotate The Evengelical Menonite Centerone PRINTER PRAYERS.

enumitiee, which is as follows:

A Message was received from the Senate informing this House that the Senate had passed the following bill without any amendment:

Bill C-30, An Act to amend the Fisheries Improvement Loans Act.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill S-15, An Act respecting Co-operative Fire and Casualty Company.— Mr. Jones.

Bill SD-135, An Act for the relief of Jan Roberti.-Mr. McCleave.

Bill SD-136, An Act for the relief of Mary Athanas Copis.-Mr. McCleave.

Bill SD-137, An Act for the relief of Marie Marguerite Louise Leclerc Andrews.—Mr. McCleave.

Bill SD-138, An Act for the relief of Lorlotte Juliane Selma Wilhelmine Gude Hirtreiter.—Mr. McCleave.

Bill SD-139, An Act for the relief of Mary Alice Hadley Hutchison.—Mr. McCleave.

Bill SD-140, An Act for the relief of Flore Crevier Plamondon.—Mr. McCleave.

Bill SD-141, An Act for the relief of Karl Efraim Hill.-Mr. McCleave.

Bill SD-142, An Act for the relief of Ina Charlotte Charleson Hyde.—Mr. McCleave.

Bill SD-143, An Act for the relief of Gisela Antonie Anita Popp Sainitzer. -Mr. McCleave.

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Bill SD-144. An Act for the relief of Alfred Laliberte.-Mr. McCleave.

Bill SD-145, An Act for the relief of Lawrence Crites .- Mr. McCleave.

Bill SD-146. An Act for the relief of Marie Jeanne Madeleine Saint-Pierre Pare.-Mr. McCleave.

Bill SD-147, An Act for the relief of Marie Louise Marguerite Therese Bernaquez Aubin.-Mr. McCleave.

Bill SD-148, An Act for the relief of Jean Scott Bain Kunst.—Mr. McCleave. Bill SD-149, An Act for the relief of Josef Libich.-Mr. McCleave.

Bill SD-150, An Act for the relief of Roger Desjardins.-Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Fourth Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill S-11, An Act to incorporate The Evangelical Mennonite Conference.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Fifth Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-102, An Act for the relief of Esther Mendelson Levy.

Bill SD-103, An Act for the relief of Joseph Louis Charles Gabriel Gascon.

Bill SD-105, An Act for the relief of Gerald Leblanc.

Bill SD-106, An Act for the relief of Morris Gordon.

Bill SD-108, An Act for the relief of Rita Lucia Palmieri Bellefleur.

Bill SD-109, An Act for the relief of Alex Groot.

Bill SD-112, An Act for the relief of Wauneta Langill Bourque.

Bill SD-113. An Act for the relief of Pierrette Bertrand Suchereault, otherwise known as Pierrette Bertrand Chussereault.

Bill SD-114, An Act for the relief of Yolande Bosse Murphy.

Bill SD-115, An Act for the relief of Joseph Rolland Wright.

Bill SD-116, An Act for the relief of Rosalie Jakes Reisinger.

Bill SD-117, An Act for the relief of Jacqueline Ann Rosenfeld Bernstein.

Bill SD-118, An Act for the relief of Margit Elizabeth Mary Temke Malcolm.

Bill SD-119, An Act for the relief of Celia Claire Kanigsberg Dickman. Bill SD-120, An Act for the relief of Constantin Deacur.

Bill SD-121, An Act for the relief of Bernard Fourcade.

Bill SD-122, An Act for the relief of Sylvia Mary Mefrige Makad.

Bill SD-123, An Act for the relief of Marjorie Seymour Hammond Pearson.

Bill SD-124, An Act for the relief of Helene Dagenais Roy.

Bill SD-125. An Act for the relief of Violet Winnifred Kean Newton Armstrong.

Bill SD-126, An Act for the relief of Marlene Marle Korn. Bill SD-127, An Act for the relief of Elaine Shirley Dorfman Moscovitch. Bill SD-128, An Act for the relief of Eric Alexander McConnell. Bill SD-129, An Act for the relief of Etta Rose Palevsky Lerman. Bill SD-130, An Act for the relief of Edward Bruce Bonneville. Bill SD-131, An Act for the relief of Pamela Margaret Clark Creber. Bill SD-132, An Act for the relief of June Bernice Rath O'Hanley. Bill SD-133, An Act for the relief of Michael Zuk. Bill SD-134, An Act for the relief of George Frederick Davies.

Mr. Kucherepa, from the Standing Committee on Standing Orders, presented the Third Report of the said Committee, which was read as follows:

Pursuant to its Orders of Reference of March 9 and March 16, your Committee has considered the following petitions for bills of divorce filed after the time limit specified in Standing Order 93 and the Clerk of Petitions' Reports thereon of March 6 and March 12, viz:-

- 1. Petition of Ruth Grace Ginn Goodale.
- 2. Petition of Albert Reginald Bissonnette.
- 3. Petition of Audrey Elsie Asbury Ross.

With respect to petition No. 1, the records indicate that it was filed on February 26th, less than 24 hours after the time limit, when the Montreal Solicitor himself appeared in Ottawa to file the petition without further delay.

In the case of petition No. 2, it was established by affidavits produced before the Committee that the petitioner has been employed in the Arctic Circle on the DEW Line, and that arrangements had been made for his solicitor in Montreal to hold all documents required for his signature until the expiration of his term of employment on February 25th. His petition was filed as early as possible after obtaining his signature on his return late in February.

With respect to petition No. 3, Counsel for the petitioner made representations to the effect that a petition had been filed last session but was not proceeded with. Her solicitor had been duly informed that a new petition to the House of Commons would have to be filed but he had since met with certain difficulties which prevented him from carrying on with his legal profession. After spending a considerable amount of money in connection with her application, the petitioner had now secured the services of another solicitor with the result that her petition could not be filed on time.

After giving serious consideration to the circumstances involved in relation to the three above mentioned petitions, your Committee recommends:

1. That the said petitions be received and that Standing Order 93 be suspended in relation thereto.

2. That the charges to be levied under the provisions of Standing Order 94(3)(a) and (b) or (c) (whichever becomes applicable) be waived in respect of the three said petitions.

By unanimous consent, on motion of Mr. Kucherepa, seconded by Mr. Best, the said Report was concurred in.

8 ELIZABETH II

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted:

FURTHER SUPPLEMENTARY ESTIMATES (3), 1958-59

EXTERNAL AFFAIRS

B-GENERAL

TERMINABLE SERVICES

Purchase of flour to be given to the United Nations Relief and Works Agency for Palestine Refugees in the Near East,—Further amount required and, notwithstanding		
	e Third R	dt
up to the 1st day of April, 1960\$	1,500,000	
Canadian Government's Assessment towards financing the		
as of March, 1959, which is	458,118	00
	00.000	00
	60,000	00
	2,600	00
Gift of furnishings to the Information Office of the Head-	Inthe ca	
quarters of the United Nations Educational, Scientific		
	5,000	
	2,000	00
a state of the sta		
tional relief agencies and organizations	951,634	00
Purchase of wheat and flour to be given to Commonwealth		
	di bunga da	1/
A DE LA CARACTERIZZA DE LA C		
	13,500,000	00
	 and Works Agency for Palestine Refugees in the Near East,—Further amount required and, notwithstanding section 35 of the Financial Administration Act, to authorize payments to be made pursuant to this vote up to the 1st day of April, 1960	 and Works Agency for Palestine Refugees in the Near East,—Further amount required and, notwithstanding section 35 of the Financial Administration Act, to authorize payments to be made pursuant to this vote up to the 1st day of April, 1960

tableanmore addition FINANCE of bendinger evods each off of

PAYMENTS TO MUNICIPALITIES

742 Grants to Municipalities—Further amount required including authority for a grant in the amount of \$44,382 to the Municipality of Port Colborne, Ontario, in respect of the tax years of that municipality commencing on the 1st day of January, 1951, and ending on the 31st day of December, 1954, under section 5 of the Municipal Grants Act as in force on the 31st day of December, 1954

d Standing Older 58 be

1 00

A.D. 1959

el:

THURSDAY, 19TH MARCH

nu. Ma	CONTINGENCIES AND MISCELLANEOUS AND ADDRESS AND ADDRES	
743	Telephone Service at Ottawa for all Departments-	II T
744	Further amount required	
	each of which is in excess of \$1,000, amounting in the aggregate to \$907,950.75 1 (

FISHERIES

FIELD SERVICES

745 Field Services Administration—Further amount required 20,000	00
--	----

SPECIAL

746 Canadian	share of expenses of the International Commis-	
sions,	as detailed in the Estimates—Further amount	
	ed	20,000 00

JUSTICE

A-DEPARTMENT

747	Departmental Administration—Further amount required including an amount of \$3,000 to assist in defraying the costs of the Congress of Corrections to be held in Canada in 1959	39,800	00
748	Northwest Territories Territorial Court— Administration, including Administration of Justice— Northwest Territories—Further amount required	8,900	00
749	Yukon Territorial Court— Administration, including Administration of Justice— Yukon Territory—Further amount required	19,000	00
т	Possilutions to be reported		

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

Nineteenth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the following petition, filed on March 10 and presented on March 18 by Mr. Morton, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 93, it should not be received.

8 ELIZABETH II

The Holiness Movement Church in Canada and The Free Methodist Church in Canada for an Act to incorporate the merged bodies under the name of "The Free Methodist Church in Canada".

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2. 751 To provide for carrying out the purposes of the Vocational

Training Co-ordination $\mathbf{P}_{\mathbf{V}}^{t}$ and although the made there are bounded to anthonize $\mathbf{P}_{\mathbf{V}}^{t}$. \mathbf{ON}^{t} is the set bound of the set of the set bound to enter into acreements with any Province on terms JOURNALS

854,856 00

HOUSE OF COMMONS

ments entered into in cHT FO cars -l'ayments to the Provinces-Further amount required

OF CANADA

2.227.000 00

recommendation of the Minister of Labour in accord-ance with section 4 of the Act-Further amount OTTAWA, FRIDAY, 20TH MARCH, 1959. bottoport

11.00 o'clock a.m.

out as required by the

00 PRAYERS. bonupon busome redirn'i-- moilenteinimbA lerene() 587

The amendments made by the Senate to Bill C-26, An Act to amend the Northwest Territories Act, were read the second time and concurred in.

00 The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted:

00 000,08 FURTHER SUPPLEMENTARY ESTIMATES (3), 1958-59

LABOUR CHARTEN

A-DEPARTMENT

SPECIAL SERVICES

750 To provide for expenses of the Special Services Branch including expenses for the promotion of a program for combatting seasonal unemployment, the organiza-77/492 00 tion and use of workers for farming and related industries and assistance to the Provinces under agreements entered into with the Provinces by the Minister of Labour with the approval of the Governor in Concerned 00.003.00 Council, and the movement, reception, supervision and welfare of workers from outside Canada to work on farms and other essential employment where Canadian labour is not available to meet the need-Further amount required 100,000 00

00 66970-5-18 beringer innort antim --- Inorthing to sessioned and

854,856 00

2,227,000 00

VOCATIONAL TRAINING CO-ORDINATION

751	To provide for carrying out the purposes of the Vocational
	Training Co-ordination Act and agreements made
	thereunder; to authorize the Minister of Labour to
	enter into agreements with any Province on terms
	approved by the Governor in Council to provide finan-
	cial assistance to vocational schools, and training under
	youth training projects and to provide for the expendi-
	tures thereunder and under vocational training agree-
	ments entered into in previous years-Payments to
	the Provinces—Further amount required

B-UNEMPLOYMENT INSURANCE COMMISSION

752 Administration of the Unemployment Insurance Act, including expenditures incurred in connection with other duties and responsibilities assumed and carried out as required by the Governor in Council on the recommendation of the Minister of Labour in accordance with section 4 of the Act—Further amount required

LEGISLATION

THE SENATE

753	General Administration—Further amount required	39,500	00
	House of Commons		
	Deputy Speaker of the House of Commons—Allowance in lieu of Apartments—Further amount required	246	00
	General Administration—Estimates of the Clerk—Further amount required	95,000	00
756	Special Grant to the Canadian North Atlantic Treaty Organization Parliamentary Association for Canada's share of the cost of the Atlantic Congress to be held		
	in 1959 and the expenses of Canadian Parliamentary Delegates attending the Congress	20,000	00
	MINES AND TECHNICAL SURVEYS		

A-DEPARTMENT

SURVEYS AND MAPPING BRANCH

757 Topographical Surveys-Construction or Acquisition of	Stan and and
Equipment—Further amount required	20,500 00
758 Canadian Hydrographic Service-Administration, Opera-	
tion and Maintenance—Further amount required	477,492 00
Crear inwait Bringer	

GEOGRAPHICAL BRANCH

759	Geographical Branch—A	dministration,	Operation	and	
	Maintenance—Furthe	r amount requi	red		20,699 00

GENERAL

760 Purchases of air photography and the expenses of the Interdepartmental Committee on Air Surveys, including purchases of equipment—Further amount required 2,3

2,300,000 00

A.D. 1959

FRIDAY, 20TH MARCH

NATIONAL DEFENCE

PENSIONS AND OTHER BENEFITS.

761 To authorize in respect of members of the Royal Canadian Air Force on leave without pay and serving as instructors with civilian training organizations operating under the British Commonwealth Air Training Plan who were killed, payment to their dependents of amounts equal to the amounts such dependents would have received under the Pension Act, as amended, had such service as instructors been military service in the armed forces of Canada, less the value of any benefits received by such dependents under insurance contracts which were effected on the lives of such members of the Royal Canadian Air Force by or at the expense of the civilian organizations-Further amount required

404 00

NATIONAL HEALTH AND WELFARE

A-DEPARTMENT

NATIONAL HEALTH BRANCH

762	Administration of the Opium and Narcotic Drugs Act-	
	Further amount required	47,000 00
	WELFARE BRANCH	

763 Welfare Branch Administration—Further amount required 18,500 00 764 Reduction in the amount owing by the Old Age Security Fund pursuant to section 11 of the Old Age Security Act in an amount equal to the amount of outstanding temporary loans made by the Minister of Finance to the Fund before the 1st day of April, 1959, estimated at 184,000,000 00

NORTHERN AFFAIRS AND NATIONAL RESOURCES

NATIONAL PARKS BRANCH

National Parks and Historic Sites Services-

765 Administration, Operation and Maintenance-Further amount required 284,279 00

NORTHERN ADMINISTRATION AND LANDS BRANCH

Yukon Territory-

766 Operation and Maintenance—Further amount required 278,452 00

FORESTRY BRANCH

Forestry Operations Division-

767 Contributions to the Provinces for assistance in forest inventory, reforestation and forest fire protection in accordance with agreements that have been or may be entered into by Canada and the Provinces -Further amount required 190,000 00

66970-5-18

8 ELIZABETH II

PRIVY COUNCIL

SPECIAL

76	8 Expenses pertaining to the visit to Canada in 1959 of Her
	Majesty The Queen and His Royal Highness The Prince
	Philip, Duke of Edinburgh, including authority, not-
	withstanding the Civil Service Act or any other Act but
	subject to the approval of Treasury Board, to appoint
	and to pay persons to be engaged temporarily in con-
	nection therewith

PUBLIC PRINTING AND STATIONERY

769 Distribution of Official Documents—Further amount required	13,000	00
770 Printing and Binding Official Publications for Sale and	0	
Distribution to Departments and the Public—Further		
amount required	64,000	00
771 Printing of Canada Gazette—Further amount required	46,042	00
772 Reimbursement of the Queen's Printer's Advance Account for the value of Stores which have become obsolete,		
unserviceable, lost or destroyed	14,573	00

PUBLIC WORKS

CENTRAL MORTGAGE AND HOUSING

CORPORATION

773 Expenses incurred by Central Mortgage and Housing Cor-	Sections 62.
poration in constructing and supervising construction	AND NOT BUT
of married quarters, rental housing, schools and related	and the second
services on behalf of the Department of National	
Defence—Further amount required	270,000 00
is the many manue of the Minister of Finance to	

ROYAL CANADIAN MOUNTED POLICE

	Land and Air	Servic	es—		SHIDDA TOTALISTO	
774	Operation	and	Maintenance	of	Divisions—Further	
	amour	nt req	uired	6.T	АКОТТАЙ	494,000 00

SECRETARY OF STATE

775	Companies	Division—Further	amount required	L	4,400 00

PATENT AND COPYRIGHT OFFICE

776 Patent Division—Further amount required 198,000 00

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again later this day.

A Message was received from the Senate informing this House that the Senate had passed the following bill:

00 Bill C-35, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1960.

A Message was received from the Senate informing this House that the Senate had passed the following bills without any amendment:

Bill C-29, An Act to amend the Trans-Canada Highway Act.

Bill C-33, An Act to amend the Public Servants Inventions Act. 60 683,

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-16, An Act to incorporate Foothills Pipe Lines Ltd.-Mr. Rynard.

Newfoundiand Ferry and Terminals

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2). muonis rentru i-stoejorg belail laubivibra nogra

By unanimous consent, the provision of Standing Order 15(3) concerning the consideration of Private and Public Bills was suspended for this sitting.

786 Yarmouth, Nova Scotia-Bar Harbour, Maine, U.S.A.,

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00 The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted:

FURTHER SUPPLEMENTARY ESTIMATES (3), 1958-59

TRADE AND COMMERCE Institution instruction (1887)

GENERAL ADMINISTRATION

777 Departmental Administration—Further amount required \$ 76,600 00

DOMINION BUREAU OF STATISTICS

62,935 00

TRANSPORT

A-DEPARTMENT

MARINE SERVICES

779 Steamship Inspection Service, including the carrying ou the provisions of the conventions for the safety of at sea and load lines, and contributions as detailed	life in
the Estimates—Further amount required	1 00
780 Ship Channel Service—St. Lawrence and Saguenay Riv —Administration, Operation and Maintenanc	e
Further amount required	259,574 00

RAILWAY AND STEAMSHIP SERVICES

Payments to the Canadian National Railway Company (hereinafter called the Company) upon applications approved by the Minister of Transport, made by the

287

8 ELIZABETH II

Company to the Minister of Finance, to be applied by the Company in payment of the deficits, certified by and allowed the auditors of the Company, arising in the operations in the calendar year 1958—Further amounts required— 24,689 00 Prince Edward Island Car Ferry and Terminals 781 2,133,651 00 Newfoundland Ferry and Terminals 782 Strait of Canso-Transportation Improvements and Facilities-Further 783 54,500 00 Equipment as listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended upon individual listed projects—Further amount 1 00 required 785 Newfoundland Coastal Services-Construction or Acquisition of Passenger-Cargo Vessels and Equipment—Further amount required including authority for expenditures on Harbour 1 00 Facilities 786 Yarmouth, Nova Scotia-Bar Harbour, Maine, U.S.A., Ferry Service—Deficit 1958—Further amount required 38,346 00 787 Payment to Canadian National (West Indies) Steamships, Limited (hereinafter called the Company) upon applications approved by the Minister of Transport, made by the Company to the Minister of Finance, in the amount of the deficit, certified by the auditors of the Company, in the operations of the Company in the calendar year 1958-Further amount required 361,954 00 788 Canadian National Railways Deficit, 1958-Amount required to provide for payment to the Canadian National Railway Company (hereinafter called the National Company) upon applications approved by the Minister of Transport, made by the National Company to the Minister of Finance, and to be applied by the National Company in payment of the system deficit (certified by the Auditors of the National Company) arising in the calendar year 1958, subject to recovery therefrom of accountable advances made to the National Company from the Consolidated Revenue 51,591,424 00 GENERAL 789 Reimbursement of the Department of Transport Stores Account for the value of stores which have become obsolete, unserviceable, lost or destroyed 32,738 00 790 Expenses of an inquiry into the coasting trade of Canada authorized under the Inquiries Act, including the payment, notwithstanding the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or employees permanently employed in the Civil Service for serv-

approved by the Minister of Transport, made by the

ices rendered by them in connection with the inquiry— Further amount required 2,710 00 A.D. 1959

FRIDAY, 20TH MARCH

ATR SERVICES

Telecommunications Division

Radio Aids to Air and Marine Navigation-791 Administration, Operation and Maintenance-Further amount required 305,000 00

Meteorological Division

792 Administration,	Operation	and	Maintenance—Further	
amount requ	uired			442 000 00

Civil Aviation Division

793 Airways and Airports—Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required, including authority to contribute during the current and subsequent fiscal years amounts not exceeding in the aggregate \$196,000, to the Corporation of the Township of Richmond, British Columbia, towards construction of a water supply system, for purposes in connection with Vancouver

Airport Projects on Cost-Sharing Basis, in the amounts detailed in the Estimates—Further amount required 8,578 00

795 Contributions, as detailed in the Estimates, to Other Governments or International Agencies for the operation and maintenance of airports, air navigation and airways facilities, including authority to pay the amounts specified in the currencies of the countries indicated, notwithstanding that the payments may exceed or fall short of the equivalent in Canadian dollars-Further amount required, estimated as of March, 1959

General

796 Reimbursement of the Northwest Communication System Stores Account for the value of stores losses of or opincurred in the disposal of surplus equipment 5,900 00

Special Special

797 Payment to B.C. Air Lines Limited in reimbursement of loss sustained in providing essential winter services to West Coast Communities from January 1, 1958, to 4,382 00 March 31, 1958 4,382 00

B-GENERAL

AIR TRANSPORT BOARD

798	Salaries and	Other	Expenses,	including	the	Canadian	inga da	0ng
	Delegatio	on to	the Intern	national (Civil	Aviation		and a second
	Organization—Further amount required						usid	8.000 00

CANADIAN MARITIME COMMISSION

799 Steamship Subventions for Coastal Services, as detailed in another off the Estimates—Further amount required 218,272 00

265

1 00

3.800 00

8 ELIZABETH II

793 Alpways and Alports

VETERANS AFFAIRS

800 Prosthetic Services-Supply, Manufacture and Administra-35,000 00 tion—Further amount required

WAR VETERANS ALLOWANCES AND OTHER BENEFITS

		Veterans Allowances)—F	
amount r			
802 Treatment a	and Other	Allowances—Further a	mount
required		operation and Maint	160,000 00

LOANS, INVESTMENTS AND ADVANCES

EXTERNAL AFFAIRS

803 Additional advance to the working capital fund of the United Nations Organization in the amount of \$33,909 U.S., notwithstanding that payment may exceed or fall short of equivalent in Canadian dollars, estimated as of March, 1959, which is

804 Advance to the working capital fund of the Intergovernmental Maritime Consultative Organization in the 1 00 amount of \$1,300 U.S., notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of March, 1959, which is

805 To authorize, for the purpose of supplementing economic assistance given under the Colombo Plan, special loans to Colombo Plan countries to finance the purchase of wheat and flour from Canada, subject to such terms and conditions and at such rates of interest as the Governor in Council prescribes-Further amount required, including authority, notwithstanding section 35 of the Financial Administration Act for the making

of payments pursuant to this vote up to June 30, 1959 806 To increase to \$1,100,000 the amount that may be charged at any time to the special account, mentioned in Vote 630 of the Appropriation Act No. 2, 1954, that was established to provide for working capital advances to posts and employees on posting abroad 100,000 00

NORTHERN AFFAIRS AND NATIONAL RESOURCES

807 Loans to the Government of the Northwest Territories, during the current and subsequent fiscal years, in accordance with terms and conditions prescribed by the Governor in Council

VETERANS AFFAIRS

Soldier Settlement and Veterans' Land Act

808 Purchase of land and permanent improvements; cost of permanent improvements to be effected; removal of encumbrances; stock and equipment; and for protection of security under the Veterans' Land Act-Further amount required

Resolutions to be reported.

32,892 00

1,261 00

1 00

800,000 00

1,209,000 00

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

The House resolved itself again into Committee of Ways and Means.

ANTERAM LEMOLI (In the Committee)

The following resolution was adopted:

Resolved,-That towards making good the Supply granted to Her Majesty on account of certain expenses of the public service for the fiscal year ending March 31st, 1959, the sum of \$284,942,864.00 be granted out of the Consolidated Revenue Fund of Canada.

Resolution to be reported. At in vince as patients, shaned to estimate

The said resolution was reported and concurred in, and the Committee of Ways and Means obtained leave to sit again at the next sitting of the House.

desiring the immediate attendence of the House in the Seaste Chamber.

Mr. Fleming (Eglinton), seconded by Mr. Green, by leave of the House, presented Bill C-36, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1959, which was read the first time.

By unanimous consent, the said bill was read the second time, considered in Committee of the Whole, reported without amendment, read the third time and passed.

By unanimous consent, Mr. Speaker left the Chair until 7.10 p.m.

The House having resumed; additional ability of the teller and tot to A add

A Message was received from the Senate informing this House that the Senate had passed the following bill:

Bill C-36, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1959.

Mr. Speaker communicated to the House the following letter:

GOVERNMENT HOUSE OTTAWA

20th March, 1959.

An Act for the relief of Mariant

Sir.

I have the honour to inform you that the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-

8 ELIZABETH II

General, will proceed to the Senate Chamber today, the 20th March, at 7.15 p.m., for the purpose of giving Royal Assent to certain bills.

I have the honour to be Sir, Your obedient servant,

LIONEL MASSEY

Secretary to the Governor-General.

The Honourable The Speaker of the House of Commons,

Ottawa.

A Message was received from the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-General, desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker with the House went to the Senate Chamber.

And being returned;

Mr. Speaker reported that when the House did attend the Honourable the Deputy of His Excellency the Governor-General in the Senate Chamber, His Honour was pleased to give, in Her Majesty's name, the Royal Assent to the following bills:

An Act for the relief of Lise Nolet Lunghi.

An Act for the relief of Margaret Stewart Cairns Bamber.

An Act for the relief of Gertrude Czerny Thomschitz, otherwise known as Gertrude Czerny Thomas.

An Act for the relief of Miriam Hirsh Leff.

An Act for the relief of Phyllida Fairbairn Smith Draper.

An Act for the relief of Janos Sztecsinics, otherwise known as Jean Sztecsinics.

An Act for the relief of Margaret Craig Murdoch.

An Act for the relief of Nita Stella Pollock Adams.

An Act for the relief of Enis (Ines) Vit Desnoyers.

An Act for the relief of Helen Elizabeth MacDonald Downey.

An Act for the relief of Silvia Frederike Diethilde Beate Angela Buchsel Fatter.

An Act for the relief of Marie Cordelia Marie-Ange Pigeon Gaboriau dit Lapalme.

An Act for the relief of Jeannine Genevieve Jagelavicus Kusleika.

An Act for the relief of Viola Bleier Josephovits.

An Act for the relief of James John Thomson Keay.

An Act for the relief of Constandina Alimanisteanu Butas.

An Act for the relief of Viola Gertrude Elizabeth Boyd Theroux.

An Act for the relief of Sydney Arthur Powell.

An Act for the relief of Geraldine Joy Conway Cook.

An Act for the relief of Joan Natalie Miller Martin.

An Act for the relief of Jeanne d'Arc Gravelle Senecal. An Act for the relief of Barbara Mary Scott Norman. An Act for the relief of Alice Schleicher Dorotich. An Act for the relief of Mary Jane Holmes Phillips. An Act for the relief of Barbara Lorrain Campbell Clarke. An Act for the relief of Helen Margaret Davidson Beckett. An Act for the relief of Ruth Dankner Liberman. An Act for the relief of Norma Mary Rose Purchard Clarkin. An Act for the relief of Eva Greenblatt Besner. An Act for the relief of Ruth Millstein Backman. An Act for the relief of Percy Kark Claxton. An Act for the relief of Marion Beulah Francis Meehan. An Act for the relief of Nina Olga Titow Dorion. An Act for the relief of Sylvia Florence Van Straten Weber. An Act for the relief of Joseph Fernand Roger Boucher. An Act for the relief of Jacqueline Shirley Mary Parnell Gardner. An Act for the relief of Esther Daisy Moynan O'Regan. An Act for the relief of Susan Pick Bereznik. An Act for the relief of Josephine Zauberman Schiller. An Act for the relief of Hanna Liselotte Gertrud Tiegs Kallus. An Act for the relief of Dorothy Louisa Stradwick Coffin. An Act for the relief of Marc Aurele Bourget. An Act for the relief of Marie Yolanda Marotta Henshaw. An Act for the relief of Bernice Sylvia Sinclair Somerville. An Act for the relief of Judith Ortenberg Baxt King. An Act for the relief of Yaroslavna Zonia Lazarowich Johnson. An Act for the relief of Gertrude Scharge Izenberg. An Act for the relief of Joseph Moreau. An Act for the relief of Sydney Hislop, otherwise known as Sidney Hislop. An Act for the relief of Lenoir Grace Spencer Jennings. An Act for the relief of Olive Florence Andrews Bowness. An Act for the relief of Pearl Severs Schrieder. An Act for the relief of Vivien Joyce Taylor Ross. An Act for the relief of Jacqueline Jeanne Lamy Harper. An Act for the relief of Kathleen Iris Daunt Robinson. An Act for the relief of Jacques Flahault. An Act for the relief of Gladys Allen Marvin. An Act for the relief of Miriam Keppel Segal. An Act for the relief of Ronald Ernest Fyfe. An Act for the relief of Elsie Elizabeth Wand Bourret. An Act for the relief of Margaret Sonia Lawrence Canny. An Act for the relief of Andree Pauline Dorothy Pryce Clarke. An Act for the relief of Henry Frank Whiston. An Act for the relief of Rita Thibeaudeau Cardinal. An Act for the relief of Janine Sutto Dagenais. An Act for the relief of Evangeline Vaughan Fortin. An Act for the relief of Gloria Helen Gross Caplan.

An Act for the relief of Thelma Georgine Ferguson Strathy. An Act for the relief of Percy Herbert Manuel. An Act for the relief of Irene Balk Goodson. Holds out the nA An Act for the relief of Jean Grant Shacklock. Her edit not tak ma An Act for the relief of James Kennedy Andrews. An Act for the relief of Lillian Haber Rudner. An Act for the relief of Esther Lilian Issenman Rosen. An Act for the relief of Ana Nili Indursky Seeman. An Act for the relief of Joan Howell McShane McNulty. The man An Act for the relief of Euphemia Caldwell Miller Armitt Esber, otherwise known as Effie Monas Esber. An Act for the relief of Goldie Yelin Freedman. An Act for the relief of Claire Segal Pottel. An Act for the relief of Klara Schillinger Aschner. An Act for the relief of Bernice Helena Peritz Loeb. An Act for the relief of Margaret Soll Rajeczky. An Act for the relief of Audrey Edna Watson Robert. An Act for the relief of Abbie Alice Mahon Reed. An Act for the relief of Alice Christine Leduc Patrick. An Act for the relief of Georgina Joan Saunders Smith. An Act for the relief of Bryan Mills Taylor. An Act for the relief of Dorothy Sarah Sheehan Burchmore. An Act for the relief of William Irvine Moore. An Act for the relief of Audrey Lynn MacGillivray. An Act for the relief of Sarah Goldfarb Nash. An Act for the relief of Witolda Poplawska Wojciechowski. An Act for the relief of Martha Waugh McClure. An Act for the relief of Leslie Ronald Cant. An Act for the relief of Cecile Desjardins Morin. An Act to incorporate The Waterloo Mutual Insurance Company. An Act respecting The Canadian Medical Association. An Act respecting Gore District Mutual Fire Insurance Company. An Act respecting The North American Accident Insurance Company. An Act respecting Baloise Fire Insurance Company of Canada. An Act respecting The Boiler Inspection and Insurance Company of Canada. An Act to amend the National Housing Act, 1954. An Act to amend the St. Lawrence Seaway Authority Act. An Act to amend the Fisheries Improvement Loans Act. An Act to amend the National Defence Act. An Act to amend the Trans-Canada Highway Act. An Act to amend the Public Servants Inventions Act.

An Act to amend the Northwest Territories Act.

And Mr. Speaker informed the House that he had addressed the Honourable the Deputy of His Excellency the Governor-General as follows:

"MAY IT PLEASE YOUR HONOUR:

"The Commons of Canada have voted Supplies required to enable the government to defray certain expenses of the public service.

"In the name of the Commons, I present to Your Honour the following bills:

'An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1960'.

'An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1959'.

"To which Bills I humbly request Your Honour's Assent."

Whereupon, the Clerk of the Senate, by command of the Deputy of His Excellency the Governor-General, did say:

"In Her Majesty's name, the Honourable the Deputy of His Excellency the Governor-General thanks Her Loyal Subjects, accepts their benevolence, and assents to these bills."

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated March 4, 1959, (*Question No. 178*) showing: 1. Are eggs being purchased by the Agricultural Stabilization Board?

2. If so, what grades are being purchased and what price is paid for each grade?

3. Is there a minimum quantity lot that the Board will purchase at any one time?

4. If so, what is the minimum quantity lot?

5. What are the names of all the firms from which the Agricultural Stabilization Board has purchased eggs in Manitoba, Saskatchewan, Alberta, British Columbia, in the years 1957 and 1958, and what grade and quantities of eggs were purchased from each firm in each year?

At 7.40 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 48 million in the second sec

JOURNALS

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HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 23RD MARCH, 1959.

PRAYERS.

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A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-151, An Act for the relief of James Alfred Keelty.-Mr. McCleave. Bill SD-152, An Act for the relief of Agnes Forget Haymond.-Mr. McCleave.

Bill SD-153, An Act for the relief of Maurice William Bell.-Mr. McCleave. Bill SD-154, An Act for the relief of Robert William Stamp.-Mr. McCleave.

Bill SD-155, An Act for the relief of Tanya Burstein Yerzy.-Mr. McCleave.

Bill SD-156. An Act for the relief of Yvonne Catherine Marie Vrancken Bruggemans.—Mr. McCleave.

Bill SD-157, An Act for the relief of Mary Friedman Nussenbaum.-Mr. McCleave.

Bill SD-158, An Act for the relief of Paul Rewoski.-Mr. McCleave.

Bill SD-159, An Act for the relief of Tibor Kadar.-Mr. McCleave.

Bill SD-160, An Act for the relief of Daniel Myer Glovinsky .-- Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

HOUSE OF COMMONS 8 ELIZABETH II

On motion of Mr. McCleave, seconded by Mr. Danforth, it was ordered,-That the petition of The Holiness Movement Church in Canada and The Free Methodist Church in Canada for a private bill, together with the Clerk of Petitions' Report thereon of March 19, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable.

On motion of Mr. Fisher, seconded by Mr. Winch, it was ordered,-That there be laid before this House a copy of the return made to the Minister of Northern Affairs and National Resources showing the number of pounds of eiderdown collected and the disposal thereof for 1956, 1957 and 1958, as required by the permit issued by the Canadian Wildlife Service on the 13th day of April, 1956, to Fernand Boucher and Andre Grenier, 3551 Park Avenue, Montreal, Quebec. (*Notice of Motion No. 74).

Bill S-11, An Act to incorporate The Evangelical Mennonite Conference, was considered in Committee of the Whole, reported without amendment, read the third time and passed.

Mr. McCleave, seconded by Mr. Danforth, moved,-That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (pursuant to Standing Order 54(1)); which was agreed to.

The following bills were considered in Committee of the Whole, reported without amendment, read the third time, on division, and passed; namely:

Bill SD-102, An Act for the relief of Esther Mendelson Levy.

Bill SD-103, An Act for the relief of Joseph Louis Charles Gabriel Gascon.

Bill SD-105, An Act for the relief of Gerald Leblanc.

Bill SD-106, An Act for the relief of Morris Gordon.

Bill SD-108, An Act for the relief of Rita Lucia Palmieri Bellefleur.

Bill SD-109, An Act for the relief of Alex Groot.

Bill SD-112, An Act for the relief of Wauneta Langill Bourque.

Bill SD-113, An Act for the relief of Pierrette Bertrand Suchereault, otherwise known as Pierrette Bertrand Chussereault.

Bill SD-114, An Act for the relief of Yolande Bosse Murphy.

Bill SD-115, An Act for the relief of Joseph Rolland Wright.

Bill SD-116, An Act for the relief of Rosalie Jakes Reisinger.

Bill SD-117, An Act for the relief of Jacqueline Ann Rosenfeld Bernstein.

Bill SD-118, An Act for the relief of Margit Elizabeth Mary Temke Malcolm.

Bill SD-119, An Act for the relief of Celia Claire Kanigsberg Dickman. Bill SD-120, An Act for the relief of Constantin Deacur.

Bill SD-121, An Act for the relief of Bernard Fourcade.

Bill SD-122, An Act for the relief of Sylvia Mary Mefrige Makad.

Bill SD-123, An Act for the relief of Marjorie Seymour Hammond Pearson.

Bill SD-124, An Act for the relief of Helene Dagenais Roy.

Bill SD-125, An Act for the relief of Violet Winnifred Kean Newton Armstrong.

Bill SD-126, An Act for the relief of Marlene Marle Korn.

Bill SD-127, An Act for the relief of Elaine Shirley Dorfman Moscovitch.
Bill SD-128, An Act for the relief of Eric Alexander McConnell.
Bill SD-129, An Act for the relief of Etta Rose Palevsky Lerman.
Bill SD-130, An Act for the relief of Edward Bruce Bonneville.
Bill SD-131, An Act for the relief of Pamela Margaret Clark Creber.
Bill SD-132, An Act for the relief of June Bernice Rath O'Hanley.
Bill SD-133, An Act for the relief of Michael Zuk.
Bill SD-134, An Act for the relief of George Frederick Davies.

Pursuant to order made August 26, 1958, a Message was sent to the Senate to return to that House the evidence taken and the papers produced in respect of the foregoing divorce bills before the Senate Standing Committee on Divorce.

The Order being read for the second reading of Bill S-14, An Act to incorporate the Congregation of the Sisters of the Holy Family of Bordeaux;

Mr. Flynn, seconded by Mr. Ricard, moved,—That the said bill be now. read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Miscellaneous Private Bills.

The Order being read for the second reading of Bill S-13, An Act respecting The Canadian General Council of the Boy Scouts Association;

Mr. Aiken, for Mr. Fleming (Okanagan-Revelstoke), seconded by Mr. Doucett, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Miscellaneous Private Bills.

Order numbered 33, having been called, was allowed to stand.

The Order being read for the second reading of Bill S-15, An Act respecting Co-operative Fire and Casualty Company;

Mr. Jones, seconded by Mr. Hales, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking and Commerce.

Orders numbered 35 to 50 inclusive, having respectively been called, were allowed to stand.

8 ELIZABETH II

The Order being read for the second reading of Bill S-16, An Act to incorporate Foothills Pipe Lines Ltd.;

Mr. Rynard, seconded by Mr. Simpson, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Railways, Canals and Telegraph Lines.

Mr. Simpson, seconded by Mr. Rynard, moved,—That, in the opinion of this House, the government should give early consideration to the advisability of suggesting the installation of a television service by the Canadian Broadcasting Corporation for the populated areas of the constituency of Churchill.

And a debate arising thereon;

Mr. Halpenny, seconded by Mr. Morton, moved,—That the debate be now adjourned.

And the question being put on the said motion, it was agreed to on the following division:

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MESSRS: Aiken,Crouse,Kucherepa,Phillips,Aitken (Miss),Danforth,Lafrenière,Pigeon, Pigeon, Pratt, Deschambault, Allard, Lahaye, Allmark, Dinsdale, Lambert, Rapp, LaRue, Rea, Anderson, Doucett. Drouin, Balcer, Latour, Ricard, Macdonnell Barrington. Dubois. Richard Baskin. Fairclough (Mrs.), (Greenwood), (Kamouraska), MacLean (Queens), Beech, Fane, Rompré, Flynn, Macquarrie, Bell (Carleton), Rynard, Bell (Saint John-MacRae, Fortin, Small. Albert), Fraser, McBain, Smith (Simcoe Fréchette, Belzile, McCleave, North), McDonald Gillet. Smith (Winnipeg Best Grafftey, (Hamilton South), Bourbonnais, North), McGregor, Bourdages, Green, Southam, Browne (St. John's Hales, Maloney, Spencer. Halpenny, Stanton, West), Martel, Browne (Vancouver- Hamilton Martineau. Starr. Kingsway), (Notre-Dame-Stearns, Martini. Bruchési, de-Grâce), Monteith (Perth), Tassé, Brunsden, Hamilton Morissette, Thomas, (Qu'Appelle), Morris, Thompson, Campbell Tremblay, of boots Morton, (Stormont), Hamilton Muir (Lisgar), Cardiff, (York West), Valade, Hicks, Van Horne, Villeneuve, Cathers, Nielsen, Chambers, Hodgson, O'Hurley, Charlton, Howe, Pallett. Vivian. Churchill, Jones, Paul, Weichel, Comtois, Jung, georgenissed Payne, 10d of 38 be Winkler, 19970 Knowles, Woolliams, bowolis Courtemanche, Pearkes,

NAYS

MESSRS:

Argue,	Denis,	Houck,	Nixon,
Badanai,	Dumas,	Lessard,	Pearson,
Batten,	Fisher,	Loiselle,	Peters,
Boivin,	Godin,	Macnaughton,	Ratelle,
Bourget,	Gour.	McIlraith,	Regier,
Brassard	Habel.	McMillan,	Robichaud,
(Lapointe),	Hardie,	Martin (Essex East),	Rouleau,
	Herridge,	Meunier,	Winch-30.

Mr. Winch, seconded by Mr. Regier, moved,—That, in the opinion of this House, the government should give consideration to the advisability of recognizing the Government of the Chinese People's Republic.

And a debate arising thereon; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Copy of the Report and Financial Statements of the Export Credits Insurance Corporation for the year ended December 31, 1958, pursuant to section 17(3) of the Export Credits Insurance Act, chapter 105, R.S.C., 1952.

By Mr. Churchill,—Copy of the Report for 1958 of the Board of Grain Commissioners for Canada.

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated March 18, 1959, (*Question No.* 244) showing: 1. Were any newspaper or syndicate employees transported to the United Kingdom and to Canadian bases in North Western Europe during 1957 and 1958?

2. If so, what were the names of such people, their employees, and the dates on which they were transported?

3. Were services such as meals, accommodations, etc., supplied for these people? If so, to what persons, at what times, at what cost?

4. Who arranges such transport and makes arrangements for visits?

By Mr. MacLean (Queens), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Department of Fisheries for the year ended March 31, 1958, pursuant to section 8 of the Department of Fisheries Act, chapter 69, R.S.C., 1952.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

TUESDAY, 24TH MARCH

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking a **QP**. **.0M** are.

JOURNALS

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HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY 24TH MARCH, 1959.

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PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Crestohl be substituted for that of Mr. Richard (Ottawa East) on the Standing Committee on Agriculture and Colonization.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting the appointment of Parliamentary Secretaries to Ministers;

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The Order being read for the second reading of Bill S-12, An Act to incorporate Paramount Life Insurance Company;

Mr. Taylor, seconded by Mr. Stinson, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking and Commerce.

By unanimous consent, the following bills were respectively read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-135, An Act for the relief of Jan Roberti.

Bill SD-136, An Act for the relief of Mary Athanas Copis.

Bill SD-137, An Act for the relief of Marie Marguerite Louise Leclerc Andrews.

Bill SD-138, An Act for the relief of Lorlotte Juliane Selma Wilhelmine Gude Hirtreiter.

Bill SD-139, An Act for the relief of Mary Alice Hadley Hutchison.

Bill SD-140, An Act for the relief of Flore Crevier Plamondon.

Bill SD-141, An Act for the relief of Karl Efraim Hill.

Bill SD-142, An Act for the relief of Ina Charlotte Charleson Hyde.

Bill SD-143, An Act for the relief of Gisela Antonie Anita Popp Sainitzer.

Bill SD-144, An Act for the relief of Alfred Laliberte.

Bill SD-145, An Act for the relief of Lawrence Crites.

Bill SD-146, An Act for the relief of Marie Jeanne Madeleine Saint-Pierre Pare.

Bill SD-147, An Act for the relief of Marie Louise Marguerite Therese Bernaquez Aubin.

Bill SD-148, An Act for the relief of Jean Scott Bain Kunst.

Bill SD-149, An Act for the relief of Josef Libich.

Bill SD-150, An Act for the relief of Roger Desjardins.

Bill SD-151, An Act for the relief of James Alfred Keelty.

Bill SD-152, An Act for the relief of Agnes Forget Haymond.

Bill SD-153, An Act for the relief of Maurice William Bell.

Bill SD-154, An Act for the relief of Robert William Stamp.

Bill SD-155. An Act for the relief of Tanya Burstein Yerzy.

Bill SD-156, An Act for the relief of Yvonne Catherine Marie Vrancken Bruggemans.

Bill SD-157, An Act for the relief of Mary Friedman Nussenbaum.

Bill SD-158, An Act for the relief of Paul Rewoski.

Bill SD-159, An Act for the relief of Tibor Kadar.

Bill SD-160, An Act for the relief of Daniel Myer Glovinsky.

(Public Bills)

Orders numbered 12 and 13, having been called, were allowed to stand.

A.D. 1959

The Order being read for the second reading of Bill C-9, An Act respecting the Printing of Negotiable Instruments in the English and the French Languages:

STATEMENT BY MR. SPEAKER I add not the state of the second state o

MR. SPEAKER: The honourable Member for Joliette-L'Assomption-Montcalm (Mr. Pigeon) is under the same disability as he was under last week or, at least, the last time this order was called, namely, that the bill which he wishes to move is identical in purpose with another bill now standing on the Order Paper for resumed debate. Therefore, I am not able to allow the honourable Member to proceed with his motion.

Orders numbered 15 to 18 inclusive, having been respectively called, were allowed to stand.

The Order being read for the second reading of Bill C-18, An Act to amend the Criminal Code (Capital Punishment);

Mr. McGee, seconded by Mr. Hamilton (York West), moved,-That the said bill be now read a second time.

And a debate arising thereon; and approximate and approximate and a second seco

The hour for Private and Public Bills expired.

The House resumed consideration in Committee of the Whole of a certain proposed resolution respecting the appointment of Parliamentary Secretaries to Ministers. (In the Committee)

The following resolution was adopted:

Resolved,-That it is expedient to introduce a measure to provide for the appointment of Parliamentary Secretaries to Ministers, to provide for the payment of salaries to them at the rate of \$4000 per annum out of the Consolidated Revenue Fund and to authorize the re-imbursement to them of reasonable expenses incurred by them in the discharge of their duties.

Resolution to be reported. Jean Louis Vathier of Manural, Quenet, numberd, of

The said resolution was reported and concurred in.

Mr. Diefenbaker, seconded by Mr. Harkness, by leave of the House, presented Bill C-37, An Act to provide for the Appointment of Parliamentary Secretaries to Ministers, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting freight rates and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

The Member for Laurier (the Honourable Lionel Chevrier) informed the House of the death of Mr. Joseph-Omer Gour, Member for the Electoral District of Russell.

Whereupon the House adjourned.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of Summary of Orders in Council passed during the period February 1 to February 28, 1959.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report of the Superintendent of Insurance for Canada—Small Loans Companies and Money-Lenders, for the year ended December 31, 1957.

By the Examiner of Petitions for Private Bills,—Seventeenth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Phyllis Pamela Allen Ashburner-Collins, wife of Henry Graham Ashburner-Collins of Montreal, Quebec.

Albert Réginald Bissonnette of Verdun, Quebec, husband of Muriel Gibson Dargavel Bissonnette.

Llui-Amoy Wheatley Fraser, wife of David Carlyle Fraser of Montreal, Quebec.

Ruth Grace Ginn Goodale, wife of Charles Herbert Goodale of the Province of Quebec.

Ethel Marguerite Nimick Hemmings, wife of Lyle Milton Hemmings of Montreal, Quebec.

Gertrude Mary Prosser Hortig, wife of John Daniel Hortig of Laprairie, Quebec.

Rebecca Rahel Marein Klein, wife of Max Yehiel Klein of Montreal, Quebec. Mary Barbara Jex Light, wife of Kerry Bruce Light of Montreal, Quebec. Jean Brasgold Martz, wife of Louis Martz of Montreal, Quebec.

Jean-Louis Mathieu of Montreal, Quebec, husband of Gertrude Phillips Mathieu.

Mary May Helen McCormick Moran, wife of Herbert Thomas Joseph Moran of Ville LaSalle, Quebec.

Helen Ruby Riley Onions, wife of Douglas Lawrence Onions of Verdun, Quebec.

Audrey Elsie Asbury Ross, wife of Harry Ross of Montreal, Quebec.

Pierre Joseph Gabriel Sorba of Montreal, Quebec, husband of Marie Berthe Annette Gisèle Bernier Sorba.

Dorothy Vera Doyle Trudel, wife of Maurice Arthur Trudel of Lachine, Quebec.

Simone Alberta Chrétien Welsh, wife of Andrew Archie Welsh of Westmount, Quebec. A.D. 1959

At 8.42 o'clock p.m., Mr. Speaker left the Chair until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 25TH MARCH, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Speaker conveyed to the House a message of sympathy from the Legislative Council of British Guiana, as follows:

RESOLVED, That this Council records its profound regret at the death of Mr. Sydney Smith, Minister of External Affairs, Canada, and directs that an expression of its sympathy be conveyed to the Parliament of Canada and to the relatives.

Passed by the Legislative Council this 18th day of March, 1959.

A. I. CRUM EWING Clerk of the Legislature.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Bell (Saint John-Albert) be substituted for that of Mr. LaRue on the Standing Committee on Railways, Canals and Telegraph Lines.

The following Question was made an Order for Return under the provisions of Standing Order 39(5):

Question No. 252, by Mr. Deschatelets,—Order of the House for a Return showing: 1. Was any amount paid by the Federal Government in the Province of Quebec in connection with the elimination of railway grade crossings since 1955?

2. If so, what amount each year since 1955, in what locations and to whom were payments made?

3. Was any of this work requested by the Provincial Government of Quebec?

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On motion of Mr. Fisher, seconded by Mr. Howard, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams, and other documents exchanged from June 1, 1955, between federal and provincial departments on the subject of Old Age Assistance, insofar as "voluntary withdrawal" is concerned. (*Notice of Motion No. 68).

On motion of Mr. Deschatelets, seconded by Mr. Michaud, it was ordered,— That there be laid before this House a copy of the transcript of the news broadcast from C.B.F.T., channel 2, Tuesday, March 10th, last, at eleven o'clock p.m. (*Notice of Motion No. 72).

On motion of Mr. Fisher, seconded by Mr. Howard, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all papers and documents regarding the Lachine Section of the St. Lawrence Deep Waterway, and more particularly, the following:

(a) "The Great Lakes-St. Lawrence Deep Waterway—A Brief Description,", by Guy A. Lindsay, Director, Special Projects Branch, Department of Transport, December 22, 1951.

(b) Copy of the documents, dated either 1952 or 1953, which recommended a change of plan from a canal and locks on the North Shore of the river to a canal and locks on the South Shore.

(c) Departmental reports relating to the provision of turning basins below the Jacques Cartier Bridge; above the St. Lambert Lock; before the Cote St. Catherine Lock.

(d) Those communications from the Department of Transport to the Chief of Engineers, United States Army, in which the total cost, based upon unit cost levels of December, 1952, of the work to be undertaken by Canada in the Canadian sections of the St. Lawrence River, given as \$172,950,000.

(e) Any document giving the breakdown of the figure of \$172,950,000 into the total cost of the work in the several sections of the river; and also the major items of cost within each of such sections.

(f) The letter written by Mr. R. A. C. Henry, either as head of, or consulting engineer for the Special Projects Branch of the Department of Transport to the Chief Engineer, United States Army, on the 25th of February, 1953.

(g) The report of the Board of Engineers appointed by the Minister of Transport in 1950 to make recommendations on the improvements in Montreal Harbour by the prospective opening of the deep seaway.

(h) The text of any agreements between the Seaway Authority or any other branch of the Dominion Government on the one hand and the National Harbours Board or the Government of the Province of Quebec on the other hand, relating to the alteration or reconstruction of the Jacques Cartier and Honore Mercier Road Bridges. (*Notice of Motion No. 73).

On motion of Mr. Rouleau, seconded by Mr. Robichaud, it was ordered,— That there be laid before this House a copy of all correspondence since March 31, 1958, exchanged between the Federal Government and the Mayor of St-Laurent, Mr. Maurice Cousineau, requesting that Postal Station "O" located in St-Laurent be named St-Laurent Post Office. (*Notice of Motion No. 75). A.D. 1959

On motion of Mr. Fisher, seconded by Mr. Howard, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of correspondence, briefs, and other written material exchanged between the Federal Government and the Canadian Association of Medical Students and Internes, the Canadian Medical Association or the deans of any faculties of medicine in Canada on the subject of changes in the Income Tax to affect medical students, since January 1, 1958. (*Notice of Motion No. 76).

On motion of Mr. Fisher, seconded by Mr. Howard, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence exchanged between the Federal Government and any persons, associations or groups, regarding the establishment of a pilotage service under the Department of Transport on the Great Lakes, since January 1, 1959. (*Notice of Motion No. 77).

On motion of Mr. Fisher, seconded by Mr. Regier, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence since August 1, 1958, exchanged between the Federal Government and the municipal authorities in Fort William and Port Arthur, Messrs. Milton Vibert, Arthur Widnall, Norman R. Wilson, and Harold G. Blanchard, concerning the appointment or selection of the Lakehead Harbour Commissioners. (*Notice of Motion No. 78).

On motion of Mr. Pickersgill, seconded by Mr. Carter, it was ordered,—That there be laid before this House a copy of all communications received by the Minister of Justice, since March 10, 1959, protesting the refusal of the government to re-inforce the Royal Canadian Mounted Police in Newfoundland, together with the replies thereto. (*Notice of Motion No. 81).

On motion of Mr. Pickersgill, seconded by Mr. Carter, it was ordered,— That there be laid before this House a copy of all communications received by the Prime Minister, since March 10, 1959, protesting the refusal of the government to re-inforce the Royal Canadian Mounted Police in Newfoundland, together with the replies thereto. (*Notice of Motion No. 82).

The House resumed consideration in Committee of the Whole of a certain proposed resolution respecting freight rates and, further progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated March 18, 1959, (*Notice of Motion No. 70) for a copy of all correspondence, telegrams, reports or other documents exchanged between the Minister of Northern Affairs and National Resources, either of his Deputy Ministers, and Dr. James B. Griffin, Director of the Museum of Anthropology, of the University of Michigan, since 1955, relating in any way to the National Museum of Canada and its scientific personnel.

By Mr. Green, a Member of the Queen's Privy Council,—Report of the Central Mortgage and Housing Corporation for the year ended December 31, 1958, pursuant to section 33(3) of the Central Mortgage and Housing Corporation Act, chapter 46, R.S.C., 1952. (English and French).

Twentieth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition of the following for a divorce Act, filed on February 26 and presented on March 24 by Mr. McCleave, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 93, it should not be received:

Marie Madeleine Marielle Faust Morin, wife of Joseph Charles Edouard Morin of Montreal, Quebec.

At 6.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday, April 6, 1959, at 2.30 o'clock p.m. pursuant to Order made Monday, March 9, 1959.

MONDAY, 6TH APRIL

No. 51

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 6TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

Mr. Murphy, seconded by Mr. White, moved,—That, in the opinion of this House, a special committee, representative of all parties, with power to call witnesses and send for documents and papers, should be appointed for the purpose of examining and reporting upon the advisability of providing inducements to promote and accelerate activities in the field of research.

And a debate arising thereon;

Mr. McMillan, seconded by Mr. Dumas, moved,—That this question be now put.

And the debate continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, March 25, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French). By Mr. Churchill, a Member of the Queen's Privy Council,—Report of Northern Ontario Pipe Line Crown Corporation for the year ended December 31, 1958, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952. (English and French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated February 25, 1959, (*Question No. 30) showing: 1. How many contracts, if any, by government departments were awarded to the advertising firm of McKim Advertising Limited since June 1, 1957?

2. What was the amount of each?

3. Who were the directors of this company (a) for the year 1957; (b) for the year 1958?

By Mr. Courtemanche,—Return to an Order of the House, dated March 18, 1959, (*Notice of Motion No. 71) for a copy of the report submitted by Mr. Jean Gabus to officers of the Department of Northern Affairs and National Resources on August 19, 1958, relating to the National Museum of Canada.

By Mr. Courtemanche,—Return to an Order of the House, dated March 23, 1959, (*Notice of Motion No. 74) for a copy of the return made to the Minister of Northern Affairs and National Resources showing the number of pounds of eiderdown collected and the disposal thereof for 1956, 1957 and 1958, as required by the permit issued by the Canadian Wildlife Service on the 13th day of April, 1956, to Fernand Boucher and Andre Grenier, 3551 Park Avenue, Montreal, Quebec.

By Mr. Courtemanche,—Return to an Order of the House, dated March 25, 1959, (*Notice of Motion No. 75) for a copy of all correspondence since March 31, 1958, exchanged between the Federal Government and the Mayor of St-Laurent, Mr. Maurice Cousineau, requesting that Postal Station "O" located in St-Laurent be named St-Laurent Post Office.

By Mr. Courtemanche,—Return to an Address, dated March 25, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 76) for a copy of correspondence, briefs, and other written material exchanged between the Federal Government and the Canadian Association of Medical Students and Internes, the Canadian Medical Association or the deans of any faculties of medicine in Canada on the subject of changes in the Income Tax to affect medical students, since January 1, 1958.

By Mr. Courtemanche,—Return to an Order of the House, dated March 25, 1959, (*Question No. 252*) showing: 1. Was any amount paid by the Federal Government in the Province of Quebec in connection with the elimination of railway grade crossings since 1955?

2. If so, what amount each year since 1955, in what locations and to whom were payments made?

3. Was any of this work requested by the Provincial Government of Quebec?

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Copy of order in council pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1959-329, approved March 21, 1959: Approving the Capital Budget of the Canadian Farm Loan Board for the year ending March 31, 1960. By Mr. Monteith (Perth), a Member of the Queen's Privy Council,—Copies of Amending Agreements respecting contributions under the Hospital Insurance and Diagnostic Services Act between the Government of Canada and provincial governments, as follows:

(1) Newfoundland—Amending Agreement No. 4, dated February 11, 1959;

- (2) Ontario—Amending Agreements Nos. 1 and 2, dated February 9 and 24, 1959;
- (3) Manitoba—Amending Agreement No. 4, dated February 6, 1959.

By Mr. O'Hurley, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Department of Defence Production for the year ended December 31, 1958, pursuant to section 34 of the Defence Production Act, chapter 62, R.S.C., 1952. (English and French).

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 7TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Green, a Member of the Queen's Privy Council, laid before the House,— Copies of letters, dated August 25 and October 2, 1958, and February 10, 1959, from the federal Minister of Public Works to the Premier of Newfoundland, concerning federal-provincial housing projects in St. John's, Newfoundland.

The House resumed consideration in Committee of the Whole of a certain proposed resolution respecting freight rates;

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Public Bills)

Orders numbered 12 to 18 inclusive, having been respectively called, were allowed to stand.

The Order being read for the second reading of Bill C-19, An Act to amend the Criminal Code (Corporal Punishment);

Mr. McGee, seconded by Mr. McCleave, moved,—That the said bill be now read a second time.

And a debate arising thereon; $66970-5-20\frac{1}{2}$

The hour for Private and Public Bills expired.

The House resumed consideration in Committee of the Whole of a certain proposed resolution respecting freight rates.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to direct the Board of Transport Commissioners to require by order the reduction of class and commodity freight rates (other than competitive rates) charged by carriers subject to the Order of the Board dated November 17th, 1958, and to authorize payments to reimburse carriers for the resulting reduction of their revenues up to an aggregate amount of twenty million dollars.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Hees, seconded by Mr. Harkness, by leave of the House, presented Bill C-38, An Act to make Provision for the Reduction of Certain Class and Commodity Rates on Freight Traffic, which was read the first time and ordered for a second reading at the next sitting of the House.

The Order being read for the second reading of Bill S-3, An Act to amend the Canada Shipping Act;

Mr. Hees, seconded by Mr. Harkness, moved,—That the said bill be now read a second time.

And a debate arising thereon; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

Twenty-first Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition of the following for a divorce Act, filed on April 2 and presented on April 6 by Mr. McCleave, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 93, it should not be received:

Maria Adriana Sluis Metcalfe, wife of Walter Patrick Metcalfe of Montreal, Quebec. By the Examiner of Petitions for Private Bills,—Eighteenth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Barbara Ann Mary Curran Albrechtson, wife of Eric Benedict Albrechtson of Laval West, Quebec.

Mary Friend Bond, wife of Robert John Bond of Hull, Quebec.

John Andrew Buzzell of Sweetsburg, Quebec, husband of Eva Laura Raymond Buzzell.

Marguerite Louise Agathe Piché Chartrand, wife of Joseph Rodolphe Paul-Emile Chartrand of Montreal, Quebec.

Antonio Choma of L'Abord-à-Plouffe, Quebec, husband of Laurette Debonville Choma.

Eleanor Patricia Henderson Cosh, wife of Leonard William Cosh of Montreal, Quebec.

Janet Marianne Louise Kippen Coulombe, wife of Joseph Jean Roméo Georges Coulombe of Montreal, Quebec.

Catherine Mary Rita Durning Dossett, wife of Richard Charles Dossett of the Province of Quebec.

Florida Seyer Girard, wife of Julien Girard of Montreal, Quebec.

Rose Friedberg Linden, wife of David Kenneth Linden of Montreal, Quebec.

Daisy Naydia Pretula Link, wife of Walter Harvey Link of Montreal, Quebec.

Juanita Patricia Hamilton Long, wife of Philip Long of Pointe Claire, Quebec.

Gertrud Maria Meta Wauer Mackovetsky, wife of John Mackovetsky of Montreal, Quebec.

Zita May Pardoe McCall, wife of James Finlayson McCall of Montreal, Quebec.

Giovanni Pallotta of Montreal, Quebec, husband of Gerarda Della Zazzera Pallotta.

Yvon Poulin of Montreal, Quebec, husband of Pauline Mathieu Poulin.

Omula Karnitis Rakauskas, wife of Anthony Rakauskas of Montreal, Quebec. Catherine Anne Gillis Roper, wife of Ernest Sydney Roper of Montreal,

Quebec. James Howard Sproule of Montreal, Quebec, husband of Margaret Elizabeth

McMahon Sproule.

Margaret Isabella MacKellar Thomas, wife of Walter Morgan Thomas of Rosemere, Quebec.

Monique Andrée Séguin Tyson, wife of Bruce Matthew Tyson of Outremont, Quebec.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 8TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

Mr. Fraser, from the Standing Committee on Railways, Canals and Telegraph Lines, presented the Second Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill S-16, An Act to incorporate Foothills Pipe Lines Ltd.

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, laid before the House,—Copy of Budget Papers 1959-60; Part I—General Economic Review of 1958; Part II—Preliminary Review of Government Accounts 1958-59. (English and French).

On motion of Mr. Fleming (Eglinton), seconded by Mr. Green, it was ordered,—That copies of the said Budget Papers be appended to this day's Votes and Proceedings, and to the Hansard of Thursday, April 9, 1959.

Mr. Diefenbaker, a Member of the Queen's Privy Council, laid before the House,—Copies of telegrams, dated March 12 and 13, 1959, from the Premier of Newfoundland, together with a copy of a letter, dated March 24, 1959, in reply thereto, from the Prime Minister of Canada.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Browne (Vancouver-Kingsway) be substituted for that of Mr. Taylor; and

That the name of Mr. Bourget be substituted for that of Mr. Rouleau on the Standing Committee on Railways, Canals and Telegraph Lines.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Halpenny be substituted for that of Mr. Walker; and

That the name of Mr. Nugent be substituted for that of Mr. Nielsen; and That the name of Mr. Jorgenson be substituted for that of Mr. Macquarrie on the Standing Committee on Estimates.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Fleming (Okanagan-Revelstoke) be substituted for that of Mr. Payne on the Standing Committee on Mines, Forests and Waters.

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

Question No. 200, by Mr. McIlraith,—Order of the House for a Return showing: 1. Did the Minister of National Defence or any Member of the Government, receive an estimate last December from A. V. Roe Canada Limited on the cost per plane for the delivery of 100 operational Arrows (CF-105's)?

2. If so, what was the cost estimate per plane?

3. What would such cost estimate per plane amount to with a spare engine and missiles?

Question No. 272, by Mr. Deschatelets,—Order of the House for a Return showing: 1. Did the Solicitor General, the Minister of Mines and Technical Surveys, The Secretary of State, The Minister of Defence Production and the Postmaster General make representations at any time since June, 1957, by letter, memorandum, telephone or conversation, to the Canadian Broadcasting Corporation concerning any radio or television program broadcast or proposed to be broadcast over the facilities of the Corporation?

2. If so, what was the nature of such representations, when and how were they made, and to what program or programs was reference made?

Question No. 284, by Mr. Bourget,—Order of the House for a Return showing: 1, Has the government built a landing-strip at Mingan, in the county of Saguenay?

2. If so, what was the construction cost of the said landing-strip?

3. Did the government dispose of the said strip by sale, lease or otherwise?

4. If so, to whom, on what date and on what conditions?

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all correspondence, telegrams, reports by inspectors, agreements, contracts, and other documents exchanged between the St. Lawrence Seaway Authority, the Department of Transport or any other government department, and any person or persons, since January 1, 1955, relating to any work to be done on the Mercier Bridge at Montreal, Quebec. (*Notice of Motion No. 54). On motion of Mr. Dumas, seconded by Mr. McWilliam, it was ordered,— That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of Order-in-Council P.C. 1959-259, dated March 5, 1959. (*Notice of Motion No. 79).

On motion of Mr. Fisher, seconded by Mr. Howard, it was ordered,—That there be laid before this House a copy of all reports and memoranda prepared by or for the Canadian Broadcasting Corporation and which has been distributed beyond the Canadian Broadcasting Corporation administration, on any aspects of the Progressive-Conservative Convention of 1956, and the Liberal Convention of 1958. (*Notice of Motion No. 80).

The Order being read for the second reading of Bill C-37, An Act to provide for the Appointment of Parliamentary Secretaries to Ministers;

Mr. Diefenbaker, seconded by Mr. Green, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, reported without amendment, and ordered for a third reading at the next sitting of the House.

The House resumed the debate on the proposed motion of Mr. Hees, seconded by Mr. Harkness,—That Bill S-3, An Act to amend the Canada Shipping Act, be now read a second time;

And the debate continuing; the said debate was, on motion of Mr. Bourget, adjourned.

The Order being read for the second reading of Bill C-38, An Act to make Provision for the Reduction of Certain Class and Commodity Rates on Freight Traffic;

Mr. Hees, seconded by Mr. Pearkes, moved,—That the said bill be now read a second time.

And a debate arising thereon; the said debate was interrupted at six o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table, pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated March 25, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 77) for a copy of all correspondence exchanged between the Federal Government and any persons, associations or groups, regarding the establishment of a pilotage service under the Department of Transport on the Great Lakes, since January 1, 1959. By the Examiner of Petitions for Private Bills,—Nineteenth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners have complied with the requirements of Standing Order 96:

Clément Tremblay and one other of the Province of Quebec, and Thomas Edwin Hays of the Province of Ontario, for an Act to incorporate "Export Finance Corporation of Canada".

Albert Schwermann of the City of Edmonton, Alberta, for an Act to incorporate "The Lutheran Church in Canada".

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 9TH APRIL, 1959.

PRAYERS.

Mr. Diefenbaker, a Member of the Queen's Privy Council, laid before the House,—Copies of a letter, dated March 26, 1959, sent by the Prime Minister of Canada to each of the Provincial Premiers, except Quebec, concerning Civil Defence.

Mr. Diefenbaker also laid before the House,—Copies of a letter, dated March 30, 1959, sent by the Prime Minister of Canada to the Premier of Quebec, concerning Civil Defence. (French).

The Order being read for the third reading of Bill C-37, An Act to provide for the Appointment of Parliamentary Secretaries to Ministers;

Mr. Diefenbaker, seconded by Mr. Green, moved,—That the said bill be now read a third time and do pass.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the third time and passed.

The House resumed debate on the proposed motion of Mr. Hees, seconded by Mr. Pearkes,—That Bill C-38, An Act to make Provision for the Reduction of Certain Class and Commodity Rates on Freight Traffic, be now read a second time;

After further debate, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Railways, Canals and Telegraph Lines.

2.30 o'clock p.m.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

The Order being read for the House to resolve itself into Committee of Ways and Means (Budget);

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That Mr. Speaker do now leave the Chair.

And a debate arising thereon, the said debate was, on motion of Mr. Benidickson, adjourned.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated April 8, 1959, (*Question No. 200*) showing: 1. Did the Minister of National Defence or any Member of the Government receive an estimate last December from A. V. Roe Canada Limited on the cost per plane for the delivery of 100 operational Arrows (CF-105's)?

2. If so, what was the cost estimate per plane?

3. What would such cost estimate per plane amount to with a spare engine and missiles?

By Mr. O'Hurley, a Member of the Queen's Privy Council,—Report of Polymer Corporation Limited for the year ended December 31, 1958, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952. (English and French).

Twenty-second Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition of the following for a divorce Act, filed on April 8 and presented on April 8 by Mr. McCleave, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 93, it should not be received.

Norman Grover also known as Norman Bernard Grover of the Province of Quebec, husband of Leila Shifra Wolofsky Grover.

At 10.14 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 10TH APRIL, 1959.

11.00 o'clock a.m.

PRAYERS.

To the Queen's Physic Count

On motion of Mr. McCleave, seconded by Mr. Baldwin, it was ordered,— That the petitions of Marie Madeleine Marielle Faust Morin; Maria Adriana Sluis Metcalfe; and Norman Grover, for bills of divorce, together with the Clerk of Petitions' Reports thereon of March 25, April 7 and April 9, 1959, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

Bill S-16, An Act to incorporate Foothills Pipe Lines Ltd., was considered in Committee of the Whole, reported without amendment, read the third time and passed.

(Public Bills)

Order numbered 10, having been called, was allowed to stand.

The Order being read for the second reading of Bill C-7, An Act to provide for Pay for Statutory Holidays for Employees and for Pay for Work Performed on Statutory Holidays;

And a debate arising thereon;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Green, a Member of the Queen's Privy Council,—Copies of 15 Agreements made by Central Mortgage and Housing Corporation between 1950 and 1957, together with related papers, concerning federal-provincial housing projects in St. John's, Newfoundland.

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Copy of order in council, pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1959-330, approved March 21, 1959: Approving the Estimates of Expenditure and Budget of the National Battlefields Commission for the year ending March 31, 1960.

By Mr. Hees, a Member of the Queen's Privy Council,—Report of Trans-Canada Air Lines for the year ended December 31, 1958, pursuant to section 28 of the Trans-Canada Air Lines Act, chapter 268, R.S.C., 1952. (English and French).

By Mr. Hees,—Report of the Auditors on the accounts of Trans-Canada Air Lines for the year ended December 31, 1958, pursuant to section 29 of the Trans-Canada Air Lines Act, chapter 268, R.S.C., 1952. (English and French).

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 13TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

STATEMENT BY MR. SPEAKER

MR. SPEAKER: On Monday, March 9 last, as recorded at page 1724 of *Hansard*, the honourable Member for Port Arthur (Mr. Fisher) raised a question concerning the loss of Private Members' Day through a motion for the adjournment of the House under Standing Order 26. He suggested that, as the day had not been used for the appointed business, it should not be counted as one of the six Private Members' Days. If the point were well taken, this would be a Private Members' Day today. I thought, as the honourable Member is in his place, I might say I had examined carefully into the precedents, in so far as there are precedents, with a view to seeing whether the rules would permit the solution which he suggested.

I find the answer is simply that the rules do not provide the machinery for compensatory time in such cases. I could go into the matter at some length but I think the question appears to be reasonably free of doubt and, unless honourable Members wish a further explanation, we will leave it at that.

By unanimous consent, it was ordered that the following corrections be made at page 55 of the Budget Papers appended to Votes and Proceedings of April 8, 1959, and to Hansard of April 9, 1959:—

In the first paragraph following Table 11: (a) insert the word "proposed" before the word "Newfoundland" in the first line thereof; (b) delete the word "amounted" in the fifth line thereof and substitute the word "amount" therefor.

8 ELIZABETH II

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Sixth Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill S-13, An Act respecting The Canadian General Council of The Boy Scouts Association.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Seventh Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-135, An Act for the relief of Jan Roberti.

Bill SD-137, An Act for the relief of Marie Marguerite Louise Leclerc Andrews.

Bill SD-138, An Act for the relief of Lorlotte Juliane Selma Wilhelmine Gude Hirtreiter.

Bill SD-139, An Act for the relief of Mary Alice Hadley Hutchison.

Bill SD-140, An Act for the relief of Flore Crevier Plamondon.

Bill SD-141, An Act for the relief of Karl Efraim Hill.

Bill SD-142, An Act for the relief of Ina Charlotte Charleson Hyde.

Bill SD-143, An Act for the relief of Gisela Antonie Anita Popp Sainitzer.

Bill SD-144, An Act for the relief of Alfred Laliberte.

Bill SD-145, An Act for the relief of Lawrence Crites.

Bill SD-146, An Act for the relief of Marie Jeanne Madeleine Saint-Pierre Pare.

Bill SD-147, An Act for the relief of Marie Louise Marguerite Therese Bernaquez Aubin.

Bill SD-148, An Act for the relief of Jean Scott Bain Kunst.

Bill SD-149, An Act for the relief of Josef Libich.

Bill SD-150, An Act for the relief of Roger Desjardins.

Bill SD-151, An Act for the relief of James Alfred Keelty.

Bill SD-152, An Act for the relief of Agnes Forget Haymond.

Bill SD-153, An Act for the relief of Maurice William Bell.

Bill SD-154, An Act for the relief of Robert William Stamp.

Bill SD-155, An Act for the relief of Tanya Burstein Yerzy.

Bill SD-156, An Act for the relief of Yvonne Catherine Marie Vrancken Bruggemans.

Bill SD-157, An Act for the relief of Mary Friedman Nussenbaum.

Bill SD-158, An Act for the relief of Paul Rewoski.

Bill SD-159, An Act for the relief of Tibor Kadar.

Bill SD-160, An Act for the relief of Daniel Myer Glovinsky.

Mr. Browne (Vancouver-Kingsway), seconded by Mr. Brunsden, by leave of the House, introduced Bill C-39, An Act to amend the Transport Act, which was read the first time and ordered for a second reading at the next sitting of the House. A.D. 1959

Mr. Browne (Vancouver-Kingsway), seconded by Mr. Brunsden, by leave of the House, introduced Bill C-40, An Act to amend the Railway Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The following Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House pursuant to Standing Order 21(2):

That items numbered 261 to 293, inclusive, and items numbered 476 and 477, as listed in the Main Estimates of 1959-1960, relating to the Department of Northern Affairs and National Resources, be withdrawn from the Committee of Supply and be referred to the Standing Committee on Mines, Forests and Waters, saving always the powers of the Committee of Supply in relation to the voting of public moneys.-The Minister of Public Works.

The following Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House pursuant to Standing Order 21(2):

That a Sessional Committee on Railways, Air Lines and Shipping owned and controlled by the Government, be appointed to consider the accounts, estimates and bills relating to the Canadian National Railways, the Canadian National (West Indies) Steamships and Trans-Canada Air Lines, saving always the powers of the Committee of Supply in relation to the voting of public moneys; and that the said Committee be empowered to send for persons, papers and records, and to report from time to time; and that, notwithstanding Standing Order 67 in relation to the limitation of the number of members, the said Committee shall consist of 26 members.-The Minister of Transport.

Mr. Pickersgill, seconded by Mr. Benidickson, moved,-That an Order of the House do issue for a copy of all communications received by the Minister without Portfolio from Newfoundland since March 10, 1959, protesting the refusal of the Government to re-inforce the Royal Canadian Mounted Police in Newfoundland, together with the replies thereto. (*Notice of Motion No. 86).

And the question being put on the said motion, it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai, Batten, Benidickson, Bourget, Caron, Carter, Chevrier,

Crestohl, Dumas, Fisher, Forgie, Garland, Habel, Hardie, Herridge. Howard,

Leduc, McIlraith, McMillan, McWilliam, Martin (Essex East), Roberge, Martin (Timmins), Nixon, Pearson, Pickersgill,

Racine, Regier, Richard (Ottawa East), Robichaud, Rouleau, Tucker, Winch-34.

HOUSE OF COMMONS

8 ELIZABETH II

NAYS

MESSRS:

Aitken (Miss). Allard. Allmark. Anderson, Asselin. Balcer, Baldwin, Baskin, Beech, Bell (Carleton), Bell (Saint John-Albert). Bourbonnais, Brassard (Chicoutimi). Broome, Browne (St. John's West), Browne (Vancouver- Hees, Kingsway), Brunsden, Cadieu. Campbell (Stormont). Cardiff, Casselman (Mrs.), Cathers. Charlton, Clancy, Coates, Courtemanche. Creaghan, Crouse. Deschambault, Diefenbaker, Dinsdale. Doucet. Drysdale.

Dubois, Fairfield. Fane, Fleming (Eglinton). Fleming (Okanagan- MacEwan, Revelstoke), Grafftey, Green, Grenier, Gundlock. Hales. Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hanbidge. Harkness, Henderson, Hodgson, Horner (Acadia), Horner (Jasper-Edson). Horner (The Battlefords), Howe, Jones, Jorgenson, Jung. Keays. Kennedy, Kindt. Knowles, Korchinski, Kucherepa, Lambert, Legere,

Lennard. Macdonald (Kings), Macdonnell (Greenwood), MacInnis, MacLean (Queens), MacLean (Winnipeg North Centre), MacLellan. Macquarrie, MacRae. McBain. McCleave. McDonald (Hamilton South). McFarlane, McGrath, McGregor, McIntosh, McLennan, McPhillips, McQuillan, Mandziuk, Martini. Matthews, Milligan, Montgomery, More, Morissette, Muir (Cape **Breton North** and Victoria), Muir (Lisgar), Nasserden, Nesbitt, Nielsen, Nowlan,

O'Hurley. O'Leary, Parizeau. Pascoe, Pearkes. Phillips. Pigeon. Pugh, Rapp, Rea, Régnier, Ricard, Richard (Kamouraska), Robinson, Rogers, Rowe, Simpson, Skoreyko, Slogan, Smith (Calgary South). Smith (Lincoln). Smith (Winnipeg North). Southam, Speakman, Spencer, Starr, Stefanson. Stewart. Stinson, Taylor, Thrasher, Villeneuve. Walker. Weichel. White. Winkler-134.

On motion of Mr. Pickersgill, seconded by Mr. Benidickson, it was ordered, -That there be laid before this House a copy of all communications received by the Prime Minister since March 25, 1959, protesting the announcement of the Government regarding Term 29 of the Terms of Union of Newfoundland with Canada, together with the replies thereto. (* Notice of Motion No. 88).

The House resumed the adjourned debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,-That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget).

And the debate continuing;

Mr. Benidickson, seconded by Mr. McMillan, moved in amendment thereto, —That all the words after the word "That" be deleted and the following be substituted therefor:

"this House regrets the bad faith of the government, which sought and secured support from the Canadian people on a programme of lower taxes, reduced expenditures and a balanced budget, and which has now produced, in flagrant disregard of pre-election promises, a budget calling for higher taxes, record expenditures and a large deficit."

And the question being proposed;

Mr. Regier, seconded by Mr. Herridge, moved in amendment to the said proposed amendment,—That the amendment be amended by adding thereto the following words:

"And this House further regrets that the government has failed to present to Parliament a planned financial and economic program designed to develop the economic health of the nation by, among other things,

- (a) reversing the trend of rising interest rates
- (b) establishing a capital gains tax."

And a debate arising thereon and continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, April 8, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

By Mr. Comtois, a Member of the Queen's Privy Council,—Report with respect to operations under the Maritime Coal Production Assistance Act for the year ended March 31, 1959, pursuant to section 9 of the said Act, chapter 173, R.S.C., 1952.

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated April 8, 1959, (*Question No. 284*) showing: 1. Has the government built a landing-strip at Mingan, in the county of Saguenay?

2. If so, what was the construction cost of the said landing-strip?

3. Did the government dispose of the said strip by sale, lease or otherwise?

4. If so, to whom, on what date and on what conditions?

By Mrs. Fairclough, a Member of the Queen's Privy Council,—Report of the number and amount of loans to Indians made under section 69(1) of the Indian Act in the year ended March 31, 1959, pursuant to section 69(6) of the said Act, chapter 149, R.S.C., 1952.

By Mrs. Fairclough,—Report of the number and amount of loans to Immigrants made under section 69(1) of the Immigration Act in the year ended March 31, 1959, pursuant to section 69(6) of the said Act, chapter 325, R.S.C., 1952. By the Examiner of Petitions for Private Bills,—Twentieth Report, pursuant to Standing Order 100 (2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Barbara Ann Foam Armstrong, wife of Richard Armstrong alias Copan of Montreal, Quebec.

Louis Marcel Blondin of Lachine, Quebec, husband of Thérèse St. Pierre Blondin.

Emilia Mildora Kavalas Chesna, wife of Vytautas Chesna of Montreal, Quebec.

Paul Alexander Cross of Ste. Anne de Bellevue, Quebec, husband of Joan Frances Edgett Cross.

Jean Huard DeRoberval of Chambly, Quebec, husband of Violette Isabelle Gauthier DeRoberval.

Margherita Elaina Milano Di Pietro, wife of Francesco Di Pietro of Montreal, Quebec.

Joan Turvey Fields, wife of Robert James Fields of Ville-Emard, Quebec. Zina Goffman Filler, wife of Philip Filler of Montreal, Quebec.

Joseph Roger Wilfrid Girard Frigon of Outremont, Quebec, husband of Marie Alexandre Cécile Julien Frigon.

Marie Adrienne Maryse Dagenais Garlick, wife of Alan Winfield Garlick of St. Jovite, Quebec.

Joseph Aimé Paul Guy Genest of Outremont, Quebec, husband of Louise Suzanne Carreau Genest.

Sandra Stoll Goldenberg, wife of Sheldon Goldenberg of Montreal, Quebec. Lillian Goldbloom Howard, wife of Alfred Howard of Montreal, Quebec.

Phyllis Ann Applebaum Isenberg, wife of Nathan Isenberg of Montreal, Quebec.

Clarice-Mae Barraclough King, wife of Mario Emile King of Montreal, Quebec.

Ivy Mildred Patch MacDonald, wife of Franklin John MacDonald of Montreal, Quebec.

Theodora Cornell Moore Martin, wife of Percival Ralph Martin of St. Lambert, Quebec.

Audrey Barrasford Milburn, wife of Leonard Milburn of Ste. Genevieve, Quebec.

Olive Bowes Schofield, wife of Eric Schofield of Montreal, Quebec.

Eleonora Dudarowa Shukoff, wife of Andrey (Andry) Shukoff of Montreal North, Quebec.

Ruth Mary Morgenstern Usher, wife of David Richard Usher of Montreal, Quebec.

Elisabeth Marguerite le Febvre Walker, wife of Derek Guy Walker of Westmount, Quebec.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 14TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Howe, from the Standing Committee on Railways, Canals and Telegraph Lines, presented the Third Report of the said Committee, which was read as follows:

Your Committee recommends that it be authorized to sit while the House is sitting.

By unanimous consent, on motion of Mr. Howe, seconded by Mr. Wratten, the said report was concurred in.

Mr. Cathers, from the Standing Committee on Banking and Commerce, presented the Third Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill S-15, An Act respecting Co-operative Fire and Casualty Company.

Your Committee has also considered Bill S-12, An Act to incorporate Paramount Life Insurance Company, and agreed to report it with the following amendments:

Clause 1, line 16, delete the words "Paramount Life Insurance Company" and substitute therefor the words "British Pacific Life Insurance Company".

Title-delete the words "Paramount Life Insurance Company" and substitute therefor the words "British Pacific Life Insurance Company".

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget). And on the proposed motion of Mr. Benidickson, seconded by Mr. McMillan, in amendment thereto,—That all the words after the word "That" be deleted and the following be substituted therefor:

"this House regrets the bad faith of the government, which sought and secured support from the Canadian people on a programme of lower taxes, reduced expenditures and a balanced budget, and which has now produced, in flagrant disregard of pre-election promises, a budget calling for higher taxes, record expenditures and a large deficit."

And on the proposed motion of Mr. Regier, seconded by Mr. Herridge, in amendment to the said proposed amendment,—That the amendment be amended by adding thereto the following words:

"And this House further regrets that the government has failed to present to Parliament a planned financial and economic program designed to develop the economic health of the nation by, among other things.

(a) reversing the trend of rising interest rates

(b) establishing a capital gains tax."

And the debate continuing;

(At 5.00 o'clock p.m., Private and Public Bills were called, pursuant to Standing Order 15)

(Private Bills)

Mr. Fleming (Okanagan-Revelstoke), seconded by Mr. Flynn, moved,— That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (*pursuant to Standing Order* 54(1)); which was agreed to.

The following bills were considered in Committee of the Whole, reported without amendment, read the third time, divorce bills on division, and passed:

Bill S-13, An Act respecting The Canadian General Council of The Boy Scouts Association.

Bill SD-135, An Act for the relief of Jan Roberti.

Bill SD-137, An Act for the relief of Marie Marguerite Louise Leclerc Andrews.

Bill SD-138, An Act for the relief of Lorlotte Juliane Selma Wilhelmine Gude Hirtreiter.

Bill SD-139, An Act for the relief of Mary Alice Hadley Hutchison.

Bill SD-140, An Act for the relief of Flore Crevier Plamondon.

Bill SD-141, An Act for the relief of Karl Efraim Hill.

Bill SD-142, An Act for the relief of Ina Charlotte Charleson Hyde.

Bill SD-143, An Act for the relief of Gisela Antonie Anita Popp Sainitzer.

Bill SD-144, An Act for the relief of Alfred Laliberte.

Bill SD-145, An Act for the relief of Lawrence Crites.

Bill SD-146, An Act for the relief of Marie Jeanne Madeleine Saint-Pierre Pare.

Bill SD-147, An Act for the relief of Marie Louise Marguerite Therese Bernaquez Aubin.

Bill SD-148, An Act for the relief of Jean Scott Bain Kunst.

Bill SD-149, An Act for the relief of Josef Libich.

Bill SD-150, An Act for the relief of Roger Desjardins.

Bill SD-151, An Act for the relief of James Alfred Keelty.

Bill SD-152, An Act for the relief of Agnes Forget Haymond.

Bill SD-153, An Act for the relief of Maurice William Bell.

Bill SD-154, An Act for the relief of Robert William Stamp.

Bill SD-155, An Act for the relief of Tanya Burstein Yerzy.

Bill SD-156, An Act for the relief of Yvonne Catherine Marie Vrancken Bruggemans.

Bill SD-157, An Act for the relief of Mary Friedman Nussenbaum.

Bill SD-158, An Act for the relief of Paul Rewoski.

Bill SD-159, An Act for the relief of Tibor Kadar.

Bill SD-160, An Act for the relief of Daniel Myer Glovinsky.

Pursuant to order made August 26, 1958, a Message was sent to the Senate to return to that House the evidence taken and the papers produced in respect of the foregoing divorce bills before the Senate Standing Committee on Divorce.

(Public Bills)

Orders numbered 12 to 18 inclusive, having been severally called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. Boulanger, seconded by Mr. Godin,—That Bill C-4, An Act to amend the Financial Administration Act, be now read a second time.

And the debate continuing;

The hour for Private and Public Bills expired.

Debate was resumed on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget), and on the proposed motion of Mr. Benidickson in amendment thereto, and on the proposed motion of Mr. Regier in amendment to the said proposed amendment.

And the debate continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated March 9, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 66) for a copy of all correspondence, telegrams and other documents exchanged during the last six months between any Cabinet Minister or his or her deputies, and the President of the University of British Columbia, and any organization or government, with respect to seeking Federal Government financial aid to assist students or former students of the University of British Columbia to continue their studies at the University. By Mr. Courtemanche,—Return to an Address, dated April 8, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 79) for a copy of Order-in-Council P.C. 1959-259, dated March 5, 1959.

By Mr. Courtemanche,—Return to an Order of the House, dated April 8, 1959, (*Question No. 272*) showing: 1. Did the Solicitor General, the Minister of Mines and Technical Surveys, The Secretary of State, The Minister of Defence Production and the Postmaster General make representations at any time since June, 1957, by letter, memorandum, telephone or conversation, to the Canadian Broadcasting Corporation concerning any radio or television program broadcast or proposed to be broadcast over the facilities of the Corporation?

2. If so, what was the nature of such representations, when and how were they made, and to what program or programs was reference made?

By Mr. Hees, a Member of the Queen's Privy Council,—Report of the Canadian National Railways for the year ended December 31, 1958, pursuant to section 40 of the Canadian National Railways Act, chapter 29, Statutes of Canada, 1955. (English and French).

By Mr. Hees,—Report of the Canadian National (West Indies) Steamships, Limited, for the year ended December 31, 1958, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952. (English and French).

By Mr. Hees,—Report to Parliament of the Auditors on the accounts of the Canadian National Railway System and of the Canadian National (West Indies) Steamships, Limited, for the year ended December 31, 1958, respectively pursuant to section 40 of the Canadian National Railways Act, chapter 29, Statutes of Canada, 1955, and to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952. (English and French).

By Mr. Hees,—Report of the Canadian National Railways Securities Trust for the year ended December 31, 1958, pursuant to section 17 of the Canadian National Railways Capital Revision Act, chapter 311, R.S.C., 1952. (English and French).

At 10.04 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 15TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Kucherepa, from the Standing Committee on Standing Orders, presented the Fourth Report of the said Committee, which was read as follows:

Pursuant to an Order of the House of March 23, your Committee has considered the petition of The Holiness Movement Church in Canada and The Free Methodist Church in Canada for a private bill, together with the Clerk of Petitions' Report thereon of March 19, stating that the petition was filed after the time limit specified by Standing Order 93.

Counsel for the Petitioners informed the Committee that the process of executing the agreement required for the merger of the two petitioners, and of securing the necessary signatures on the petition, took more time than anticipated, and that, for these reasons, it was found impossible to file the petition before March 10th.

Your Committee recommends that in relation to this petition Standing Orders 93 and 94(3)(a) and (c) be suspended, and that the petition be received.

The Committee also considered three petitions for bills of divorce filed after the time limit, and the Clerk of Petitions' Reports thereon of March 25, April 7 and April 9, namely:

1. Of Marie Madeleine Marielle Faust Morin.

The record indicates that this petition was filed on February 26, one day after the six weeks allowed under Standing Order 93. The local agent, on behalf of the petitioner, stated that the petition had been mailed in Montreal, on February 25th, and reached his office on the following day.

Your Committee recommends that Standing Orders 93 and 94(3)(a) and (c) be suspended in respect of this petition and that it be received. 66970-5-21 2. Of Maria Adriana Sluis Metcalfe.

Representations were made to your Committee that the delay in filing this petition was due to the suspension of the solicitor for unethical practices, and that the petitioner and local agent were unaware of the fact that the petition had not been filed until so informed by the private bills office.

Your Committee recommends that Standing Orders 93 and 94(3)(a) and (c) be suspended in relation to this petition and that the said petition be received.

3. Of Norman Grover.

Counsel for the petitioner informed the Committee that the petitioner was now living in Israel, and that considerable difficulty had been experienced in the forwarding and return of the necessary documents. A petition was filed in the other House on January 28, 1959, but while Counsel's records seemed to indicate that the petition to the House of Commons had also been filed on time, recent inquiries had shown that this was not so.

In respect of this petition, your Committee recommends that Standing Order 93 be suspended and that the petition be received; also that Standing Order 94(3)(c) be suspended as well as Standing Order 94(3)(a) in relation thereto, but not as regards Standing Order 93.

Concurrence in this recommendation would involve a penalty charge of \$100.00.

By unanimous consent, on motion of Mr. Kucherepa, seconded by Mr. Macdonald (Kings), the said report was concurred in.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Fisher be substituted for that of Mr. Martin (Timmins) on the Standing Committee on Mines, Forests and Waters.

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

*Question No. 52, by Mr. Hardie,—Order of the House for a Return showing: 1. Have any members of the government travelled outside Canada since taking office?

2. If so, which members, to what countries, for what duration, for what purpose and at what cost?

*Question No. 53, by Mr. Hardie,—Order of the House for a Return showing: 1. Was transportation provided by government aircraft for any Members of Parliament to and from their constituencies during the Easter recess?

2. If so, for what Members of Parliament and for what members of their families, if any?

On motion of Mr. Fisher, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, since September 1, 1958, exchanged between the Federal Government and the Province of Ontario respecting the "roads to resources" program in the districts of Kenora, Patricia, Thunder Bay, and Algoma. (*Notice of Motion No. 5). A.D. 1959

On motion of Mr. Benidickson, seconded by Mr. Pickersgill, it was ordered, —That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, and any agreements entered into between the Federal Government and the Government of Ontario since January 1, 1958, relating to the roads to resources programme. (*Notice of Motion No. 23).

On motion of Mr. Crestohl for Mr. Robichaud, seconded by Mr. Dumas, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government or any official thereof, and the Provincial Government of New Brunswick, or the New Brunswick Electric Power Commission, with respect to the signing of an agreement for the construction of the East St. John Thermo Plant, for the period June 1, 1958, to date. (*Notice of Motion No. 25).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and each provincial government since April 1, 1958, regarding the "roads to resources" program. (*Notice of Motion No. 30).

On motion of Mr. Argue, seconded by Mr. Winch, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Agricultural Prices Support Board, the Agricultural Stabilization Board, and officers of Dominion and Provincial farm organizations, since January 1, 1957, referring to the question of deficiency payments and support prices on agricultural products. (*Notice of Motion No. 64).

On motion of Mr. Pickersgill, seconded by Mr. Benidickson, it was ordered, —That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all communications between Hillcrest Housing Company of Summerside, Prince Edward Island or any solicitor or agent on behalf of that Company on the one hand, and the Minister of National Defence or any official of his department or any other department of Government since June 21, 1957, respecting the rental of housing units for personnel of the Armed Forces. (*Notice of Motion No. 87).

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget).

And on the proposed motion of Mr. Benidickson, seconded by Mr. McMillan, in amendment thereto,—That all the words after the word "That" be deleted and the following be substituted therefor:

"this House regrets the bad faith of the government, which sought and secured support from the Canadian people on a programme of lower 66970-5-21¹/₂ taxes, reduced expenditures and a balanced budget, and which has now produced, in flagrant disregard of pre-election promises, a budget calling for higher taxes, record expenditures and a large deficit."

And on the proposed motion of Mr. Regier, seconded by Mr. Herridge, in amendment to the said proposed amendment,—That the amendment be amended by adding thereto the following words:

"And this House further regrets that the government has failed to present to Parliament a planned financial and economic program designed to develop the economic health of the nation by, among other things,

(a) reversing the trend of rising interest rates

(b) establishing a capital gains tax."

And the debate continuing; the said debate was interrupted at six o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated March 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 63) for a copy of all correspondence, telegrams, reports and other documents exchanged between the Federal Government and the Province of Quebec, the city of Trois-Rivières and the Chamber of Commerce of Trois-Rivières, since January 1, 1957, with respect to the construction of a bridge on the St. Lawrence River between Trois-Rivières and Ste. Angèle, Quebec.

By Mr. Fulton, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Copy of Report of the Commissioner of Penitentiaries for the year ended March 31, 1958, pursuant to section 14 of the Penitentiary Act, chapter 206, R.S.C., 1952. (French).

At 6.04 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 59

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 16TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Eighth Report of the said Committee, which is as follows:

Your Committee has considered Bill S-14, An Act to incorporate the Congregation of the Sisters of the Holy Family of Bordeaux, and has agreed to report it with the following amendments:

Preamble, line 2, after the word "Famille" insert the words "de Bordeaux".

Clause 1, in line 24, after the word "Bordeaux", insert the words "in Canada", and at the end of line 25, after the word "Bordeaux" insert the words "au Canada".

Title.—After the word "Bordeaux" add the words "in Canada".

Mr. Diefenbaker, a Member of the Queen's Privy Council, laid before the House,—Copy of a Note, dated April 9, 1959, from the Canadian Ambassador at Washington to the Acting Secretary of State of the United States of America, concerning an increase in the diversion of water from Lake Michigan through the Chicago drainage canal.

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget).

And on the proposed motion of Mr. Benidickson, seconded by Mr. McMillan, in amendment thereto,—That all the words after the word "That" be deleted and the following be substituted therefor:

8 ELIZABETH II

"this House regrets the bad faith of the government, which sought and secured support from the Canadian people on a programme of lower taxes, reduced expenditures and a balanced budget, and which has now produced, in flagrant disregard of pre-election promises, a budget calling for higher taxes, record expenditures and a large deficit."

And on the proposed motion of Mr. Regier, seconded by Mr. Herridge, in amendment to the said proposed amendment,—That the amendment be amended by adding thereto the following words:

"And this House further regrets that the government has failed to present to Parliament a planned financial and economic program designed to develop the economic health of the nation by, among other things,

(a) reversing the trend of rising interest rates

(b) establishing a capital gains tax."

And the debate continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Fulton, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Copy of the Report of the Royal Commission on The Criminal Law Relating to Criminal Sexual Psychopaths. (English and French).

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 60

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 17th APRIL, 1959.

11.00 o'clock a.m.

PRAYERS.

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget).

And on the proposed motion of Mr. Benidickson, seconded by Mr. McMillan, in amendment thereto,—That all the words after the word "That" be deleted and the following be substituted therefor:

"this House regrets the bad faith of the government, which sought and secured support from the Canadian people on a programme of lower taxes, reduced expenditures and a balanced budget, and which has now produced, in flagrant disregard of pre-election promises, a budget calling for higher taxes, record expenditures and a large deficit."

And on the proposed motion of Mr. Regier, seconded by Mr. Herridge, in amendment to the said proposed amendment,—That the amendment be amended by adding thereto the following words:

"And this House further regrets that the government has failed to present to Parliament a planned financial and economic program designed to develop the economic health of the nation by, among other things,

(a) reversing the trend of rising interest rates

(b) establishing a capital gains tax."

After further debate, the question being put on the said proposed amendment to the proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Regier-5.

Argue, Herridge, Martin (Timmins), Peters,

HOUSE OF COMMONS

8 ELIZABETH II

NAYS

MESSRS:

Aiken, Aitken (Miss). Allard, Badanai, Balcer, Baldwin, Baskin, Batten, Bell (Carleton), Bell (Saint John-Albert), Belzile. Benidickson, Bissonnette, Boivin, Boulanger. Bourbonnais, Bourget, Bourque, Brassard (Lapointe), Brooks, Broome, Browne (St. John's West). Browne (Vancouver- Hamilton Kingsway), Cadieu, Campbell (Stormont), Cardiff, Cardin, Caron. Carter, Casselman (Mrs.), Chambers, Charlton, Chevrier, Churchill, Clancy, Coates. Comtois. Cooper, Courtemanche, Crestohl,

Crouse,

Danforth. Denis. Diefenbaker. Doucett, Drouin, Drysdale, Dumas. Dupuis, English, Eudes, Fairfield, Fane, Fleming (Eglinton), Fleming (Okanagan-Revelstoke), Flynn, Fulton, Grafftey, Granger, Grenier, Grills, Gundlock, Habel. Hales. Halpenny, (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hanbidge, Harkness, Henderson, Hicks. Horner (Acadia). Horner (Jasper-Edson), Horner (The Battlefords), Johnson, Jorgenson, Jung, Keays, Kennedy, Kindt. Knowles,

Korchinski. Kucherepa, Lahaye, Lambert, LaRue, Leduc, Legere, Macdonald (Kings), Macdonnell (Greenwood), MacInnis, MacLean (Queens), MacLean (Winnipeg North Centre), MacLellan, Macquarrie, McCleave, McFarlane, McGee, McGrath, McGregor, McIlraith, McIntosh, McLennan. McPhillips. McQuillan, McWilliam, Mandziuk. Martineau, Matthews, Michaud, Milligan, Mitchell, Monteith (Perth), Monteith (Verdun). Montgomery, More, Morissette, Morris, Morton. Muir (Cape **Breton North** and Victoria), Muir (Lisgar), Murphy.

Nesbitt. Nielsen, Nixon, Noble, O'Hurley. O'Leary, Ormiston, Pallett. Parizeau, Pascoe, Paul, Payne, Pearkes, Pearson. Phillips, Pickersgill, Pigeon, Pugh, Rapp, Régnier, Rogers, Rompré, Rouleau, Simpson, Slogan, Smallwood. Smith (Calgary South). Smith (Winnipeg North), Southam, Speakman, Stanton, Starr, Stearns. Stefanson, Stewart. Tassé, Taylor, Thomas, Thrasher. Tremblay, Tucker, Villeneuve, Winkler, Woolliams-167.

And the debate continuing on the proposed amendment to the main motion; the said debate was interrupted at five o'clock.

Nasserden,

(Private and Public Bills were called, pursuant to Standing Order 15)

(Private Bills)

Mr. Taylor, seconded by Mr. Pallett, moved,—That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (*pursuant to Standing Order* 54(1)); which was agreed to.

Bill S-15, An Act respecting Co-operative Fire and Casualty Company, was considered in Committee of the Whole, reported without amendment, read the third time and passed.

Bill S-12, An Act to incorporate Paramount Life Insurance Company, was considered in Committee of the Whole, reported with amendments to Clause 1 and the Title thereof (as made in the Standing Committee on Banking and Commerce), and considered as amended.

By unanimous consent, the said bill, intituled: "An Act to incorporate British Pacific Life Insurance Company", was read the third time and passed.

Bill S-14, An Act to incorporate the Congregation of the Sisters of the Holy Family of Bordeaux, was considered in Committee of the Whole, reported with amendments to the Preamble, Clause 1, and the Title thereof (as made in the Standing Committee on Miscellaneous Private Bills), and considered as amended.

By unanimous consent, the said bill, intituled: "An Act to incorporate the Congregation of the Sisters of the Holy Family of Bordeaux in Canada", was read the third time and passed.

(Public Bills)

The Order being read for the second reading of Bill C-5, An Act to amend the Small Loans Act;

Mr. Argue, seconded by Mr. Batten, moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of Summary of Orders in Council passed during the period March 1 to March 31, 1959.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 61

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 20TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Howe, from the Standing Committee on Railways, Canals and Telegraph Lines, presented the Fourth Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill C-38, An Act to make Provision for the Reduction of Certain Class and Commodity Rates on Freight Traffic.

Your Committee recommends that the words "and the traffic in respect of which" appearing in line 27 of Section 2 of Clause 3 be examined to further determine their effect on the application of the provisions of the bill.

A copy of the Minutes of Proceedings and Evidence in relation thereto is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 1 to the Journals)

On motion of Mr. Murphy, seconded by Mr. Fraser, it was ordered,—That there be laid before this House a copy of the minutes of the meeting of the trustees of the National Gallery in 1923, relating to the purchase of the painting "The Road", by Karl Henry Ahrens, and also a copy of the record of the National Art Gallery showing in what places this painting has been shown since its purchase. (*Notice of Motion No. 53).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of any letters, lists or other memoranda

66970-5-221

sent to Central Mortgage and Housing Corporation by the Department of Justice since January 1, 1956, stating the names of legal agents that may be engaged by the Corporation. (*Notice of Motion No. 83).

Mr. Pickersgill, seconded by Mr. Benidickson, moved,-That an Order of the House do issue for a copy of all communications received by the Minister without Portfolio from Newfoundland since March 25, 1959, protesting the announcement of the Government regarding Term 29 of the Terms of Union of Newfoundland with Canada, together with the replies thereto. (*Notice of Motion No. 85).

And the question being put on the said motion, it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai, Batten, Benidickson, Bourget, Brassard (Lapointe). Cardin, Caron,

Diefenbaker,

Carter, Chevrier, Crestohl, Dumas, Granger, Habel, Hardie, Herridge, Howard,

Hodgson,

McIlraith. McMillan, McWilliam, Martin (Essex East), Martin (Timmins), Michaud, Mitchell, Nixon,

(Hamilton South).

McFarlane,

Pearkes,

Phillips,

Pearson, Peters, Pickersgill, Richard (Ottawa East). Roberge, Tucker, Winch-32.

NAYS

MESSRS:

Aiken, Dorion. Horner (Acadia), McGee, Allard, Doucett, Horner McGrath, Allmark, Dubois, (The Battlefords). McIntosh, Anderson. English, Howe, McLennan, Baldwin. Fairclough (Mrs.), Jorgenson, McPhillips, Baskin, Fairfield, Jung, Mandziuk. Bell (Carleton). Fane, Keays, Martel, Bell (Saint John-Fleming (Eglinton), Kennedy, Martineau, Fleming (Okanagan-Albert), Kindt, Martini. Bigg, Revelstoke), Knowles, Matthews, Bourbonnais, Flynn, Korchinski, Milligan. Bourdages, Fraser, Kucherepa, Montgomery, Brooks, Fréchette, LaRue, More. Broome, Fulton, Legere. Morissette, Browne (St. John's Grafftey, Lennard, Morris, West), Green, Macdonald (Kings), Muir (Lisgar), Browne (Vancouver- Grenier, Macdonnell, Murphy, Kingsway), Gundlock, MacInnis, Nasserden, Cadieu, Hamilton MacLean (Queens), Nielsen, Cardiff. (Notre-Dame-MacLean (Winnipeg Nowlan, Casselman (Mrs.), de-Grâce), North Centre), O'Hurley, Charlton, Hamilton MacLellan, O'Leary, Clancy, (Qu'Appelle), Macquarrie, Ormiston, Coates, Hanbidge, MacRae, Pallett, Comtois, Harkness, McBain. Pascoe, Cooper, Hees, McCleave. Paul. Creaghan, Henderson, McDonald Payne, Crouse, Hicks,

A.D. 1959

Pigeon, Pugh, Rapp, Rea, Régnier, Ricard, Robinson, Rogers, Simpson, Slogan, Small, Smallwood, Smith (Calgary South), Smith (Lincoln), Smith (Simcoe North), Southam, Speakman, Starr, Stearns, Stefanson, Stewart, Taylor, Tremblay, Van Horne, White, Woolliams, Wratten—133.

On motion of Mr. Batten, seconded by Mr. Caron, it was ordered,—That an humble Address be presented to His Excellency the Governor-General praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between any minister or acting minister, official of the government, Director of the National Gallery or any other official of the Gallery on the one hand, and Baron Von Polnitz or any person acting in his behalf on the other, dealing with the painting "Landscape with Christ appearing to the Apostles" by Breughel. (*Notice of Motion No. 89).

On motion of Mr. Batten, seconded by Mr. Caron, it was ordered,—That there be laid before this House a copy of the minutes of any meetings of the Trustees of the National Gallery, relating to the painting "Landscape with Christ appearing to the Apostles" by Breughel. (*Notice of Motion No. 90).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of P.C. 24/3539, July 15, 1949. (*Notice of Motion No. 91).

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget).

And on the proposed motion of Mr. Benidickson, seconded by Mr. McMillan, in amendment thereto,—That all the words after the word "That" be deleted and the following be substituted therefor:

"this House regrets the bad faith of the government, which sought and secured support from the Canadian people on a programme of lower taxes, reduced expenditures and a balanced budget, and which has now produced, in flagrant disregard of pre-election promises, a budget calling for higher taxes, record expenditures and a large deficit."

And the debate continuing;

By unanimous consent, the House reverted to "Motions".

And after some time;

Debate was resumed on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget), and on the proposed motion of Mr. Benidickson in amendment thereto.

And the debate continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Hees, a Member of the Queen's Privy Council,—Report of The St. Lawrence Seaway Authority for the year ended December 31, 1958, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952. (English and French).

By Mr. Hees,—Copy of order in council pursuant to section 37 of the Canadian National Railways Act, chapter 29, Statutes of Canada, 1955, as follows:

Order in Council P.C. 1959-336, approved March 21, 1959: Approving the Capital and Operating Budgets of the Canadian National Railway Company for the year ending December 31, 1959.

By Mr. Hees,—Copy of order in council pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1959-123, approved February 3, 1959: Approving the Capital Budget of Trans-Canada Air Lines for the year ending December 31, 1959.

By the Examiner of Petitions for Private Bills,—Twenty-first Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioner has complied with the requirements of Standing Order 96:

The Canadian Legion of the British Empire Service League for an Act to amend its Act of Incorporation.

By the Examiner of Petitions for Private Bills,—Twenty-second Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the petition for an Act to annul the marriage of the following meets the requirements of Standing Order 96:

Jean Paul Fréchette of Montreal, Quebec, husband of Claire Bissonnette Fréchette.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2. A.D. 1959

No. 62

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 21st APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget).

And on the proposed motion of Mr. Benidickson, seconded by Mr. McMillan, in amendment thereto,—That all the words after the word "That" be deleted and the following be substituted therefor:

"this House regrets the bad faith of the government, which sought and secured support from the Canadian people on a programme of lower taxes, reduced expenditures and a balanced budget, and which has now produced, in flagrant disregard of pre-election promises, a budget calling for higher taxes, record expenditures and a large deficit."

And the debate continuing;

(At 5.00 o'clock p.m., Private and Public Bills were called, pursuant to Standing Order 15)

(Public Bills)

Order numbered 13, having been called, was allowed to stand.

The Order being read for the second reading of Bill C-11, An Act to amend the Canada Elections Act (Publication of Straw Poll Results);

Mr. Peters, seconded by Mr. Winch, moved,—That the said Bill be now read a second time.

HOUSE OF COMMONS

After debate thereon, the question being put on the said motion, it was negatived on the following division:

YEAS

MESSRS:

Fisher, Howard, Peters, Winch—6. Herridge, Martin (Timmins),

NAYS

MESSRS:

Macdonald (Kings), Aiken, Eudes, Pearkes. Fairclough (Mrs.), Macdonnell, Aitken (Miss). Phillips, Fairfield, MacInnis, Allard, Pigeon, Anderson, Fane, MacLean (Queens), Pugh. Asselin, Fleming (Eglinton), MacLellan, Racine. Badanai. Fleming (Okanagan-Macnaughton, Rapp, Balcer, Revelstoke), MacRae, Ratelle, Baldwin. Forgie, McBain, Rea, Barrington, Fortin, McCleave, Régnier, Baskin, Fraser, McDonald Ricard. Batten, Fulton, (Hamilton South), Richard Bell (Carleton), Garland, McFarlane, (Kamouraska), Bell (Saint John-Gillet, McGee. Richard Albert), Granger, McGrath, (Saint-Maurice-Benidickson. Green, McGregor, Laflèche), Grenier, Bigg, Roberge, McIntosh, Boivin. Gundlock, McLennan, Robichaud, Bourbonnais, Habel, McMillan, Robinson. Hales, Bourget. McPhillips, Rogers. Halpenny, Brassard McQuillan, Rompré, (Chicoutimi), Hamilton McWilliam, Rouleau. (Qu'Appelle), Broome, Mandziuk, Rynard, Browne (St. John's Hamilton Martel, Simpson, West), (York West), Martineau, Skoreyko, Browne (Vancouver- Hanbidge, Martini, Small, Kingsway), Harkness, Matthews. Smallwood, Cadieu, Hees, Meunier. Smith (Calgary Henderson, Campbell Michaud, South). Hicks, (Lambton-Kent), Milligan, Smith (Lincoln). Cardiff. Hodgson, Mitchell, Smith (Simcoe Casselman (Mrs.), Horner (Acadia), Monteith (Perth), North), Cathers. Horner Monteith (Verdun), Southam, Chambers, (Jasper-Edson), Montgomery, Speakman, Chown, Horner More, Spencer. Churchill, (The Battlefords). Morris. Stanton, Clancy, Morton, Howe, Starr, Coates, Johnson, Muir (Cape Stearns, Comtois, Jones, **Breton North** Stewart, Cooper, Jorgenson. and Victoria), Stinson, Courtemanche, Jung, Tassé, Nasserden, Creaghan. Keays, Nesbitt, Taylor. Kennedy, Crestohl, Nixon. Thompson, Crouse. Kindt. Noble, Tremblay, Danforth, Knowles, Nowlan, Tucker, Denis. Korchinski, Nugent, Villeneuve, Dinsdale, Kucherepa, O'Leary, Walker, Dorion, Lafrenière, Ormiston, Webster. Doucett, Lahaye. Pallett. Weichel, Drouin, Lambert, Parizeau, White, Drysdale, Leduc, Pascoe, Winkler. Dubois, Legere, Paul, Woolliams. Dupuis, Lennard, Payne, Wratten-190.

The hour for Private and Public Bills expired.

Debate was resumed on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget).

And on the proposed motion of Mr. Benidickson, seconded by Mr. McMillan, in amendment thereto,—That all the words after the word "That" be deleted and the following be substituted therefor:

"this House regrets the bad faith of the government, which sought and secured support from the Canadian people on a programme of lower taxes, reduced expenditures and a balanced budget, and which has now produced, in flagrant disregard of pre-election promises, a budget calling for higher taxes, record expenditures and a large deficit."

And a debate continuing; at 9.45 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 58(5);

And the question being put on the said proposed amendment; it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai, Batten, Benidickson, Boivin, Bourget, Bourgue, Brassard (Lapointe), Cardin, Caron, Carter, Crestohl, Denis, Dupuis, Eudes, Fisher, Forgie, Garland, Godin, Granger, Habel, Herridge,

Leduc, Macnaughton, McIIraith, McMillan, McWilliam, Martin (Timmins), Meunier, Michaud, Mitchell, Nixon, Pearson, Peters, Pickersgill, Racine, Ratelle, Richard (Ottawa East), Richard (Saint-Maurice-Laflèche), Roberge, Robichaud, Rouleau, Tucker, Winch-45.

NAYS

MESSRS:

Aiken,	Browne (St. John's	Cooper,	Fleming (Okanagan-
Aitken (Miss),	West),	Courtemanche,	Revelstoke),
Allard,	Browne (Vancouver-	Creaghan,	Fortin,
Allmark,	Kingsway),	Crouse,	Fraser,
Anderson,	Cadieu,	Danforth,	Fréchette,
Asselin,	Campbell	Diefenbaker,	Fulton,
Balcer,	(Lambton-Kent),	Dinsdale,	Gillet,
Baldwin,	Campbell	Dorion,	Green,
Barrington,	(Stormont),	Doucett,	Grenier,
Baskin,	Cardiff,	Drouin,	Gundlock,
Bell (Carleton),	Casselman (Mrs.),	Drysdale,	Hales,
Bell (Saint John-	Cathers,	Dubois,	Halpenny,
Albert),	Chambers,	English,	Hamilton
Bigg,	Chown,	Fairclough (Mrs.),	(Qu'Appelle),
Bourbonnais,	Churchill,	Fairfield,	Hamilton
Brassard	Clancy,	Fane,	(York West),
(Chicoutimi),	Coates,	Fleming (Eglinton),	Hanbidge,
Broome,	Comtois,		Harkness,

HOUSE OF COMMONS

8 ELIZABETH II

MacLellan,	Muir (Cape	Rompré,
Macquarrie,	Breton North	Rynard,
MacRae,	and Victoria),	Simpson,
McBain,	Muir (Lisgar),	Skoreyko,
McCleave,	Nasserden,	Slogan.
McDonald	Nesbitt,	Small,
(Hamilton South),	Noble,	Smallwood,
McFarlane,	Nowlan,	Smith (Lincoln),
McGee,	Nugent,	Smith (Simcoe
McGrath,	O'Hurley,	North),
McGregor,	O'Leary,	Speakman,
McIntosh,	Ormiston,	Spencer,
McPhillips,	Pallett,	Stanton,
McQuillan,	Parizeau,	Starr,
Maloney,	Pascoe,	Stearns,
Martel,	Paul,	Stefanson,
Martineau,	Payne,	Stewart,
Martini,	Pearkes,	Tassé,
Matthews,	Phillips,	Taylor,
Milligan,	Pigeon,	Thompson,
Monteith (Perth),	Pugh,	Tremblay,
Monteith (Verdun),	Rapp,	Villeneuve,
Montgomery,	Rea,	Walker,
More,	Régnier,	Webster,
Morissette,	Ricard,	Weichel,
Morris,	Richard	White,
Morton,	(Kamouraska),	Winkler,
	Rogers,	Woolliams,
		Wratten—167.
	Macquarrie, MacRae, McBain, McCleave, McDonald (Hamilton South), McFarlane, McGreg, McGrath, McGregor, McIntosh, McPhillips, McQuillan, Maloney, Martel, Martineau, Martin, Matthews, Milligan, Monteith (Perth), Monteith (Verdun), Montgomery, More, Morissette, Morris,	Macquarrie,Breton North MacRae,MacRae,and Victoria),McBain,Muir (Lisgar),McCleave,Nasserden,McDonaldNesbitt,(Hamilton South),Noble,McFarlane,Nowlan,McGreath,O'Hurley,McGregor,O'Leary,McIntosh,Ormiston,McPhillips,Pallett,McQuillan,Parizeau,Maloney,Pascoe,Martineau,Payne,Martini,Perakes,Matthews,Phillips,Milligan,Pigeon,Monteith (Perth),Pugh,Montgomery,Rea,More,Régnier,Morris,Ricard,Morris,Ricard,Morton,(Kamouraska),

And the debate continuing on the main motion, the said debate was, on motion of Mrs. Fairclough, adjourned.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report on the Operations of the Farm Improvement Loans Act for the year ended December 31, 1958, pursuant to section 13 of the said Act, chapter 110, R.S.C., 1952.

By the Examiner of Petitions for Private Bills,—Twenty-third Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Patricia McDonald Bouthillette, wife of Lucien Bouthillette of Montreal, Quebec.

Guy Charbonneau of Montreal, Quebec, husband of Claire Denault Charbonneau.

Norman Grover also known as Norman Bernard Grover, of the Province of Quebec, husband of Leila Shifra Wolofsky Grover.

Edith Mae Driscoll Jeffrey, wife of William Craig Jeffrey of Montreal, Quebec.

332

Rhoda Lillian Rabinovitch Katchan, wife of Eli Katchan of Montreal, Quebec.

Walter Krehm, husband of Jean Margaret Kohl Krehm of Verdun, Quebec.

Joseph Bernard Alberia Gustave Lahaise of Montreal, Quebec, husband of Janet Netta MacDonald Belsillie Lahaise.

John Robertson Low of Montreal, Quebec, husband of Eva Dorothy Harding Low.

Samuel Currie Millar of Montreal, Quebec, husband of Evelyn Irene McKenzie Millar.

Maria Adriana Sluis Metcalfe, wife of Walter Patrick Metcalfe of Montreal, Quebec.

Eleanor Gwyneth Henley Norman, wife of Arnold Dullege Norman of Ville Jacques-Cartier, Quebec.

Georgina Horne Parsons, wife of Frederick George Parsons of Bay Roberts, Newfoundland.

Ghitta Caiserman Pinsky, wife of Alfred Pinsky of Montreal, Quebec. Ben Plotkin of Montreal, Quebec, husband of Helen Earle Plotkin.

Jeannette Bélanger Ross, wife of William Ross of Montreal, Quebec. Ellen Wilk Tuke, wife of Gordon Tuke of Montreal, Quebec.

At 10.08 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No 63

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 22ND APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

*Question No. 57, by Mr. Eudes,—Order of the House for a Return showing: 1. Have any representations been received by the government to appoint a woman member to the National Parole Board?

2. If so, from whom have any such representations been received and what action, if any, is contemplated?

Question No. 338, by Mr. Regier,—Order of the House for a Return showing: 1. For the fiscal year ended March 31, 1958, what was the cost to the Government of Canada of education for dependents of members of the armed forces?

2. How many dependents were thereby provided with educational services?

3. How many of these dependents received their education (a) in Canada; (b) overseas?

4. How much of this total expenditure was spent on behalf of dependents (a) in Canada; (b) overseas?

5. What was the over-all cost per pupil of this programme (a) in Canada; (b) overseas; (c) for all of them?

6. How many of these dependents were supplied with educational services (a) in schools supplied by the Federal Government; (b) by way of grants to existing educational institutions?

7. What was the average per pupil cost of grants made to existing educational institutions on behalf of the education of these dependents for each of the ten provinces of Canada? 8. What is the estimated over-all cost per pupil in the regular school systems of other Canadian children in each of the ten provinces?

The following *Question No. 61, by Mr. Pickersgill, having been called: 1. Has the Minister without portfolio from Newfoundland received any communications protesting against the failure of the government to send Royal Canadian Mounted Police reinforcements to Newfoundland? If so, how many?

2. What is the nature of reply, if any, made by the Minister to such communications?;

RULING BY MR. SPEAKER

MR. SPEAKER: Honourable Members will note that this question asks the Minister without Portfolio (Mr. Browne) whether he has received communications protesting against the failure of the Government to send Royal Canadian Mounted Police reinforcements to Newfoundland, and, if so, how many. The second part of the question reads: "What is the nature of reply, if any, made by the Minister to such communications?"

Although the Minister without Portfolio might wish to reply, this question seems to me to be outside our practice and I would not like to have it put and create a precedent. I wish to give the House my views on the question by referring them to paragraph (1) of Standing Order 39, which provides that: "Questions may be placed on the Order Paper seeking information from Ministers of the Crown relating to public affairs; and from other Members, relating to any bill, motion, or other public matter connected with the business of the House, in which such Members may be concerned."

In citation 178 in his Fourth Edition, Beauchesne comments on this rule as follows: "Questions addressed to Ministers should relate to the public affairs with which they are officially connected, to proceedings pending in Parliament, or to any matter of administration for which the Minister is responsible."

In citation 171, paragraph (x), the same author states: "A question oral or written must not deal with an action of a Minister for which he is not responsible to Parliament."

Then, turning to May, 16th Edition, this is said at page 356 under "Questions to Ministers": "Questions addressed to Ministers should relate to the public affairs with which they are officially connected, to proceedings pending in Parliament, or to matters of administration for which they are responsible. Within these limits an explanation can be sought regarding the intentions of the Government, but not an expression of their opinion upon matters of policy. A question should be addressed to the Minister who is primarily responsible, and misdirected questions are transferred by the clerks at the table on the notification of the departments concerned."

Then, Campion's "Introduction to the Procedure of the House of Commons", 1958 Edition, at page 151 under the heading "Responsibility of Minister" observes as follows: "A question should be directed to a Minister officially responsible for the subject matter with which it deals."

A little later on he says that one type of prohibited question is: "Putting to a Minister a question for which another Minister is more directly responsible or asking one Minister to influence the action of another."

Finally, Redlich, who is a very authoritative commentator, says in The Procedure of the House of Commons, Volume 2, page 243: "A question must be precisely formulated and must be addressed to the Minister who is officially connected with the matters to which it relates." A.D. 1959

While this is perhaps not a serious matter, I feel we should keep our practice within the established limits rather than going beyond, and it is therefore my view that a question relating to this subject matter ought to be addressed to the Minister of Justice and the question in this form does not appear to me to be appropriate.

And a debate arising on the point of order;

MR. SPEAKER: I thank honourable Members for their views. It does not seem to me that any proper rights of Parliament are restricted or abrogated by the view I have taken of this question. There is no difficulty in asking the Minister of Justice questions about the subject matter of the question, that is the sending of Royal Canadian Mounted Police re-inforcements, unless there is some other obstacle in the way of that being done by reason of pending litigation. Parliament is not precluded from seeking information on that question.

The effect of my view as to this question is that it is improper to ask the Minister without Portfolio for his personal correspondence. I take the view that the word "official" as it is used in the citation quoted by the honourable Member for Laurier (Mr. Chevrier) means official in the sense of responsible for a department. The other citations make it clear that the Minister of Justice is responsible for the department involved in this question. If the honourable Member for Assiniboia (Mr. Argue) were right, then personal correspondence would be involved in the question, and I do not think that any Member of the House would assert that the privilege of asking oral questions relating to a Minister's responsibility extends that far, or that the asking of questions of private Members extends to personal correspondence....

I have indicated my views on this question. It seems to me that, notwithstanding the assistance I have had from Members of the House, it is the correct view. I am afraid, therefore, I cannot allow this question to proceed in this form.

On motion of Mr. Dumas, seconded by Mr. McWilliam, it was ordered,— That there be laid before this House a copy of all communications exchanged since July 1, 1957, to date, between the Postmaster General or any officer of his department on the one hand, and any other person and organization on the other, regarding a contract for the carrying of mail between Halet and the Railway Station Malartic via Norrie and Malartic, Province of Quebec. (*Notice of Motion No. 92).

On motion of Mr. Dumas, seconded by Mr. McWilliam, it was ordered,— That there be laid before this House a copy of all communications exchanged since July 1, 1957, to date, between the Minister of Labour or any officer of his department on the one hand, and any other person and organization on the other, regarding the Chairmanship of the Board of Referees for the Quebec Regional Division (District of Rouyn, Quebec) under the Unemployment Insurance Act. (*Notice of Motion No. 93).

On motion of Mr. Carter, seconded by Mr. Hellyer, it was ordered,—That there be laid before this House a copy of all communications received by the Minister of Transport and officers of his department, or any other minister or official, since January 1, 1954, regarding the proposal to establish a free port in Newfoundland, and the replies thereto. (*Notice of Motion No. 94).

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The House resumed the adjourned debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,-That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Ways and Means (Budget).

And the debate continuing; at 5.45 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 58(6);

And the question being put on the said proposed motion; it was agreed to on the following division:

MESSRS:	
Aiken, Drysdale, Latour, Pallett,	
Aitken (Miss), Dubois, Legere, Parizeau,	
Allard, English, Lennard, Pascoe,	
Allmark, Fairclough (Mrs.), Macdonnell, Paul,	
Anderson, Fairfield, MacInnis, Payne,	
Asselin, Fane, MacLean (Queens), Pearkes,	
Balcer, Fleming (Eglinton), MacLean (Winnipeg Phillips,	
Baldwin, Fleming (Okanagan- North Centre), Pigeon,	
Barrington, Revelstoke), MacLellan, Pugh,	
Baskin, Fortin, Macquarrie, Rapp,	
Bell (Carleton), Fraser, MacRae, Rea.	
Bell (Saint John- Fréchette, McBain, Régnier,	
Albert), Fulton, McCleave, Ricard,	
Belzile, Green, McDonald Richard	
Best, Grenier, (Hamilton South), (Kamou	raska)
Bigg, Gundlock, McFarlane, Robinson,	L'UDILU/
Bissonnette, Hales, McGee, Rogers,	
Bourbonnais, Halpenny, McGrath, Rompré,	
Bourdages, Hamilton McGregor, Rowe,	
Brassard (Notre-Dame- McIntosh, Rynard,	
(Chicoutimi), de-Grâce), McLennan, Simpson,	
Brooks, Hamilton McPhillips, Skoreyko,	
Broome, (Qu'Appelle), McQuillan, Small,	
Browne (St. John's Hamilton Maloney, Smallwood	F
West), (York West), Mandziuk, Smith (Ca	
Browne (Vancouver- Hanbidge, Martel, South),	gary
Kingsway), Harkness, Martineau, Smith (Lir	(nloo
Bruchési, Hees, Martini, Smith (Sin	
Cadieu, Henderson, Matthews, North),	icoc
Campbell Hicks, Milligan, Southam,	
(Lambton-Kent), Hodgson, Monteith (Perth), Speakman	
Campbell Horner (Acadia), Monteith (Verdun), Spencer,	,
(Stormont), Horner Montgomery, Stanton,	
Cardiff, (Jasper-Edson), More, Starr,	
Casselman (Mrs.), Horner Morissette, Stearns,	
Cathers, (The Battlefords), Morris, Stefanson,	
Chambers, Howe, Morton, Stinson,	
Chown, Johnson, Muir (Cape Tassé,	
Churchill, Jones, Breton North Taylor,	
Clancy, Jorgenson, and Victoria), Thomas,	
Coates, Jung, Muir (Lisgar), Thompson	
Comtois, Keays, Nasserden, Tremblay,	
Cooper, Kindt, Nesbitt, Villeneuve	
Creaghan, Knowles, Nielsen, Walker,	•
Crouse, Korchinski, Noble, Webster,	
Danforth, Kucherepa, Nowlan, Weichel,	
Diefenbaker, Lafrenière, Nugent, White,	
Dorion, Lahaye, O'Hurley, Winkler,	
Doucett, Lambert, O'Leary, Woolliams	
Drouin, LaRue, Ormiston, Wratten-	
Datue, Offitiston, Wlatten-	100.

YEAS

A.D. 1959

MESSRS: Howard, Pearson, Chevrier, Argue, Pickersgill, Denis. Leduc. Badanai, Racine. Lessard, Batten. Dumas. Loiselle, Ratelle, Benidickson, Dupuis, Richard Macnaughton, Eudes. Boivin. (Ottawa East), McIlraith, Fisher, Bourget, Richard McMillan, Bourque, Forgie, (Saint-Maurice-McWilliam, Garland, Brassard Laflèche), Martin (Timmins), Godin, (Lapointe), Roberge, Granger. Meunier, Cardin, Robichaud, Michaud, Habel, Caron, Tucker. Mitchell, Carter, Hellyer, Winch-47. Nixon, Herridge,

Accordingly, the House resolved itself into Committee of Ways and Means and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had agreed to the amendments made by the House of Commons to the following bills, without any amendment:

Bill S-12, An Act to incorporate British Pacific Life Insurance Company, (formerly intituled "An Act to incorporate Paramount Life Insurance Company").

Bill S-14, An Act to incorporate the Congregation of the Sisters of the Holy Family of Bordeaux in Canada, (formerly intituled "An Act to incorporate the Congregation of the Sisters of the Holy Family of Bordeaux").

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated February 25, 1959, (*Question No. 154*) showing: 1. Who are the directors of each of the following government agencies, what are their duties, and what administrative powers does each hold: (a) The National Research Council; (b) The Public Archives; (c) The Defence Research Board; (d) The National Film Board; (e) The National Library; (f) The National Museum?

2. What rank in the government service does each of these directors hold, and what are his qualifications for the position he holds?

By Mr. Courtemanche,—Return to an Address dated March 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 57) for a copy of all correspondence, telegrams, and other documents exchanged between the Federal Government and officials of A. V. Roe Canada Limited or its subsidiary companies, relating to the discontinuance or impending discontinuance of production of the CF-105.

NAYS

HOUSE OF COMMONS

8 ELIZABETH II

By Mr. Courtemanche,—Return to an Address, dated March 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 58) for a copy of all contracts and agreements exchanged between the Federal Government and A. V. Roe Canada Limited and its subsidiary companies, relating to the development and construction of the CF-105.

At 6.05 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 64

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 23RD APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Churchill, seconded by Mr. Fleming (Eglinton), moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to provide for the establishment and operation of a National Energy Board and the appointment of its members and staff, to define its duties, to authorize it to exercise certain powers and to provide for other related and incidental matters.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

Mr. Pearkes, seconded by Mr. Balcer, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to provide for the revision and consolidation of certain of the pension provisions of the Defence Services Pension Act, for the payment out of the Consolidated Revenue Fund of superannuation and other benefits to members of the Canadian Forces and their dependents and for matters incidental thereto, and to provide further for certain administrative changes in connection therewith.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

Mr. Fulton, seconded by Mr. Hees, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to provide for the revision and consolidation of certain of the pension provisions of the Royal Canadian Mounted Police Act, for the payment out of the Consolidated Revenue Fund of superannuation and other benefits to members of the Royal Canadian Mounted Police and their dependents and for matters incidental thereto, and to provide further for certain administrative changes in connection therewith.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Report, dated December 10, 1958, of the Inquiry into the Distribution of Railway Box Cars, by John Bracken, authorized by Order-in-Council P.C. 1958-181 of January 31, 1958.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 65

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 24TH APRIL, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. English, from the Standing Committee on Marine and Fisheries, presented the Second Report of the said Committee, which is as follows:

Pursuant to its order of reference of March 10, 1959, your Committee has considered items 127 to 145 both inclusive, as listed in the Main Estimates for the year ending March 31, 1960, relating to the Department of Fisheries.

Your Committee held seven meetings, one of which was devoted to the consideration of a Preliminary Report on Flood Control and Hydro-electric Power in the Fraser River Basin in British Columbia, particularly in respect of fisheries and certain relevant aspects referred to in the said report. This report was tabled in the House of Commons on January 20, 1959, and was placed before the Committee in accordance with an order of reference dated February 9, 1959 giving power to the Committee to call for papers and records.

Your Committee was impressed with the evidence given thereon by the Minister of Fisheries and Dr. A. L. Pritchard, Director of Conservation and Development Service of the Department of Fisheries.

Your Committee recommends that the Government consider the advisability of hastening the re-appointment of the Fraser River Board in conjunction with the Government of British Columbia in order that the said Board achieve its aims, specially with reference to the protection of fisheries in all its aspects.

Your Committee expresses the opinion that no dams should be built on the Fraser River, or any of its tributaries, where such dams will, in the opinion of the Minister of Fisheries, interfere with, or be detrimental to anadromous fish runs.

Your Committee wishes to express its appreciation to the Minister, his deputy and to the departmental officers who were present throughout the proceedings and particularly to those who appeared as witnesses.

Your Committee recommends the approval of the estimates referred.

A copy of the Committee's Minutes of Proceedings and Evidence is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 2 to the Journals)

The foregoing items of the Main Estimates stand referred to the Committee of Supply pursuant to Standing Order 57.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less the amount voted in Interim Supply):

MAIN ESTIMATES, 1959-60

AGRICULTURE

ADMINISTRATION BRANCH

1 Departmental Administration, including Advisory Com-	
mittee on Agricultural Services\$	747,531 00
2 Information Division	622,790 00
3 Contributions to Commonwealth Agricultural Bureaux in	net india
a total amount of £46,384, notwithstanding that pay-	
ments may exceed or fall short of the equivalent in	
Canadian dollars, estimated as of December, 1958,	
which is	125,599 00
4 Economics Division	726,985 00

RESEARCH BRANCH

5 Branch Administration, including an amount of \$187,4 for grants in aid of agricultural research in universiti and other scientific organizations in Canada	ies
Research Institutes, Regional Laboratories, Branch Farr and Research Services—	ns
6 Operation and Maintenance 7 Construction or Acquisition of Buildings, Works, Lar	21,151,451 00 nd
and Equipment	7,187,248 00
PRODUCTION AND MARKETING BRANCH	
8 Branch Administration, including Marketing of Agr	ri- " toY
cultural Products	890,029 00
9 Agricultural Products Board Administration	10,000 00

Resolutions to be reported.

A.D. 1959

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-18, An Act to incorporate Lutheran Church-Canada.-Mr. Weichel.

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Public Bills)

Orders numbered 16 to 20 inclusive, having been severally called, were allowed to stand.

The Order being read for the second reading of Bill C-21, An Act to amend the Representation Act;

Mr. Fréchette, seconded by Mr. Fane, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, reported without amendment, and ordered for a third reading at the next sitting of the House.

The Order being read for the second reading of Bill C-22, An Act to amend the Companies Act;

Mr. Broome, seconded by Mr. Campbell (Lambton-Kent), moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report on the Administration of the Members of Parliament Retiring Allowances Act for the year ended March 31, 1959, pursuant to section 18 of the said Act, chapter 329, R.S.C., 1952. (English and French). By Mr. Fleming (Eglinton), by command of His Excellency the Governor-General,—Report on the Operations of Part II of the Export Credits Insurance Act for the year ended March 31, 1959, pursuant to section 27 of the said Act, chapter 105, R.S.C., 1952.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m., Eastern Daylight Saving Time, pursuant to Standing Order 2.

No. 66

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 27TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Diefenbaker, a Member of the Queen's Privy Council, laid before the House,—Copy of Notes, dated March 2, 1959, and April 24, 1959, exchanged between the Government of the U.S.S.R. and the Government of Canada, concerning questions relating to Germany and the conclusion of a Peace Treaty with Germany.

Mr. Starr, seconded by Mr. Green, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the Unemployment Insurance Act to raise the rate of remuneration of insurable employment; to increase the rates of contributions to be paid on behalf of insured persons and employers; to add new grounds for extension of the qualifying periods; to provide a new schedule of rates of benefits consequential on the new table of contributions; to provide that the maximum benefits, under the heading "duration of benefit", will be increased from thirty-six times to fifty-two times the weekly benefit rate; to establish a new schedule of allowable earnings; and to provide for other related matters.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The following Notices of Motions having been called were transferred to Government Orders for consideration at the next sitting of the House, pursuant to Standing Order 21(2):

66970-5-23

That it is expedient that the Houses of Parliament do approve of Convention No. 105, concerning the Abolition of Forced Labour which was adopted by the International Labour Conference at its 40th Session at Geneva on the 25th day of June, 1957, and that this House do approve the same.—*The Minister of Labour*.

That the Standing Committee on Privileges and Elections be empowered to study the Canada Elections Act, and the several amendments thereto suggested by the Chief Electoral Officer; and to report to the House such proposals relating to the said Act as the Committee may deem to be advisable.—*The Secretary of State.*

That a Special Committee be appointed on Broadcasting to consider radio and television broadcasting together with the Annual Report of the Canadian Broadcasting Corporation, and to review the operations, policies and aims of the Corporation and its revenues, expenditures and development, with power to examine and inquire into the matters herein referred to, and to report from time to time their observations and opinions thereon, and to send for persons, papers and records;

That the Committee have power to print such papers and evidence from day to day as may be deemed advisable or necessary;

That the Committee have power to meet while the House is sitting;

That the Committee shall consist of 35 members;

That Standing Orders 66 and 67 be suspended in relation thereto.—The Minister of National Revenue.

On motion of Mr. Bourget, seconded by Mr. McIlraith, it was ordered,— That there be laid before this House a copy of all letters, notices, declarations, affidavits and other communications leading to the dismissal of Octave Bujold, Chandler, Quebec, from the Department of Transport in 1958. (*Notice of Motion No. 95.)

The Order for the House to resolve itself into Committee of Supply being read for the fourth time, pursuant to Standing Order 56(2);

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That Mr. Speaker do now leave the Chair.

And a debate arising thereon;

Mr. McIlraith, seconded by Mr. Bourget, moved in amendment thereto,— That all the words after "That" to the end of the question be deleted and the following substituted therefor:

"this House regrets the ill-conceived and irresponsible actions of the government in the field of debt management and monetary policy which have been characterized by

- (1) the errors and inequities associated with the Conversion Loan;
- (2) the highest bank rate since the Bank of Canada was established;
- (3) the largest expansion of the money supply in any year since the war;
- (4) the greatest increase in peace time in the national debt;
- (5) the highest public debt charges in Canada's history."

And the question being proposed;

The Minister of Finance (Mr. Fleming (Eglinton)) raised a point of order to the effect that the proposed amendment was not in order in that it repeats in large measure the amendment which was proposed during the budget debate;

RULING BY MR. SPEAKER

MR. SPEAKER: I had rather thought, in view of the discussion which took place in the House on Friday, that the House had itself come to the conclusion that a discussion on the problem of interest rates could be expected today, and that caused me some difficulty because there was a fairly specific subamendment about interest rates which was moved in the course of the budget debate...

And then again, this present amendment does not take that course. There is no mention of interest rates in the amendment as submitted. Therefore, I suppose that that approach to the subject—that this was a debate which the House was expecting—really does not apply.

The point of order that we are entering upon a repetition of matters which have been decided must, I think, be judged in the light of what the procedure is on supply motions. Supply motions give a great deal of latitude for attack on the policy of the government on a fairly broad front, and I think that almost any supply motion would involve monetary and financial problems in some degree. But I am not satisfied from what the honourable Minister has said that this amendment cannot be distinguished from the debate which took place on the budget. The budget deals with ways and means. It deals with taxation and expenditures, and the balance of the two. In other words, it is basically a taxation debate. This motion, to my mind, introduces the problem of public debt and public debt management, and it does not seem to me that the two fields entirely correspond. They overlap, it is true, but they are not co-equal in the sense that the policy of the government with regard to the conversion loan is carried out entirely outside the budget resolutions and reflects independent actions of the government under authority which parliament has previously given.

As I look at the resolution it seems to refer to debt management and monetary policy basically, and the five instances cited have to do with the conversion loan, the public debt, the bank rate, which is not directly involved in the budget—and I see I am in error in saying that interest is not involved, because the bank rate is a matter of interest—the expansion of money supply something which could be independent of the budget debate and budget resolutions—the national debt itself, and public debt charges.

I would think there is scope for a debate on public debt management as distinct from the other fiscal policies which are involved in the budget. In any event, I would be disposed to consider the amendment liberally in view, first of all, of the fact that this is a supply motion and, secondly, in view of what was said in this House on Friday. In that light I would hope that the opposition to this resolution would not be pressed....

I am inclined to accept the latter argument of the Minister of Finance that anything to be said on this amendment could have been said on the budget debate but that does not say this amendment is out of order; it points up certain and particular problems.

As I recall the budget debate the honourable Member for Welland (Mr. McMillan) was the only honourable Member who spoke for any length on the conversion loan and he was in order in speaking there, but this amendment 66970-5-231

focuses the attention of the House on monetary policy in the sense of the national debt and its management as well as certain other things of a specific character.

I have doubts about the second item in the amendment which refers to the highest bank rate. As I said, I expected that was the course this amendment would take and I realize that anything said on Friday, unless there is an order of the House, does not absolve me from the responsibility of dealing with this amendment on its merits today. I should think the House would understand from what I have said that I am disposed to regard this as a suitable amendment and to let it proceed reserving the right to limit the discussion under the second item of the amendment, because, as the Minister has pointed out, we have had a specific amendment accusing the government of failure to act against high interest rates which is what is involved, I take it, in the clause "highest bank rates since the Bank of Canada was established". It may be possible to distinguish those. I would allow the debate to proceed and reserve the right to intervene if I feel that it is becoming a repetition of the budget debate.

And debate continuing on the amendment;

Mr. Herridge, seconded by Mr. Regier, moved in amendment to the said proposed amendment,—That the amendment be amended by adding thereto the following words:

"This House further regrets the failure of the government to assume full responsibility for the control of credit, and particularly, its failure to establish a national investment board."

RULING BY MR. SPEAKER

MR. SPEAKER: I am not very clear how the subamendment relates to the amendment. . . The amendment regrets the ill-conceived and irresponsible actions of the government in the field of debt management and monetary policy characterized by, amongst other things, the highest bank rate since the Bank of Canada was established. I ask the honourable Member what item in the amendment involves the control of credit referred to in the subamendment? The subamendment also alleges a failure to establish a national investment board, and before I allow or disallow the subamendment I would like to know what relationship it has to the main amendment. . . .

I appreciate what the honourable Member for Burnaby-Coquitlam (Mr. Regier) says, but it seems to me that the establishment of a national investment board to control investment funds is an entirely new subject and not one which can readily be discussed in conjunction with the amendment, which relates basically to debt management and monetary policy, an increase in the national debt and an increase in the bank rate...

The first part of the proposed subamendment seems to me to be fully covered in the amendment itself, and therefore any discussion relating to the control of credit in so far as it is relevant to the main amendment can take place. But with all respect, it seems to me that the establishment of a national investment board deals with an entirely unrelated subject. I feel it should be possible to confine this debate to the subject relevant to the amendment, which could not be done if the proposed subamendment were accepted, and therefore I declare the subamendment out of order.

And debate continuing on the amendment to the main motion; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, April 22, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated April 20, 1959, (*Notice of Motion No. 53) for a copy of the minutes of the meeting of the trustees of the National Gallery in 1923, relating to the purchase of the painting "The Road", by Karl Henry Ahrens, and also a copy of the record of the National Art Gallery showing in what places this painting has been shown since its purchase.

By Mr. Courtemanche,—Return to an Address dated April 20, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 89) for a copy of all correspondence, telegrams and other documents exchanged between any minister or acting minister, official of the government, Director of the National Gallery or any other official of the Gallery on the one hand, and Baron Von Polnitz or any person acting in his behalf on the other, dealing with the painting "Landscape with Christ appearing to the Apostles" by Breughel.

By Mr. Courtemanche,—Return to an Order of the House, dated April 20, 1959, (*Notice of Motion No. 90) for a copy of the minutes of any meetings of the Trustees of the National Gallery, relating to the painting "Landscape with Christ appearing to the Apostles" by Breughel.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report on the Operations of the Bretton Woods Agreements Act for the year ended March 31, 1959, pursuant to section 7 of the said Act, chapter 19, R.S.C., 1952.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2. A.D. 1959

No. 67

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 28TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Green,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Supply.

And on the proposed motion of Mr. McIlraith, seconded by Mr. Bourget, in amendment thereto,—That all the words after "That" to the end of the question be deleted and the following substituted therefor:

"this House regrets the ill-conceived and irresponsible actions of the government in the field of debt management and monetary policy which have been characterized by

- (1) the errors and inequities associated with the Conversion Loan;
- (2) the highest bank rate since the Bank of Canada was established;
- (3) the largest expansion of the money supply in any year since the war;
- (4) the greatest increase in peace time in the national debt;
- (5) the highest public debt charges in Canada's history."

And the debate continuing; at 8.15 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 56(4)(d);

And the question being put on the said proposed amendment; it was negatived on the following division:

HOUSE OF COMMONS

YEAS MESSES:

8 ELIZABETH II

Argue, Badanai, Batten, Boivin, Bourget, Brassard (Lapointe), Cardin, Caron, Carter, Chevrier, Denis, Dumas, Eudes, Fisher, Forgie, Garland, Godin, Granger, Hellyer, Herridge, Howard, Leduc, Lessard, Loiselle, Macnaughton, McIlraith, McMillan, Meunier, Mitchell,

NAYS

MESSRS:

Pickersgill, Racine, Regier, Richard (Ottawa East), Roberge, Robichaud, Tucker, Winch—37.

Aiken, Aitken (Miss), Allard, Anderson, Balcer. Baldwin. Barrington, Baskin, Beech, Bell (Carleton). Bell (Saint John-Albert). Belzile, Bigg. Bourbonnais. Broome. Browne (St. John's West). Browne (Vancouver-Kingsway), Bruchési, Brunsden. Cadieu. Campbell (Lambton-Kent), Campbell (Stormont), Campeau, Cathers, Chambers, Charlton, Chown. Churchill. Clancy, Coates, Comtois. Courtemanche, Creaghan, Crouse, Danforth. Deschambault, Diefenbaker. Dinsdale, Doucett. Drysdale, Dubois,

Fairfield, Fane, Fleming (Eglinton), Fleming (Okanagan-Revelstoke), Flynn. Fortin, Fraser. Fréchette, Fulton. Gillet, Grafftey, Green, Grills. Gundlock. Hales. Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hamilton (York West), Harkness, Hees, Henderson, Hicks. Hodgson, Horner (Acadia), Horner (Jasper-Edson), Horner (The Battlefords). Howe, Jones, Jorgenson, Jung. Kindt. Knowles, Korchinski, Kucherepa, Lahaye, Lambert. LaRue, Latour,

Legere, Lennard. Létourneau, Macdonald (Kings). Macdonnell, MacEwan. MacInnis, MacLean (Queens). MacLean (Winnipeg North Centre), MacLellan, Macquarrie, MacRae. McCleave. McDonald (Hamilton South). McFarlane. McGee. McGrath, McGregor, McIntosh, McLennan. McPhillips, Maloney, Mandziuk, Martineau, Martini, Matthews, Monteith (Perth), Monteith (Verdun), Montgomery, Morissette, Morris. Morton. Muir (Cape **Breton North** and Victoria), Murphy, Nasserden, Nesbitt, Nielsen, Noble, Nowlan, Nugent. O'Leary,

Ormiston, Pallett, Pascoe, Payne, Pearkes, Phillips, Pigeon, Pugh. Rapp, Régnier, Ricard. Richard (Kamouraska). Rogers. Rompré, Rynard, Simpson, Skoreyko, Slogan, Small, Smallwood, Smith (Simcoe North). Smith (Winnipeg North), Southam. Speakman, Spencer, Stanton, Starr, Stearns. Stefanson. Stewart. Tassé, Taylor, Thomas. Thrasher, Tremblay, Villeneuve, Vivian. Walker, Weichel. Winkler, Woolliams, Wratten-163.

After further debate, the question being put on the main motion,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Supply; it was agreed to.

Accordingly, at ten o'clock p.m., the House resolved itself into Committee of Supply.

(In the Committee)

The estimates of three departments were first taken up and entered for consideration pursuant to Standing Order 56(5)(b), as follows:

DEFENCE PRODUCTION

NATIONAL DEFENCE

214 Departmental Administration \$ 3,380,550 00

PUBLIC WORKS

Report received and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated April 22, 1959, (*Notice of Motion No. 92) for a copy of all communications exchanged since July 1, 1957, to date, between the Postmaster General or any officer of his department on the one hand, and any other person and organization on the other, regarding a contract for the carrying of mail between Halet and the Railway Station Malartic via Norrie and Malartic, Province of Quebec.

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 68

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 29TH APRIL, 1959.

2.30 o'clock p.m.

PRAYERS.

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-17, An Act to incorporate Export Finance Corporation of Canada, Ltd.—Mr. Muir (Lisgar).

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

*Question No. 68, by Mr. Tucker,—Order of the House for a Return showing: 1. How much has Newfoundland received from the Federal Government since April 1, 1949, including the amounts for the current year?

2. How much of this amount was in unconditional grants and what is the official description of such grants?

3. How much of this amount was in conditional grants, what is the official description of each such grant and how much is included in each such grant?

4. How much of the total amount was for other purposes, what were those purposes and how much was provided for each?

5. What are the comparable amounts and purposes of similar payments in each of the above mentioned categories in (a) Nova Scotia; (b) New Brunswick; (c) Prince Edward Island; (d) Manitoba; (e) Saskatchewan?

8 ELIZABETH II

Question No. 339, by Mr. Van Horne,—Order of the House for a Return showing: In the last twelve months for which complete figures are available, how much money was received from Newfoundland from all sources, and how much money was received by Newfoundland from the Federal Government from all sources?

Question No. 363, by Mr. Badanai,-Order of the House for a Return showing: 1. Has Central Mortgage and Housing Corporation and the Department of Veterans Affairs (Veterans Land Act) utilized the services of any solicitors in Oxford County, Ontario during the last three months?

2. If so, what are the names of such solicitors and of which law firms are they members?

HOUSE OF COMMONS

Mr. Green, seconded by Mr. Brooks, moved,—That items numbered 261 to 293 inclusive, and items numbered 476 and 477, as listed in the Main Estimates of 1959-60, relating to the Department of Northern Affairs and National Resources, be withdrawn from the Committee of Supply and be referred to the Standing Committee on Mines, Forests and Waters, saving always the powers of the Committee of Supply in relation to the voting of public moneys.

After debate thereon, the question being put on the said motion, it was agreed to, on division.

Mr. Hees, seconded by Mr. Green, moved,—That a Sessional Committee on Railways, Air Lines and Shipping owned and controlled by the Government, be appointed to consider the accounts, estimates and bills relating to the Canadian National Railways, the Canadian National (West Indies) Steamships and Trans-Canada Air Lines, saving always the powers of the Committee of Supply in relation to the voting of public moneys; and that the said Committee be empowered to send for persons, papers and records, and to report from time to time; and that, notwithstanding Standing Order 67 in relation to the limitation of the number of members, the said Committee shall consist of 26 members.

After debate thereon, the question being put on the said motion, it was agreed to.

The following Questions were made Orders for Returns under the provi-

By unanimous consent, Mr. Hees, seconded by Mr. Nowlan, moved,—That the Sessional Committee on Railways, Air Lines and Shipping consist of Messrs. Badanai, Bourbonnais, Brassard (Lapointe), Broome, Carter, Chevrier, Chown, Creaghan, Drysdale, Fisher, Fraser, Granger, Grills, Horner (Jasper-Edson), Kennedy, McPhillips, McWilliam, Martini, Mitchell, Monteith (Verdun), Pascoe, Robinson, Rowe, Smallwood, Smith (Simcoe North), and Tasse; and that the Annual Reports for 1958 of the Canadian National Railways, Canadian National (West Indies) Steamships Limited, Canadian National Railways Securities Trust, Auditors' Report to Parliament in respect of the Canadian National Railways and Canadian National (West Indies) Steamships Limited, tabled on April 14; the Annual Report of Trans-Canada Air Lines for 1958, the Auditors' Report to Parliament on Trans-Canada Air Lines for 1958, tabled on April 10; and the budgets for 1959 of the Canadian National Railways, Canadian National (West Indies) Steamships Limited, and Trans-Canada Air Lines, tabled on April 20, be referred to the Sessional Committee on Railways, Air Lines and Shipping; and that items numbered 410—Prince Edward Island Car Ferry and Terminals; 411—Newfoundland Ferry and Terminals; and 419— Maritime Freight Rates Act, as listed in the Main Estimates of 1959-60, be withdrawn from the Committee of Supply and referred to the said Committee, saving always the powers of the Committee of Supply in relation to the voting of public moneys.

After debate thereon, the question being put on the said motion, it was agreed to.

Mrs. Fairclough, seconded by Mr. Nowlan, moved,—That a Joint Committee of the Senate and House of Commons be appointed to examine and consider the Indian Act, Chapter 149, R.S.C., 1952, and amendments thereto, and to suggest such amendments as they may deem advisable, with authority to investigate and report upon Indian administration in general and, in particular, on the social and economic status of the Indians;

That twenty-four Members of the House of Commons, to be designated at a later date, act on behalf of the House as Members of the said Committee, and that Standing Order 67(1) of the House of Commons be suspended in relation thereto;

That the said Committee have power to call for persons, papers and records and examine witnesses under oath; to sit while the House is sitting, and to report from time to time; and to print such papers and evidence from day to day as may be ordered by the Committee and that Standing Order 66 be suspended in relation thereto;

And that a Message be sent to the Senate requesting that House to unite with this House for the above purpose, and to select, if the Senate deems advisable, some of its members to act on the proposed Joint Committee.

And a debate arising thereon;

Mr. Howard, seconded by Mr. Martin (Timmins), moved in amendment thereto,—That the motion be amended as follows: At the end of paragraph one add the following:

"including,

- 1. The liability of Indians to pay taxes,
- 2. The eligibility of Indians to vote at Dominion Elections,
- 3. The operation of Indian day and residential schools and the relationship between the Indian Affairs Branch and other educational groups, agencies and organizations regarding the education of Indians,
- 4. The relationship between the Indian Affairs Branch and the various provinces and municipalities,
- 5. The responsibilities of, and remuneration to Band Councils,
- 6. The relationship between the Department of Northern Affairs and National Resources and Indians resident in the Yukon and Northwest Territories, and
- 7. Any other matter or thing pertaining to the advancement of Indians which will lead to a more complete participation in all phases of society which, in the opinion of the Committee, should be dealt with."

Whereupon Mrs. Fairclough raised a point of order to the effect that the amendment was irregular in that the scope of the amendment was already covered in the main motion;

HOUSE OF COMMONS

RULING BY MR. SPEAKER

MR. SPEAKER: My concern with the proposed amendment was rather along the line that the Minister has just mentioned in that it was already included in the main motion. If it is fully covered it is, of course, redundant and not needed but it does specify certain things that are perhaps additional. My concern with this amendment is that it seems to go broadly into other fields. For instance, it raises the question of the liability of Indians to pay taxes. That seems to me to be a matter of taxation policy and quite removed from the Indian Act. Then there is also the question of voting. I am not sure how far that is dealt with by the Indian Act. Those items are so broadly different from the general inquiry into the Indian Act that it seems to me in the light of citation 291 of Beauchesne's 4th Edition, which indicates that a new matter can be introduced only by notice, I cannot really be disposed to accept the amendment. . . .

Amendments usually do not take in as much territory as the proposed amendment. I think that is a difficulty which is insuperable.

I would refer also to citation 293 of Beauchesne dealing with a motion that a committee be appointed to examine a rise in the cost of living and an amendment that the committee be empowered to examine the efforts of government policy in lessening agricultural production on which occasion the Speaker ruled as follows:

Though I find this amendment relevant to the main motion, I cannot yet overlook the fact that questions of policy are so complex that they should not be moved as corollaries to the appointment of such a committee as the one now proposed. It is against all parliamentary usage to refer questions of policy to a fact-finding committee.

Farther on, he says;

When an amendment is irregular in one particular, the whole of it is not admissible and must be ruled out of order.

A good part of this amendment is a repetition of the main motion, which I think would cover what the honourable Member has in mind. I am concerned about the departures from the Indian Act which are involved in the question of taxation, which is not referred to this committee. I understand Indians are exempt from taxation. To ask this committee to inquire whether they should or should not be taxed while on the reserve seems to me to be outside of the scope of the motion and would require notice. Therefore, with regret I cannot accept the amendment of the honourable Member for Skeena (Mr. Howard).

And debate continuing on the main motion,—That a Joint Committee of the Senate and House of Commons be appointed to examine and consider the Indian Act, Chapter 149, R.S.C., 1952, and amendments thereto, and to suggest such amendments as they may deem advisable, with authority to investigate and report upon Indian administration in general and, in particular, on the social and economic status of the Indians;

That twenty-four Members of the House of Commons, to be designated at a later date, act on behalf of the House as Members of the said Committee, and that Standing Order 67(1) of the House of Commons be suspended in relation thereto;

That the said Committee have power to call for persons, papers and records and examine witnesses under oath; to sit while the House is sitting, and to report from time to time; and to print such papers and evidence from day to day as may be ordered by the Committee and that Standing Order 66 be suspended in relation thereto; And that a Message be sent to the Senate requesting that House to unite with this House for the above purpose, and to select, if the Senate deems advisable, some of its members to act on the proposed Joint Committee.

Mr. Fisher, seconded by Mr. Regier, moved in amendment thereto,—That the motion be amended in paragraph three, by inserting, after the word "power" in the first line, the following:

"To appoint from its members such sub-committees as may be deemed advisable or necessary to deal with specific phases of the problem aforesaid;"

Mr. Speaker ruled that the amendment was out of order on the ground that, when the House is considering a motion of which notice has been given for the appointment of a committee, a Member cannot move in amendment that the committee be given wider powers than those which were set down in the notice.

And the question being put on the main motion, it was agreed to.

Mr. Nowlan, seconded by Mrs. Fairclough, moved,—That a Special Committee be appointed on Broadcasting to consider radio and television broadcasting together with the Annual Report of the Canadian Broadcasting Corporation, and to review the operations, policies and aims of the Corporation and its revenues, expenditures and development, with power to examine and inquire into the matters herein referred to, and to report from time to time their observations and opinions thereon, and to send for persons, papers and records;

That the Committee have power to print such papers and evidence from day to day as may be deemed advisable or necessary;

That the Committee have power to meet while the House is sitting;

That the Committee shall consist of 35 members;

That Standing Orders 66 and 67 be suspended in relation thereto.

After debate thereon, the question being put on the said motion, it was agreed to.

On motion of Mr. Monteith (Perth), for Mr. Courtemanche, seconded by Mr. Fleming (Eglinton), it was resolved,—That the Standing Committee on Privileges and Elections be empowered to study the Canada Elections Act, and the several amendments thereto suggested by the Chief Electoral Officer; and to report to the House such proposals relating to the said Act as the Committee may deem to be advisable.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated March 25, 1959, to His Excellency the Governor-General (*Notice of Motion No. 68), for a copy of all correspondence, telegrams, and other documents exchanged from June 1, 1955, between federal and provincial departments on the subject of Old Age Assistance, insofar as "voluntary withdrawal" is concerned.

in the first line, the following:

Minutes of Proceedings of the Royal Society of Canada, 1958, pursuant to section 9 of An Act to Incorporate the Royal Society of Canada, chapter 46, Statutes of Canada, 1883. (English and French).

Copy of the Financial Statement of the Royal Society of Canada for the year ended March 31, 1959.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

And the question being put on the main motion, it was agreed to.

Ma, Novian, seconded by Max Fairelauth, moved,---Thet a Special Committee he appointed on Broadzasting to consider radio and television incondensi-

No. 69

JOURNALS

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HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 30TH APRIL, 1959.

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SD-194, An Act for the

PRAYERS.

M-read violat stall verbit

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-161, An Act for the relief of Audrey Isabella Wanda Patterson Gray.—Mr. McCleave.

Bill SD-162, An Act for the relief of Raymonde Gagnon Tremblay. -Mr. McCleave.

Bill SD-163, An Act for the relief of Aline Brunette Farago.—Mr. McCleave.

Bill SD-164, An Act for the relief of Martina Bernice Patterson Baker. -Mr. McCleave.

Bill SD-165, An Act for the relief of Nelly Hugentobler Larsen.—Mr. McCleave.

Bill SD-166, An Act for the relief of Jean Trachtenberg Levy.—Mr. McCleave.

Bill SD-167, An Act for the relief of Louise Martel Abel.—Mr. McCleave. Bill SD-168, An Act for the relief of Marie Louise Fauteux Roy.—Mr. McCleave.

Bill SD-169, An Act for the relief of Helen Lyon Bain Gardeler.—Mr. McCleave.

Bill SD-170, An Act for the relief of Joan Brazer Brazier.—Mr. McCleave. Bill SD-171, An Act for the relief of Maria Luise Ahnhudt Sandberg. —Mr. McCleave.

Bill SD-172, An Act for the relief of Susan Gilda Levin Klein.—Mr. McCleave.

Bill SD-173. An Act for the relief of James Alvin Bradley.-Mr. McCleave. Bill SD-174, An Act for the relief of Emily Mary Kredl Keller .- Mr. McCleave.

Bill SD-175, An Act for the relief of Raymond Winston Farren.-Mr. McCleave.

Bill SD-176. An Act for the relief of Marie Lucille Pauline St. Jacques Parent.-Mr. McCleave.

Bill SD-177, An Act for the relief of Mario Baldo.-Mr. McCleave.

Bill SD-178. An Act for the relief of Frank William Staples.-Mr. McCleave.

Bill SD-179, An Act for the relief of Zdenek Nosek .- Mr. McCleave.

Bill SD-180, An Act for the relief of Margaret Viola McCullough Morrow. -Mr. McCleave.

Bill SD-181, An Act for the relief of Sheila Carole Neidik Schwartz. -Mr. McCleave.

Bill SD-182, An Act for the relief of Gordon Clarence Hunting .- Mr. McCleave.

Bill SD-183, An Act for the relief of Ida Shlafman Zimendstark .- Mr. McCleave.

Bill SD-184. An Act for the relief of Audrey Elsie Asbury Ross.—Mr. McCleave.

Bill SD-185. An Act for the relief of Patricia Anne McKenna Coombes. -Mr. McCleave.

Bill SD-186. An Act for the relief of William Lawrence Hughes.-Mr. McCleave.

Bill SD-187, An Act for the relief of Armand Lacombe.-Mr. McCleave.

Bill SD-188, An Act for the relief of Rita Steinbach Gruia.-Mr. McCleave. Bill SD-189, An Act for the relief of George Meredith Scott Burton.

-Mr. McCleave.

Bill SD-190, An Act for the relief of Helen Borer Marcovitch.-Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

Mr. Dinsdale, from the Standing Committee on Veterans Affairs, presented the Second Report of the said Committee, which is as follows:

Pursuant to the Order of Reference of Wednesday, March 4th, 1959, your Committee has considered Bill C-31, An Act to amend the Veterans Rehabilitation Act, and has agreed to report same without amendment.

A copy of the Minutes of Proceedings and Evidence relating to the above is appended hereto.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 3 to the Journals)

A.D. 1959

Mr. Dinsdale, from the Standing Committee on Veterans Affairs, presented the Third Report of the said Committee, which is as follows:

Pursuant to the Order of Reference of Wednesday, March 4th, 1959, your Committee has considered Bill C-32, An Act to amend the War Service Grants Act, and has agreed to report same without amendment.

However, in the course of the deliberations upon the said Bill it was unanimously agreed that an amendment to the Bill should be made.

In the view of the Committee the proposed amendment to Clause 5 of the Bill may result in an increased charge upon the public. Therefore, your Committee feels that it has no option under the Rules of the House but to report the Bill without amendment.

Your Committee, however, agreed that an amendment is desirable and therefore recommends that the Government consider the advisability of amending Bill C-32 by providing that

"when such member is unmarried and has no dependents, that member's re-establishment credit shall be held and made available for his reestablishment whenever he may be released from hospital within twelve months of such discharge".

A copy of the Minutes of Proceedings and Evidence relating to the above is appended hereto.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 4 to the Journals)

Mr. Dinsdale, from the Standing Committee on Veterans Affairs, presented the Fourth Report of the said Committee, which is as follows:

Pursuant to the Order of Reference of Friday, February 13, 1959, your Committee has carefully considered items 448 to 473 inclusive and Items numbered 487 and 488 as listed in the Main Estimates of 1959-1960, relating to the Department of Veterans Affairs and your Committee has agreed to approve them.

During the study of the said Estimates, your Committee heard the Minister of Veterans Affairs and a large number of officials of the Department, namely, Mr. Lucien Lalonde, Deputy Minister; Mr. F. T. Mace, Assistant Deputy Minister; Mr. T. D. Anderson, Chairman of the Canadian Pension Commission, and Mr. Leslie A. Mutch, Deputy Chairman; Mr. F. J. G. Garneau, Chairman, War Veterans' Allowance Board; Mr. G. H. Parliament, Director-General, Veterans Welfare Services; Mr. C. F. Black, Secretary of the Department; Mr. T. J. Rutherford, Director, Veterans' Land Administration; Dr. John N. Crawford, Director-General, Treatment Services; Mr. P. E. Reynolds, Chief Pensions Advocate; Mr. R. Bonnar, Assistant Secretary of the Department.

Your Committee is grateful to the Minister and his officials for their valuable contribution to the work of the Committee during the consideration of the Estimates.

A copy of the Minutes of Proceedings and Evidence relating to the above is appended hereto.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 5 to the Journals)

The foregoing items of the Main Estimates stand referred to the Committee of Supply pursuant to Standing Order 57.

The House resumed consideration in Committee of the Whole of a certain proposed resolution to amend the Federal-Provincial Tax-Sharing Arrangements Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Federal-Provincial Tax-Sharing Arrangements Act to extend for a further period of one year the rate of 13 per cent for standard individual income tax for the purpose of calculating the tax equalization payments to the provinces and the amounts payable to the provinces under the tax rental agreements.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Fleming (Eglinton), seconded by Mr. Browne (St. John's West), by leave of the House, presented Bill C-41, An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself again into Committee of Ways and Means and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of the Consolidated Index and Table of Amendments to the Statutory Orders and Regulations published in the *Canada Gazette*, Part II, from January 1, 1955, to March 31, 1959. (English and French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated March 9, 1959, (*Notice of Motion No. 12) for a copy of all representations and correspondence received by the government and the government's replies thereto, concerning Section 5, sub-section 2, of the Income Tax Act, since 20th December, 1957.

By Mr. Courtemanche,—Return to an Address, dated April 15, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 87) for a copy of all communications between Hillcrest Housing Company of Summerside, Prince Edward Island or any solicitor or agent on behalf of that Company on the one hand, and the Minister of National Defence or any official of his department or any other department of Government since June 21, 1957, respecting the rental of housing units for personnel of the Armed Forces.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,—Copies of Amending Agreements respecting contributions under the Hospital Insurance A.D. 1959

and Diagnostic Services Act between the Government of Canada and provincial governments, as follows:

- British Columbia—Amending Agreements Nos. 3 and 4, dated February 13, 1959;
- (2) Manitoba—Amending Agreement No. 5, dated March 24, 1959;
- (3) Alberta—Amending Agreement No. 2, dated March 17, 1959;
- (4) Saskatchewan-Amending Agreement No. 2, dated March 18, 1959.

By Mr. Pearkes, a Member of the Queen's Privy Council,—Copy of a White Paper entitled: "Defence 1959".

At 10.04 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomrrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 70

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 1st MAY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Speaker laid before the House,—Report to the House of Commons of the Organization Meeting of the Canada-United States Inter-Parliamentary Group held in Washington, D.C., U.S.A., January 9th and 10th, 1959. (English and French).

By unanimous consent, on the suggestion of the Prime Minister, it was ordered that the said report be printed as an appendix to this day's *Hansard*.

Mr. Howard, seconded by Mr. Fisher, by leave of the House, introduced Bill C-42, An Act to amend the Penitentiary Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less the amount voted in Interim Supply):

MAIN ESTIMATES, 1959-60

AGRICULTURE

PRODUCTION AND MARKETING BRANCH

10 Agricultural Stabilization Act Administration\$ 103,710 00

HOUSE OF COMMONS

8 ELIZABETH II

11	Subsidies for Cold Storage Warehouses under the Cold Storage Act, in the amounts detailed in the Estimates	235,500	00	
	Dairy Products Division—			
12	Operation and Maintenance	901,306	00	
13	Grants and other assistance in accordance with the	301,300	00	
10	Cheese and Cheese Factory Improvement Act	985,676	00	
	Fruit and Vegetable Division, including Maple Products and Honey—			
14	Operation and Maintenance	1,880,989	00	
15	Assistance in construction of potato warehouses under terms and conditions approved by the Governor in Council	05 000		
	in Council	25,000	00	
	Health of Animals Division—			
16	Administration of Animal Contagious Diseases Act,			
	and Meat and Canned Foods Act	6,957,334	00	
17	Animal Pathology	1,079,437	00	
18	Construction or Acquisition of Buildings, Works, Land and Equipment	343,540	00	
19	Compensation for animals slaughtered	1,500,000		
	Livestock Division-	_,,		
20	Frendrice, meruling premums on			
	pure bred sires and contributions for livestock	entreatt		
~	improvement; stockyard supervision and furs	2,553,666	00	
21	Supervision of Race Track Betting	591,315	00	
22	Grants to Agricultural Fairs, Exhibitions and Museums	Organizati	the	
iailg	in accordance with regulations of the Governor in	ni blad que		
	Council; payments pursuant to agreements in force	(French).	bris	
antig	on March 31, 1959, with Exhibitions covering the	inenu ve		
1	construction of buildings and other major under-	nit ladt bote	Fines	
	takings; and a grant of \$50,000 to the Royal Agri-			
	cultural Winter Fair, Toronto, and Freight Assist-			
000	ance on Livestock Shipments for exhibition thereat	923,600	00	
23	Special Grant to Royal Agricultural Winter Fair,	1 C. 42, An J	Bill	
	Toronto la vellie tree adi da pribeor bacor a re	15,000	00	
24	Grants to Agricultural Organizations as detailed in			
-	the Estimates	224,250	00	
25	Quality Premiums on High Grade Hog Carcasses and	and more		
	Administration Costs	6,500,000	00	
	- Iuno I Toudeus Division—			
26	- Perusia and manifection including Decus. Feeus.	Wohot edit		
No.	Fertilizers, Insecticides and Fungicides Control	1,743,872	00	
27	Freight Assistance on Western Feed Grains	20,000,000		
28	Agricultural Lime Assistance	700,000		
29	Plant Protection Division	1,032,318		
30	Poultry Division	1,130,289		
	ral Stabilication Actal Special Stability,	0 Agridultu		
31	Prairie Farm Rehabilitation Act and Water Storage	5,153,000	00	

370

A.D. 1959

32 Major Irrigation and Reclamation Projects in the Wester Provinces, including payments in respect of the Sout Saskatchewan River Project to be made in accordance with the Agreement that was entered into between th Government of Canada and the Government of th	h obsored tota e (C) of tota e Sec
Province of Saskatchewan on the 25th day of July, 195	
33 Assiniboine and Qu'Appelle Rivers-Dyking and Cut-Off	s 150,000 00
34 Land Protection and Reclamation; Clearing and Settlemer of New Lands under terms and conditions approve	
by the Governor in Council	
35 Maritime Marshland Rehabilitation Act	
36 Prairie Farm Assistance Act Administration	. 630,069 00

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-191, An Act for the relief of Emilia Mildora Kavalas Chesna. --Mr. McCleave.

Bill SD-192, An Act for the relief of Clarice-Mae Barraclough King. --Mr. McCleave.

Bill SD-193, An Act for the relief of Margherita Elaina Milano Di Pietro. --Mr. McCleave.

Bill SD-194, An Act for the relief of Lucille Gagne Labonte.—Mr. McCleave.

Bill SD-195, An Act for the relief of Jean Louis Mathieu.—Mr. McCleave. Bill SD-196, An Act for the relief of Llui-Amoy Wheatley Fraser.—Mr. McCleave.

Bill SD-197, An Act for the relief of Phyllis Pamela Allen Ashburner-Collins.—Mr. McCleave.

Bill SD-198, An Act for the relief of Albert Reginald Bissonnette.—Mr. McCleave.

Bill SD-199, An Act for the relief of Alexander Abraham Hendy.—Mr. McCleave.

Bill SD-200, An Act for the relief of Winifred Martin Collier.—Mr. McCleave.

Bill SD-201, An Act for the relief of Jeannine Aimie Alice Mercier Mahaut. --Mr. McCleave.

Bill SD-202, An Act for the relief of Claude Desroches.-Mr. McCleave.

Bill SD-203, An Act for the relief of Mildred May Eunice Charron Roblee. -Mr. McCleave.

Bill SD-204, An Act for the relief of Pierre Joseph Gabriel Sorba.—Mr. McCleave.

Bill SD-205, An Act for the relief of Gaston Vadnais.-Mr. McCleave.

Bill SD-173. An Act for the relief of James Alvin Bradley.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The Order being read for the second reading of Bill S-18, An Act to incorporate Lutheran Church—Canada;

Mr. Weichel, seconded by Mr. Rapp, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Miscellaneous Private Bills.

The Order being read for the second reading of Bill S-17, An Act to incorporate Export Finance Corporation of Canada, Ltd.;

Mr. Muir (Lisgar), seconded by Mr. Morton, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking and Commerce.

By unanimous consent, Mr. McCleave, seconded by Mr. Bigg, moved,—That the following bills be now read a second time:

Bill SD-161, An Act for the relief of Audrey Isabella Wanda Patterson Gray.

Bill SD-162, An Act for the relief of Raymonde Gagnon Tremblay. Bill SD-163, An Act for the relief of Aline Brunette Farago.

Bill SD-164, An Act for the relief of Martina Bernice Patterson Baker. Bill SD-165, An Act for the relief of Nelly Hugentobler Larsen.

Bill SD-166, An Act for the relief of Jean Trachtenberg Levy.

Bill SD-167, An Act for the relief of Louise Martel Abel.

Bill SD-168, An Act for the relief of Marie Louise Fauteux Roy.

Bill SD-169, An Act for the relief of Helen Lyon Bain Gardeler.

Bill SD-170, An Act for the relief of Joan Brazer Brazier.

Bill SD-171, An Act for the relief of Maria Luise Ahnhudt Sandberg.

Bill SD-172, An Act for the relief of Susan Gilda Levin Klein.

Bill SD-173, An Act for the relief of James Alvin Bradley.

A.D. 1959

Bill SD-174, An Act for the relief of Emily Mary Kredl Keller.

Bill SD-175, An Act for the relief of Raymond Winston Farren.

Bill SD-176, An Act for the relief of Marie Lucille Pauline St. Jacques Parent.

Bill SD-177, An Act for the relief of Mario Baldo.
Bill SD-178, An Act for the relief of Frank William Staples.
Bill SD-179, An Act for the relief of Zdenek Nosek.
Bill SD-180, An Act for the relief of Margaret Viola McCullougn Morrow.
Bill SD-181, An Act for the relief of Sheila Carole Neidik Schwartz.
Bill SD-182, An Act for the relief of Gordon Clarence Hunting.
Bill SD-183, An Act for the relief of Audrey Elsie Asbury Ross.
Bill SD-185, An Act for the relief of Patricia Anne McKenna Coombes.
Bill SD-186, An Act for the relief of Armand Lacombe.
Bill SD-187, An Act for the relief of Rita Steinbach Gruia.
Bill SD-189, An Act for the relief of Barrand Lacombe.
Bill SD-189, An Act for the relief of Rita Steinbach Gruia.

After debate thereon, the question being put on the said motion, it was

agreed to, on division.

Accordingly, the said bills were read the second time and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce).

(Public Bills)

Bill C-21, An Act to amend the Representation Act, was read the third time and passed.

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of the Report of the Federal District Commission for the year ended December 31, 1958, pursuant to section 20 of the Federal District Commission Act, chapter 112, R.S.C., 1952. (English and French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 28) for a copy of all correspondence, telegrams and other documents or agreements exchanged between the Federal Government or agency thereof, and any provincial government, trade union or other organization, regarding the wage rates which are to apply in connection with the construction of the South Saskatchewan Dam. By Mr. Courtemanche,—Return to an Order of the House, dated March 25, 1959, (*Notice of Motion No. 72) for a copy of the transcript of the news broadcast from C.B.F.T., channel 2, Tuesday, March 10th last, at eleven o'clock p.m.

By Mr. Courtemanche,—Return to an Order of the House, dated April 22, 1959, (*Notice of Motion No. 93) for a copy of all communications exchanged since July 1, 1957, to date, between the Minister of Labour or any officer of his department on the one hand, and any other person and organization on the other, regarding the Chairmanship of the Board of Referees for the Quebec Regional Division (District of Rouyn, Quebec) under the Unemployment Insurance Act.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

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No. 71

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 4TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Rowe, from the Sessional Committee on Railways, Air Lines and Shipping, owned and controlled by the Government, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends:

1. That its quorum be set at 10 Members;

2. That it be empowered to sit while the House is sitting;

3. That it be authorized to print, from day to day, 1000 copies in English and 250 copies in French of its Minutes of Proceedings and Evidence, and that Standing Order 66 be suspended in relation thereto.

By unanimous consent, on motion of Mr. Rowe, seconded by Mr. Macdonnell, the said report was concurred in.

On motion of Mr. Pallett, seconded by Mr. Hodgson, it was ordered,—That Messrs. Badanai, Baldwin, Barrington, Cadieu, Charlton, Dorion, Fairfield, Fraser, Gundlock, Hardie, Henderson, Howard, Korchinski, Leduc, Martel, McQuillan, Michaud, Montgomery, Muir (Cape Breton North and Victoria), Murphy, Pickersgill, Robinson, Small and Stefanson act on behalf of the House of Commons as member of the Joint Committee on Indian Affairs appointed April 29, 1959; and

That a Message be sent to the Senate to inform Their Honours that the foregoing Members have been appointed to act on behalf of the Commons on the said Joint Committee of both Houses.

HOUSE OF COMMONS

On motion of Mr. Pallett, seconded by Mr. Hodgson, it was ordered,—That the Special Committee on Broadcasting, appointed on April 29, 1959, be composed of Miss Aitken, Messrs. Bell (Carleton), Bell (Saint John-Albert), Brassard (Lapointe), Campeau, Chambers, Chown, Dorion, Fairfield, Fisher, Flynn, Forgie, Fortin, Halpenny, Jung, Kucherepa, Lambert, Macquarrie, Mitchell, Morris, McCleave, McGrath, McIntosh, McQuillan, Nowlan, Pickersgill, Pratt, Richard (Ottawa East), Robichaud, Rouleau, Simpson, Smith (Calgary South), Smith (Simcoe North), Taylor and Tremblay.

On motion of Mr. Chevrier for Mr. Martin (Essex East), seconded by Mr. Pickersgill, it was ordered,—That an humble Address be presented to His Excellency the Governor-General praying that he will cause to be laid before this House a copy of all communications exchanged between any member of the government on the one hand, and organizations representative of workers on the other, in connection with the recent appointment of a commissioner to the Unemployment Insurance Commission. (*Notice of Motion No. 99).

The House resolved itself again into Committee of Ways and Means.

(In the Committee)

The following resolutions were adopted:

INCOME TAX ACT

Resolved,—That it is expedient to introduce a measure to amend the Income Tax Act and to provide among other things:

1. That for the 1960 and subsequent taxation years each of the graduated rates of tax at present applicable to individuals on taxable income in excess of \$3000 be increased by two percentage points and that for the 1959 taxation year each of the graduated rates of tax applicable to individuals on taxable income in excess of \$3000 be increased by one percentage point.

2. That with respect to income of corporations earned on and after January 1, 1959 the 45 per cent rate of tax on taxable income in excess of \$25,000 be increased to 47 per cent and the 43 per cent rate of tax on taxable income in excess of \$25,000 applicable to corporations deriving more than half their gross revenue from the sale for delivery in Canada of electrical energy, gas or steam be increased to 45 per cent.

3. That commencing January 1, 1959 the definition of medical expenses exclude those amounts which the taxpayer is not required to pay because they are paid with the assistance of the Government of Canada under the Hospital Insurance and Diagnostic Services Act.

4. That amounts paid on or after January 1, 1959 for iliostomy and colostomy pads, crutches, trusses for hernia and rocking beds for poliomyelitis patients be included in the medical expenses that are deductible in computing taxable income.

5. That for the 1959 and subsequent taxation years an individual be allowed to deduct in computing income, in addition to the amounts now permitted by the Act, any amount received by him out of a pension fund or plan upon withdrawal or retirement from employment or upon the winding up of the fund, not exceeding the portion thereof that is paid in the year, or within 60 days after the end of the year, as a contribution to a registered pension fund or plan or as a premium under a registered retirement savings plan. 6. That with respect to deaths occurring after April 9, 1959 the exemption for a portion of a death benefit paid by an employer upon or after the death of an officer or employee in recognition of his service be changed from an amount equal to the employee's remuneration for the last 90 days in the office or employment to an exemption for an amount equal to the remuneration of the employee for the last 12 months in the office or employment or the amount of \$10,000 whichever is the lesser.

7. That for 1960 and subsequent taxation years there shall be included as income from an office or employment the amount of the benefit which an employee derives by virtue of the payment by his employer of a premium under a group life insurance plan to provide the employee with life insurance coverage to the extent that it is in excess of \$25,000.

8. That the time within which a notice of objection to an assessment issued after February 8, 1959 must be served be increased from 60 to 90 days from the day of mailing of the notice of assessment.

9. That the privilege of qualifying as a foreign business corporation be withdrawn except for those corporations that were so qualified for the 1958 taxation year or in the case of corporations incorporated prior to April 10, 1959 that did not have a 1958 taxation year, that so qualify for the first fiscal period ending after 1958.

OLD AGE SECURITY ACT

Resolved,—That it is expedient to introduce a measure to amend The Old Age Security Act to provide:

1. That for the 1960 and subsequent taxation years the rate of Old Age Security tax every individual shall be required to pay on his taxable income be increased from 2 per cent with a maximum of \$60 to 3 per cent with a maximum of \$90 and that for the 1959 taxation year the rate shall be 2.5 per cent with a maximum of \$75.

2. That with respect to income of corporations, other than non-residentowned investment corporations, earned on and after January 1, 1959 the rate of Old Age Security tax be increased from 2 per cent to 3 per cent of taxable income.

3. That the rate of Old Age Security tax on the sale price of goods be increased from 2 per cent to 3 per cent and that any enactment founded upon this paragraph be deemed to have come into force on the 10th day of April, 1959.

EXCISE ACT

Resolved,—That it is expedient to introduce a measure to amend the Excise Act to provide:

1. That the duty of excise on spirits distilled in Canada be increased from \$12 to \$13 per proof gallon.

2. That the duty of excise on Canadian Brandy be increased from \$10 to \$11 per proof gallon.

3. That the duty of excise on cigars be increased from \$1 per 1000 to \$2 per 1000.

4. That any enactment founded upon this resolution be deemed to have come into force on the 10th day of April, 1959.

Resolutions to be reported.

The said resolutions were reported and concurred in and the Committee of Ways and Means obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report of the Auditor General for the year ended March 31, 1959, on the Accounts of the Canadian Farm Loan Board, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 72

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 5TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

Nine petitions for private bills were presented in accordance with Standing Order 70(1).

Mr. Speaker communicated to the House the following letter:

GOVERNMENT HOUSE OTTAWA

5th May, 1959.

Sir,

I have the honour to inform you that the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-General, will proceed to the Senate Chamber today, the 5th May, at 9.45 p.m., for the purpose of giving Royal Assent to certain bills.

> I have the honour to be Sir, Your obedient servant,

> > LIONEL MASSEY Secretary to the Governor-General.

The Honourable

The Speaker of the House of Commons, Ottawa.

66970-5-25

Mr. White, from the Standing Committee on External Affairs, presented the Second Report of the said Committee, which is as follows:

On Thursday, February 26, 1959, the House referred to your Committee for consideration Items numbered 76 to 105 inclusive of the Main Estimates 1959-1960.

Your Committee has held ten meetings during which it heard statements and evidence from the late Honourable Sidney E. Smith, Secretary of State for External Affairs, and Mr. N. A. Robertson, Under-Secretary of State for External Affairs, assisted by the late Mr. W. D. Matthews, Assistant Under-Secretary of State for External Affairs, and Messrs. R. M. Macdonnell, Deputy Under-Secretary of State for External Affairs; M. Cadieux, Assistant Under-Secretary of State for External Affairs; Ross Campbell, Special Assistant to the Minister; W. T. Delworth, Executive Assistant to the Minister; H. Best, Executive Assistant to the Minister; J. H. Taylor, Executive Assistant to the Under-Secretary of State for External Affairs; H. F. Davis, Head, European Division; H. F. Clark, Head, Finance Division; K. Goldschlag, Head, Economic Division II; J. H. Cleveland, Head, American Division; C. Hardy, Latin American Section. From the Department of Trade and Commerce: Dr. O. E. Ault, Director, Economic and Technical Assistance Administration, assisted by Messrs. D. Bartlett, Chief of Planning; F. E. Pratt, Chief of Capital Projects; W. D. Mills, Chief of Technical Co-operation; and J. H. Marshall, Chief of Finance and Administration. From the Canadian Section of the International Joint Commission: General A. G. L. McNaughton, Chairman, assisted by Miss E. M. Sutherland, Secretary, and Messrs. D. G. Chance, Assistant Secretary; E. R. Peterson, Engineering Adviser; J. L. MacCallum, Legal Adviser; and A. J. Murphy, Draftsman.

Your Committee has considered the above listed Items, approves them, and recommends them to the House for approval.

The deliberations of your Committee were necessarily restricted and pervaded with a great sense of loss by the untimely death of the Secretary of State for External Affairs, Dr. Sidney E. Smith, and the passing of Mr. W. D. Matthews, Assistant Under-Secretary of State for External Affairs, both of whom your Committee found of great assistance in its studies.

Your Committee expresses its appreciation to General McNaughton for his forthright presentation of the activities of the International Joint Commission and for his outstanding work on behalf of Canada. General McNaughton can rightly take a large share of credit for the increased degree of understanding between the Governments of Canada and the United States regarding the solution of the many problems related to the development of Hydro-Electric Power in the Columbia River Basin.

Information presented to the Committee indicates that the problem of the Palestine Refugees in the Near East is no closer to solution than it has been for the past eight years. During that period Canada has contributed, through the United Nations Relief and Works Agency, assistance valued at over nine million dollars. This sum has apparently little relationship to the per capita contributions made by other contributing countries or to Canada's interests in the area. While your Committee recognizes that Canada's foreign policy is closely associated with the policies of the United Nations it does not necessarily follow that expenditures for relief and particularly commitments of a continuing nature should be made in a specific area without first determining whether funds might be put to better use in programs of rehabilitation. Your Committee recommends that further study be given to programs requiring expenditures of this kind. The Committee is hopeful that initiative may be taken toward a solution of this refugee problem. With regard to the Colombo Plan, your Committee feels that a great deal more can be done to inform the Canadian Public of the use made of Colombo Plan funds abroad, and of the procurement of services and Canadian-made goods for shipment to Colombo Plan countries. While it is appreciated that a certain amount of planning toward this end is now going on in the Economic and Technical Assistance Administration Branch of the Department of Trade and Commerce, your Committee is of the opinion that an immediate start should be made on the formation of an Information Service within the Administration. This could probably be accomplished by the employment of an Information Officer and the utilization of Information facilities existing in the Department.

Your Committee learned that there were still many properties occupied by the Department abroad as Embassies, Consulates and Chanceries on a lease basis. In view of the reciprocal arrangements relating to the freedom from taxation of property owned by foreign missions and the fact that property values in many parts of the world have continued to appreciate since the conclusion of World War II, not to mention the periodic difficulties encountered in attempting to re-negotiate leases, it is apparent that additional emphasis placed on a program of property acquisition would, over a long term, result in a considerable saving of Public Funds.

As recommended in its Report presented to the House on Wednesday, August 20, 1958 your Committee was enabled to commence its sittings within one month of the beginning of this Session and this has greatly contributed to the orderly and efficient manner in which it has conducted its deliberations. It urges that its work may be scheduled in a similar manner at future Sessions.

A copy of the Minutes of Proceedings and Evidence is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 6 to the Journals)

The foregoing items of the Main Estimates stand referred to the Committee of Supply pursuant to Standing Order 57.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Payne be substituted for that of Mr. Latour; and

That the name of Mr. Smith (Calgary South) be substituted for that of Mr. MacInnis on the Standing Committee on Mines, Forests and Waters.

The House resolved itself again into Committee of Ways and Means;

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15).

(Private Bills)

By unanimous consent, the following bills were respectively read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-191, An Act for the relief of Emilia Mildora Kavalas Chesna. 66970-5-251

8 ELIZABETH II

Bill SD-192, An Act for the relief of Clarice-Mae Barraclough King. Bill SD-193, An Act for the relief of Margherita Elaina Milano Di Pietro. Bill SD-194, An Act for the relief of Lucille Gagne Labonte.

Bill SD-195, An Act for the relief of Jean Louis Mathieu.

Bill SD-196. An Act for the relief of Llui-Amoy Wheatley Fraser.

Bill SD-197, An Act for the relief of Phyllis Pamela Allen Ashburner-Collins.

Bill SD-198, An Act for the relief of Albert Reginald Bissonnette.

Bill SD-199. An Act for the relief of Alexander Abraham Hendy.

Bill SD-200, An Act for the relief of Winifred Martin Collier.

Bill SD-201, An Act for the relief of Jeannine Aimie Alice Mercier Mahaut.

Bill SD-202, An Act for the relief of Claude Desroches.

Bill SD-203, An Act for the relief of Mildred May Eunice Charron Roblee. Bill SD-204, An Act for the relief of Pierre Joseph Gabriel Sorba. Bill SD-205, An Act for the relief of Gaston Vadnais.

(Public Bills)

Orders numbered 17 to 20 inclusive, having been severally called, were allowed to stand.

The Order being read for the second reading of Bill C-20, An Act to amend the Immigration Act (Jurisdiction of Courts);

Mr. Crestohl, seconded by Mr. Meunier, moved,-That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

The Committee of Ways and Means resumed.

(In the Committee)

The following resolutions were adopted:

EXCISE TAX ACT

Resolved,-That it is expedient to introduce a measure to amend the Excise Tax Act to provide:

1. that the excise tax on each five cigarettes or fraction of five cigarettes contained in any package be increased from 2 cents to $2\frac{1}{2}$ cents;

2. that the wording of the exemption from sales tax for "stock conditioners. condiments and feed supplements for addition to poultry, cattle and other stock feeds" in Schedule III be changed to read:

"Feed supplements for addition to poultry, cattle and other stock feeds and materials to be used exclusively in the manufacture thereof"; 3. that the exemption from sales tax for tanks for collecting milk be extended to include complete parts therefor including materials to be used exclusively in the manufacture of such tanks and parts;

4. that the definition of "producer or manufacturer" be extended to include any person who packages toilet articles, preparations, cosmetics or pharmaceuticals for sale except where they are packaged by a retailer in his retail premises for sale therefrom directly to consumers or users;

5. that the definition of "manufacturer or producer" be extended to include any person who markets, except by sale at retail directly to consumers or users, toilet articles, preparations, cosmetics or pharmaceuticals manufactured under his own brand;

6. that the sales tax be imposed, levied and collected on goods purchased or imported by a licensed wholesaler and retained for his own use or for rental to others;

7. that any enactment founded upon this resolution be deemed to have come into force on the 10th day of April, 1959;

and to provide further for certain changes in connection with the administration of the Act.

CUSTOMS TARIFF

1. Resolved,-

- (a) that it is expedient to amend the English version of the Customs Tariff by adding to section two thereof the following subsection;
 (3) The word "machinery" wherever it appears in this Act shall
 - be read and construed as "machines";
- (b) that it is expedient to amend the *Customs Tariff* by striking out section 13 and substituting the following therefor:
- 13. (1) The Minister may order that, in lieu of the ad valorem rate of duty or the free rate of duty, the specific duty provided for in tariff items 87, 92, 94 and 95 shall apply to goods described in the order imported through ports in a region or part of Canada during such period or periods as may be fixed by the Minister.
 - (2) If, before the coming into operation of an order under subsection (1), a person purchased goods for importation through a port in a region or part of Canada specified in the order, in the expectation in good faith that the ad valorem rate of duty or the free rate of duty would apply to the goods, and at the time of the coming into operation of the order the goods were in transit to the purchaser in Canada, the ad valorem rate of duty or the free rate of duty shall apply to the goods, notwithstanding the order.
- 2. Resolved,-
 - (a) that Schedule A to The New Zealand Trade Agreement Act, 1932 be amended by striking out tariff item 106 and the enumeration of goods and the rates of duty set opposite that item, and by inserting therein the following item, enumeration of goods and rates of duty:

8 ELIZABETH II

Tariff	te segs stores e saladine na aquite m b	Tariff Rates on Goods the Produce
Item	p at ant sense presidente.	or Manufacture of New Zealand
106	 Fruits, prepared, in air-tight cans or other air-tight containers, the weight of the containers to be included in the weight for duty: (1) Apricots. (2) Cherries. (3) Peaches. (4) Pears. (6) Prunes. (8) N.o.p. 	1 ¹ / ₂ cts. per pound 1 ¹ / ₂ cts. per pound 1 ¹ / ₄ cts. per pound 1 ct. per pound 1 ¹ / ₈ cts. per pound 1 ct. per pound 1 ct. per pound

(b) that Schedule A to the *Customs Tariff* be amended by striking out tariff items 83b, 84, 85, 87, 89, 90e, 92, 93, 95, 99d, 105i, 106 and 505c, and the enumerations of goods and the rates of duty set opposite each of those items, and by inserting therein the following items, enumerations of goods and rates of duty:

Tariff Item	-	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
85	Mushrooms, fresh, the weight of the packages to be included in the weight for dutyper pound	1 ct.	$4\frac{1}{2}$ cts.	5 cts.
87	Vegetables, fresh, in their natural state, the weight of the packages to be included in the weight for duty:			
	(2) Asparagusper pound	Free	$3\frac{1}{2}$ cts. or 10 p.c.	3 ¹ / ₂ cts. or 10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 14 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.			
	(3) Beans, greenper pound	Free	1 ¹ / ₂ cts. or Free	$1\frac{1}{2}$ cts. or Free
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 14 weeks which may be divided into two separate per- iods, and the <i>Free</i> rate shall apply whenever the speci- fic duty is not in effect.		Tiee	1166
	(5) Brussels sproutsper pound	Free	3 cts. or 10 p.c.	3 cts. or 10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 16 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.			
	(6) Cabbageper pound	Free	Free or 9/10 ct. or 10 p.c.	Free or 9/10 ct. or 10 p.c.
	The Free rate shall apply during the months of March and April. During the remaining months in any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 30 weeks which may		10 p.c.	10 p.0.

During the remaining months in any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 30 weeks which may be divided into two separate periods, and the 10 per cent duty shall apply whenever the specific duty is not in effect.

A.D. 1959

TUESDAY, 5TH MAY

Tariff Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
87	(7) Carrotsper pound	Free	1 ct. or Free	1 ct. or Free
(Cont.)	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 40 weeks which may be divided into two separate periods, and the <i>Free</i> rate shall apply whenever the specific duty is not in effect.		Fiee	File
	(8) Cauliflowerper pound	Free	Free or ³ ct. or 10 p.c.	Free or ³ / ₄ ct. or 10 p.c.
	The Free rate shall apply during the months of January, February, March and April. During the remaining months in any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 20 weeks which may be divided into two separate periods, and the 10 per cent duty shall apply whenever the specific duty is not in effect.			contrain Nel Colling Datau Ne Statu
	(9) Celeryper pound	Free	2 cts. or Free	2 cts. or Free
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 24 weeks, and the <i>Free</i> rate shall apply whenever the specific duty is not in effect.			
	(10) Corn on the cobper pound		10 p.c.	10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 8 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.			
	(11) Cucumbers when imported by manufacturers for use in the manufacture of pickles or preserves	Free	10 p.c.	20 p.c.
	(12) Cucumbers, n.o.pper pound	Free	2¼ cts. or 10 p.c.	21 cts. or 10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 22 weeks which may be divided into two separate periods, and the 10 per cent duty shall apply whenever the specific duty is not in effect.			
	(13) Eggplant	10 p.c. Free	10 p.c. .85 ct. or Free	30 p.c. .85 ct. or Free
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 26 weeks which may be divided into two separate periods and the <i>Free</i> rate shall apply whenever the specific duty is not in effect.		and more la con-	
	(17) Onions, n.o.pper pound	Free	1½ cts. or 10 p.c.	1½ cts. or 10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 44 weeks which may be divided into two separate periods, and the 10 per cent duty shall apply whenever the specific duty is not in effect.			
	(19) Parsnipsper pound	Free	1 ct. or 10 p.c.	1 ct. or 10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 36 weeks			

In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 36 weeks which may be divided into two separate periods, and the 10 per cent duty shall apply whenever the specific duty is not in effect.

HOUSE OF COMMONS

8 ELIZABETH II

Tariff Item	 and and	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
87 (Cont.)	(21) Peppersper pound	Free	1 ct. or Free	1 ct. or Free
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 8 weeks, and the Free rate shall apply whenever the specific duty is not in effect.			
	(23) Spinach	Free	Free	30 p.c.
	(24) Tomatoesper pound	Free	Free or $1\frac{1}{2}$ cts. or 10 p.c.	Free or $1\frac{1}{2}$ cts. or 10 p.c.
	The Free rate shall apply during the months of January, February and March. During the remaining months in any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 32 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect. (26) Whitloof or endive	10 p.c.	10 p.c.	30 p.c.
	When the beans (green), beets, Brussels sprouts, carrots, cauliflower, corn on the cob, lettuce, parsnips or peas specified in this item are subject to the specific rates of duty and are imported in packages weighing five pounds	ne Lorag (10 p.c.	30 p.c.
89	or less, each, they shall be subject to an additional duty of Vegetables, prepared, in air-tight cans or other air-tight containers, the weight of the containers to be included in the weight for duty:	Free	5 p.c.	10 p.c.
	(1) Asparagus	7 ¹ / ₂ p.c.	22 ¹ / ₂ p.c.	30 p.c.
90	Vegetables, frozen:			
	(1) Asparagus	15 p.c.	22 ¹ / ₂ p.c.	30 p.c.
	(2) Brussels sprouts	15 p.c.	22 ¹ / ₂ p.c.	30 p.c.
92	Fruits, fresh, in their natural state, the weight of the packages to be included in the weight for duty:			
	(1) Apricotsper pound	Free	11 cts. or	$1\frac{1}{2}$ cts. or
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 10 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		10 p.c.	10 p.c.
	(2) Cherries, sourper pound	Free	3 cts. or	3 cts. or
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 10 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		10 p.c.	10 p.c.
	(4) Cranberriesper pound	Free	2 cts. or 10 p.c.	2 cts. or 10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 12 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.			
	(5) Peachesper pound	Free	$1\frac{1}{2}$ cts. or 10 p.c.	1½ cts. or 10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 14 weeks, and the 10 per cent duty shall apply when- ever the specific duty is not in effect.		10 100	10 0.00

386

Tariff Item	anti anti anti anti anti anti anti anti	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
92 (Cont.)	(6) Pearsper pound	Free	Free or 1 ct. or 10 p.c.	Free or 1 ct. or 10 p.c.
	The Free rate shall apply during the months of March, April. May and June. During the remaining months in any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 22 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		Bitting Solution Solution Solution Solution	
	(7) Plumsper pound	Free	Free or 1 ct. or	Free or 1 ct. or
	The Free rate shall apply during the months of May and		10 p.c.	10 p.c.
	June. During the remaining months in any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 10 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.			
	(8) Prunesper pound	Free	$1\frac{1}{2}$ cts. or	11 cts. or
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 12 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		10 p.c.	10 p.c.
	(11) Strawberriesper pound	Free	Free or 1 ³ / ₅ cts. or	Free or 1 ³ / ₅ cts. or
	The Free rate shall apply during the months of Sep- tember, October, November, December, January, Feb- ruary and March. During the remaining months in any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 6 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		10 p.c.	
93	Apples, fresh, in their natural state, the weight of the			
	packages to be included in the weight for duty	Free	1/4 ct.	20 p.c.
95 (Cantaloupes and muskmelons, the weight of the pack- ages to be included in the weight for dutyper pound	Free	1 ¹ / ₄ cts. or Free	11 cts. or Free
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 8 weeks, and the <i>Free</i> rate shall apply whenever the specific duty is not in effect.		eanor 10 co	1100
99d ((1) Dates, unpitted, in bulkper pound	Free	Free	2/3 ct.
	(2) Dates, unpitted, n.o.pper pound When in packages weighing two pounds each, or less, the weight of such packages to be included in the weight for duty.		Free	2 ¹ / ₂ cts.
106]	Fruits, prepared, in air-tight cans or other air-tight con- tainers, the weight of the containers to be included in the weight for duty:			
	(1) Apricotsper pound	$2\frac{1}{2}$ cts.	$2\frac{1}{2}$ cts.	5 cts.
	(2) Cherriesper pound	$1\frac{1}{2}$ cts.	1 ¹ / ₂ cts.	5 cts.
	(3) Peachesper pound	1 ³ / ₄ cts.	21 cts.	5 cts.
	(6) Prunesper pound	11 cts.	1 ¹ / ₃ cts.	5 cts.

Tarif Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
107	Fruits, frozen:			
	(2) Cherriesper pound	21 cts.	3 cts.	3 cts.
	(\$) Peachesper pound	2 cts.	2 ¹ / ₂ cts.	3 cts.
187d	Sensitized photographic rolls consisting of a photo-sensitive layer and a positive receiving layer, for use in cameras for making positives	Free	15 p.c.	30 p.c.
505c	Flooring of beech, birch, maple or oak, tongued and grooved, or jointed; floor tiles made of individual strips of beech, birch, maple or oak, joined together	121 p.c.	12 ¹ / ₂ p.c.	25 p.c.

(c) that Schedule A to the *Customs Tariff* be amended by striking out tariff items 95a, 95b, and 107, and the enumerations of goods and the rates of duty set opposite each of those items, and by inserting therein the following items, enumerations of goods and rates of duty:

Tarif Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tarifi
84	Onion sets and shallots, in their natural state	Free	15 p.c.	30 p.c.
85a	Mushrooms, dried or otherwise preserved	Free	12 ¹ / ₂ p.c.	30 p.c.
85b	Truffles, fresh, dried or otherwise preserved	Free	10 p.c.	30 p.c.
87	Vegetables, fresh, in their natural state, the weight of the packages to be included in the weight for duty:			
	(1) Artichokes	Free	Free	30 p.c.
	(4) Beetsper pound	Free	1 ct. or	1 ct. or
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 26 weeks which may be divided into two separate periods, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		10 p.c.	10 p.c.
	 (14) Horseradish	Free Free Free Free	Free Free 10 p.c. 2 cts. or	30 p.c. 30 p.c. 30 p.c. 2 cts. or
	In any 12 month period ending March 31, the spe- cific duty shall not be maintained in force in excess of 12 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		10 p.c.	10 p.c.
	(22) Rhubarbper pound	Free	$\frac{1}{2}$ ct. or	$\frac{1}{2}$ ct. or
	In any 12 month period ending March 31, the spe- cific duty shall not be maintained in force in excess of 10 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		10 p.c.	10 p.c.
.4	(25) Watercress	Free Free	10 p.c. 10 p.c.	30 p.c. 30 p.c.
89	Vegetables, prepared, in air-tight cans or other air- tight containers, the weight of the containers to be included in the weight for duty:	1100	10 p.0.	00 p.c.
	 (2) Beans, baked or otherwise preparedper pound (3) Cornper pound (4) Peasper pound (5) Tomatoesper pound (6) N.o.p. 	Free Free Free Free Free	1 ct. $1\frac{1}{2}$ cts. $1\frac{1}{2}$ cts. 2 cts. 15 p.c.	3 cts. 3 cts 3 cts. 3 cts. 30 p.c.

Far iff Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
90	Vegetables, frozen: (3) N.o.p	10 p.c.	17½ p.c.	30 p.c.
92	Fruits, fresh, in their natural state, the weight of the packages to be included in the weight for duty:			
	(3) Cherries. sweet per pound	Free	2 cts. or 10 p.c.	2 cts. or 10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 7 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		10 p.e.	10 p.c.
	(9) Quinces and nectarines	Free	10 p.c.	20 p.c.
	(10) Raspberries and loganberriesper pound	Free	2 cts. or 10 p.c.	2 cts. or 10 p.c.
	In any 12 month period ending March 31, the specific duty shall not be maintained in force in excess of 6 weeks, and the 10 per cent duty shall apply whenever the specific duty is not in effect.		10 p.c.	10 p.c.
	(12) Berries, edible, n.o.p.	Free	10 p.c.	20 p.c.
95b 95c 105i 106	Melons, n.o.peach Passion fruit (passiflora edulis) Preserved ginger Fruits, prepared, in air-tight cans or other air-tight containers, the weight of the containers to be included in the weight for duty:	Free Free 25 p.c.	Free 15 p.c. 35 p.c.	3 cts. 20 p.c. 35 p.c.
	 (4) Pears	2 cts. 1 ct.	2 cts. 2 cts.	5 cts. 5 cts.
	(8) N.o.pper pound	2 cts. 1 ct.	2 cts. 1 ct.	5 cts. 5 cts.
107	Fruits, frozen:		C. Markallan	
	(1) Blueberriesper pound (4) N.o.pper pound		$1\frac{3}{4}$ cts. 2 cts.	3 cts. 3 cts.

3. Resolved,—That Schedule A to the Customs Tariff be amended by striking out tariff items 160, 162(b), 163(3), 307a and 554b, and the enumerations of goods and the rates of duty set opposite each of those items, and by inserting therein the following items, enumerations of goods and rates of duty:

Tariff Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
160	 Alcoholic perfumes: (a) When in bottles or flasks containing not more than four ounces each	22 ¹ / ₂ p.c.	$22\frac{1}{2}$ p.c.	90 p.c.
	ing more than four ounces each	\$4.00	$$4.00 \\ 22\frac{1}{2}$ p.c.	\$5.00 40 p.c.
162	(b) Vermouth, aperitif and cordial wines, containing more than thirty-two per cent of proof spirit and not more than forty per cent of proof spirit	50 p.c.	50 p.c.	80 p.c.
	And in addition thereto, under all tariffs $42\frac{1}{2}$ cents per gallon			
163	(3) Wines of all kinds, n.o.p., including orange, lemon, strawberry, raspberry, elder and currant wines, con- taining more than twenty-four per cent but not more than twenty-six per cent of proof spirit, whether im-			
	ported in wood or in bottlesper gallon and	50 cts.	50 cts.	55 cts. 30 p.c.
6	$6970-5-26\frac{1}{2}$			

HOUSE OF COMMONS

8 ELIZABETH II

Tariff Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
	And in addition thereto, for each degree of strength in excess of twenty-six per cent of proof spirit until the strength reaches forty per cent of proof spirit	3 cts.	3 cts.	3 cts.
	And in addition thereto, under all tariffs $42\frac{1}{2}$ cents per gallon	en anorto per		
307a	Manufactures of marble, n.o.p	20 p.c.	$22\frac{1}{2}$ p.c.	40 p.c.
	(1) Woven fabrics composed wholly or in part of yarns of wool or hair, n.o.p		27½ p.c. 38 cts.	40 p.c. 40 cts.
	The total duty leviable shall not be in excess of	60 cts.	971	
	and, per pound	20 p.c. 15 cts.	$27\frac{1}{2}$ p.c. 33 cts.	40 p.c. 40 cts.
	The total duty leviable shall not be in excess of per pound (3) Woven fabrics composed wholly or in chief part by weight of yarns of wool or hair and weighing not more	55 cts.		
	than nine ounces to the square yard, n.o.p	20 p.c.	27 ¹ / ₂ p.c.	40 p.c.
	and, per pound The total duty leviable shall not be in excess of per pound	20 cts. 60 cts.	38 cts. \$1.10	40 cts.
554g	Woven fabrics composed wholly or in part of yarns of wool, imported in the web in lengths of not less than five yards each, for use exclusively in the manufacture of neckties, scarves or mufflers	Free	15 p.c	40 p.c. 40 cts.
	In the case of such fabrics weighing not more than nine ounces to the square yard, the total duty leviable shall not be in excess of	an a	\$1.10	

4. Resolved,—That Schedule A to the *Customs Tariff* be amended by striking out tariff items 28, 72*a*, 82*f*, 134, 135, 143, 156, 180*a*, 296*g*, 351*c*, 399*a*, 409*f*, 414*a*, 427, 438*b*, 438*c*, 438*d*, 438*e*, 438*f*(1), 438*m*, 440*c*, 440*k*, 442*c*, 446*e*, 462*d*, 462*i*, 502, 502*c*, 504*a*, 505*a*, 682, 691(1) and 696*a*, and the enumerations of goods and the rates of duty set opposite each of those items, and by inserting therein the following items, enumerations of goods and rates of duty:

Fariff Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
27 27a	Coffee, green, n.o.pper pound Coffee, green, for use in the manufacture of coffee extract	Free	2 cts.	5 cts.
	per nound	Free	Free	5 cts.
	Aromatic seeds, not advanced in value or condition by grinding or refining or by any other process of manu- facture, namely: Anise, anise star, caraway, carda- mon, coriander. cumin, fennel and fenugreek	Free	Free	Free
79h	Multiflora rosebushes	12 ¹ / ₂ p.c.	12 ¹ / ₂ p.c.	30 p.c.
79i 82i	Rosebushes, n.o.peach Highbush blueberry plants, roots and cuttings, for propaga-	1 ¹ / ₂ cts.	3 cts.	7 cts.
134	tion or growing purposes All sugar above number sixteen Dutch standard in colour, and all refined sugars of whatever kinds, grades or standards, not covered by tariff item 135,	Free	Free	30 p.c.
	When not exceeding eighty-eight degrees of polari- zationper one hundred pounds	02 at a	C1 50	e1 50
	When exceeding eighty-eight degrees but not exceeding	83 cts.	\$1.50	\$1.50
	eighty-nine degreesper one hundred pounds When exceeding eighty-nine degrees but not exceeding	85 cts.	\$1.53	\$1.53
	ninety degreesper one hundred pounds	87 cts.	\$1.55	\$1.55

Fariff Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
	When exceeding ninety degrees but not exceeding ninety-	89 cts.	\$1.58	\$1.58
	one degreesper one hundred pounds When exceeding ninety-one degrees but not exceeding			
	ninety-two degreesper one hundred pounds When exceeding ninety-two degrees but not exceeding	91 cts.	\$1.62	\$1.62
	ninety-three degreesper one hundred pounds When exceeding ninety-three degrees but not exceeding	93 cts.	\$1.65	\$1.65
	ninety-four degreesper one hundred pounds When exceeding ninety-four degrees but not exceeding	95 cts.	\$1.68	\$1.68
	ninety-five degreesper one hundred pounds When exceeding ninety-five degrees but not exceeding	97 cts.	\$1.70	\$1.70
	ninety-six degreesper one hundred pounds When exceeding ninety-six degrees but not exceeding	99 cts.	\$1.74	\$1.74
	ninety-seven degrees	\$1.01	\$1.77	\$1.77
	ninety-eight degreesper one hundred pounds	\$1.03	\$1.80	\$1.80
	When exceeding ninety-eight degrees but not exceeding ninety-nine degreesper one hundred pounds	\$1.09	\$1.89	\$1.89
	When exceeding ninety-nine degreesper one hundred pounds Refined sugar is entitled to entry under the British Preferential Tariff upon evidence satisfactory to the Minister that such refined sugar has been manufac- tured wholly from raw sugar produced in the British colonies and possessions, and not otherwise.	\$1.09	\$1.89	\$1.89
3 4a	Sugar, for use in the manufacture of wine	0.0100	0.0100	A1 00
	per one hundred pounds	\$.0109	\$.0189	\$1.89
35	Sugar above number sixteen Dutch standard in colour when imported or purchased in bond in Canada by a recognized sugar refiner, for refining purposes only, under regulations by the Minister, and sugar, n.o.p., not above number sixteen Dutch standard in colour,			
	When not exceeding seventy-six degrees of polarization	00 607 -1-	70.051 -+-	70.051.4
	when exceeding seventy-six degrees but not exceeding	20.627 cts.	70.851 cts.	70.851 cts.
	seventy-seven degrees per one hundred pounds When exceeding seventy-seven degrees but not exceeding	20.647 cts.	73.213 cts.	73.213 cts.
	seventy-eight degreesper one hundred pounds When exceeding seventy-eight degrees but not exceeding	20.667 cts.	75.574 cts.	75.574 cts.
	seventy-nine degreesper one hundred pounds When exceeding seventy-nine degrees but not exceeding	20.687 cts.	77.936 cts.	77.936 cts.
	eighty degreesper one hundred pounds When exceeding eighty degrees but not exceeding	20.707 cts.	80,298 cts.	80.298 cts.
	eighty-one degreesper one hundred pounds	20.727 cts.	82.659 cts.	82.659 cts.
	When exceeding eighty-one degrees but not exceeding eighty-two degreesper one hundred pounds	20.747 cts.	85.021 cts.	85.021 cts.
	When exceeding eighty-two degrees but not exceeding eighty-three degreesper one hundred pounds	20.767 cts.	87.383 cts.	87,383 cts.
	When exceeding eighty-three degrees but not exceeding eighty-four degreesper one hundred pounds	20.857 cts.	90.040 cts.	90.040 cts.
	When exceeding eighty-four degrees but not exceeding eighty-five degreesper one hundred pounds	20.947 cts.	92.697 cts.	92.697 cts.
	When exceeding eighty-five degrees but not exceeding eighty-six degreesper one hundred pounds	21.036 cts.	95.353 cts.	95.353 ets.
	When exceeding eighty-six degrees but not exceeding eighty-seven degreesper one hundred pounds	21.126 cts.		
	When exceeding eighty-seven degrees but not exceeding		98.010 cts.	98,010 cts.
	eighty-eight degrees per one hundred pounds When exceeding eighty-eight degrees but not exceeding	21.512 cts.	\$1.00963	\$1.00963
	eighty-nine degreesper one hundred pounds When exceeding eighty-nine degrees but not exceeding	21.897 cts.	\$1.03915	\$1.03915
	ninety degreesper one hundred pounds When exceeding ninety degrees but not exceeding ninety-	22.872 cts.	\$1.07457	\$1.07457
	one degreesper one hundred pounds When exceeding ninety-one degrees but not exceeding	23.848 cts.	\$1.11000	\$1.11000
	ninety-two degreesper one hundred pounds	24.823 cts.	\$1.14542	\$1,14542
	When exceeding ninety-two degrees but not exceeding ninety-three degrees per one hundred pounds	25.799 cts.	\$1.18085	\$1.18085
	When exceeding ninety-three degrees but not exceeding ninety-four degreesper one hundred pounds	26.762 cts.	\$1.21627	\$1.21627

HOUSE OF COMMONS 8 ELIZABETH II

Tariff Item	tourner tourner tourner to the second	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
135	When exceeding ninety-four degrees but not exceeding	and in these a		A1 05150
(Con.)	When exceeding ninety-five degrees but not exceeding	27.737 cts.	\$1.25170	\$1.25170
	ninety-six degreesper one hundred pounds When exceeding ninety-six degrees but not exceeding ninety-seven degreesper one hundred pounds When exceeding ninety-seven degrees but not exceeding ninety-eight degreesper one hundred pounds When exceeding ninety-eight degrees but not exceeding ninety-nine degreesper one hundred pounds	28.712 cts.	\$1.28712	\$1.28712
		29.688 cts.	\$1.32255	\$1.32255
		30.664 cts.	\$1.35798	\$1.35798
		31.64 cts.	\$1.47606	\$1.47606
	When exceeding ninety-nine degreesper one hundred pounds	35.606 cts.	\$1.47606	\$1.47606
143	(1) Cigars, the weight of the bands and ribbons to be included in the weight for dutyper pound and	\$1.75 15 p.c.	\$1.75 15 p.c.	\$3.50 25 p.c.
	and in addition thereto, under all tariffs, \$1.00 per thousand	10 p.c.	10 pict	
	(2) Cigars, valued for duty at more than \$6.00 per pound, the weight of the bands and ribbons to be included in the weight for dutyper pound and	\$1.50 10 p.c.	\$1.50 10 p.c.	\$3.50 25 p.c.
	and in addition thereto, under all tariffs, \$1.00 per thousand			
15 2 j	Dehydrated citrus fruit juices with or without stabilizers or sugar.	2 ¹ / ₂ p.c.	7½ p.c.	25 p.c.
156	(a) Whiskeyper gallon of the strength of proof and in addition thereto, under all tariffs, \$9.00 per gallon of the strength of proof	\$4.50	\$5.00	\$10.00
	(b) Gin, n.o.pper gallon of the strength of proof and in addition thereto, under all tariffs, \$9.00 per gallon of the strength of proof	\$4.50	\$5.00	\$10.00
	(c) Rum, n.o.p per gallon of the strength of proof and in addition thereto, under all tariffs, \$9.00 per gallon of the strength of proof	\$4.50	\$6.00	\$10.00
	(d) Brandyper gallon of the strength of proof and in addition thereto, under all tariffs, \$9.00 per gal- lon of the strength of proof	\$4.00	\$4.00	\$10.00
	(e) Liqueursper gallon of the strength of proof and in addition thereto, under all tariffs, \$9.00 per gallon of the strength of proof	\$4.50	\$4.50	\$10.00
	(f) Ethylalcohol, or the substance commonly known as alcohol, hydrated oxide of ethyl or spirits of wine, n.o.p.; spirituous or alcoholic liquors, n.o.p.; absinthe, arrack or palm spirit, artificial brandy and imitations of brandy, n.o.p.; cordials of all kinds, n.o.p.; mescal, pulque, rum shrub, schiedam and other schnapps; tafia, and alcoholic bitters or beverages, n.o.p.; and wines, n.o.p., containing more than forty per cent of proof spiritper gallon of the strength of proof and in addition thereto, under all tariffs, \$9.00 per gallon of the strength of proof. When the goods specified in item 156 are of greater or less strength than the strength of proof, the measure ment thereof and the amount of duty payable thereous shall be increased or decreased in proportion for any greater or less strength than the strength of proof. Bottles and flasks and packages of gin, rum, whiskey and brandy of all kinds, and imitations thereof, shal be held to contain the following quantities (subject to the degree of strength), namely:	\$5.00 5 7	\$10.00	\$10.00
	Bottles, flasks and packages, containing not mort than one-eighth of a gallon per dozen as one-eighth o a gallon per dozen;	e f		

Fariff Item	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
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156 (Con.) Bottles, flasks and packages, containing more than one-eighth of a gallon but not more than one-sixth of

one-eighth of a gallon but not more than one-sixth of a gallon per dozen, as one-sixth of a gallon per dozen; Bottles, flasks and packages, containing more than one-sixth of a gallon but not more than one-fourth of a gallon per dozen, as one-fourth of a gallon per dozen; Bottles, flasks and packages, containing more than one-fourth of a gallon but not more than one-half of a gallon per dozen, as one-half of a gallon per dozen; Bottles, flasks and packages, containing more than one-half of a gallon but not more than three-fourths of a gallon per dozen, as three-fourths of a gallon per dozen:

dozen; Bottles, flasks and packages, containing more than three-fourths of a gallon but not more than one gallon per dozen, as one gallon per dozen;

per dozen, as one gallon per dozen; Bottles, flasks and packages, containing more than one gallon but not more than one and one-half gallons per dozen, as one and one-half gallons per dozen; Bottles, flasks and packages, containing more than one and one-half gallons but not more than two gallons per dozen, as two gallons per dozen; Bottles, flasks and packages, containing more than two gallons but not more than two and four-fifths gallons per dozen, as two and four-fifths gallons per dozen: dozen;

Bottles, flasks and packages, containing more than two and four-fifths gallons but not more than three

Bottles, flasks and packages, containing more than three gallons but not more than three and one-fifth gallons per dozen, as three and one-fifth gallons per dozen.

Bottles or phials of liquors for special purposes, such as samples not for sale to the trade, may be entered for duty according to actual measurement, under regulations prescribed by the Minister.

180a	Photographs, negatives and exposed film, for use only as news illustrations, under such regulations as the Minister may prescribe	Free	Free
296g	Sodium calcium borate ore for use as a fire retardant On and after July 1, 1961	Free 15 p.c.	Free 20 p.c.
351c	Brass wire for the manufacture of fourdrinier wire or of paper-machine wire cloth	Free	15 p.c.
399a	Pipes or tubes of iron or steel, commonly known as "oil-country goods", being casing or tubing and fittings or couplings therefor; sucker rods, pony rods, polished rods and couplings therefor; all of the foregoing for use in connection with natural gas or oil wells	5 p.c.	10 p.c.
409 <i>f</i>	Animal clippers; Automatic stock watering devices; Barn hay forks, carriage, pulleys and track; Barn litter carriers and track; <i>Combination excavaling and transporting scraper units;</i> Egg cooling cabinets; Elevators (other than storage elevators); Gra in crushers; Grain or hay dryers; Grain or hay grinders;		

Grain loaders;

Gravity discharge farm wagon boxes; Hitches and couplings;

Free	Free
Free 20 p.c.	25 p.c. 25 p.c.
15 p.c.	35 p.c.
	Free 20 p.c.

20 p.c.

Tariff Item	- Colt - Contract, extension - Contract, for e	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
409f	Hydraulic hoists for unloading vehicles;			
(Con.)	Land levellers:			
	Machines and tools for use on tractors, including blades, loaders, rippers, rakes and related operating and			
	controlling gear;			
	Milk coolers;			
	Sodium metabisulphite;			
	Sprinkler irrigation systems; Steel stanchions for confining livestock either in pens or			
	individually, and complete equipment for milking			
	parlors;			
	All the foregoing for use on the farm for farm purposes only;			
	Brooders:			
	Ensilage cutters;			
	Fodder or feed cutters; Hay loaders;			
	Hay tedders;			
	Post hole diggers; Potato diggers;			
	Snaths;			
	Stumping machines; All other agricultural implements or agricultural ma-			
	chinery, n.o.p.;			
	Parts of all the foregoing	Free	Free	Free
414 a	Parts of typewriters	Free	15 p.c.	25 p.c.
423a	Chiropody chairs and parts thereof	Free	Free	35 p.c.
427	(1) All machinery composed wholly or in part of iron or steel, n.o.p.; parts of the foregoing	10 p.c.	22 ¹ / ₂ p.c.	35 p.c.
	(2) Seed and grain cleaning machines of screen and air blast			
	type with a capacity not exceeding 100 bushels per hour;	10	15	25
	parts of the foregoing	10 p.c.	15 p.c.	35 p.c.
	(3) Industrial trucks, gas or gasoline powered, com- monly known as "fork-lift" or "lift" trucks, for the			
	monly known as "fork-lift" or "lift" trucks, for the			
	movement of goods, having maximum lifting capacities, when equipped with forks, from four thousand pounds to			
	sixteen thousand pounds, inclusive, at a load centre of			
	twenty-four inches from the face of the forks, n.o.p.; accessories and attachments therefor; parts of the foregoing.	10 p.c.	22 ¹ / ₂ p.c.	35 p.c.
	cessories and acachments inerejor, parts of the foregoing	10 p.c.	22 ₂ p.c.	50 p.c.
	(4) Machines, commonly known as convertible power	August 1000		
	cranes or shovels, <i>crawler mounted</i> , with nominal dipper capacities as shovels from three-eighth to two			
	and one-half cubic yards inclusive, n.o.p.; parts of the			
	foregoing	10 p.c.	$22\frac{1}{2}$ p.c.	35 p.c.
	(5) Machines, commonly known as convertible power			
	cranes or shovels, truck or wagon mounted, with nominal			
	dipper capacities as shovels from three-eighth to two and one-half cubic yards inclusive. n.o.p.; machines, com-			
	monly known as revolving power cranes, truck or wagon mounted, with maximum rated lifting capa-			
	cities of ten to forty tons inclusive, n.o.p.; parts of the foregoing.	10	22 ¹ / ₂ p.c.	35 n.c.
	A DESCRIPTION OF A DESC	10 0.01	223 p.c.	00 1.0.
	(6) Paper machines; machines for calendering (not including			
	super-calenders), slitting, reeling, winding and re-winding paper, n.o.p.; driving mechanisms therefor; parts of the			
	foregoing	10 p.c.	22 ¹ / ₂ p.c.	35 p.c.
		A Barris	a thing gold sig	
	(7) Electricity generating sets, consisting essentially of an internal combustion engine and one or more generators			
	mounted on a common base, n.o.p.; parts of the fore-	1.	att and a ball of	19910 -
	going	10 p.c.	221 p.c.	35 p.c.

Cariff Item	A CONTRACTOR DESCRIPTION	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
	(8) Vending machines for dispensing soft drinks, coin-			
	operated, incorporating mechanical refrigeration; parts of the foregoing	10 p.c.	22 ¹ / ₂ p.c.	35 p.c.
376	Motor rail cars or units and chassis for same for use on railways for the carriage of passenger, baggage, mail or express traffic, and parts thereof	Free	Free	35 p.c.
38b	Bearings, clutch release, with or without collar at- tached;			
	Bearings, graphite; Bearings, steel or bronze backed, with non-ferrous metal lining, parts and materials therefor; Bearings, steering knuckle thrust;			
	Bushings or sleeve bearings of bronze or powdered metal; Bushings, graphited or oil impregnated;			
	Ceramic insulator spark plug cores not further manu- factured than burned and glazed, printed or decorated or not, without fittings;			
	Collars, crankshaft thrust; Compressors and parts thereof, air; Commutator copper segments; commutator insulating			
	end rings; Tapered discs of hot-rolled steel, with or without centre hole, for disc wheels;			
	Diaphragms for fuel and vacuum pumps;			
	Distributor rotors and cam assemblies; Door bumper shoes; Electric wiring terminals, sockets, fittings and con- nectors and parts and combinations thereof, including brackets and fittings permanently attached thereto, but not to include battery terminals; Gaskets of any material except cork or felt, composite or not, parts and materials therefor; Ignition contact points;			
	Gaskets of any material except cork or felt, composite or not, parts and materials therefor; Ignition contact points; Keys for shafting;			
	Auxiliary driving control kits, designed for attachment to motor vehicles to facilitate their operation by physically disabled persons, and parts thereof;			
	Laminated composition plastic timing gear blanks; Lenses of glass for motor vehicle lamps and for light reflectors;			
	Lock washers; Magnetic plugs; Metal frames for convertible soft tops;			
	Permanent mould pistons for brake master cylinders; Piston ring castings in the rough, with or without gates			
	Propeller shaft tubes of steel bonded by rubber; Rails of lock seam section, corners, locks and catches, unplated ventilators and parts thereof, the foregoing being of metal other than aluminum, for the manu- forture of minder service for hus balance.			
	facture of window sashes for bus bodies; Shift control, electric, for two speed rear axles; Steel bolts, studs, plugs, rivets or nuts, capped with stainless steel, and parts thereof:			
	stainless steel, and parts thereof; Switches, relays, circuit breakers and solenoids and combinations and parts thereof, including starter	Takin Carlos		
	switch assemblies; Synchronizing cones or blocking rings for transmissions; Vacuum, hydraulic or air control assemblies and parts			
	thereof;			

Fariff Item	A CARACTER AND A CARACTER	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
438b Cont.	Vulcanized fibre in sheets, rods, strips and tubings;) Parts of all the foregoing; All of the foregoing for use in the manufacture or repair of goods enumerated in tariff items 410a (<i>iii</i>), 411a, 424 and 438a, or for use in the manufacture of parts therefor:			
	1. When of a class or kind not made in Canada	Free	Free	30 p.c.
	2. When of a class or kind made in Canada	Free	17½ p.c.	30 p.c.
	Ammeters; Arm rests and wheel housing lining of indurated fibre, pressed to shape; Axle housings, one piece welded, machined or not, including parts welded thereto; Carburetors;			
	Chassis frames and steel shapes for the manufacture thereof;			
	Cigar and cigarette lighters, whether in combination with a cigarette holder or not, including base: <i>Composite frame and floor structure of metal in the rough</i> ; Control ventilator gear box;			
	Cylinder lock barrels, with or without sleeves and keys therefor; Dash heat indicators;			
	Engine speed governor units; External ornaments unplated, including name plates, letters and numerals, but not including finish or			
	decorative mouldings; Fluid couplings with or without drive plate assemblies; Gauges, gasoline, oil or air;			
	Grilles not plated, polished or not before assembly, and parts thereof not plated or polished after final forming, casting or piercing, not including added finish or decorative mouldings; Hinges, finished or not, for bodies;			
	Horns; Instrument bezel assemblies; instrument board lamps; instrument panel, glove compartment, luggage com- partment, hood compartment and door step lamps and wire assemblies;			
	Instrument board panels of moulded or laminated glass fibres and plastic;			
	Locks, electric ignition, steering gear, transmission, or combinations of such locks;			
	Mouldings of metal, with nails or prongs set in position, lead filled or not;	an Christen an Arma Maria an Anna Anna An		
	Oil filter parts, namely: perforated filter refill oil board bodies, refill end discs, and roll-seam perfor- ated tubes:			
	Ornaments and identification plates of metal, unplated, not including finished or decorative mouldings; Pipe lines of tubing, rigid, covered or not, with or with- out fittings, and tubing therefor;			
	Purifiers for gasoline, including brackets and fittings therefor;			
	Radiator shutter assemblies, automatic; Radiator water gauges; Radiator shells not plated nor metal finished in any degree;			
	Shackles, bearing spring; Speedometers:			
	Spring covers of metal and closing strips or shapes therefor:			

396

A.D. 1959

Fariff —— Item	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
 438c Stampings, body, cowl, fender, front end, hood, instru- (Cont.) ment board, shields and baffles, of plain or coated metal, in the rough, trimmed or not, whether or not welded in any manner before final forming or piercing, but not metal finished in any degree, including such stampings incorporating pierce or clinch nuts; Steering wheels, rims and spiders therefor; Sun visor blanks of gypsum weatherboard; Tachometers, with or without tachographs, both elec- 			
Thermostatic controls; Thermostatic controls; Throttle, spark, choke, and hood lock release assemblies, including buttons therefor;			
Torque convertors; Auxiliary transmission overdrive units and controls therefor:			
Universal joint ball assemblies; Windshield and window wipers; Parts of all the foregoing, including brackets, fittings and connections therefor;			
All of the foregoing when for use in the manufacture or repair of the goods enumerated in tariff items 410a(iii), 411a, 424 and 438a, or for use in the manufacture of parts therefor.	Free	17½ p.c.	30 p.c.
(1) If the above articles, when of a class or kind not made in Canada, are for use as original equipment by a manufacturer of passenger automobiles (having a seating capacity for not more than ten persons each) enumerated in tariff item 438a, whose total factory output, during the year in which importation is sought, does not exceed ten thousand such complete passenger automobiles, and if not less than forty per cent of the factory cost of production of such automobiles, not including duties and taxes, is incurred in the British Commonwealth, the rates of duty under this item			
shall be	Free	Free	25 p.c.
(2) If the above articles, when of a class or kind not made in Canada, are for use as original equipment by a manufacturer of passenger automobiles (having a seating capacity for not more than ten persons each) enumerated in tariff item 438a, whose total factory output, during the year in which importation is sought, exceeds ten thousand, but does not exceed twenty thousand such complete passenger automobiles, and if not less than fifty per cent of the factory cost of production of such automobiles, not including duties and taxes, is incurred in the British Commonwealth,			
the rates of duty under this item shall be	Free	Free	25 p.c.
(3) If the above articles, when of a class or kind not made in Canada, are for use as original equipment by a manufacturer of passenger automobiles (having a seating capacity for not more than ten persons each) enumerated in tariff item 438a, whose total factory output, during the year in which importation is sought, exceeds twenty thousand such complete pas- senger automobiles, and if not less than sixty per cent of the factory cost of production of such automobiles not including duties and taxes, is incurred in the British Commonwealth, the rates of duty under this		Po Status Status Status Status Status Status Status	
item shall be	Free	Free	25 p.c.

HOUSE OF COMMONS 8 ELIZABETH II

Tariff Item	A CARLER AND A CARLEND	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
	(4) If the above articles, when of a class or kind not made in Canada, are for use as original equipment by a manufacturer of motor trucks, motor buses, electric trackless trolley buses, fire fighting vehicles, motor ambulances, and hearses, or chassis for same, as enumerated in tariff items $410a(iii)$, $411a$, 424 and $438a$, whose total factory output of such vehicles during the year in which importation is sought, does not exceed ten thousand such vehicles, and if not less than forty per cent of the factory cost of production of such vehi- cles, not including duties and taxes, is incurred in the British Commonwealth, the rates of duty under this			
	(5) If the above articles, when of a class or kind not made in Canada, are for use as original equipment by a manufacturer of motor trucks, motor buses, electric trackless trolley buses, fire fighting vehicles, motor ambulances and hearses, or chassis for same, as enumerated in tariff items 410a(iii), 411a, 424 and 438a, whose total factory output of such vehicles during the year in which importation is sought, exceeds ten thousand units, and if not less than fifty per cent of the factory cost of production of such vehicles not.	Free	Free	25 p.c.
	including duties and taxes, is incurred in the British Commonwealth, the rates of duty under this item			
	(6) If the above articles are of a class or kind not made in Canada, and are for use in the repair of the goods enumerated in tariff items 410a(iii), 411a, 424 and 438a, or are for use in the manufacture of renair	Free	Free	25 p.c.
	parts therefor, the rates of duty under this item shall be	Free	Free	25 p.c.
	The Governor in Council may make such regula- tions, if any, as are deemed necessary for carrying out the provisions of this item.			
Be	xles, front and rear; all or clutch housings for vehicles having a gross vehicle weight rating of over 19,500 pounds; rakes;			
	iel pumps; ubs;			
Inti	ydraulic or fluid couplings; ternal combustion engines of 349 cubic inches and over in displacement;			
1	nkages and controls for use with clutches, transmission assemblies, power dividers or transfer cases, when the main assemblies are of a class or kind not made in Canada;			
Po Ri Sp	agnetos; wer dividers or transfer cases; ms for pneumatic tires; ring shrouds, spring seats, and spring anchor plates of			
Ste	metal for vehicles having a gross vehicle weight rating of over 19,500 pounds; eel road wheels; eering drag links for vehicles having a gross vehicle			
Ste Ta	weight rating of 20,000 pounds or over; eering gears; .ndem axle suspensions, not to include springs;		rman in dat 	
Un	ansmission assemblies; niversal joints; rts of the foregoing;			
· i	All of the foregoing when of a class or kind not made n Canada, and (1) For the manufacture of motor trucks, motor			
t v	uses, electric trackless trolley buses, fire fighting rehicles, ambulances, hearses, and the chassis for ame			

Tariff Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
438d Cont.	(2) For use as original equipment for motor trucks, motor buses, electric trackless trolley buses, fire fight- ing vehicles, ambulances, hearses, or for chassis for same, by a manufacturer of the goods enumerated in tariff items $410a(iii)$, $411a$, 424 and $438a$, and during the year in which importation is sought, not less than forty per cent of the factory cost of production of such vehicles and chassis therefor, not including duties and taxes, is incurred in the British Commonwealth, the rates of duty under this item shall be		Free	5 (s.) 5 (s.) 5 (s.)
	(3) For use in the repair of motor trucks, motor buses, fire fighting vehicles ambulances, hearses and electric trackless trolley buses, or for chassis for same or for use in the manufacture of repair parts therefor, the rates of duty under this item shall be			27½ p.c. 27½ p.c.
	The Governor in Council may make such regula- tions, if any, as are deemed necessary for carrying out the provisions of this item.			eauto() inj ani st
	Internal combustion engines of 348 cubic inches and under in displacement; Parts of the foregoing;			
	All of the foregoing when of a class or kind not made in Canada, and			
	(1) For the manufacture of motor trucks, motor buses, electric trackless trolley buses, fire fighting vehicles, ambulances, hearses, and the chassis for same	Free	17½ p.c.	27½ p.c.
	(2) For use as original equipment for motor trucks, motor buses, electric trackless trolley buses, fire fighting vehicles, ambulances, hearses, or for chassis for same, by a manufacturer of the goods enumerated in tariff items $410a(iii)$, $411a$, 424 and $438a$, and during the year in which importation is sought, not less than forty per cent of the factory cost of production of such vehicles and chassis therefor, not including duties and taxes, is incurred in the British Commonwealth, the rates of duty under this item shall be			
	(3) For use in the repair of motor trucks motor	Tiee		213 p.c.
	buses, fire fighting vehicles, ambulances, hearses and electric trackless trolley buses, or for chassis for same or for use in the manufacture of repair parts therefor, the rates of duty under this item shall be	Free	7 <u>1</u> p.c.	27½ p.c.
	The Governor in Council may make such regula- tions, if any, as are deemed necessary for carrying out the provisions of this item.			
38 <i>f</i>	(1) Parts, n.o.p., electroplated or not, whether finished or not, for automobiles, motor vehicles, electric trackless trolley buses, fire fighting vehicles, ambu- lances and hearses, or chassis enumerated in tariff items 424 and 438a, including engines, but not to include <i>ball or roller bearings</i> , wireless receiving sets, die castings of zinc, electric storage batteries, parts of wood, tires and tubes or parts of which the com- ponent material of chief value is rubber		25 p.c.	
10c]			29 p.e.	39 p.c.
	Racing shells or oars therefor, when imported by amateur rowing clubs for use exclusively by such clubs	Free	20 p.c.	25 p.c.

Fariff Item		British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
140k	(1) Engines and parts thereof, n.o.p., for use in boats used exclusively in commercial fishing operations under such regulations as the Minister may prescribe.	Free	Free	15 p.c.
	(2) Materials and articles for the manufacture or repair of the engines provided for in item 440k(1)	Free	Free	15 p.c.
46e	Steel shapes, including steel balls not larger than three- eighths inch in diameter, for burnishing	Free	7½ p.c.	10 p.c.
62d	Cinematograph and motion picture cameras for use by professional motion picture producers having studios in Canada equipped for motion picture production; parts of the foregoing	Free Free	Free 9 p.c.	15 p.c. 15 p.c.
.62 <i>i</i>	Optical sound equipment; Dollies, or other mobile mounting units for motion picture cameras; Booms, without wiring, for use with microphones: Motion picture editing equipment, namely: film editing machines, film splicers, film synchronizers, film viewers, rewinds; Parts of the foregoing; All the foregoing when for use in the production of motion pictures by professional producers having studios in Canada equipped for motion picture pro- duction	Free	Free	15 p.c.
79	Orthopedic highchairs and parts thereof	Free	Free	Free
02	 Felloes of hickory or oak, not further manufactured than rough sawn or bent to shape; Hub, wagon, oar and gun blocks, and all like blocks or sticks, rough hewn or sawn only; Last blocks, not further manufactured than sawn, rough hewn or rough turned; Mexican saddle trees and stirrups of wood; Scale board for cheese; Shingles of wood; Spokes of hickory or oak, not further manufactured than rough turned, and not tenoned, mitred or sized; Staves of oak, sawn, split or cut, not further manufactured than listed or jointed; 	Free	Free	Free
02c	Wooden handles or stems for handles, not further manu-		1100	
	factured than turned, for use in the manufacture of the goods enumerated in tariff item 431	Free	Free	Free
05a	Ponderosa pine lumber (pinus ponderosa), California sugarpine lumber (pinus Lambertiana) and California redwood lumber (sequoia semper virens), not further manufactured than the product of a planing machine with various profile attachments		Free	25 p.c.
11a	(4) Conductive shoes for use in hospitals On and after July 1, 1961	Free 20 p.c.	Free 27 ¹ / ₂ p.c.	40 p.c. 40 p.c.
382	Fish hooks, for deep-sea or lake fishing, not smaller in size than number 2.0; Fishing nets and nettings of all kinds; Lures, jiggers and artificial baits; Metal panel devices for use in keeping nets open;			

Metal swivels, of a class or kind not made in Canada;

400

Tariff Item	Annual and the source of the s	British Preferential Tariff	Most- Favoured- Nation Tariff	General Tariff
682 Cont.	Net and line floats of any material except wood; Specially designed needles of a class or kind not made in Canada for use in repairing fish nets; Threads, twines, marlines, fishing lines, rope and cord- age, not exceeding one and one-half inches in circum- ference; All the foregoing for use in commercial fishing, under such regulations as the Minister may prescribe; Carapace measures of any material	Free	Free	Free
691	(1) Communion sets; oil stocks; crosiers; benitiers; sprinklers; incensers; incense boats; baptismal shells or fonts; scapulars; chapelets; rosaries; religious stat- ues, statuettes, medals and crosses; religious figures and plaques, mounted or not; Scroll sets; Chanuka can- dlesticks; Kiddush sets; Mezuzah boxes; Havdalah sets; Seder plates; parts of the foregoing		Free	Free
696a	Moving picture films, sound or silent, separate sound film track, slides and slide films, positive or negative, and sound recordings for use therewith; Sound recordings for use by educational, scientific or cultural institutions or societies; Sound recordings other than for sale or rental; Models, static and moving; Wall charts, maps and posters;			
	All the foregoing when certified by the Government or by a recognized representative authority of the Gov- ernment of the country of production or by an appro- priate representative of the United Nations Educa- tional, Scientific and Cultural Organization as being of an international educational, scientific or cultural character:			
	Under such regulations as the Minister may prescribe	Free	Free	Free

5. Resolved,—That any enactment founded upon the foregoing resolutions shall be deemed to have come into force on the 10th day of April, 1959, and to have applied to all goods mentioned in the said resolutions imported or taken out of warehouse for consumption on or after that day, and to have applied to goods previously imported for which no entry for consumption was made before that day.

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Ways and Means obtained leave to sit again at the next sitting of the House.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Unemployment Insurance Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Unemployment Insurance Act to raise the rate of remuneration of insurable employment; to increase the rates of contributions to be paid on behalf of insured persons and employers; to add new grounds for extension of the qualifying periods; to provide a new schedule of rates of benefits consequential on the new table of contributions; to provide that the maximum benefits, under the heading "duration of benefit", will be increased from thirty-six times to fifty-two times the weekly benefit rate; to establish a new schedule of allowable earnings; and to provide for other related matters.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Starr, seconded by Mr. Brooks, by leave of the House, presented Bill C-43, An Act to amend the Unemployment Insurance Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Bill C-31, An Act to amend the Veterans Rehabilitation Act, was considered in Committee of the Whole and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

A Message was received from the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-General, desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker with the House went to the Senate Chamber.

And being returned;

Mr. Speaker reported that when the House did attend the Honourable the Deputy of His Excellency the Governor-General in the Senate Chamber, His Honour was pleased to give, in Her Majesty's name, the Royal Assent to the following bills:

An Act for the relief of Esther Mendelson Levy.

An Act for the relief of Joseph Louis Charles Gabriel Gascon.

An Act for the relief of Gerald Leblanc.

An Act for the relief of Morris Gordon.

An Act for the relief of Rita Lucia Palmieri Bellefleur.

An Act for the relief of Alex Groot.

An Act for the relief of Wauneta Langill Bourque.

An Act for the relief of Pierrette Bertrand Suchereault, otherwise known as Pierrette Bertrand Chussereault.

An Act for the relief of Yolande Bosse Murphy.

An Act for the relief of Joseph Rolland Wright.

An Act for the relief of Rosalie Jakes Reisinger.

An Act for the relief of Jacqueline Ann Rosenfeld Bernstein. An Act for the relief of Margit Elizabeth Mary Temke Malcolm. An Act for the relief of Celia Claire Kanigsberg Dickman. An Act for the relief of Constantin Deacur. An Act for the relief of Bernard Fourcade. An Act for the relief of Sylvia Mary Mefrige Makad. An Act for the relief of Marjorie Seymour Hammond Pearson. An Act for the relief of Helene Dagenais Roy. An Act for the relief of Violet Winnifred Kean Newton Armstrong. An Act for the relief of Marlene Marle Korn. An Act for the relief of Elaine Shirley Dorfman Moscovitch. An Act for the relief of Eric Alexander McConnell. An Act for the relief of Etta Rose Palevsky Lerman. An Act for the relief of Edward Bruce Bonneville. An Act for the relief of Pamela Margaret Clark Creber. An Act for the relief of June Bernice Rath O'Hanley. An Act for the relief of Michael Zuk. An Act for the relief of George Frederick Davies. An Act for the relief of Jan Roberti. An Act for the relief of Marie Marguerite Louise Leclerc Andrews. An Act for the relief of Lorlotte Juliane Selma Wilhelmine Gude Hirtreiter. An Act for the relief of Mary Alice Hadley Hutchison. An Act for the relief of Flore Crevier Plamondon. An Act for the relief of Karl Efraim Hill. An Act for the relief of Ina Charlotte Charleson Hyde. An Act for the relief of Gisela Antonie Anita Popp Sainitzer. An Act for the relief of Alfred Laliberte. An Act for the relief of Lawrence Crites. An Act for the relief of Marie Jeanne Madeleine Saint-Pierre Pare. An Act for the relief of Marie Louise Marguerite Therese Bernaquez Aubin. An Act for the relief of Jean Scott Bain Kunst. An Act for the relief of Josef Libich. An Act for the relief of Roger Desjardins. An Act for the relief of James Alfred Keelty. An Act for the relief of Agnes Forget Haymond. An Act for the relief of Maurice William Bell. An Act for the relief of Robert William Stamp. An Act for the relief of Tanya Burstein Yerzy. An Act for the relief of Yvonne Catherine Marie Vrancken Bruggemans. An Act for the relief of Mary Friedman Nussenbaum. An Act for the relief of Paul Rewoski. An Act for the relief of Tibor Kadar. An Act for the relief of Daniel Myer Glovinsky. An Act to incorporate The Evangelical Mennonite Conference. An Act to incorporate Foothills Pipe Lines Ltd.

8 ELIZABETH II

An Act respecting The Canadian General Council of The Boy Scouts Association.

An Act respecting Co-operative Fire and Casualty Company.

An Act to incorporate British Pacific Life Insurance Company.

An Act to incorporate the Congregation of the Sisters of the Holy Family of Bordeaux in Canada.

At 10.10 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 73

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 6TH MAY 1959.

2.30 o'clock p.m.

PRAYERS.

A Message was received from the Senate informing this House that the Senate doth unite with the House of Commons in the appointment of a Joint Committee of both Houses of Parliament to examine and consider the Indian Act, Chapter 149, R.S.C., 1952, and amendments thereto, and to suggest such amendments as they may deem advisable, with authority to investigate and report upon Indian administration in general and, in particular, on the social and economic status of the Indians;

That the following Senators are appointed to act on behalf of the Senate on the said Joint Committee, namely, the Honourable Senators, Boucher, Crerar, Croll, Dupuis, Fergusson, Gladstone, Horner, MacDonald, Méthot, Reid, Stambaugh and White:

That the said Committee have power to call for persons, papers and records and examine witnesses under oath; to sit during sittings and adjournments of the Senate, and to report from time to time; and to print such papers and evidence from day to day as may be ordered by the Committee.

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, laid before the House,—Copy of a letter, dated May 5, 1959, from the Minister of Finance to the Provincial Treasurers concerning a proposed date for convening the first meeting of the Committee of Ministers on financial problems.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Pigeon be substituted for that of Mr. Fortin on the Standing Committee on Estimates. On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Martineau be substituted for that of Mr. Murphy on the Standing Committee on Public Accounts.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Smith (Calgary South) be substituted for that of Mr. Grills on the Sessional Committee on Railways, Air Lines and Shipping.

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

Question No. 278, by Mr. Howard,—Order of the House for a Return showing: 1. Have any conventions of the International Labour Organization not been ratified by the Canadian Government?

2. If so, which conventions by number and title have not been ratified, and what is the reason in each case?

Question No. 337, by Mr. Regier,—Order of the House for a Return showing: 1. For the fiscal year ended March 31, 1958, what were the total payments by the Federal Government to individuals, institutions, corporations, municipalities, and Government, of the Province of Newfoundland?

2. In the same year, what were the total payments made by the Federal Government elsewhere than in Newfoundland on behalf of this province?

3. What is the estimated amount of revenue received in the fiscal year mentioned by the Government of Canada out of the Province of Newfoundland?

4. For the fiscal year ended March 31, 1958, what were the payments paid to the residents of Newfoundland by way of (a) Family Allowances; (b) The Old Age Security Act; (c) The Old Age Assistance Act; (d) Disabled Persons Act; (e) Blind Persons Act?

5. At the end of that year, how many people in Newfoundland were reported as being in receipt of (a) Unemployment Insurance; (b) Social Welfare or Relief?

6. What was the estimated population of Newfoundland on March 31, 1958?

Question No. 355, by Mr. McWilliam—Order of the House for a Return showing: 1. Have any postmasters and/or postmistresses, non civil service, been dismissed from service during the period June 1, 1957, to date?

2. If so, what are the names of those dismissed and what post offices, respectively, were effected?

3. What were the reasons, in each case, for dismissal?

Notice of Motion for Production of Papers (*No. 100) being called, as follows:

Mr. Argue—ADDRESS—For a copy of any letter or letters exchanged since January 1, 1958 between the Minister without portfolio from Newfoundland and the Minister of Municipal Affairs of Newfoundland, regarding the appointment of federal nominees to the St. John's Housing Authority.

RULING BY MR. SPEAKER

MR. SPEAKER: If the House will permit me, I would like to say something about this Notice of Motion. In view of the discussion which has taken place earlier about questions to and returns by Ministers without Portfolio, may I say that normally a motion for production of papers is directed to a Minister who has a responsibility for a department, and in this case, as this subject matter appears to be a housing authority, I assumed it would be the Minister of Public Works. And so I asked myself whether in the circumstances any part of this motion could be within the competence of the House and in accord with the practice in respect to the production of papers.

I considered the matter in consultation with the Clerk of the House. I could not say, definitely, that the notice of motion was necessarily beyond the competence of the House in all respects and in the circumstances I felt that I should not deprive the House of the opportunity of deciding for itself whether or not it could call for the production of these papers after I had indicated to the House the considerations which had prompted me.

Briefly, they are as follows: there are two cases where the House calls for the production of documents. One is for public papers from a department of government and the other is for communications made by the government as a whole. In this particular case, the Minister named in the motion has no department of government and is therefore excluded from the responsibility of producing documents from a department. On the other hand, he is a privy councillor, a minister of the crown, and a member of the government and, therefore, in respect of acts in his official capacity as a member of the government, he is presumably amenable to the jurisdiction of the House with regard to the production of documents, subject to the limitation of public policy and so on, which pass through him in that capacity. I therefore came to the conclusion that the order, if it were issued, would have to be read as though it limited itself to communications made on behalf of the government. In other words, it would have to be considered as reading this way: "For a copy of any letter or letters exchanged since January 1, 1958 between the Minister without Portfolio from Newfoundland, on behalf of the government, and the Minister of Municipal Affairs of Newfoundland, regarding the appointment of federal nominees to the St. John's Housing Authority."

It would be possible to put the question as it stands with that necessary qualification being understood, or I think it would be better if I directed that the motion should be amended by inserting those words before it is put to the House, as I have authority to do in accordance with the precedents as cited in Beauchesne, Fourth Edition, citation 199.

Before making any move, however, since this is a matter of some interest, I would be happy to hear, within reason, what any honourable Member wishes to say. May I first give you the authorities for the views which I have expressed?

May, in his sixteenth edition, at page 273, indicates: "(a) that returns may be moved relating to any public matter in which the house or the crown has jurisdiction;

(b) that these documents may be obtained from all public offices and from corporations, bodies, or offices constituted for public purposes, by acts of parliament or otherwise; and

(c) that the papers and correspondence sought from government departments should be of a public and official character and not private or confidential." Campion, to the same effect, in his "Introduction to the Procedure of the House of Commons", third edition, says: "Returns are of two kinds, either to an Order of the House, or to an Address to the Crown. This distinction, which corresponds to the constitutional origin of the departments, is still rigorously observed. It amounts to this—that information which is wanted from a department which originally grew out of the Royal prerogative, such as a department of a Secretary of State, is prayed for by an humble Address to the Crown, whereas information required from a financial department or from a department constituted under statute is demanded by an Order of the House."

There is one further reference. In his book "Parliament, its History, Constitution and Practice" Sir Courtenay Ilbert, former Clerk of the British House of Commons, explains at page 114 that the asking of questions is not the only mode in which the House can obtain information from or through the government, and he then adds: "It can, on the motion of any Member, obtain returns supplying such information on matters of public importance as is obtainable through departments of the government."

I might also point out that Beauchesne in his fourth edition under citation 209 has something to say on the subject. What I proposed to suggest to the House was to insert those words and to allow the House to decide whether these documents should be produced.

And a debate arising on the point of order;

MR. SPEAKER: With respect to what has been said by the honourable Member for Assiniboia (Mr. Argue), my thought is that with these words limiting the order of the House for the production of documents passing through the hands of the Minister without Portfolio to those which passed through his hands on behalf of the government it is quite clear that private papers should not be called for by the House. The Minister without Portfolio, or any minister for that matter, can and does have private communications which would not fall within the purview of the motion. Perhaps in the past these things have been understood but, in view of the interest that has been taken in this matter in connection with oral questions, I thought it should be clear that the House is not asking the Minister to produce private papers, and that is the answer to what the honourable Member says.

Upon the request of the government, the said Notice of Motion, as amended, was allowed to stand.

Bill C-31, An Act to amend the Veterans Rehabilitation Act, was again considered in Committee of the Whole, reported without amendment, read the third time and passed.

Bill C-32, An Act to amend the War Service Grants Act, was considered in Committee of the Whole, reported with an amendment, and considered as amended. By unanimous consent, Mr. Brooks, seconded by Mr. Fleming (Eglinton), moved,—That the said bill be now read a third time and do pass.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-41, An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act;

Mr. Fleming (Eglinton), seconded by Mr. Brooks, moved,—That the said bill be now read a second time.

And a debate arising thereon; the said debate was interrupted at six o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

Twenty-third Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petitions of the following for divorce Acts, presented on May 5 by Mr. McCleave, meet the requirements of Standing Order 70. However, as these petitions were filed after the time limit specified by Standing Order 93, they should not be received:

Gail Northrup Brazauckas, wife of Peter Fabian Brazauckas of Montreal, Quebec.

Joyce Ethel Commerford Brewster, wife of James John Barthwick Miller Brewster of Westmount, Quebec.

Lucy Sekora Budnik, wife of Walter Budnik of Montreal, Quebec.

Maria Gagné Coté, wife of Charles Coté of Montreal, Quebec.

Joseph Alphonse Yves Jean Gabriel Lalonde of Montreal, Quebec, husband of Marie Paule Clara Gilberte Bolduc Lalonde.

Meade Alexander Morgan of Verdun, Quebec, husband of Jessie McEwen Coubrough Morgan.

Helen Mary Margeson Ransome Scudamore, wife of William Edgar Scudamore of Montreal, Quebec.

Brenda Mary Pardy Thacker, wife of Richard Thacker of Montreal, Quebec. Allan Ray Wright of Lennoxville, Quebec, husband of Mariah Jennie Harron Wright.

By the Examiner of Petitions for Private Bills,—Twenty-fourth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Philip Joseph Kelly of Montreal, Quebec, husband of Yvonne Jane Sobey Jones Kelly.

Marie Pauline Primeau Landreville, wife of Gérard Landreville of Montreal, Quebec. Barbara Lucy Bain Forbes Logan, wife of John Logan of Montreal, Quebec. Esther Paula Beernaert Martindale, wife of Oswald Martindale of Montreal, Quebec.

Bertha Sylvia Berman Maxwell, wife of Samuel Briar Maxwell of Verdun, Quebec.

Tibor Matthias Miletics of Chateauguay Village, Quebec, husband of Elvira Simko Miletics.

Marie Madeleine Marielle Faust Morin, wife of Joseph Charles Edouard Morin of Montreal, Quebec.

Alexander Pavlovich of Chicoutimi, Quebec, husband of Maria Stanislawa Malachowska Pavlovich.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 74

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 7TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

A Message was received from the Senate informing this House that the name of the Honourable Senator Turgeon had been substituted for that of the Honourable Senator Reid on the list of Senators appointed to serve on the Joint Committee of both Houses of Parliament on Indian Affairs.

The following Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House, pursuant to Standing Order 21(2):

That it is expedient that the Houses of Parliament do approve the State Treaty for the re-establishment of an independent and democratic Austria signed at Vienna May 15, 1955, and that this House do approve the same.—The Prime Minister.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 75

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 8TH MAY, 1959.

11.00 o'clock a.m.

PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

A Message was received from the Senate informing this House that the Senate had passed the following bill without amendment:

Bill C-21, An Act to amend the Representation Act.

Mr. Smith (Calgary South), from the Standing Committee on Estimates, presented the Third Report of the said Committee, which was read as follows:

Your Committee recommends that the Items relating to the Department of the Secretary of State and to the Civil Service Commission, as listed in the Main Estimates, 1959-60, be referred to it for consideration.

By unanimous consent, on motion of Mr. Smith (Calgary South), seconded by Mr. Broome, the said Report was concurred in.

Mr. Smith (Calgary South), from the Standing Committee on Estimates, presented the Fourth Report of the said Committee, which is as follows:

On February 9, 1959, the personnel of the Standing Committee on Estimates was named and the Committee was given the powers usually extended to Standing Committees of the House, as follows:

Ordered,—That the said Committee be empowered to examine and inquire into all such matters and things as may be referred to it by the House, and to report from time to time its observations and opinions thereon, with power to send for persons, papers and records.

66970-5-271

On February 12, 1959, the Committee reported to the House, recommending that the Items listed in the Main Estimates, 1959-60, relating to the Department of National Revenue be referred to the Committee for consideration. This recommendation was concurred in by the House of Commons on the next day.

The Committee has held 14 meetings during which time the abovementioned estimates have been the subject of inquiry. In the course of its deliberations, the Minister of National Revenue, the Honourable George C. Nowlan, Mr. David Sim, Deputy Minister of Customs and Excise, and Mr. J. Gear McEntyre, Deputy Minister of Taxation, together with other departmental officials, gave evidence before the Committee. To gain further information, your Committee was pleased to call Messrs. C. W. Leach, Stuart Thom and J. Harvey Perry, officials of the Canadian Tax Foundation, and to hear evidence from them on various aspects of taxation.

This Committee has considered and approved the Estimates, 1959-60, of the Department of National Revenue, (being items 254 to 260 inclusive) and commends them to the House with the following observations and recommendations:

I. TAXATION DIVISION

1. Interpretation of Taxation Statutes

Your Committee carried out a comprehensive examination of the officials of the Department of National Revenue and of the Canadian Tax Foundation, in relation to the theory, philosophy, and practice, of determining under what circumstance profit should be regarded as taxable income or exempt from taxation as capital gain.

While the authority to undertake such an examination was not questioned, the Committee found some difficulty in determining whether its terms of reference would permit any recommendation on a subject matter which lies within the jurisdiction of the Minister of Finance. It is concluded, however, that in view of the responsibility of interpretation vested in the Minister of National Revenue, and the delicate balance of fact on which the body of jurisprudence through law has in the past defined income as distinct from capital gain, the Committee is of the opinion that it does not exceed its authority in making the following observations:

- (a) The line separating taxable income from capital gain does, in the view of the Committee, produce an area of uncertainty in the mind of those taxpayers engaged in venture undertakings. The lack of clarity, we suggest, may act as a deterrent to resource development where a high risk factor is evident.
- (b) The Committee is not unaware of the difficulty in arriving at any clear line of demarcation which may serve as a guide in more accurately assessing income as distinct from capital gain. While recognizing this difficulty, the Committee, nevertheless, recommends that the Department of National Revenue, in co-operation with the Department of Finance, continue its study, in the hope of narrowing the area of misunderstanding referred to above. A review should also be undertaken to determine if the presently accepted definition of earned income contributes to this uncertainty.
- (c) It is also suggested that the advantages and disadvantages of providing advance tax rulings in corporate or individual venture undertakings be further examined.

A.D. 1959

2. Tax Appeal Board

Several Committee members expressed their concern over the continuing backlog of cases before the Tax Appeal Board. These cases numbered 510 at the end of December, 1957, and 446 one year later.

While it is appreciated that in some instances these appeals were delayed on the request of the applicants, it is noted that only 94 were postponed, 91 were listed for hearings, and 188 were not dealt with at all. While the Committee is in no way critical of the present Board, it recommends that the Government take whatever action is necessary to facilitate a more prompt system of Appeal Board hearings, thus alleviating any hardship on the taxpayers concerned. This, we suggest, might be accomplished by increasing the personnel of the Board and/or adding to the number of sittings.

3. Assessment Procedures

One of the questions raised in the Committee is whether greater uniformity can be achieved in the levying of assessments in different areas of the country. Evidence suggests that there is insufficient liaison between these district offices, and that assessors within the same office, on occasion, follow widely divergent assessment formulae.

It is therefore recommended that the Department continue its efforts to establish uniform standards of assessment procedure.

4. Assessor Qualifications and Department Public Relations

The Committee examined in some detail the qualifications and practices of the Department assessors with particular reference to the system adopted by the Department in granting promotion to its staff of assessors. It notes that one of the qualifications for promotion is the individual's ability to produce revenue through the assessment of taxpayer's income. The Department describes this qualification as "job performance". The Committee registers no outright objection to this requirement, providing it does not become a dominant consideration in evaluating the assessor's promotional grade.

The officials of the Canadian Tax Foundation expressed the view that "... there are plenty of other ways of rating personnel...", and that it would be a tremendous step forward if the emphasis on assessment and collection is removed, when considering the advancement of the assessor.

The Committee concurs in this view, and therefore recommends that, in the interest of efficiency and better public relations, a thorough study by the Department should be made to ensure that in evaluating an assessor's efficiency, quantity or dollar value of his or her assessments should not be considered as the principal measure of ability.

It was brought to the attention of the Committee that the average length of service of departmental assessors is 2.3 years. From these figures it is apparent that these employees remain with the Department only long enough to gain experience before gravitating to private industry.

The Committee recognizes the high qualities of performance, courtesy and character necessary for income tax assessing, and views with some concern the attrition to personnel within this important segment of the taxation division. The Committee therefore recommends that immediate steps be taken to improve the training, salary and promotional opportunities within the department wherever possible.

5. Evaluation of Assets for Income Tax and Estates Tax Purposes

The Committee was advised of a difference of opinion between the provincial Governments and the Department of National Revenue in the evaluation of assets for succession duty purposes. While some progress had been made towards standardization, the Department as yet has been unable to entirely resolve these differences. The Committee also considered the inequality in the evaluation of certain assets in their relationship to the realizable value and therefore recommends the following:

That, for the purposes of income and succession duty taxation, the Department of National Revenue be authorized to value assets such as certain mortgages, securities, company assets and shares at their realizable values and not at unrealistic and arbitrary face values, market quotation values or book values.

6. Real Estate Appraisers

Members of the Committee are aware of many complaints of a lack of uniformity and consistency in real estate appraisals. Evidence before the Committee further discloses that among the assessors there are few qualified appraisers of real estate. While a number of assessors are enrolled in the earlier phases of courses in appraisal study, this program appears to receive but limited support.

It is therefore recommended that a more intensified program of qualification under the standards of the Appraisal Institute of Canada should be undertaken.

Until a sufficient number of appraisers are so qualified, it is further recommended that, where necessary, the Department retain the services of independent qualified appraisers.

II. CUSTOMS, EXCISE, SALES TAX

1. Labelling of Imported Goods

It was brought to the attention of the Committee that the present law does not require a label showing country of origin on all goods imported into Canada. Members of the Committee submitted that a wide variety of items fall into this category. In reply, the Minister pointed out that under Section 15(1) of the "Customs Tariff", the Governor-in-Council may order that goods of a certain description or class should be marked so as to indicate the country of origin on importation into Canada.

The Committee, however, holds the view that this section should be amended thus making it mandatory that all goods should be so labelled. It is therefore recommended:

That all imported goods should bear a clear marking of the country of origin permanently affixed, except where such marking would impair the goods concerned. Where this may occur, a descriptive tag or symbol of the country of origin should be attached or affixed to the article or goods imported.

2. Engineering Drawings

Members of the Committee expressed disagreement with respect to the Department's interpretation of Tariff Items 180(e) and 180(f), related to engineering drawings. The effect of the present interpretation, in the opinion of the Committee, is to discourage production of these drawing in Canada.

The Committee therefore recommends that the Department of National Revenue, in conjunction with the Department of Finance, give consideration to

A.D. 1959

clarifying the interpretation of the classification of Tariff Items 180(e) and 180(f). This amendment to provide that engineering drawings for either light or heavy industry will receive the same interpretation with respect to duty and sales tax as is applied to architectural drawings.

3. Sales and Excise Tax on Exempted Industries

The Committee was advised that certain manufactured products imported into Canada are declared exempt from both sales tax and excise duty. In the event these items are diverted for use where exemptions would not normally apply, the Department may claim against the distributor for both the tax and duty, where applicable.

While the Committee fully appreciates the necessity for recovering both duty and sales tax on items diverted from their exempt use, it is the Committee's opinion that the present regulation places a disproportionate burden of responsibility on the distributor and, conversely, imposes no penalty on the offending party responsible for the diversion.

The Committee therefore recommends that the Department of National Revenue introduce a standard contractual form causing the person or persons who divert the exempted items to be liable for sales tax and excise duty, where applicable.

* * * * *

The Committee is indebted to the Minister of National Revenue and to the Canadian Tax Foundation, and their respective officials, for the co-operative manner in which they gave their evidence and provided a considerable number of documents.

A copy of the Committee's Minutes of Proceedings and Evidence respecting the above-mentioned Estimates, is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 7 to the Journals)

The foregoing items of the Main Estimates stand referred to the Committee of Supply pursuant to Standing Order 57.

Mr. Fleming (Eglinton), seconded by Mr. Green, by leave of the House, presented the following bills, which were severally read the first time and ordered for a second reading at the next sitting of the House:

Bill C-44, An Act to amend the Customs Tariff and The New Zealand Trade Agreement Act, 1932.

Bill C-45, An Act to amend the Excise Act.

Bill C-46, An Act to amend the Old Age Security Act.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

By unanimous consent, the House reverted to "Motions".

On motion of Mr. Pallett, seconded by Mr. Morton, it was ordered,—That the name of Mr. Richard (Ottawa East) be substituted for that of Mr. Garland; and

That the name of Mr. Caron be substituted for that of Mr. Macnaughton on the Standing Committee on Estimates.

HOUSE OF COMMONS

8 ELIZABETH II

On motion of Mr. Pallett, seconded by Mr. Morton, it was ordered,—That the name of Mr. Horner (Jasper-Edson) be substituted for that of Mr. Taylor on the Special Committee on Broadcasting.

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Public Bills)

Orders numbered 16 to 19 inclusive, having been severally called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. Pickersgill, seconded by Mr. Benidickson,—That Bill C-2, An Act to amend the Canadian Citizenship Act, be now read a second time.

And on the proposed motion of Mr. Roberge, seconded by Mr. Rouleau, in amndment thereto,—That Bill C-2 be not now read a second time but that the subject matter thereof be referred to the Standing Committee on External Affairs.

And the debate continuing;

The hour for Private and Public Bills expired.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 76

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 11TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-19, An Act respecting The Canadian Legion of the British Empire Service League.—Mr. Macdonald.

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Ninth Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill S-18, An Act to incorporate Lutheran Church-Canada.

On motion of Mr. McCleave, seconded by Mr. Smith (Lincoln), it was ordered,—That the petitions of the following for bills of divorce, together with the Clerk of Petitions' Reports thereon of May 6 and May 11, 1959, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable: Gail Northrup Brazauckas, Joyce Ethel Commerford Brewster, Lucy Sekora Budnik, Marie Gagne Cote, Joseph Alphonse Yves Jean Gabriel Lalonde, Meade Alexander Morgan, Estelle Labelle Baxter Robertson, Helen Mary Margeson Ransome Scudamore, Brenda Mary Pardy Thacker, and Allan Ray Wright. On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Peters be substituted for that of Mr. Fisher on the Standing Committee on Estimates.

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the Bretton Woods Agreements Act to provide for the payment, out of the Consolidated Revenue Fund, to the International Monetary Fund and the International Bank for Reconstruction and Development of sums not exceeding in the whole an amount equivalent to the subscriptions thereto required from Canada, that is to say, thirteen hundred million United States dollars, and to authorize the necessary borrowing therefor in the manner provided by the said Act.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to bring in a measure to authorize the Canadian National Railway Company to make capital expenditures in the year 1959 not exceeding \$348,900,000 and to make certain capital expenditures and enter into certain contracts prior to July 1, 1960; to authorize the National Company to issue securities to provide amounts required for the authorized expenditures; to provide that, except as expressly provided, the aggregate principal amount of securities outstanding at any time shall not exceed \$289,900,000; to authorize the Governor in Council to guarantee the principal and interest of securities issued by the Company for the purpose aforesaid; to authorize the Minister of Finance to make loans to the said Company secured by such securities and not exceeding \$289,900,000 in principal amount to enable the said Company to meet such expenditures and with authority to give financial aid and assistance to other companies of the National System.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

By unanimous consent, on motion of Mr. Green, seconded by Mr. Brooks, it was ordered,—That Items numbered 372 to 379 inclusive, relating to the Department of the Secretary of State, and Item number 67, relating to the Civil Service Commission, as listed in the Main Estimates of 1959-60, be withdrawn from the Committee of Supply and be referred to the Standing Committee on Estimates, saving always the powers of the Committee of Supply in relation to the voting of public moneys.

On motion of Mr. Batten, seconded by Mr. Mitchell, it was ordered,—That there be laid before this House a copy of all communications addressed to the Minister of Public Works or the President or other senior officers of the Central Mortgage and Housing Corporation since April 1, 1959, regarding the St. John's Housing Authority, together with any replies to such communications. (*Notice of Motion No. 97). A.D. 1959

On motion of Mr. Winch, for Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General praying that he will cause to be laid before this House a copy of any letter or letters exchanged since January 1, 1958 between the Minister without portfolio from Newfoundland on behalf of the government, and the Minister of Municipal Affairs of Newfoundland, regarding the appointment of federal nominees to the St. John's Housing Authority. (*Notice of Motion No. 100).

On motion of Mr. Winch, for Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General praying that he will cause to be laid before this House a copy of Treasury Board Minute T.B. 537517, September 11, 1958. (*Notice of Motion No. 101).

On motion of Mr. Winch, for Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General praying that he will cause to be laid before this House a copy of all correspondence, telegrams, reports, by St. Lawrence Seaway Authority inspectors and Warnoch Hersey Company, and other documents exchanged between the Minister, the St. Lawrence Seaway Authority or any government department, and any person or persons since January 1, 1955, regarding construction work considered unsatisfactory and not up to specifications demanded by the Authority in connection with the Cornwall high-level bridge, locks, and the erection and painting of mitre gates and sector gates at that site. (*Notice of Motion No. 103).

On motion of Mr. Pearson, seconded by Mr. Chevrier, it was ordered,—That an humble Address be presented to His Excellency the Governor-General praying that he will cause to be laid before this House a copy of all communications received since February 1, 1959, by the Prime Minister or any other member of the Federal Government from the Premier or any member of the Government of Manitoba, and any replies thereto on the subject of federal assistance for flood control on the Red River. (*Notice of Motion No. 104).

The Order being read for the second reading of Bill C-45, An Act to amend the Excise Act;

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to, on division.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed, on division.

The Order being read for the second reading of Bill C-46, An Act to amend the Old Age Security Act;

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Mr. Fleming (Eglinton), seconded by Mr. Nowlan, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed, on division.

The Order being read for the second reading of Bill C-44, An Act to amend the Customs Tariff and The New Zealand Trade Agreement Act, 1932;

Mr. Fleming (Eglinton), seconded by Mr. Browne (St. John's West), moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, reported with amendments, and considered as amended.

By unanimous consent, the said bill was read the third time and passed.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-206, An Act for the relief of Theodora Cornell Moore Martin. --Mr. McCleave.

Bill SD-207, An Act for the relief of Rose Ange Lorange Gadoury. -Mr. McCleave.

Bill SD-208, An Act for the relief of Brenda May Newbury Sherwood. -Mr. McCleave.

Bill SD-209, An Act for the relief of Lillianne Reed Volchuk.—Mr. McCleave.

Bill SD-210, An Act for the relief of Fernand Filiatrault.-Mr. McCleave.

Bill SD-211, An Act for the relief of Elisa Gislena Maria Blankaerts Juneau.—*Mr. McCleave.*

Bill SD-212, An Act for the relief of Louis Gustave Rey.—Mr. McCleave. Bill SD-213, An Act for the relief of Gertrude Mary Prosser Hortig. —Mr. McCleave.

Bill SD-214, An Act for the relief of Mary Barbara Jex Light.—Mr. McCleave.

Bill SD-215, An Act for the relief of Joan Elizabeth Healy Watson. -Mr. McCleave.

Bill SD-216, An Act for the relief of Franz Prader.-Mr. McCleave.

Bill SD-217, An Act for the relief of Emilienne Celestine Mallard Grossin. --Mr. McCleave.

Bill SD-218, An Act for the relief of Gertrud Maria Meta Wauer Macovetsky. —*Mr. McCleave*.

Bill SD-219, An Act for the relief of Mohammed Dijiro.—Mr. McCleave. Bill SD-220, An Act for the relief of Aurore Giguere Gourd.—Mr. McCleave. Bill SD-221, An Act for the relief of Lucinda Marguerite Vaughan Flood. -Mr. McCleave.

Bill SD-222, An Act for the relief of Joan Turvey Fields.—Mr. McCleave. Bill SD-223, An Act for the relief of Patricia Elizabeth Tobias Garber. —Mr. McCleave.

Bill SD-224, An Act for the relief of Marian Ida Rex Ross.—Mr. McCleave. Bill SD-225, An Act for the relief of Mary Ann David Arial.—Mr. McCleave.

Bill SD-226, An Act for the relief of Marjorie Barbara Hawthorn Morrison. --Mr. McCleave.

Bill SD-227, An Act for the relief of Sarah Friberg Lazare.-Mr. McCleave.

Bill SD-228, An Act for the relief of Marie Adrienne Maryse Dagenais Garlick.—Mr. McCleave.

Bill SD-229, An Act for the relief of Alexandre Pare.-Mr. McCleave.

Bill SD-230, An Act for the relief of Norman Grover, otherwise known as Norman Bernard Grover.—*Mr. McCleave.*

Bill SD-231, An Act for the relief of Marjorie Winifred Joyce White Young. --Mr. McCleave.

Bill SD-232, An Act for the relief of Helga Fischer Dollard.—Mr. McCleave. Bill SD-233, An Act for the relief of Marguerite Louise Agathe Piche Chartrand.—Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

The Order being read for the second reading of Bill C-43, An Act to amend the Unemployment Insurance Act;

Mr. Starr, seconded by Mr. Fleming (Eglinton), moved,—That the said bill be now read a second time.

And the question being proposed;

Mr. Martin (Essex East), seconded by Mr. Chevrier, moved in amendment thereto,—That all the words after "That" be struck out and the following substituted therefor:

"this House declines to proceed with a bill, the terms of which do not provide that the contribution from the government to the fund be made equal to one-half that of the existing combined contributions from Employers and Employees."

And a debate arising thereon; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated April 22, 1959, (*Question No. 338*) showing:

8 ELIZABETH II

1. For the fiscal year ended March 31, 1958, what was the cost to the Government of Canada of education for dependents of members of the armed forces?

2. How many dependents were thereby provided with educational services?

3. How many of these dependents received their education (a) in Canada;(b) overseas?

4. How much of this total expenditure was spent on behalf of dependents (a) in Canada; (b) overseas?

5. What was the over-all cost per pupil of this programme (a) in Canada; (b) overseas; (c) for all of them?

6. How many of these dependents were supplied with educational services (a) in schools supplied by the Federal Government; (b) by way of grants to existing educational institutions?

7. What was the average per pupil cost of grants made to existing educational institutions on behalf of the education of these dependents for each of the ten provinces of Canada?

8. What is the estimated over-all cost per pupil in the regular school systems of other Canadian children in each of the ten provinces?

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,—List of shareholders in the Chartered Banks of Canada as at the end of the financial year ended in 1958, pursuant to section 119(1) of the Bank Act, chapter 48, Statutes of Canada, 1953-54.

By Mr. Fleming (Eglinton),—List of shareholders in the banks incorporated under the Quebec Savings Banks Act as at the end of the financial year ended in 1958, pursuant to section 93(1) of the said Act, chapter 41, Statutes of Canada, 1953-54. (French).

By Mr. Fulton, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Royal Canadian Mounted Police for the year ended March 31, 1958. (French).

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,—Report entitled "Levels of Strontium-90 in Canadian Milk Powder Samples" for the period April-December 1958.

By Mr. Starr, a Member of the Queen's Privy Council,—Report, dated August 26, 1958, of the Unemployment Insurance Advisory Committee to the Minister of Labour covering several meetings of the Committee convened on August 19, 1958.

Twenty-fourth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition of the following for a divorce Act, filed on April 17 and presented on May 8 by Mr. McCleave, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 93, it should not be received:

Estelle Labelle Baxter Robertson, wife of Cecil William Robertson of Schefferville, Quebec.

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

TUESDAY, 12TH MAY

No. 77

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 12TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Tassé, for Mr. Rowe, from the Sessional Committee on Railways, Air Lines and Shipping, presented the Second Report of the said Committee, which is as follows:

In accordance with the Orders of Reference of Wednesday, April 29, 1959, your Committee has considered Items 410, 411 and 419 as listed in the Main Estimates for the year ending March 31, 1960, as follows;

Your Committee has approved the said Estimates.

Your Committee has also considered the Capital Budget and the Estimated Income Account for the year 1959 of the Canadian National Railways as well as the Capital Budget and the Property and Equipment Budget for the year 1959 of Trans-Canada Air Lines.

Your Committee approves the said Budgets.

A copy of the Minutes of Proceedings and Evidence is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 8 to the Journals)

The foregoing items of the Main Estimates stand referred to the Committee of Supply pursuant to Standing Order 57.

The House resumed debate on the proposed motion of Mr. Starr, seconded by Mr. Fleming (Eglinton),—That Bill C-43, An Act to amend the Unemployment Insurance Act, be now read a second time.

And on the proposed motion of Mr. Martin (Essex East), seconded by Mr. Chevrier, in amendment thereto,—That all the words after "That" be struck out and the following substituted therefor:

"this House declines to proceed with a bill, the terms of which do not provide that the contribution from the government to the fund be made equal to one-half that of the existing combined contributions from Employers and Employees."

RULING BY MR. SPEAKER.

MR. SPEAKER: I was just about to say that I had given careful consideration to this, but that before dealing with the matter I should be glad to hear any honourable Member who feels that the amendment is not in order. I did suggest last evening, it will be recalled, that honourable Members might take the opportunity to give the matter some consideration over-night. I say quite frankly that my considerations up to this point lead me to think that the amendment could be sustained. I should be glad to hear any honourable Member who would like to contest the regularity of the amendment.

And a debate arising on the point of order;

MR. SPEAKER: May I say that, if I could accept the view which has been so well expressed by the honourable Member for York West (Mr. Hamilton) that the amendment amounts to nothing more than an attempt to change the amount of the government contribution by reducing it, then I would have to agree that the amendment is not in order because such an amendment could be moved in committee at the committee stage and it is clear that no amendment to the principle of the bill on second reading can be accepted if it is an amendment that could be put forward when the bill progresses to the committee stage.

As the honourable Member for York West said, there are a number of ways one can approach an amendment to a second reading of a bill and he has enumerated them. If this one is to stand it clearly must fall within the scope of an amendment declaratory of a principle opposed to the bill. Beauchesne in citation 382 makes it clear that such an amendment is possible. In fact, it has been recognized both here and in other parliaments as a proper amendment to the second reading. Citation 382 of Beauchesne's fourth edition reads as follows: "It is also competent to a member who desires to place on record any special reasons for not agreeing to the second reading of a bill, to move as an amendment to the question, a resolution declaratory of some principle adverse to, or differing from the principles, policy, or provisions of the bill—"

I have examined this proposed amendment from that point of view, first as to its form. The form of the proposed amendment to my mind is acceptable. There are precedents both in this parliament and in the United Kingdom for this particular formula for moving a declaratory principle. For example, in the Journals of 1877 of the British House of Commons there was an amendment which declined to proceed further with the bill under discussion for reasons of the principle. Also, in 1933, at page 17 of the Journals of the British House, there was another reasoned amendment moved in the following

A.D. 1959

words: "An amendment was proposed to be made to the question, by leaving out from the word "That' to the end of the question, and adding the words "this House declines to assent to the second reading of an unemployment bill which fails to recognize that all the victims of the unemployment which is inherent in the modern system of industrial capitalism are entitled to equal and honourable treatment and maintenance—' ". And so on. Therefore I am satisfied that the form is correct. The real question to my mind is whether it is relevant to this bill. I asked myself what the principle of the bill was and I have taken in answer the words of the Minister of Labour (Mr. Starr) in explaining the principle of the bill yesterday, as he indicated it in moving the second reading of this bill, which is one to amend the Unemployment Insurance Act. He said, as reported at page 3537 of Hansard: "The present amendments in this bill will provide coverage for a greater number of wage earners. They will increase benefits and allowable earnings. They will also increase contributions."

With respect to contributions, the Minister said: "However, there is a responsibility on the government to maintain the fund in a condition of equilibrium and this the new schedule of contributions will help materially in effecting."

Therefore, one of the principles of the bill is that of maintaining the fund by increasing the contributions. As honourable Members know, there are three sources of contributions, namely the employer, the employee, and the government. The bill provides that specific increases in contributions be made by both employers and employees. It does not propose to amend section 83(c) of the Unemployment Insurance Act, which provides for the contribution of the government to the fund of one-fifth of the amount contributed by employers and employees. However, the effect of increasing contributions which employers and employees are to make under this bill is automatically to increase the amount which the government will have to pay to make up its one-fifth contribution under the existing act. What the honourable Member is saving in his proposed amendment is that the increased contributions to the fund should be made by the government by increasing its contribution from one-fifth to one-half of the employers' and employees' contribution as they now exist, and leaving the employers' and employees' contributions as they now stand. This, I think, is where I really part company with the honour-able Member for York West (Mr. Hamilton) because, if the amendment were found to provide for a one-half contribution of the revised schedule, it might then be said not to be different in principle but in amount only. In other words, the opposition asks the House to consider a different principle of maintaining the equilibrium of the fund by increasing the contribution of only one of the three contributing parties, namely the government.

It is a resolution declaratory of an adverse principle to the main principle of the bill. It is not an amendment which could be moved in committee except by moving an amendment which would call specifically for increased expenditures of public funds, which no opposition or private Member is entitled to do.

Now, I find some difficulty with—and I am sure all Members do—these declaratory amendments. One cannot go too far with them because they would open an endless succession of debates on the second reading of a bill; but in this case it seems to me there is a principle which is different and relevant, because it is a principle of contributions to the fund. Where there is a reasonable doubt or difference of opinion as to whether such an amendment is regular or not, I suggest to honourable Members that it should be resolved

HOUSE OF COMMONS

8 ELIZABETH II

in favour of the right of private Members to bring a matter of this kind before the House, particularly as their function in money matters is so restricted. When this bill comes in and is debated (and its principles are only discovered when it is introduced), I think the door is then closed to a debate at a future time on this particular principle. If a Member is to bring the idea of this amendment before the House, and to divide the House on it, it seems to me this is the only opportunity to do it. As I say, it appears to me to meet the precedents and the rules of the House, and therefore I am prepared to allow the amendment.

After further debate, the question being put on the said proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Badanai, Batten, Benidickson, Boivin, Bourget, Brassard (Lapointe), Caron, Carter, Chevrier, Crestohl, Denis, Dumas, Dupuis, Eudes, Fisher, Forgie, Garland, Godin, Granger, Hardie, Hellyer, Herridge, Howard,

Chambers,

Leduc, Lessard, Loiselle, Macnaughton, McIlraith, Martin (Essex East), Martin (Timmins), Meunier, Mitchell, Nixon, Pearson, Peters, Pickersgill, Racine, Ratelle, Regier, Richard (Ottawa East), Richard (Saint-Maurice-Laflèche), Roberge, Tucker, Winch-44.

NAYS

MESSRS:

Aiken, Aitken (Miss), Allard, Allmark, Anderson Balcer, Barrington, Beech, Bell (Carleton). Bell (Saint John-Albert). Belzile, Bigg, Bourbonnais, Bourdages, Brassard (Chicoutimi), Brooks, Browne (St. John's West), Browne (Vancouver-Kingsway, Campbell (Lambton-Kent), Campbell (Stormont), Campeau, Cardiff. Casselman (Mrs.),

Chown, Comtois, Crouse, Danforth, Deschambault. Dinsdale, Dorion. Drysdale, Dubois, Fairclough (Mrs.), Fairfield, Fane, Fleming (Eglinton), Fleming (Okanagan- Kennedy, Revelstoke), Flynn, Fortin, Fraser, Gillet, Green. Grills, Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle),

Hamilton (York West), Hanbidge, Harkness. Hees, Henderson, Hicks, Horner (Acadia), Horner (Jasper-Edson), Howe. Johnson, Jones, Jung, Kindt, Knowles, Kucherepa, Lahaye, Latour, Lennard, Létourneau, Macdonnell, MacEwan. MacInnis, MacLean (Queens), MacLean (Winnipeg North Centre), MacLellan,

Macquarrie, MacRae, McBain, McCleave, McDonald (Hamilton South), McFarlane, McGee, McGrath, McGregor, McIntosh, McLennan, McPhillips, McQuillan, Maloney. Mandziuk. Martel, Martineau, Martini, Matthews, Monteith (Perth), Monteith (Verdun), Montgomery, Morris, Morton. Muir (Cape Breton North and Victoria), Murphy,

A.D. 1959

Nesbitt, Nielsen, Noble, Nowlan, Nugent, O'Hurley, Ormiston, Pascoe, Paul, Payne, Pigeon, Pratt, Pugh, Rapp, Rea, Régnier, Ricard, Robinson, Rogers, Rompré, Simpson, Small, Smallwood, Smith (Calgary South), Smith (Lincoln), Smith (Simcoe North), Southam, Speakman, Spencer, Starr, Stearns, Stefanson, Stinson, Tassé, Taylor, Thrasher, Tremblay, Walker, Weichel, White, White, Winkler, Wratten—142.

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

Bill S-18, An Act to incorporate Lutheran Church—Canada, was considered in Committee of the Whole, reported without amendment, read the third time and passed.

Bill S-19, An Act respecting The Canadian Legion of the British Empire Service League, was read the second time and referred to the Standing Committee on Miscellaneous Private Bills.

By unanimous consent, the following bills were respectively read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-206, An Act for the relief of Theodora Cornell Moore Martin. Bill SD-207, An Act for the relief of Rose Ange Lorange Gadoury. Bill SD-208, An Act for the relief of Brenda May Newbury Sherwood. Bill SD-209, An Act for the relief of Lillianne Reed Volchuk.

Bill SD-210, An Act for the relief of Fernand Filiatrault.

Bill SD-211, An Act for the relief of Elisa Gislena Maria Blankaerts Juneau.

Bill SD-212, An Act for the relief of Louis Gustave Rey.

Bill SD-213, An Act for the relief of Gertrude Mary Prosser Hortig. Bill SD-214, An Act for the relief of Mary Barbara Jex Light.

Bill SD-215, An Act for the relief of Joan Elizabeth Healy Watson. Bill SD-216, An Act for the relief of Franz Prader.

Bill SD-217, An Act for the relief of Emilienne Celestine Mallard Grossin. Bill SD-218, An Act for the relief of Gertrud Maria Meta Wauer Macovetsky.

Bill SD-219, An Act for the relief of Mohammed Dijiro.

Bill SD-220, An Act for the relief of Aurore Giguere Gourd.

Bill SD-221, An Act for the relief of Lucinda Marguerite Vaughan Flood. Bill SD-222, An Act for the relief of Joan Turvey Fields.

Bill SD-223, An Act for the relief of Patricia Elizabeth Tobias Garber.

8 ELIZABETH II

Bill SD-224, An Act for the relief of Marian Ida Rex Ross.

Bill SD-225, An Act for the relief of Mary Ann David Arial.

Bill SD-226, An Act for the relief of Marjorie Barbara Hawthorn Morrison.

Bill SD-227, An Act for the relief of Sarah Friberg Lazare.

Bill SD-228, An Act for the relief of Marie Adrienne Maryse Dagenais Garlick.

Bill SD-229, An Act for the relief of Alexandre Pare.

Bill SD-230, An Act for the relief of Norman Grover, otherwise known as Norman Bernard Grover.

Bill SD-231, An Act for the relief of Marjorie Winifred Joyce White Young. Bill SD-232, An Act for the relief of Helga Fischer Dollard.

Bill SD-233, An Act for the relief of Marguerite Louise Agathe Piche Chartrand.

(Public Bills)

Orders numbered 18 to 21 inclusive, having been severally called, were allowed to stand.

The Order being read for the second reading of Bill C-23, An Act respecting Navigation and Salmon Fishery on the Fraser River;

Mr. McPhillips, seconded by Mr. McGrath, moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

Debate was resumed on the proposed motion of Mr. Starr, seconded by Mr. Fleming (Eglinton),—That Bill C-43, An Act to amend the Unemployment Insurance Act, be now read a second time.

Mr. Chevrier, seconded by Mr. Carter, moved in amendment thereto,—That all the words after "That" be struck out and the following substituted therefor:

"this House declines to proceed with this bill because its provisions were formulated and introduced without any consultation by the government with the Advisory Committee and before receiving the annual report of that Advisory Committee on the financial condition of the Unemployment Insurance Fund for the fiscal year ending March 31, 1959, and its recommendations thereon."

The Minister of Finance (Mr. Fleming (Eglinton)) raised a point of order to the effect that the proposed amendment was out of order on the grounds that it does not set up a principle contrary to the principle of the bill.

RULING BY MR. SPEAKER

MR. SPEAKER: The honourable Member for Bonavista-Twillingate (Mr. Pickersgill)) has asserted that there is a relevancy to this assertion of principle. However, I am afraid that I cannot follow him in that assertion. It seems to me that this is not an assertion of principle contrary to the principle of the bill.

It is a statement of fact relating to the conduct of the government. It is a condemnation of the government for something it is alleged not to have done, namely to have consulted the advisory committee and receive the annual report of the advisory committee. I do not think it is in the same category as the amendment which was submitted by the honourable Member for Essex East (Mr. Martin) last night. It does not assert a principle contrary to the bill, but seeks to introduce extraneous and irrelevant matter in the form of a condemnation of the government for its alleged conduct in not having done this or that, preliminary to the bill, and therefore I cannot accept the amendment.

And the debate continuing on the main motion; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 18, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 43) for a copy of all correspondence, reports, telegrams and other documents, exchanged between the Federal Government and any agency of the United Nations since June 1, 1956, regarding the cessation of nuclear tests.

By Mr. Courtemanche,—Return to an Address, dated May 11, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 101) for a copy of Treasury Board Minute T.B. 537517, September 11, 1958.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 78

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 13TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Diefenbaker, a Member of the Queen's Privy Council, laid before the House,—Copy of Order in Council passed under the provisions of the Inquiries Act, chapter 154, R.S.C., 1952, as follows:

Order in Council, P.C. 1959-577, approved May 13, 1959: Appointing Mr. Herbert Anscombe, Mr. Archibald H. Balch, Mr. René Gobeil, Mr. M. A. MacPherson, Sr., Mr. Howard Mann, Honourable Charles P. McTague, and Mr. Arnold Platt, Commissioners, to inquire into and report upon the problems relating to railway transportation in Canada.

Mr. Fleming (Eglinton), seconded by Mr. Green, by leave of the House, presented the following bills which were read the first time and ordered for a second reading at the next sitting of the House:

Bill C-47, An Act to amend the Excise Tax Act.

Bill C-48, An Act to amend the Income Tax Act.

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

Question No. 386, by Mr. Denis,—Order of the House for a Return showing: 1. What have been the federal contributions to each province for conditional payments (a) agriculture; (b) health; (c) hospital insurance; (d)welfare; (e) vocational training; (f) highways and transportation; (g) resources development; (h) subsidized rentals and slum clearance; (i) other, during the fiscal years 1956-57, 1957-58, 1958-59, and estimated amounts for the fiscal year 1959-60?

2. In what fiscal year was each of these conditional payments inaugurated?

Question No. 389, by Mr. Carter,-Order of the House for a Return showing: 1. For the fiscal year ended March 31, 1958, what were the total payments by the Federal Government to individuals, institutions, corporations, municipalities, and Government, of the Province of Saskatchewan?

2. In the same year, what were the total payments made by the Federal Government elsewhere than in Saskatchewan on behalf of this province?

3. What is the estimated amount of revenue received in the fiscal year mentioned, by the Government of Canada, out of the Province of Saskatchewan?

4. For the fiscal year ended March 31, 1958, what were the payments paid to the residents of Saskatchewan by way of (a) Family Allowances; (b) The Old Age Security Act; (c) The Old Age Assistance Act; (d) Disabled Persons Act; (e) Blind Persons Act?

5. At the end of that year how many people in Saskatchewan were reported as being in receipt of (a) Unemployment Insurance; (b) Social Welfare or Relief?

6. What was the estimated population of Saskatchewan on March 31, 1958?

Mr. Howard, seconded by Mr. Fisher, moved,-That an Order of the House do issue for a copy of all special price contracts entered into between Eldorado Mining and Refining Limited and (1) Bicroft Uranium Mines Limited; (2) Canadian Dyno Mines Limited; (3) Faraday Uranium Mines Limited; (4) Gunnar Mines Limited: (5) Lorado Uranium Mines Limited: (6) Rayrock Mines Limited; (7) Algom Uranium Mines Limited; (8) Can-met Explorations Limited; (9) Consolidated Denison Mines Limited; (10) Milliken Lake Uranium Mines Limited; (11) Northspan Uranium Mines Limited; (12) Pronto Uranium Mines Limited; (13) Stanleigh Uranium Mining Corporation Limited; (14) Stanrock Uranium Mines Limited. (*Notice of Motion No. 96).

And the question being put on the said motion, it was negatived on the following division:

YEAS

MESSRS:

Fisher, Herridge, Howard, Martin (Timmins),

Peters, Regier, Winch-7.

NAYS MESSRS:

Aiken, Aitken (Miss), Allard. Allmark, Badanai, Baldwin, Barrington, Baskin, Batten, Bell (Carleton), Bell (Saint John-Albert), Benidickson. Best, Bigg, Boivin, Bourbonnais, Bourdages, Bourget, Bourque,

Brassard (Chicoutimi), Brassard (Lapointe), Brooks, Browne (St. John's West), Browne (Vancouver- Caron, Kingsway), Bruchési,

Brunsden, Campbell (Lambton-Kent), Campbell (Stormont), Campeau, Cardiff, Chambers, Chevrier,

A.D. 1959

Chown. Comtois, Courtemanche. Creaghan, Crestohl. Crouse, Danforth, Denis, Deschambault. Diefenbaker. Dorion, Drysdale, Dubois, Dumas. Dupuis, English. Eudes. Fairclough (Mrs.), Fairfield, Fleming (Eglinton), Fleming (Okanagan- Lennard, Revelstoke), Flynn, Fraser, Fréchette, Garland, Gillet, Grafftey, Granger, Grills. Gundlock, Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle),

WEDNESDAY, 13TH MAY

Hamilton (York West), Hanbidge, Hardie. Harkness. Hees. Hellyer, Henderson, Hicks, Horner (Acadia), Horner (Jasper-Edson), Johnson, Jones, Kindt. Kucherepa, Lafrenière, Lahaye, LaRue, Latour. Létourneau, Macdonald (Kings), Macdonnell, MacInnis, MacLean (Queens), MacLean (Winnipeg North Centre), MacLellan, Macnaughton, Macquarrie, McCleave, McGee, McGregor, McIlraith, McLennan, McPhillips,

McQuillan, McWilliam, Maloney. Mandziuk. Martel, Martin (Essex East), Martineau, Martini, Meunier. Milligan. Monteith (Verdun), Morissette, Morris, Morton, Muir (Cape Breton North and Victoria), Muir (Lisgar). Murphy, Nesbitt, Nielsen, Nixon, Noble, Nowlan, Nugent, O'Hurley, O'Leary, Pallett, Parizeau, Pascoe, Payne. Pearkes, Pearson, Pickersgill, Pratt, Racine, Rapp,

Ratelle. Rea, Régnier, Ricard, Richard (Ottawa East). Richard (Saint-Maurice-Laflèche), Roberge, Robichaud, Rompré, Simpson, Small, Smallwood. Smith (Calgary South), Smith (Lincoln), Smith (Simcoe North), Smith (Winnipeg North), Southam. Spencer, Stanton, Starr, Stearns, Stinson, Tassé, Taylor, Thrasher, Tremblay, Tucker, Villeneuve, Walker, White, Wratten-166.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-234, An Act for the relief of Marcelle Flore Terreault Wright. --Mr. McCleave.

Bill SD-235, An Act for the relief of Daisy Naydia Pretula Link.—Mr. McCleave.

Bill SD-236, An Act for the relief of Alexander Hill Forbes.—Mr. McCleave. Bill SD-237, An Act for the relief of Barbara Ann Mary Curran Albrechtson.—Mr. McCleave.

Bill SD-238, An Act for the relief of Dorothy Vera Doyle Trudel.—Mr. McCleave.

Bill SD-239, An Act for the relief of Mary May Helen McCormick Moran. --Mr. McCleave.

Bill SD-240, An Act for the relief of Ethel Marguerite Nimick Hemmings. --Mr. McCleave.

Bill SD-241, An Act for the relief of James Donald McAllister.—Mr. McCleave.

8 ELIZABETH II

Bill SD-242, An Act for the relief of Heather Joan Maxwell Firth. --Mr. McCleave.

Bill SD-243, An Act for the relief of Suzanne Mary Florence Peyton Young. —*Mr. McCleave.*

Bill SD-244, An Act for the relief of Elizabeth Ann Nelson Bissett. --Mr. McCleave.

Bill SD-245, An Act for the relief of Moira Elizabeth Latham Bruce. -Mr. McCleave.

Bill SD-246, An Act for the relief of Audrey Edwardeen Scanlan Grayburn. —*Mr. McCleave.*

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

The House resumed debate on the proposed motion of Mr. Starr, seconded by Mr. Fleming (Eglinton),—That Bill C-43, An Act to amend the Unemployment Insurance Act, be now read a second time.

And the debate continuing;

Mr. Benidickson, seconded by Mr. Garland, moved in amendment thereto,— That all the words after "That" be struck out and the following substituted therefor:

"this House declines to give second reading to this bill which makes no provision for ensuring the stability of the Unemployment Insurance Fund through the establishment of an investment committee independent of the persons responsible for carrying out the government's policies with respect to the public debt."

The Minister of Finance (Mr. Fleming (Eglinton)) raised a point of order to the effect that the proposed amendment was out of order on the grounds that the subject-matter thereof was not relevant to the provisions of the bill now being considered.

RULING BY MR. DEPUTY SPEAKER

MR. DEPUTY SPEAKER: First of all, I must remind the House that we cannot compare the ruling which was made the other night by Mr. Speaker concerning the amendment proposed by the honourable Member for Essex East (Mr. Martin) with the position of the present amendment. There is a marked distinction between this amendment and the other amendment, and the ruling which was made the other night does not serve as a precedent for the ruling which I now propose to make.

I have listened with great interest to the comments made by the Minister of Finance (Mr. Fleming (Eglinton)). I have also listened carefully to the remarks made by the honourable Member for Kenora-Rainy River (Mr. Benidickson) and the honourable Member for Essex East (Mr. Martin). There are two points which I should like to emphasize. The first one is the question of relevancy. In the present instance, I consider that this amendment is not relevant to the bill being discussed. It is rather relevant to the act itself, but at the moment we are not discussing the act, we are discussing the bill. The second point I wish to emphasize is that the House should listen carefully to the way in which the amendment reads. I shall now read it: "this House declines to give second reading to this bill which makes no provision for ensuring the stability of the unemployment insurance fund through the establishment of an investment committee independent of the persons responsible for carrying out the government's policies with respect to the public debt."

The way in which this amendment reads actually makes it more in the form of a separate resolution or bill entirely than an amendment to what is contained in the bill under discussion. Then again, the rule of relevancy is completely disregarded. If every bill that was discussed by this House were subject to amendments of this type which would stipulate that the bill did not contain enough and should contain something else, then there would be no relevancy at all. I consider this amendment which is now before the House contains no reference to anything contained in the bill and I must therefore rule it out of order.

And the debate continuing on the main motion; the said debate was interrupted at six o'clock.

By unanimous consent, the House reverted to "Motions".

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. McCleave be substituted for that of Mr. Rowe on the Standing Committee on Estimates.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated May 6, 1959, (*Question No.* 278) showing: 1. Have any conventions of the International Labour Organization not been ratified by the Canadian Government?

2. If so, which conventions by number and title have not been ratified, and what is the reason in each case?

By Mr. Courtemanche,—Return to an Order of the House, dated May 6, 1959, (*Question No. 355*) showing: 1. Have any postmasters and/or postmistresses, non civil service, been dismissed from service during the period June 1, 1957, to date?

2. If so, what are the names of those dismissed and what post offices, respectively, were effected?

3. What were the reasons, in each case, for dismissal?

By Mr. Hees, a Member of the Queen's Privy Council,—Report of the National Harbours Board for the year ended December 31, 1958, pursuant to section 32 of the National Harbours Board Act, chapter 187, R.S.C., 1952.

By Mr. Hees,—Copy of Order in Council, pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1959-553, approved May 5, 1959: Approving the Capital Budget of the Canadian Overseas Telecommunication Corporation for the year ending March 31, 1960.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 79

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 14TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Kucherepa, from the Standing Committee on Standing Orders, presented the Fifth Report of the said Committee, which was read as follows:

Complying with an Order of the House of May 11th, 1959, your Committee gave consideration to what recommendations it should make in regard to the following petitions for bills of divorce filed after the time limit specified in Standing Order 93, viz:—

1. Of Joyce Ethel Commerford Brewster.

For lack of evidence, proceedings could not be instituted before the time for presenting petitions had expired. However, in order to legalize the birth of a child expected by the co-respondent, it was considered essential that the application be proceeded with without delay.

2. Of Marie Gagne Cote.

This petition was filed two days late due to some delay in forwarding it from Montreal to the local agent.

3. Of Meade Alexander Morgan.

The petitioner has been employed in the Northwest Territories and the respondent is living in Montreal. Being unaware of certain circumstances relating to this particular case, the petitioner was unable to file his petition within the time limit.

4. Of Joseph Alphonse Yves Jean Gabriel Lalonde.

The delay for filing this petition was attributed to difficulties in the serving of notice to the respondent now living in the United States.

5. Of Estelle Labelle Baxter Robertson.

The difficulties encountered in the serving of notice to the respondent, who is presently employed in the Ungava District, were also responsible for the late filing of this petition.

6. Of Gail Northrup Brazauckas.

The alleged offence by the respondent occurred after the time limit for filing petitions for private bills, but counsel for the petitioner made representations that delay in proceeding with her application would cause her considerable hardship.

7. Of Allan Ray Wright.

The solicitor had difficulties in locating witnesses involved in this case, and the petitioner's domestic conditions have been represented as such that his application should be proceeded with this session.

8. Of Helen Mary Margeson Ransome Scudamore.

After hearing counsel for the petitioner, your Committee is satisfied that this petition was forwarded from Montreal on February 24th and should have reached Ottawa on time to be filed on February 25th, the last day allowed under Standing Order 93 for filing petitions for private bills.

9. Of Lucy Sekora Budnick.

10. Of Brenda Mary Pardy Thacker.

Counsel for the petitioners having requested leave to withdraw these two last petitions (Nos. 9 and 10), your Committee recommends that such leave be granted.

With respect to the above listed petitions Nos. 1, 2, 3, 4 and 5, your Committee recommends that Standing Order 93 be suspended and that the petitions be received; and that Standing Order 94(3)(a) be also suspended in its relation to Standing Order 93.

Concurrence in this recommendation will involve the levying of a penalty charge of \$200.00 on the bills when presented.

In respect of petitions Nos. 6 and 7, your Committee recommends:

(A) That Standing Order 93 be suspended and that the petitions be received.

(B) That Standing Order 94(3)(a) be suspended in relation to Standing Order 93 but partially only in its application to Standing Order 94(3)(c) by levying a penalty charge of \$100.00 on each bill when presented.

With respect to petition No. 8, your Committee recommends that Standing Orders 93 and 94(3)(a) and (c) be suspended and that the petition be received thus waiving the penalties involved.

By unanimous consent, on motion of Mr. Kucherepa, seconded by Mr. Macdonald, the said Report was concurred in.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Beech be substituted for that of Mr. Nasserden; and

That the name of Mr. Simpson be substituted for that of Mr. Weichel on the Standing Committee on Industrial Relations. On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Latour be substituted for that of Mr. Dorion; and

That the name of Mr. Bourbonnais be substituted for that of Mr. Johnson; and

That the name of Mr. Pigeon be substituted for that of Mr. Valade on the Standing Committee on Public Accounts.

The House resumed debate on the proposed motion of Mr. Starr, seconded by Mr. Fleming (Eglinton),—That Bill C-43, An Act to amend the Unemployment Insurance Act, be now read a second time.

After further debate, the question being put on the said motion, it was agreed to, on the following division:

YEAS

MESSRS:

Aiken,	Fleming (Okanagan-	McBain,	Payne,
Aitken (Miss),	Revelstoke),	McCleave,	Pearkes,
Allmark,	Flynn,	McDonald,	Pigeon,
Asselin,	Fortin,	(Hamilton South),	Pratt,
Balcer,	Fréchette,	McFarlane,	Pugh,
Baldwin,	Grafftey,	McGee,	Rapp,
Barrington,	Green,	McGregor,	Rea,
Baskin,	Grills,	McIntosh,	Régnier,
Bell (Carleton),	Gundlock,	McLennan,	Ricard,
Belzile,	Halpenny,	McPhillips,	Richard
Bigg,	Hamilton	McQuillan,	(Kamouraska),
Bourbonnais,	(Notre-Dame-	Maloney,	Rogers,
Browne (St. John's	de-Grâce),	Mandziuk,	Rompré,
West),	Hamilton	Martel,	Simpson,
Browne (Vancouver-	(Qu'Appelle),	Martineau,	Slogan,
Kingsway),	Hanbidge,	Matthews,	Smallwood,
Bruchési,	Harkness,	Milligan,	Smith (Calgary
Brunsden,	Henderson,	Monteith (Perth),	South),
Campbell	Hicks,	Monteith (Verdun),	Smith (Lincoln),
(Lambton-Kent),	Horner (Acadia),	Montgomery,	Smith (Winnipeg
Campeau,	Horner	Morissette,	North),
Cardiff,	(Jasper-Edson),	Morris,	Southam,
Casselman (Mrs.),	Johnson,	Morton,	Speakman,
Chown,	Jones,	Muir (Cape	Stanton,
Churchill,	Jung,	Breton North	Starr,
Comtois,	Kindt,	and Victoria),	Stearns,
Courtemanche,	Lafrenière,	Muir (Lisgar),	Tassé,
Creaghan,	Létourneau,	Murphy,	Taylor,
Crouse,	Macdonald (Kings),	Nesbitt,	Thomas,
Danforth,	Macdonnell,	Nielsen,	Thompson,
Diefenbaker,	MacInnis,	Noble,	Villeneuve,
Dinsdale,	MacLean (Queens),	O'Hurley,	Vivian,
Dubois,	MacLean (Winnipeg	O'Leary,	Webster,
English,	North Centre),	Ormiston,	Weichel,
Fairfield,	MacLellan,	Pallett,	Winch,
Fane,	Macquarrie,	Parizeau,	Winkler,
Fleming (Eglinton),	MacRae,	Pascoe,	Wratten—133.
Fleming (Eglinton),	MacRae,	Pascoe,	Wratten-

HOUSE OF COMMONS

8 ELIZABETH IJ

NAYS

MESSRS:

Badanai,	Crestohl,	Herridge,	Meunier,
Batten,	Denis,	Houck,	Pearson,
Benidickson,	Dumas,	Howard,	Peters,
Boivin,	Dupuis,	Lessard,	Pickersgill,
Bourque,	Fisher,	McIlraith,	Regier,
Brassard	Forgie,	McMillan,	Richard
(Lapointe),	Granger,	McWilliam,	(Ottawa East),
Caron,	Habel,	Martin (Essex East),	Robichaud,
Carter,	Hellyer,	Martin (Timmins),	Tucker—34.
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Accordingly, the said bill was read the second time and referred to the Standing Committee on Industrial Relations.

By leave of the House, the following papers were laid upon the Table:

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Statement of Unemployment Insurance Commission Investment Position and Changes by Months for the fiscal year 1958-59.

By Mr. Starr, a Member of the Queen's Privy Council,—Copies of reports of the Unemployment Insurance Advisory Committee made to the Minister of Labour on February 17, April 7, and November 22, 1955; together with copies of Minutes of Meetings of the said Committee on July 24 and 25, 1950, and July 29 and 30, 1957.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of the Ninth Interim Report of the International Commission for Supervision and Control in Viet-Nam for the period May 1, 1958, to January 31, 1959.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

FRIDAY, 15TH MAY

No. 80

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 15TH MAY, 1959.

11.00 o'clock a.m.

PRAYERS.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Martin (Essex East) be substituted for that of Mr. Houck on the Standing Committee on Industrial Relations.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bills without amendment:

Bill C-31, An Act to amend the Veterans Rehabilitation Act.

Bill C-32, An Act to amend the War Service Grants Act.

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

By unanimous consent, Mr. McCleave, seconded by Mr. Danforth, moved,— That the following bills be now read a second time:

Bill SD-234, An Act for the relief of Marcelle Flore Terreault Wright. Bill SD-235, An Act for the relief of Daisy Naydia Pretula Link. Bill SD-236, An Act for the relief of Alexander Hill Forbes.

66970-5-29

8 ELIZABETH II

Bill SD-237, An Act for the relief of Barbara Ann Mary Curran Albrechtson.

Bill SD-238, An Act for the relief of Dorothy Vera Doyle Trudel.

Bill SD-239, An Act for the relief of Mary May Helen McCormick Moran. Bill SD-240, An Act for the relief of Ethel Marguerite Nimick Hemmings. Bill SD-241, An Act for the relief of James Donald McAllister.

Bill SD-242, An Act for the relief of Heather Joan Maxwell Firth. Bill SD-243, An Act for the relief of Suzanne Mary Florence Peyton Young. Bill SD-244, An Act for the relief of Elizabeth Ann Nelson Bissett. Bill SD-245, An Act for the relief of Moira Elizabeth Latham Bruce. Bill SD-246, An Act for the relief of Audrey Edwardeen Scanlan Grayburn.

After debate thereon, the question being put on the said motion, it was agreed to, on division.

Accordingly, the said bills were read the second time and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce).

(Public Bills)

Orders numbered 19 and 20 having been called were allowed to stand.

The Order being read for the second reading of Bill C-14, An Act to amend the British North America Acts, 1867 to 1952, with respect to the Readjustment of Representation in the House of Commons;

Mr. Fisher, seconded by Mr. Howard, moved,—That the said bill be now read a second time.

And a debate arising thereon;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of Summary of Orders in Council passed during the period April 1 to April 30, 1959.

By Mrs. Fairclough, a Member of the Queen's Privy Council, for Mr. Courtemanche,—Return to an Order of the House, dated March 25, 1959, (*Notice of Motion No. 82) for a copy of all communications received by the Prime Minister, since March 10, 1959, protesting the refusal of the government to re-inforce the Royal Canadian Mounted Police in Newfoundland, together with the replies thereto.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 81

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 18TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

Today being the occasion of the official celebration of the birthday of Her Majesty, Queen Elizabeth the Second, the Members of the House, standing in their places, sang "God save the Queen".

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Tenth Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill S-19, An Act respecting The Canadian Legion of the British Empire Service League.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Eleventh Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-161, An Act for the relief of Audrey Isabella Wanda Patterson Gray.

Bill SD-162, An Act for the relief of Raymonde Gagnon Tremblay. Bill SD-163, An Act for the relief of Aline Brunette Farago.

Bill SD-164, An Act for the relief of Martina Bernice Patterson Baker. Bill SD-165, An Act for the relief of Nelly Hugentobler Larsen.

Bill SD-166, An Act for the relief of Jean Trachtenberg Levy.

Bill SD-167, An Act for the relief of Louise Martel Abel.

Bill SD-168, An Act for the relief of Marie Louise Fauteux Roy.

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Bill SD-169, An Act for the relief of Helen Lyon Bain Gardeler. Bill SD-170, An Act for the relief of Joan Brazer Brazier. Bill SD-171, An Act for the relief of Maria Luise Ahnhudt Sandberg. Bill SD-172, An Act for the relief of Susan Gilda Levin Klein. Bill SD-173, An Act for the relief of James Alvin Bradley. Bill SD-174, An Act for the relief of Emily Mary Kredl Keller. Bill SD-175, An Act for the relief of Raymond Winston Farren. Bill SD-176, An Act for the relief of Marie Lucille Pauline St. Jacques Parent. Bill SD-177, An Act for the relief of Mario Baldo. Bill SD-178, An Act for the relief of Frank William Staples. Bill SD-179, An Act for the relief of Zdenek Nosek. Bill SD-180, An Act for the relief of Margaret Viola McCullough Morrow. Bill SD-181, An Act for the relief of Sheila Carole Neidik Schwartz. Bill SD-182. An Act for the relief of Gordon Clarence Hunting. Bill SD-183, An Act for the relief of Ida Shlafman Zimendstark. Bill SD-184, An Act for the relief of Audrey Elsie Asbury Ross. Bill SD-185, An Act for the relief of Patricia Anne McKenna Coombes. Bill SD-186, An Act for the relief of William Lawrence Hughes. Bill SD-187, An Act for the relief of Armand Lacombe. Bill SD-188, An Act for the relief of Rita Steinbach Gruia. Bill SD-189, An Act for the relief of George Meredith Scott Burton. Bill SD-190, An Act for the relief of Helen Borer Marcovitch. Bill SD-191, An Act for the relief of Emilia Mildora Kavalas Chesna. Bill SD-192, An Act for the relief of Clarice-Mae Barraclough King. Bill SD-193, An Act for the relief of Margherita Elaina Milano Di Pietro. Bill SD-194, An Act for the relief of Lucille Gagne Labonte. Bill SD-195, An Act for the relief of Jean Louis Mathieu. Bill SD-196, An Act for the relief of Llui-Amoy Wheatley Fraser. Bill SD-197, An Act for the relief of Phyllis Pamela Allen Ashburner-Collins. Bill SD-198, An Act for the relief of Albert Reginald Bissonnette. Bill SD-199, An Act for the relief of Alexander Abraham Hendy. Bill SD-200, An Act for the relief of Winifred Martin Collier. Bill SD-201, An Act for the relief of Jeannine Aimie Alice Mercier Mahaut. Bill SD-202, An Act for the relief of Claude Desroches. Bill SD-203, An Act for the relief of Mildred May Eunice Charron Roblee. Bill SD-204, An Act for the relief of Pierre Joseph Gabriel Sorba. Bill SD-205, An Act for the relief of Gaston Vadnais. Bill SD-206, An Act for the relief of Theodora Cornell Moore Martin. Bill SD-207, An Act for the relief of Rose Ange Lorange Gadoury. Bill SD-208, An Act for the relief of Brenda May Newbury Sherwood. Bill SD-209, An Act for the relief of Lillianne Reed Volchuk. Bill SD-210, An Act for the relief of Fernand Filiatrault. Bill SD-211, An Act for the relief of Elisa Gislena Maria Blankaerts Juneau.

Bill SD-212, An Act for the relief of Louis Gustave Rey.

Bill SD-213, An Act for the relief of Gertrude Mary Prosser Hortig. Bill SD-214, An Act for the relief of Mary Barbara Jex Light.

Bill SD-215, An Act for the relief of Joan Elizabeth Healy Watson. Bill SD-216, An Act for the relief of Franz Prader.

Bill SD-217, An Act for the relief of Emilienne Celestine Mallard Grossin. Bill SD-218, An Act for the relief of Gertrud Maria Meta Wauer Macovetsky. Bill SD-219, An Act for the relief of Mohammed Dijiro.

Bill SD-220, An Act for the relief of Aurore Giguere Gourd.

Bill SD-221, An Act for the relief of Lucinda Marguerite Vaughan Flood. Bill SD-222, An Act for the relief of Joan Turvey Fields.

Bill SD-223, An Act for the relief of Patricia Elizabeth Tobias Garber. Bill SD-224, An Act for the relief of Marian Ida Rex Ross.

Bill SD-225, An Act for the relief of Mary Ann David Arial.

Bill SD-226, An Act for the relief of Marjorie Barbara Hawthorn Morrison. Bill SD-227, An Act for the relief of Sarah Friberg Lazare.

Bill SD-228, An Act for the relief of Marie Adrienne Maryse Dagenais Garlick.

Bill SD-229, An Act for the relief of Alexandre Pare.

Bill SD-230, An Act for the relief of Norman Grover, otherwise known as Norman Bernard Grover.

Bill SD-231, An Act for the relief of Marjorie Winifred Joyce White Young.

Bill SD-232, An Act for the relief of Helga Fischer Dollard.

Bill SD-233, An Act for the relief of Marguerite Louise Agathe Piche Chartrand.

Mr. Churchill, a Member of the Queen's Privy Council, laid before the House,—Report of the Third Session, held April 28 to May 6, 1959, of the United Nations Conference on Lead and Zinc.

Mr. Brooks, seconded by Mr. Harkness, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to bring in a measure to amend the Veterans' Land Act to provide further financial assistance to veterans for home construction and to veterans presently settled under the Act as full-time farmers or who may be so settled in the future and to veterans who may be settled as part-time farmers or commercial fishermen; and to provide further for certain changes in connection with the administration of the Act.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

On motion of Mr. Howard, seconded by Mr. Fisher, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and any person, organization or government, since January 1, 1958, relative to the purchase of land or any other matter relating to the proposed Royal Canadian Mounted Police detachment at Queen Charlotte City. (*Notice of Motion No. 102).

8 ELIZABETH II

Bill C-38, An Act to make Provision for the Reduction of Certain Class and Commodity Rates on Freight Traffic, was considered in Committee of the Whole, reported without amendment, read the third time and passed.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting a National Energy Board and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

By unanimous consent, the House reverted to "Motions".

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, laid before the House,—Notice of a proposed amendment to Bill C-48, An Act to amend the Income Tax Act, now before the House.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, May 13, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 82

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 19TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-247, An Act for the relief of Oscar Roy-Mr. McCleave.

Bill SD-248, An Act for the relief of Rosy Fish Tatelman.-Mr. McCleave.

Bill SD-249, An Act for the relief of John Andrew Buzzell.-Mr. McCleave.

Bill SD-250, An Act for the relief of Barbara Lucy Bain Forbes Logan. -Mr. McCleave.

Bill SD-251, An Act for the relief of Ghitta Caiserman Pinsky.—Mr. McCleave.

Bill SD-252, An Act for the relief of Florida Seyer Girard.—Mr. McCleave.

Bill SD-253, An Act for the relief of Maria Adriana Sluis Metcalfe. --Mr. McCleave.

Bill SD-254, An Act for the relief of Irene Kramer Segal.—Mr. McCleave. Bill SD-255, An Act for the relief of Lois Genevieve Good Mulcahy. —Mr. McCleave.

Bill SD-256, An Act for the relief of Frances Lerner Rotman.—Mr. McCleave.

Bill SD-257, An Act for the relief of Mose Takacs.-Mr. McCleave.

Bill SD-258, An Act for the relief of Catherine Mary Rita Durning Dossett. --Mr. McCleave.

Bill SD-259, An Act for the relief of Dorothy Elizabeth Fremantle Fleming.—Mr. McCleave.

Bill SD-260, An Act for the relief of Donald Edward Cook.-Mr. McCleave.

8 ELIZABETH II

Bill SD-261, An Act for the relief of Maria Carmella Gentile Hammill. --Mr. McCleave.

Bill SD-262, An Act for the relief of Ivy Mildred Patch MacDonald. --Mr. McCleave.

Bill SD-263, An Act for the relief of Mary Friend Bond.-Mr. McCleave.

Bill SD-264, An Act for the relief of Eleanor Patricia Henderson Cosh. --Mr. McCleave.

Bill SD-265, An Act for the relief of Patricia McDonald Bouthillette. --Mr. McCleave.

Bill SD-266, An Act for the relief of Louis Marcel Blondin.—Mr. McCleave.

Bill SD-267, An Act for the relief of Janet Marianne Louise Kippen Coulombe.—Mr. McCleave.

Bill SD-268, An Act for the relief of Demetra Paul Garini Liogas. —Mr. McCleave.

Bill SD-269, An Act for the relief of Paul Alexander Cross.—Mr. McCleave.

Bill SD-270, An Act for the relief of Elisabeth Marguerite Le Febvre Walker.—Mr. McCleave.

Bill SD-271, An Act for the relief of Joseph Roger Wilfrid Girard Frigon. —*Mr. McCleave.*

Bill SD-272, An Act for the relief of Jean Paul Frechette.—Mr. McCleave.

Bill SD-273, An Act for the relief of Ben Plotkin.-Mr. McCleave.

Bill SD-274, An Act for the relief of Tibor Matthias Miletics.—Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

The House resumed consideration in Committee of the Whole of a certain proposed resolution respecting a National Energy Board.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to provide for the establishment and operation of a National Energy Board and the appointment of its members and staff, to define its duties, to authorize it to exercise certain powers and to provide for other related and incidental matters.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Churchill, seconded by Mr. Hamilton (Qu'Appelle), by leave of the House, presented Bill C-49, An Act to provide for the Establishment of a National Energy Board, which was read the first time and ordered for a second reading at the next sitting of the House. A.D. 1959

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Veterans' Land Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to bring in a measure to amend the Veterans' Land Act to provide further financial assistance to veterans for home construction and to veterans presently settled under the Act as full-time farmers or who may be so settled in the future and to veterans who may be settled as part-time farmers or commercial fishermen; and to provide further for certain changes in connection with the administration of the Act.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Brooks, seconded by Mr. Harkness, by leave of the House, presented Bill C-50, An Act to amend the Veterans' Land Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Starr, seconded by Mr. Green, moved,—That it is expedient that the Houses of Parliament do approve of Convention No. 105, concerning the Abolition of Forced Labour which was adopted by the International Labour Conference at its 40th Session at Geneva on the 25th day of June, 1957, and that this House do approve the same.

After debate thereon, the question being put on the said motion, it was agreed to.

The Order being read for the second reading of Bill C-47, An Act to amend the Excise Tax Act;

Mr. Fleming (Eglinton), seconded by Mr. Starr, moved,—That the said bill be now read a second time.

And a debate arising thereon;

(At five o'clock p.m., Private and Public Bills were called, pursuant to Standing Order 15)

(Private Bills)

Mr. Macdonald, seconded by Mr. Villeneuve, moved,—That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (*pursuant to Standing Order* 54(1)); which was agreed to.

The following bills were considered in Committee of the Whole, reported without amendment, read the third time, divorce bills on division, and passed:

Bill S-19, An Act respecting The Canadian Legion of the British Empire Service League.

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Bill SD-161, An Act for the relief of Audrey Isabella Wanda Patterson Gray. Bill SD-162, An Act for the relief of Raymonde Gagnon Tremblay. Bill SD-163, An Act for the relief of Aline Brunette Farago. Bill SD-164, An Act for the relief of Martina Bernice Patterson Baker. Bill SD-165, An Act for the relief of Nelly Hugentobler Larsen. Bill SD-166, An Act for the relief of Jean Trachtenberg Levy. Bill SD-167, An Act for the relief of Louise Martel Abel. Bill SD-168, An Act for the relief of Marie Louise Fauteux Roy. Bill SD-169, An Act for the relief of Helen Lyon Bain Gardeler. Bill SD-170, An Act for the relief of Joan Brazer Brazier. Bill SD-171, An Act for the relief of Maria Luise Ahnhudt Sandberg. Bill SD-172, An Act for the relief of Susan Gilda Levin Klein. Bill SD-173, An Act for the relief of James Alvin Bradley. Bill SD-174, An Act for the relief of Emily Mary Kredl Keller. Bill SD-175, An Act for the relief of Raymond Winston Farren. Bill SD-176, An Act for the relief of Marie Lucille Pauline St. Jacques Parent. Bill SD-177, An Act for the relief of Mario Baldo. Bill SD-178, An Act for the relief of Frank William Staples. Bill SD-179, An Act for the relief of Zdenek Nosek. Bill SD-180, An Act for the relief of Margaret Viola McCullough Morrow. Bill SD-181, An Act for the relief of Sheila Carole Neidik Schwartz. Bill SD-182, An Act for the relief of Gordon Clarence Hunting. Bill SD-183, An Act for the relief of Ida Shlafman Zimendstark. Bill SD-184, An Act for the relief of Audrey Elsie Asbury Ross. Bill SD-185, An Act for the relief of Patricia Anne McKenna Coombes. Bill SD-186, An Act for the relief of William Lawrence Hughes. Bill SD-187, An Act for the relief of Armand Lacombe. Bill SD-188, An Act for the relief of Rita Steinbach Gruia. Bill SD-189, An Act for the relief of George Meredith Scott Burton. Bill SD-190, An Act for the relief of Helen Borer Marcovitch. Bill SD-191, An Act for the relief of Emilia Mildora Kavalas Chesna. Bill SD-192, An Act for the relief of Clarice-Mae Barraclough King. Bill SD-193, An Act for the relief of Margherita Elaina Milano Di Pietro. Bill SD-194, An Act for the relief of Lucille Gagne Labonte. Bill SD-195, An Act for the relief of Jean Louis Mathieu. Bill SD-196, An Act for the relief of Llui-Amoy Wheatley Fraser. Bill SD-197, An Act for the relief of Phyllis Pamela Allen Ashburner-Collins. Bill SD-198, An Act for the relief of Albert Reginald Bissonnette. Bill SD-199, An Act for the relief of Alexander Abraham Hendy. Bill SD-200, An Act for the relief of Winifred Martin Collier. Bill SD-201, An Act for the relief of Jeannine Aimie Alice Mercier Mahaut Bill SD-202, An Act for the relief of Claude Desroches. Bill SD-203, An Act for the relief of Mildred May Eunice Charron Roblee. Bill SD-204, An Act for the relief of Pierre Joseph Gabriel Sorba.

Bill SD-205, An Act for the relief of Gaston Vadnais. Bill SD-206, An Act for the relief of Theodora Cornell Moore Martin. Bill SD-207, An Act for the relief of Rose Ange Lorange Gadoury.

Bill SD-208, Act for the relief of Brenda May Newbury Sherwood.

Bill SD-209, An Act for the relief of Lillianne Reed Volchuk.

Bill SD-210, An Act for the relief of Fernand Filiatrault.

Bill SD-211, An Act for the relief of Elisa Gislena Maria Blankaerts Juneau.

Bill SD-212, An Act for the relief of Louis Gustave Rey.

Bill SD-213, An Act for the relief of Gertrude Mary Prosser Hortig.

Bill SD-214, An Act for the relief of Mary Barbara Jex Light.

Bill SD-215, An Act for the relief of Joan Elizabeth Healy Watson. Bill SD-216, An Act for the relief of Franz Prader.

Bill SD-217, An Act for the relief of Emilienne Celestine Mallard Grossin. Bill SD-218, An Act for the relief of Gertrud Maria Meta Wauer Macovetsky.

Bill SD-219, An Act for the relief of Mohammed Dijiro.

Bill SD-220, An Act for the relief of Aurore Giguere Gourd.

Bill SD-221, An Act for the relief of Lucinda Marguerite Vaughan Flood.

Bill SD-222, An Act for the relief of Joan Turvey Fields.

Bill SD-223, An Act for the relief of Patricia Elizabeth Tobias Garber. Bill SD-224, An Act for the relief of Marian Ida Rex Ross.

Bill SD-225, An Act for the relief of Mary Ann David Arial.

Bill SD-226, An Act for the relief of Marjorie Barbara Hawthorn Morrison.

Bill SD-227, An Act for the relief of Sarah Friberg Lazare.

Bill SD-228, An Act for the relief of Marie Adrienne Maryse Dagenais Garlick.

Bill SD-229, An Act for the relief of Alexandre Pare.

Bill SD-230, An Act for the relief of Norman Grover, otherwise known as Norman Bernard Grover.

Bill SD-231, An Act for the relief of Marjorie Winifred Joyce White Young. Bill SD-232, An Act for the relief of Helga Fischer Dollard.

Bill SD-233, An Act for the relief of Marguerite Louise Agathe Piche Chartrand.

Pursuant to order made August 26, 1958, a Message was sent to the Senate to return to that House the evidence taken and the papers produced in respect of the foregoing divorce bills before the Senate Standing Committee on Divorce.

(Public Bills)

Orders numbered 19 and 20, having been called, were allowed to stand.

The Order being read for the second reading of Bill C-15, An Act to amend the Indian Act;

Mr. Howard, seconded by Mr. Martin (Timmins), moved,—That the said bill be now read a second time.

And a debate arising thereon;

66970-5-301

8 ELIZABETH II

The hour for Private and Public Bills expired.

Debate was resumed on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Starr,—That Bill C-47, An Act to amend the Excise Tax Act, be now read a second time.

After further debate, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-48, An Act to amend the Income Tax Act;

Mr. Fleming (Eglinton), seconded by Mr. Starr, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, reported with an amendment, considered as amended, and ordered for a third reading at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of a Diplomatic Instrument as follows:

Exchange of Notes between Canada and the U.S.A. concerning the establishment in Canada of short range tactical air navigation facilities at nine sites (TACAN). Signed at Ottawa, May 1, 1959. In force May 1, 1959. (English and French).

By the Examiner of Petitions for Private Bills,—Twenty-fifth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

George Henry Basil of Montreal, Quebec, husband of Marie Seraphine Germaine St-Georges Basil.

Constance Edna Medcalfe Blood, wife of Robert Stewart Blood of Montreal, Quebec.

Gail Northrup Brazauckas, wife of Peter Fabian Brazauckas of Montreal, Quebec.

Joyce Ethel Commerford Brewster, wife of James John Barthwick Miller Brewster of Westmount, Quebec.

Maria Gagné Côté, wife of Charles Côté of Montreal, Quebec.

Gilbert Forest of Montreal, Quebec, husband of Sarah C. Farrell Forest.

Michael Kalabiha of Montreal, Quebec, husband of Margaret Rodd Kalabiha. Lorna Frances Kerr, wife of James Russell Kerr of the Province of Quebec.

Margaret Helen Dawson MacKenzie, wife of Charles Logie MacKenzie of Montreal, Quebec.

Jessie Balfour Mains Manson, wife of Charles Gordon Manson of Ville de Lery, Quebec.

Claire Anna Theresa Monette, wife of John Bernard Amédée Monette of Gatineau Point, Quebec.

Meade Alexander Morgan of Verdun, Quebec, husband of Jessie McEwen Coubrough Morgan.

Adela Hawthorne Pattison, wife of Thomas Edmund Pattison of Montreal, Quebec.

Margery Fletcher Dennis Phillips, wife of Charles de Jersey Phillips of Richelieu, Quebec.

Helen Mary Margeson Ransome Scudamore, wife of William Edgar Scudamore of Montreal, Quebec.

Carol May Campbell Williams, wife of Donald Charles Williams of Montreal, Quebec.

Allan Ray Wright of Lennoxville, Quebec, husband of Mariah Jennie Harron Wright.

At 10.10 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 83

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 20TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

Mr. Cathers, from the Standing Committee on Banking and Commerce, presented the Fourth Report of the said Committee, which is as follows:

Your Committee has considered Bill S-17, An Act to incorporate Export Finance Corporation of Canada, Ltd., and has agreed to report the said bill without amendment.

Mr. Hees, a Member of the Queen's Privy Council, laid before the House,— Copy of an Aide-Memoire, dated May 15, 1959, regarding pilotage on the Great Lakes, delivered to Washington on May 16, 1959. (English and French).

Mr. Coates, seconded by Mr. MacInnis, by leave of the House, introduced Bill C-51, An Act to provide for the development of certain Provinces by the distribution of industry and for the reduction of unemployment therein, which was read the first time and ordered for a second reading at the next sitting of the House.

On motion of Mr. Hellyer, seconded by Mr. McMillan, it was ordered,—That there be laid before this House a copy of all correspondence, telegrams, reports and other documents exchanged between the Minister of Citizenship and Immigration or any official of the Department, and any person or persons since January 1, 1958, regarding the option, sale, lease or other disposal of any of the lands comprising the Chippewa Indian Reserve, near Sarnia. (*Notice of Motion No. 105).

On motion of Mr. Hellyer, seconded by Mr. McMillan, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of contract, option or agreement for sale of part of the Chippewa Indian Reserve, between the Chippewa Indians and Dimensional Investments Limited. (*Notice of Motion No. 106).

On motion of Mr. Peters, for Mr. Fisher, seconded by Mr. Martin (Timmins), it was ordered,—That there be laid before this House a copy of Agreed Charges entered into by the Canadian National Railways and the Canadian Pacific Railway, pursuant to section 32 of the Transport Act, and posted at the headquarters of the railways as set out in General Order 818 of the Board of Transport Commissioners. (*Notice of Motion No. 107).

The Order being read for the third reading of Bill C-48, An Act to amend the Income Tax Act;

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That the said bill be now read a third time and do pass.

And the question being proposed;

Mr. Martin (Timmins), seconded by Mr. Regier, moved in amendment thereto,—That Bill C-48 be not now read the third time but that the said bill be referred back to the Committee of the Whole for the purpose of reconsidering Clause 8 thereof.

After debate thereon, the question being put on the said proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Argue, Caron, Granger, Mitchell, Badanai, Carter, Hardie, Pearson. Batten, Chevrier, Hellyer. Peters, Benidickson, Crestohl, Herridge. Pickersgill, Boulanger, Denis, McIlraith. Racine. Bourget, Dumas, McMillan, Ratelle, Bourque, Eudes, McWilliam, Regier, Brassard Fisher, Martin (Essex East), Roberge, Garland, (Lapointe), Martin (Timmins). Robichaud, Cardin, Godin, Meunier, Tucker-39. NAYS

MESSRS:

Aitken (Miss), Allard, Allmark, Anderson, Asselin, Balcer, Baldwin, Barrington, Baskin, Beech, Bell (Carleton), Bell (Saint John-Albert), Belzile, Best, Bigg, Bourbonnais, Brassard (Chicoutimi), Brooks,

A.D. 1959

Broome,	Fulton,	MacInnis,	Pigeon,
Browne (St. John's	Grafftey.	MacLean (Queens),	Pratt,
West),	Green,	MacLean (Winnipeg	Pugh,
Browne (Vancouver-	Grenier,	North Centre),	Rapp,
Kingsway).	Grills,	Macquarrie,	Rea,
Bruchési,	Gundlock,	MacRae,	Régnier,
Brunsden,	Hales.	McCleave,	Ricard,
Cadieu,	Halpenny,	McFarlane,	Robinson,
Campbell	Hamilton	McGee,	Rogers,
(Lambton-Kent),	(Notre-Dame-	McGregor,	Rompré,
Campbell	de-Grâce),	McIntosh,	Rowe,
(Stormont),	Hamilton	McLennan,	Rynard,
Casselman (Mrs.),	(Qu'Appelle),	McPhillips,	Simpson,
Cathers,	Hanbidge,	McQuillan,	Slogan,
Chambers,	Harkness.	Mandziuk,	Small,
Charlton,	Hees.	Martel,	Smallwood,
Churchill,	Henderson,	Martini,	Smith (Calgary
Clancy,	Hicks.	Matthews,	South),
Coates.	Horner (Acadia),	Milligan,	Smith (Lincoln),
Comtois.	Horner	Monteith (Perth),	Smith (Simcoe
Courtemanche.	(Jasper-Edson),	Monteith (Verdun),	North),
Creaghan,	Howe,	Montgomery,	Smith (Winnipeg
Crouse.	Jones,	Morissette.	North),
Danforth.	Jung,	Morris,	Southam,
Diefenbaker,	Keays,	Morton.	Speakman,
Dinsdale,	Kennedy.	Muir (Lisgar),	Spencer,
Dorion,	Kindt.	Murphy,	Stanton,
Drouin,	Knowles.	Nesbitt,	Starr,
Drysdale,	Korchinski,	Nielsen.	Stearns,
Dubois.	Kucherepa,	Noble,	Stewart,
English,	Lafrenière,	Nugent,	Tassé,
Fairclough (Mrs.),	Lahaye,	O'Hurley,	Thompson,
Fairfield.	Lambert.	O'Leary,	Thrasher,
Fane.	Latour,	Pallett,	Tremblay,
Fleming (Eglinton),	Legere,	Parizeau,	Villeneuve,
Fleming (Okanagan-	Lennard,	Pascoe,	Walker,
Revelstoke),	Létourneau,	Paul,	Weichel,
Flynn,	Macdonald (Kings),	Payne,	White,
Fraser,	Macdonnell,	Pearkes.	Winkler,
Fréchette.	MacEwan,	Phillips,	Woolliams,
recticute,	and and any second		Wratten—166.

And the question being put on the main motion,—That Bill C-48, An Act to amend the Income Tax Act, be now read a third time and do pass; it was agreed to, on division.

Accordingly, the said bill was read the third time and passed.

Mr. Diefenbaker, seconded by Mr. Green, moved,—That it is expedient that the Houses of Parliament do approve the State Treaty for the re-establishment of an independent and democratic Austria, signed at Vienna May 15, 1955, and that this House do approve the same.

After debate thereon, the question being put on the said motion, it was agreed to.

The Order being read for the second reading of Bill C-50, An Act to amend the Veterans' Land Act;

Mr. Brooks, seconded by Mr. Diefenbaker, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Veterans Affairs.

The House resolved itself into Committee of the Whole on a certain proposed resolution to amend the Bretton Woods Agreements Act.

(In the Committee)

The following resolution was adopted:

Resolved,-That it is expedient to introduce a measure to amend the Bretton Woods Agreements Act to provide for the payment, out of the Consolidated Revenue Fund, to the International Monetary Fund and the International Bank for Reconstruction and Development of sums not exceeding in the whole an amount equivalent to the subscriptions thereto required from Canada, that is to say, thirteen hundred million United States dollars, and to authorize the necessary borrowing therefor in the manner provided by the said Act.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Fleming (Eglinton), seconded by Mr. Green, by leave of the House, presented Bill C-52, An Act to amend the Bretton Woods Agreements Act, which was read the first time and ordered for a second reading at the next sitting of the House.

A Message was received from the Senate acquainting this House that the name of the Honourable Senator Inman had been substituted for that of the Honourable Senator Crerar on the list of Senators appointed to serve on the Joint Committee of both Houses of Parliament on Indian Affairs.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,-Return to an Order of the House, dated February 25, 1959, (Question No. 108) showing: 1. Since June, 1957, has the government undertaken work on retaining walls or made grants for such work, within the limits of the Province of Quebec?

2. If so, at what places and for what amounts?

At 6.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 84

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 21st MAY, 1959.

2.30 oclock p.m.

PRAYERS.

Mr. Rowe, from the Sessional Committee on Railways, Air Lines and Shipping, presented the Third Report of the said Committee, which is as follows:

Matters referred

1. Complying with the Orders of Reference of the House dated April 29 and May 4, 1959, your Committee had for consideration the following matters:

- -Canadian National Railways Annual Report (1958);
- -Canadian National Railways Capital Budget and Estimated Income Account (1959);
- -Canadian National (West Indies) Steamships Ltd.-Annual Report (1958);
- -Canadian National Railways Securities Trust-Annual Report (1958);
- -Auditors' Reports to Parliament of Geo. A. Touche & Co. (Canadian National Railways and Trans-Canada Air Lines);
- -Main Estimates (1960) Items 410, 411 and 419;
- -Trans-Canada Air Lines-Annual Report (1958) and Capital and Property and Equipment Budgets (1959).

Witnesses

2. Your Committee held 9 meetings in the course of which were heard Mr. Donald Gordon, President of the Canadian National Railways; Mr. S. F. Dingle, Vice-President (Operations); and Mr. J. L. Toole, Vice-President (Accounting and Finance), as well as Mr. G. R. McGregor, President of Trans-Canada Air Lines, and representatives of the firm George A. Touche & Co., Auditors.

Second Report to the House

3. Your Committee considered items 410, 411 and 419 of the Main Estimates for the year 1960, hereafter listed:

410	Prince Edward 1	Island Car	Ferry and	Terminals	 \$ 1,741,000
411	Newfoundland F	Ferry and	Terminals		 4,738,000
419	Maritime Freight	t Rates Act			 14,100,000

In its Second Report to the House dated May 12, 1959, your Committee recommended the approval of the said estimates. In the same report, your Committee informed the House that it had considered and approved the Capital Budget and the Estimated Income Account for 1959 of the Canadian National Railways as well as the Capital and the Property and Equipment Budgets of Trans-Canada Air Lines for the year 1959.

Canadian National Railways—Annual Reports, etc., and Trans-Canada Air Lines

4. Your Committee considered and approved the Annual Report for 1958 of the Canadian National Railways. It also examined and approved the Annual Report for 1958 of Trans-Canada Air Lines. Approval was also given to the Canadian National (West Indies) Steamships Ltd.—Annual Report for 1958, and the Canadian National Railways Securities Trust Annual Report (1958). The Auditors' Reports to Parliament for the year ended December 31, 1958 were considered and adopted.

5. The Annual Report of the Canadian National Railways for 1958 was tabled in the House on April 14th pursuant to section 40 of the C.N.R. Act, Chapter 29, S. of C. 1955. It showed operating revenues of \$704,947,410 and operating expenses of \$700,021,499 making a net revenue on railway operations of \$4,925,911. After taking into account taxes, rents, other income and fixed charges, there resulted a deficit of \$51,591,424 for the year's operations. This figure compares with a deficit of \$29,572,541 disclosed for the year 1957, the increase being attributed to a decline in traffic, higher wages, material costs and other related economic factors. Your Committee found however that in spite of less traffic, the Company continued its endeavour to improve all categories of service having due regard to sound economy, and to pursue its announced policy to modernize its equipment, its facilities, its methods and its techniques which are specially inherent to a railway system covering geographically such a vast territory.

Canadian National (West Indies) Steamships Ltd.

6. The Annual Report of the Canadian National (West Indies) Steamships Limited for the year ended December 31, 1958 was also tabled in the House on April 14, pursuant to section 85(3) of the Financial Administration Act, Chapter 116, R.S.C. 1952. Your Committee noted a net deficit of \$1,151,954 for 1958, compared with \$648,849.80 for the previous year. The report disclosed a capital surplus balance of \$3,500,910. The Company did not have a Capital Budget because, as contemplated in 1957, it has disposed of its assets and has ceased operations.

Trans-Canada Air Lines-Annual Report

7. Your Committee noted with satisfaction that Trans-Canada Air Lines recorded for 1958 a net surplus of \$547,429, after provision for depreciation of \$9,911,049, and the payment of interest on capital invested to the amount of

\$2,495,586. Before allowances for these two expense items, income from operations rose to \$12,425,035, an increase of \$4,109,681 over 1957. Your Committee was pleased that the management of the company recorded a net profit for the eighth consecutive year.

8. Your Committee was interested in the continued progress in TCA's fleet conversion to turbine type aircraft. Fifteen additional propeller turbine Viscounts were put into service during 1958 while nine more DC-3's were retired. Also of interest was the fact that satisfactory flight tests have been undertaken by both DC-8 and Vanguard aircraft. Your Committee also observed that in the year under review TCA increased its passenger carrying capacity by 20% as compared to a 17% growth in passenger traffic. This however resulted in a further decline in the overall passenger load factor to 69.3%, in keeping with the Company's long range plans.

9. Your Committee recommends that this Committee be appointed much earlier in any subsequent session to enable it to better determine its method of procedure.

10. Your Committee wishes to express its appreciation to the Minister of Transport for his continuous attendance at the meetings and to Mr. Donald Gordon, President of the Canadian National Railways and Messrs. S. F. Dingle and J. L. Toole. Your Committee is also thankful to Mr. G. R. McGregor, President of Trans-Canada Air Lines and Messrs. H. W. Seagrim and W. S. Harvey.

11. A copy of the Minutes of Proceedings and Evidence was appended to the Committee's Second Report.

Mr. Dorion, from the Joint Committee of the Senate and the House of Commons on Indian Affairs, presented the First Report of the said Committee, which was read as follows:

Your Committee recommends that 9 of its members constitute a quorum, provided that both Houses are represented.

By unanimous consent, on motion of Mr. Dorion, seconded by Mr. Rynard, the said report was concurred in, on division.

Mr. Harkness, seconded by Mr. Nowlan, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to provide for the payment of contributions and the making of loans by the Minister of Finance out of the Consolidated Revenue Fund, in respect of the operation of provincial schemes for crop insurance.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less the amount voted in Interim Supply):

HOUSE OF COMMONS

MAIN ESTIMATES, 1959-60

LABOUR

A-DEPARTMENT

GENERAL ADMINISTRATION

163 Departmental Administration, including grants as detailed in the Estimates and the expenses of the International Labour Conferences	1,105,745	00
164 Economics and Research Branch, including research grants	670 020	00
and related expenses	670,030	00
165 Annuities Act Administration	1,242,512	00
166 Industrial Relations activities, including the administra- tion of the Industrial Relations and Disputes Investiga- tion Act, the Canada Fair Employment Practices Act, the Female Employees Equal Pay Act, the Fair Wages and Hours of Labour Act, the Annual Vacations Act, and Regulations, and the promotion of labour-manage-		
167 Civilian Rehabilitation Branch, including payments to the Provinces to implement a program for the rehabilita- tion of disabled persons, in accordance with terms	610,739	00
and conditions approved by the Governor in Council	209,850	00

SPECIAL SERVICES

168 Special Services Branch including the promotion of a program for combatting seasonal unemployment, the organization and use of workers for farming and related industries and assistance to the Provinces under agreements entered into with the Provinces by the Minister of Labour with the approval of the Governor in Council, and the movement, reception, supervision and welfare of workers from outside Canada to work on farms and other essential employment where Canadian labour is not available to meet the need

VOCATIONAL TRAINING CO-ORDINATION

588,786 00

110,920 00

9,525,700 00

THURSDAY, 21st MAY

GOVERNMENT EMPLOYEES COMPENSATION

171 Administration of the Government Employees Compensa- tion Act	98,958 O	0
B-UNEMPLOYMENT INSURANCE COMMISSION		
172 Administration of the Unemployment Insurance Act, in- cluding expenditures incurred in connection with other duties and responsibilities assumed and carried out as required by the Governor in Council on the recom- mendation of the Minister of Labour in accordance		
with section 4 of the Act	35,179,000 0	0
ance with regulations of the Governor in Council	75,000 0	0

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed Bill C-37, An Act to provide for the Appointment of Parliamentary Secretaries to Ministers, with the following amendments:

1. Page 1, lines 6, 7 and 8. Strike out subclause (1) of clause 2 and substitute therefor:—

"2. (1) The Governor in Council may appoint one or more members of the House of Commons to be Parliamentary Secretary or Secretaries to a Minister."

2. Page 1, line 16. After "Secretary" insert "or Secretaries".

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated March 9, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 67) for a copy of all correspondence, telegrams, reports, briefs and other documents exchanged between the Minister of Transport or his deputies, and any official or agency of the government, and any person, persons, or organizations, since December 1, 1958, dealing with claims made by contractors for payments from the St. Lawrence Seaway Authority.

Twenty-fifth Report of the Clerk of Petitions, pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the following petition, filed on May 20 and presented on May 20 by Mr. Thompson, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 93, it should not be received: Stephen Boleslav Roman and seven others of the Province of Ontario for an Act to incorporate "Standard Trust Company."

At 10.05 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

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No. 85

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 22ND MAY, 1959.

11.00 o'clock a.m.

PRAYERS.

On motion of Mr. McCleave, seconded by Mr. Smith (Lincoln), it was ordered,—That the petition for a private bill to incorporate Standard Trust Company, together with the Clerk of Petitions' Report thereon of May 21st, 1959, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Godin be substituted for that of Mr. Benidickson on the Standing Committee on Privileges and Elections.

The Order being read for the second reading of Bill C-49, An Act to provide for the Establishment of a National Energy Board;

Mr. Churchill, seconded by Mr. Fleming (Eglinton), moved,—That the said bill be now read a second time.

And a debate arising thereon; the said debate was interrupted at five o'clock.

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

Bill S-17, An Act to incorporate Export Finance Corporation of Canada, Ltd., was considered in Committee of the Whole, reported without amendment, read the third time and passed.

8 ELIZABETH II

By unanimous consent, Mr. McCleave, seconded by Mr. Smith (Lincoln), moved,—That the following bills be now read a second time:

Bill SD-247, An Act for the relief of Oscar Roy.

Bill SD-248, An Act for the relief of Rosy Fish Tatelman.

Bill SD-249, An Act for the relief of John Andrew Buzzell.

Bill SD-250, An Act for the relief of Barbara Lucy Bain Forbes Logan. Bill SD-251, An Act for the relief of Ghitta Caiserman Pinsky.

Bill SD-252, An Act for the relief of Florida Seyer Girard.

Bill SD-253, An Act for the relief of Maria Adriana Sluis Metcalfe. Bill SD-254, An Act for the relief of Irene Kramer Segal.

Bill SD-255, An Act for the relief of Lois Genevieve Good Mulcahy.

Bill SD-256, An Act for the relief of Frances Lerner Rotman.

Bill SD-257, An Act for the relief of Mose Takacs.

Bill SD-258, An Act for the relief of Catherine Mary Rita Durning Dossett. Bill SD-259, An Act for the relief of Dorothy Elizabeth Fremantle Fleming.

Bill SD-260, An Act for the relief of Donald Edward Cook.

Bill SD-261, An Act for the relief of Maria Carmella Gentile Hammill. Bill SD-262, An Act for the relief of Ivy Mildred Patch MacDonald. Bill SD-263, An Act for the relief of Mary Friend Bond.

Bill SD-264, An Act for the relief of Eleanor Patricia Henderson Cosh. Bill SD-265, An Act for the relief of Patricia McDonald Bouthillette. Bill SD-266, An Act for the relief of Louis Marcel Blondin.

Bill SD-267, An Act for the relief of Janet Marianne Louise Kippen Coulombe.

Bill SD-268, An Act for the relief of Demetra Paul Garini Liogas. Bill SD-269, An Act for the relief of Paul Alexander Cross.

Bill SD-270, An Act for the relief of Elisabeth Marguerite Le Febvre Walker.

Bill SD-271, An Act for the relief of Joseph Roger Wilfrid Girard Frigon.

Bill SD-272, An Act for the relief of Jean Paul Frechette.

Bill SD-273, An Act for the relief of Ben Plotkin.

Bill SD-274, An Act for the relief of Tibor Matthias Miletics.

After debate thereon, the question being put on the said motion, it was agreed to, on division.

Accordingly, the said bills were read the second time and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce).

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated April 13, 1959, (*Notice of Motion No. 88) for A.D. 1959

a copy of all communications received by the Prime Minister since March 25, 1959, protesting the announcement of the Government regarding Term 29 of the Terms of Union of Newfoundland with Canada, together with the replies thereto.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2. MONDAY, 25TH MAY

No. 86

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 25TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

Mr. Green, for Mr. Fulton, seconded by Mr. Fleming (Eglinton), moved,— That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the Judges Act to provide salaries for three additional puisne judges of the Superior Court of Quebec, for two additional judges of the Supreme Court of British Columbia and for two additional judges of the Supreme Court of Alberta.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

On motion of Mr. Caron, for Mr. Dupuis, seconded by Mr. Dumas, it was ordered,—That there be laid before this House a copy of the lease, if any, entered into by the government and the St. Johns Yacht Club, in connection with the use of a parcel of Government land on the bank of the Richelieu River at St-Jean, Province of Quebec. (*Notice of Motion No. 108).

On motion of Mr. Caron, for Mr. Dupuis, seconded by Mr. Dumas, it was ordered,—That there be laid before this House a copy of all telegrams, correspondence, lease and other documents exchanged between the Department of Transport and Messrs. Robert and Bernard Goineau or any other person or persons, in connection with the installation of gasolene pumps and a repair shop on a parcel of land belonging to the Federal Government on the shore of the Richelieu River at St-Jean d'Iberville. (*Notice of Motion No. 109).

On motion of Mr. Leduc, for Mr. Racine, seconded by Mr. Robichaud, it was ordered,-That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all telegrams, correspondence and other documents exchanged since January 1, 1955, between the Federal Government and the authorities of the States of Maine and New Hampshire and other persons, with respect to unemployment insurance benefits for Canadians employed by lumbering interests in the border states. (*Notice of Motion No. 111).

Mr. Caron, seconded by Mr. Dumas, moved,-That an Order of the House do issue for a copy of the minutes of the several meetings of the Unemployment Insurance Advisory Committee convened on August 19th, 1958. (*Notice of Motion No. 112).

And the question being put on the said motion, it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai, Batten, Bourget. Brassard (Lapointe), Caron,

Carter. Chevrier, Dumas, Eudes, Godin, Granger, Habel,

Churchill,

Hardie, Herridge, Howard, Leduc, McIlraith, McMillan, Martin (Essex East). Winch-27.

Martin (Timmins), Pearson. Peters, Pickersgill, Regier, Robichaud,

NAYS

MESSRS:

Fraser,

Aitken (Miss), Allmark, Anderson, Balcer. Baskin, Bell (Carleton), Bell (Saint John-Albert). Bourdages. Brooks, Broome, Browne (St. John's West), Browne (Vancouver-Kingsway), Cadieu, Campbell (Stormont), Cardiff. Casselman (Mrs.), Cathers. Charlton,

Clancy, Coates. Comtois. Courtemanche, Creaghan, Crouse, Diefenbaker, Dinsdale. Dorion, Doucett, Drysdale, Dubois, English, Fairclough (Mrs.), Fairfield. Fane, Fleming (Eglinton), Fleming (Okanagan-Revelstoke), Flynn. Forbes,

Grafftey, Green, Grenier. Hales. Halpenny, Hamilton (Notre-Damede-Grâce). Hamilton (Qu'Appelle), Hamilton (York West), Hanbidge, Harkness, Hees, Henderson, Hicks, Horner (Acadia), Howe, Jones. Jorgenson,

Jung, Keavs. Kindt, Korchinski, Kucherepa, Lambert, Latour. Lennard, Macdonnell, MacEwan, MacInnis, MacLean (Queens), MacLean (Winnipeg North Centre), MacLellan, Macquarrie, MacRae, McBain, McCleave, McFarlane, McGee, McGrath,

A.D. 1959

McGregor, McIntosh, McLennan, McPhillips, McQuillan, Mandziuk, Martel, Martineau, Matthews, Milligan, Monteith (Perth), Montgomery, Morris, Muir (Lisgar), Murphy, Nielsen, Nowlan, Nugent, O'Hurley, O'Leary, Pascoe, Payne, Pearkes, Phillips, Pigeon, Pugh, Rapp, Rea, Régnier, Ricard, Robinson, Simpson, Skoreyko, Smallwood, Smith (Calgary South), Smith (Lincoln), Smith (Lincoln), Smith (Winnipeg North), Southam, Speakman, Starr, Stearns, Stefanson, Stewart, Stinson, Tassé, Thomas, Villeneuve, Vivian, Weichel, White, Winkler, Woolliams—130.

The House resumed debate on the proposed motion of Mr. Churchill, seconded by Mr. Fleming (Eglinton),—That Bill C-49, An Act to provide for the Establishment of a National Energy Board, be now read a second time.

And the debate continuing;

Mr. Martin (Timmins), seconded by Mr. Regier, moved in amendment thereto,—That this bill be not read a second time until further consideration has been given to the public ownership of interprovincial gas and oil pipe lines.

And the debate continuing;

RULING BY MR. SPEAKER

MR. SPEAKER: I wish to thank the honourable Member for Burnaby-Coquitlam (Mr. Regier) for his concise and very pertinent argument. The amendment is one of that type which is permissible on second reading, that is to say, it is declaratory of a principle adverse to the bill, and my reason for not considering it acceptable is that the principle is not relevant to the bill.

The doctrine of relevancy applies to amendments which are declared to be of an adverse principle; in other words, the adverse principle must be one which comes within the reasonable limits of what the bill seeks to do itself.

Now this bill sets up a board, whereas the substance of the amendment is to declare for nationalization or public ownership of interprovincial oil and pipe lines which seems to me to go far beyond anything which could reasonably be set up relevant to the bill as it is now before the House. The purpose of the bill, as the explanatory note says, is to create a board, and the board is for the purpose of regulating the operation of oil and gas pipe lines, fixing tolls and giving advice. There are three or four main functions of the board but, basically, the principle of the bill is to establish a board to regulate the industry, including electricity.

To attempt to declare as a contrary principle that consideration ought to be given to the nationalization of something which might be within the regulatory powers of the board, seems to me to be going far beyond the broad limit and scope of the bill as it stands. Therefore I consider the amendment not to be within the precedents which the honourable Member has stated for the reason that it goes too far afield from the principle of the bill.

And the debate continuing on the main motion;

By unanimous consent, the House reverted to "Motions".

On motion of Mr. Ricard, seconded by Mr. Hamilton (York West), it was ordered,—That the name of Mr. McMillan be substituted for that of Mr. Deschatelets on the Standing Committee on Industrial Relations.

Debate was resumed on the proposed motion of Mr. Churchill, seconded by Mr. Fleming (Eglinton),—That Bill C-49, An Act to provide for the Establishment of a National Energy Board, be now read a second time.

And the debate continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Report of Eldorado Mining and Refining Limited for the year ended December 31, 1958, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952. (English and French).

By Mr. Churchill,—Report of Northern Transportation Company Limited for the year ended December 31, 1958, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952. (English and French).

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 87

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 26TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Murphy, from the Standing Committee on Mines, Forests and Waters, presented the Second Report of the said Committee, which is as follows:

1. Pursuant to its Order of Reference of February 13, 1959, your Committee has considered and approved Items numbered 186 to 210 inclusive, as listed in the Main Estimates of 1959-1960, relating to the Department of Mines and Technical Surveys; and Items numbered 211 to 213 of the Main Estimates of 1959-1960, relating to the Dominion Coal Board.

2. Your Committee held 10 meetings on the Order of Reference of the House concerning the estimates of the Department of Mines and Technical Surveys, and 3 meetings concerning the estimates of the Dominion Coal Board.

GENERAL

3. While it is evident that the functions of this department touch all aspects of Canadian economic development its chief responsibility is the growth of our mineral industry in all its phases.

4. The mineral industry is growing faster than Canadian industry as a whole; a clear illustration is the fact that between 1947 and 1957 the index of physical volume of mineral production increased 173 per cent while that of all industry increased 51 per cent. In this same period the total value of Canadian mineral production increased 231 per cent; mineral fuels increased 403 per cent, industrial metals increased 217 per cent, and metallics increased 188 per cent.

5. Similarly the per capita value of mineral production has increased at a much greater rate than our gross national product. Between 1947 and 1957

66970-5-31

the per capita value of the gross national product increased 80.7 per cent whereas that of our mineral production increased 151 per cent.

6. Thus the growth pattern of the mineral industry is demonstrably quicker than that of the total Canadian economy. Despite this, the department has neither grown nor focussed its activities in the past decade in a growth sense at all comparative to the industry. Today the department is not able to meet adequately some of its responsibilities; and such inadequacies may accelerate in the near future unless the challenge is met. The most remarkable feature of the evidence before your Committee is the lag in the expansion of the staff and facilities of all branches of the department.

7. In almost all fields of national scientific endeavour, this department should have led and should lead the way. There is little need for this Committee to apportion blame for the present state. Both the people and those responsible for policy in Canada have been slow to realize the urgent need for expenditure and leadership in this field. The Department of Mines and Technical Surveys, your Committee insists, must be recognized as a vitally important one, not one of inferior significance. The scientific function of the department cannot any longer be circumscribed by caution, hesitancy and lack of support. It is imperative that all branches of the department embark on an accelerated program of expansion, and planning for expansion; and that the provision of the needed money, staff and facilities be an immediate consideration of the government.

8. The importance of fostering policies which give a leading role to this department in all phases of national development cannot be over-emphasized.

9. Canadian science as a whole has been retarded through inadequate financing, and this undesirable situation will continue unless adequate government financial participation is forthcoming.

10. Geography forces Canada to take a leading part in any northern matter, whether civil or military. This is an obligation which we cannot evade, but which we cannot fulfil effectively without adequate research. For the effective development of the north a major expansion of research is essential. Without thorough and continuing research any development in the north is certain to be much more costly and may easily be misdirected.

MINERAL RESOURCES DIVISION

11. This division carries out economic studies on all phases of the Canadian mining industry and administers the Emergency Gold Mining Assistance Act. The valuable services rendered by this division could be enhanced in the following ways, namely,

(a) Greater Research in Production Methods and Marketing Trends of Minerals.

(i) More stress should be given by the division to research for new uses of minerals already in production in Canada, although some of this work is carried out by the Mines Branch. A greater measure of co-ordination on mineral research between the division and the Mines Branch would be useful.

(ii) The division should not only study the possible effects of present exports and marketing trends but also try to anticipate future trends so that planned production schedules by industry can be worked out for the next ten years or more. Although the present outlook for such minerals as lead and zinc is depressed by the present world-wide over-supply, nevertheless there is optimism in regard to long-term prospects for those minerals, as consumption is bound to increase with the increase of population and a greater industrialization of the Asiatic and African nations. The division should explore possible new methods of more efficient production so that these may be applied in later years when the demand picks up; a study should also be made to ensure that means are found of conserving the future productive capacity of mines which have been obliged to close down temporarily.

(b) Strategic Minerals.

(i) An inventory of strategic minerals in Canada is being prepared. The importance of this work cannot be over-emphasized.

(ii) Canada has a shortage of certain strategic minerals such as manganese, chromite and most of the ferro-alloy metals. Your Committee considers that the division should endeavour in every way to keep abreast of development in the rapidly changing situation in regard to strategic minerals, and particularly that information on such development should be compiled and widely distributed to prospectors and other interested persons.

(c) Record of Production by Canadian Mines.

(i) Under present regulations, the division appears unable to obtain sufficient information to make possible an accurate assessment of mineral resources and inventories. The Committee suggests that the division at least make a report regarding these deficiencies so that the appropriate recommendation could be made.

(ii) Your Committee recommends that disclosures of exploratory and development information by mining companies be made to the department on a confidential basis in order to assist national planning and development.

(d) Prices for Minerals.

The importance of Canada's mineral industry cannot be overemphasized. Minerals comprise 31 per cent to 38 per cent of all of Canada's exports. While production of such minerals as lead and zinc increased in 1958, yet the value of production in dollars decreased. A study of trends in prices of minerals should be undertaken. Similarly appropriate tax concessions, if found to be desirable, should be considered.

SURVEYS AND MAPPING BRANCH

General

12. Like other branches in the department, Surveys and Mapping Branch has for many years been unable adequately to discharge its responsibilities. Despite maximum effort by personnel of the branch, the scientific information and other material produced by the branch has year by year fallen further in arrears.

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13. This branch is the major federal government agency responsible for the surveying, mapping and charting of the land and water areas of Canada. An expansion in the personnel and facilities of the branch is essential to the proper and adequate discharge of these responsibilities.

14. The demand for maps and charts provided by this branch has been steadily increasing for many years to the point where today it is virtually impossible for the branch to meet this demand. Without such maps and charts the orderly and economic development of our national resources will continue to be seriously hindered. Just as urgent is the requirement of these maps and charts for the purpose of national defence.

15. The efficiency of the branch should be materially increased when it moves into the new Surveys and Mapping building in 1961. Because of vitally needed expansions in the branch, however, it appears doubtful that the new building will be adequate to house the additional requirements of more professional and technical staff, several new printing presses and other much needed technical equipment and instruments.

16. As with other branches in the department, the staff increases in this branch should be progressive over the period of the next five years to facilitate training and to increase assimilation.

17. A new ship, the "C.G.S. HUDSON", is expected to be commissioned in 1961. This new ship will help to meet the requirements for more charting in northern waters and the urgent need for oceanographic research. As will be seen elsewhere in this report, however, the addition of this one ship falls short of the requirements of the branch in meeting the urgent necessity of accelerating charting and oceanographic work.

Geodetic Survey of Canada

18. Serious restrictions over the years have limited the work of this division. It is essential that additional professional staff be developed so that the establishment of adequate primary control can be accelerated. This is a condition precedent to the proper and adequate discharge of the responsibilities of the branch in providing basic control for surveying, mapping and engineering projects throughout Canada. In addition to precise triangulation into northern Canada, a much denser network of precise horizontal positions and elevations is now required in the more settled areas of Canada.

19. Unless this division is allowed increases in staff and facilities, their work, which is the basis upon which all other surveys are carried out, will, as in the past, substantially retard the rate of national development.

20. At the present rate of progress the surveys of this branch will take 50 years. This does not meet the urgency of the situation.

International Boundary Commission

21. The work of this division, which is to ensure that the boundary between the United States and Canada is well defined, appears to be progressing satisfactorily.

Topographical Survey Division

22. The evidence indicates that the work of this division has a long way to go. The general plan of the division is to complete the mapping of the whole of Canada on a scale of 1:250,000.

23. The division has been confronted with space difficulties which have resulted in minimizing the efficiency in the operation of their equipment. Overcrowded conditions have also resulted in restricting the production of which the equipment is capable.

24. Again, the evidence indicates that the work of this division has not been keeping pace with the development of our resources.

25. Additional office staff is required to accelerate the most urgent requirement of the completion of the 1:250,000 scale mapping of Canada. The revision of the maps of the more settled areas is long overdue.

26. The increasing number of special developments being undertaken by the government is increasing the demand for more large scale mapping. The division should be equipped to meet these demands or the projects will obviously be delayed.

Legal Surveys and Aeronautical Charts Division

27. All legal surveys of lands owned or administered by the federal government are the responsibility of this division. This includes federal lands in Yukon and Northwest Territories. The division has been required to face continually increasing requests from other federal government agencies for legal surveys. An increasing number of surveys are being conducted in Yukon and Northwest Territories.

28. The division has had great difficulty over the years in keeping up with the demands for legal surveys. This has substantially contributed to an undesirable situation with regard to new applications for and the allocation by conveyance of crown lands.

29. Without additional staff the division will continue to be unable to meet requirements for legal surveys which have and are following the developments in Yukon and Northwest Territories. An additional 30 continuing and 30 seasonal employees are indicated by the evidence, over the next five years.

30. Aeronautical charting of Canada is lagging and should be accelerated to meet increasing demands.

Provincial and Territorial Boundary Surveys

31. This division seems to be progressing satisfactorily.

Map Compilation and Reproduction Division

32. The extremely heavy work load relative to staff and facilities to perform it has reached a critical stage. Immediate relief is essential. This division has been unable to keep pace with the field work of the Topographic Surveys Division. Map compilation and reproduction have been steadily falling behind over the last five or six years.

33. As a result of the above the backlog in map compilation and reproduction now amounts to 400 to 500 maps. This condition is much too serious to ignore.

34. While space requirements will be greatly eased when the branch moves into its new quarters and this division will be better enabled to keep up with current requirements, such a move will not allow the backlog of maps awaiting publication to be digested.

35. Evidence indicates that a staff increase, projected over the next five years, of 100 continuing employees is desirable. The need for immediate implementation of these staff increases is emphasized.

8 ELIZABETH II

36. Without reform in this division, continuing inadequate map and chart information will be the result. This will have far reaching and detrimental effect on all national development desires of the government.

Canadian Hydrographic Service

37. With the present complement of ships and staff this division will be unable to produce the charts necessary for the important navigable areas of Canada in 100 years.

38. The work of this division includes responsibility for charting the coastal and inland waterways of Canada, collecting and publishing data on tides and water levels. Oceanographic research has recently been added as a responsibility of the division.

39. This division, like others in the branch, has had its work impeded to a serious extent by a lack of money, staff and equipment. The Hydrographic Service is being called upon to increase its charting activities on inland waters and to undertake extensive revision surveys on both coastal and inland waters. Relatively little is known about Canada's coastal waters.

40. To adequately meet the demands upon the division, the evidence indicates a requirement for an increase of staff by

- 30 Hydrographers,
- 60 Oceanographers,
- 100 Compilation and office staff, and
- 300 Ship's officers and crew,

these staff additions to be projected over a five-year period.

41. If these expansions are not allowed, charting will continue to proceed at a slower rate than that required to meet the normal demands on our accessible coastlines. Increased activity in the Arctic has added to the coastlines where charting information is urgent. Tidal and current information from this area is urgently required.

Oceanography

42. Very little factual information exists about the oceans which surround our country on three sides. The Polar Continental Shelf Project will meet this need in the Arctic Ocean.

43. With the exception of a very modest program in oceanography by the Fisheries Research Board over the years, oceanographic research has stagnated and, as a result, little is known about the Atlantic and Pacific Oceans off our shores. Evidence indicated the appalling fact that not a single oceanographer has been in the employ of the department for at least 10 years. One has recently been employed and it is hoped to have another on staff by June, 1959.

44. The Geneva Convention of 1958 concluded that the mineral resources of the continental shelves belong to the adjacent nation. This provides a strong economic reason for an aggressive effort in oceanography in the Arctic.

45. In addition, with the recent emphasis on the danger of ballistic missilecarrying submarines, prudence in defence planning dictates a pressing need for oceanographic information.

46. Oceanographic research is essential to supply the needs of all agencies of government and industry if any advances are to be made in the fields of

A.D. 1959

defence, commerce and science. The department would appear to have a welldesigned ship now in the course of construction, suitable for securing data on the physical conditions of our oceans and the continental shelf areas.

47. This one ship is the first step in the right direction but a greatly accelerated program is necessary before we have sufficient information to

(a) plan adequate defence measures against underwater craft, or

(b) assess the resource potential of our adjacent ocean areas.

The provision of two additional ships for this work is considered an immediate necessity. Personnel requirements have been indicated under the Hydrographic Division.

GEOLOGICAL SURVEY OF CANADA

General

48. The studies made by the Geological Survey of Canada, are the foundations upon which the nation's reserves of metals, non-metallic minerals and petroleum resources are discovered.

49. The mineral development of Canada is triggered and, to a large extent, paced by the availability of adequate geological mapping. If these maps are not available the opening up of new mineral areas is precluded.

50. Having regard to

- (a) the non-renewable nature of mineral resources,
- (b) conservation requirements,
- (c) anticipated future domestic and world demands for minerals, and
- (d) future economic feasibility of development of known producing areas,

it is essential that Canada be in a position to exploit new mineral areas (yet to be discovered and/or proven) by 1980.

51. The serious lag in the expansion of the services of this branch, in contrast to the rapidly accelerating pace of Canadian mineral and industrial development, has for many years been prejudicial to national development. Our geological studies are simply not keeping pace. The evidence shows that this condition was recognizable at least ten years ago and has since been compounded.

52. Despite overwhelming difficulties the personnel of the branch have produced prodigious quantities of vital scientific and other material. The deplorably adverse conditions under which these personnel have been required to function in the past should not be allowed to prevail. Money, staff and space are urgently required.

53. By undertaking the expansions necessary in the branch it would be feasible and desirable to complete the reconnaissance-mapping of Canada by 1970. At the present rate of progress, with two-thirds of Canada yet to be reconnaissance-mapped, it will take until at least 1980 to complete the program. Unless the present program is substantially accelerated, the lack of fundamental and essential data required in planning for national development projects, will be denied to the prejudice of the national good.

54. The immediate goal should be, therefore, to complete the geological reconnaissance-mapping of Canada at the earliest possible date, with the more detailed maps to follow. Only by following such a course can Canada's mineral wealth be assessed and its orderly and efficient development assured.

55. It is essential that the geological survey must not only keep pace with the mineral industry, but work ahead of it, providing the industry with geological information well in advance. If this objective is not met the function of the survey is not only seriously impaired but, as well, the information which is eventually supplied by the survey will have been obtained at an excessive cost in relation to the effort expended to obtain it. This has proven to be the fact.

56. Expanding the facilities of the branch would also allow the correlation of important data lying in files of private companies. This data which is available to government would materially reduce the burden if it could be utilized.

57. The surveys of this branch vividly emphasize the vital importance of obtaining the geological information available (from all sources) *before* those concerned with mineral exploration and development move into the areas. If this foresight is not exercised, great amounts of capital will continue to be wasted on blind-alley prospecting and unguided, uninformed exploration programs. The Geological Survey must always be working well in advance of the demand.

Conservation

58. The life of the average mine or oil pool is approximately 20 years. As Canada becomes increasingly dependent on minerals for her livelihood the natural resources that are being removed should be replenished. This can only be accomplished by

(a) the discovery of new deposits, or

(b) the extension of old deposits.

The Geological Survey is the exploration arm of government. Government should contribute toward the replenishment of wasting resources. Government should therefore provide the *timely* basic data upon which mineral exploration depends—geological maps.

Budgetary Observations

59. The budget for the survey in 1956 was \$2,520,000. The total revenue to the federal treasury by taxes from mining and mineral companies amounted to \$90,000,000. The amount budgeted was therefore only slightly over $2\frac{1}{2}$ per cent of this tax revenue to the government. The percentage figure declines even more markedly (to 1 per cent) when taxes paid by secondary industry dependent on mining and mineral products are included in this calculation.

60. In keeping with the leading role that all branches of the department should be playing, a more proportionate share of the national income should be allotted to allow this branch, and the department as a whole, to properly discharge its responsibilities.

61. Evidence shows that from 1927 to 1957 the number of field parties active in the summer increased from 50 to 69. This number has been increased again in the last two years (average increase of 20 parties) but it still falls far short of meeting the urgency of the situation.

62. Development in the mining and mineral fields are often unexpected and rapid. This requires flexibility within the budgetary allotment to all branches in order that these emergencies may be met. This is particularly true in the Geological Survey. It is essential that the senior officers of the department be allowed the flexibility of altering plans, and to meet emergencies as they arise. Accordingly, the practice of allocating funds only for specific projects should be modified in favour of more latitude within the budgetary allotment.

63. An alternative to this would be to allow the director of this and other branches in the department a contingency fund of 15 per cent to 25 per cent of the branch budget for use in meeting emergency programs during each fiscal year.

Personnel

64. It is evident that if the Geological Survey is to discharge its increasing responsibilities it will be essential to increase the present staff of the branch.

65. Just as the recommended increase in the tempo of geological mapping would be impossible without additional qualified geologists so there is a like requirement for an increase in other staff of the survey.

66. Evidence indicates that for every geologist, geochemist or geophysicist the survey requires an addition of at least two chemists, laboratory technicians, secretaries, clerks, etc.

67. A very pressing requirement is the immediate increase in staff of draftsmen and cartographers. There is a serious backlog in map production due to the lack of such personnel.

68. If qualified geologists are not recruited now it is not likely that they will be available in future years due to the rapid rate of absorption by accelerating demands of industry. Evidence indicates that there is stiff competition by industry both in Canada and the United States for the services of trained geologists. Qualified personnel are available now, for the first time in years, and should be recruited now.

69. Serious consideration should be given to incentive plans so that more young Canadians will be attracted toward university study in those scientific fields of endeavour designed to qualify personnel for the work undertaken by this branch and others in the department.

70. In connection with the basic research program, the Geological Survey now makes grants-in-aid to universities for basic research being carried out at those institutions. In 1958 the survey provided grants-in-aid totalling \$50,000, but when this is compared with the \$2.6 million available to the National Research Council it is evident that funds for such grants should be increased, particularly as geological studies are specifically exempt from N.R.C. allotments.

71. The evidence emphasizes the vital necessity for increasing the overall staff requirements within this branch by 200 continuing employees and 175 seasonal employees over a five-year period. Suggested distribution of increase is as follows:

Geologists	65
Geochemists	12
Geophysicists	10
Cartographers	45
Laboratory Staff	35
Administrative and Clerical	30

72. If these increases are accepted it will enable the survey to complete the reconnaissance scale mapping and reports for Canada by 1970. 66970-5-32 73. Essential laboratory facilities should be provided to augment field information as well as for the furtherance of the science of geology in particular and fundamental research generally.

74. With such increases in staff and facilities the detailed mapping and special investigations, which have, until now, lagged so far behind reconnaissance surveys, would become possible.

75. The survey has requested \$3,497,226 to cover expenditures for 1959-60. The expansion suggested, carried out over a five-year period and upon reaching fulfillment, will require an estimated annual cost of \$2 million.

Northern Transportation

76. The development of northern Canada requires and must be preceded by new and improved transportation facilities. Prudence demands the assessment of the resources in any given area *before* determining the routes of new roads. It follows that adequate geological knowledge of the areas to be served is essential to effective planning.

77. The future of the Canadian north appears to be dependent on mineral resources, the exploitation of which will substantially contribute to the growth of Canada as an industrial nation. Canada should accelerate the stock-taking of the quality and quantity of these mineral reserves. The first phase of any properly planned program of taking such an inventory of resources is reconnaissance geological mapping. Evidence shows that such mapping will indicate the most likely areas for the production of metals, industrial minerals and petroleum.

Arctic Geology

78. The vital importance of accelerating the pace of Canadian scientific endeavour generally in Canada's Arctic is dealt with commencing at paragraph 99.

79. The Geological Survey's studies of the Canadian Arctic are vital in view of the economic and, recently, military significance of the Arctic archipelago and surrounding ice and waters. No intelligent development of these areas is possible unless the survey greatly expands its work there.

80. Of immediate concern is the necessity to obtain adequate geological information of those areas of our Arctic islands which are now covered by applications for oil exploratory licences or permits. Before any development or exploitation leases may be valued it is imperative that government be aware of all geological facts.

Buildings

81. The evidence indicates myopic planning of accommodation for the survey. The new branch building which commenced construction in 1956 will, it is hoped, be ready for occupancy by 1959. But, well before 1963 the space provided will be inadequate to permit the efficient function of the branch.

82. The appalling working conditions which existed for many years in the various quarters housing the branch have been largely responsible for the inability of the branch to retain qualified personnel. It is essential, therefore, to reassess space requirements of the branch with a view to future needs considered in the light of branch expansion.

MINES BRANCH

83. The information elicited on the Mines Branch was depressing. The branch does not have the funds for the staff it needs to carry out the work it should do and wants to do.

84. The compelling point is the urgency for increased and varied production of minerals and metals in Canada, particularly for on-site processing. This urgency is closely related to the need for more complex and detailed processes and equipment. Private research and experimentation lags in Canada, comparatively, and understandably, in relation to the United States situation. Our Mines Branch must give a lead. Expansion and zest must provide more fundamental research. Figures were available to your Committee on recent and projected expansion of the branch in terms of scientific and technical personnel, equipment, etc. The pace has been too slow, even unimaginative. The projected staff increase for the next five years-150 persons-is deemed inadequate.

85. An examination of the record of publishing by this branch, both in government publications and in scientific and technical journals, indicates that it lags behind several of the other branches with comparatively fewer personnel, such as the Dominion Observatories, the Geological Survey and the Geographical Branch. There may be extenuating circumstances for this situation but your Committee recommends that this aspect of the branch's work be examined closely by the senior administration of the department. An active program of publishing reports, studies and experiments is necessary to bring the fruits of the branch's work more to the attention of industry and the public.

86. There is no indication that the branch is doing any studies in the field of conservation of mineral resources. An overall study in this field would be worthwhile, in view of the exhaustible nature of such resources.

87. The research in this branch should be concentrated on the long-range projects. The many and varied problems requiring immediate research should not continue to engage 90 per cent, as it does now, of the resources of this branch. This "first-aid" research should be assumed by private industry. This would free branch resources to deal with such important problems, requiring much research, as developing new alloys to meet the needs, for instance, of supersonic flight, extraction of heavy oils (tar sands). etc.

88. Private industry must be encouraged to undertake much of the research now done by this branch. The branch should gradually free itself from being the crutch upon which private industry depends in matters of research.

89. If the government wishes to continue to provide these research services to private industry (which it should not), and if long-range research is to be undertaken (which it should be), then the resources of the branch must be greatly expanded.

90. It should also be noted that the equipment used by this branch in research projects is costly and a considerable investment is required to enable efficient research.

91. There should be a progressive increase in the resources of the branch of 3 to 4 per cent per annum to continue until the branch is able adequately to deal with demands which flow from its proper function. 66970-5-321

HOUSE OF COMMONS

GEOGRAPHICAL BRANCH

92. It is apparent that the main difficulty in this branch is in getting geographers, partly due to inadequate numbers being available, but largely due to the inadequate salaries paid. Your Committee recommends that the government consider providing a stronger inducement in higher salaries in order to strengthen this important part of the department's activities. The main role of the Geographical Branch is to provide geographical information for other government departments. It is apparent that this role will keep expanding with the increasing need and demand for land use studies. Given the necessary funds, the department could play a part in increasing the supply of geographers by a geographical-scholarship program which would take advantage of the increasing number of high school students who are now taking geography.

93. None the less important are the land use and classification surveys which the branch is carrying out. For the geography of the land is constantly changing and in this process of change, development and redevelopment such surveys are vital in providing objective reports of the existing situation from which our national progress can proceed in an orderly fashion. But your Committee is convinced that it would be in the national interest to accelerate this work on a country-wide basis so that we will build up a geographical series of land use maps similar to the series of geological, soils, topographical and forestry maps now in existence. The land use maps should be on scales similar to these other series, ranging from approximately 1 mile to 1 inch to 4 miles to 1 inch in southern Canada and 8 miles to 1 inch in northern Canada. Such a program would not only be of service to the people of Canada but would also be of benefit to those who are concerned with the total world picture and are endeavouring to encourage the individual countries to produce such records.

DOMINION OBSERVATORIES

Geomagnetism

94. A satisfactory network of magnetic stations has been established but the magnetic survey of the Arctic has not yet been completed. A much greater density of stations will be required to meet future demands, not only for general mapping and further geological studies but also for use in conjunction with airborne surveys searching for economic minerals.

95. The success of airborne magnetometers in deliniating mineralized areas depends directly on eliminating the effects of magnetic disturbances originating on the sun, which cause induced disturbances within the earth's crust. The records from the fixed magnetic observatories are therefore of paramount importance to the geophysical exploration of the Canadian Arctic.

Gravity-Seismology

96. Gravity and seismological studies have been progressing satisfactorily. It is important to observe that the various gold and base metal discoveries already made in areas like Yellowknife and Rankin Inlet make it practically certain that other discoveries will eventually be made further north, and undoubtedly gravity and magnetic methods of geophysical prospecting will be used extensively. It is also now known that some geology in the Arctic Islands is favourable for oil, and it will only be a matter of time before the area is fully explored with seismological methods.

97. Of all the branches in the department this one has been the exception. Apart from the airborne magnetometer work a satisfactory situation in staff, space and funds has existed.

98. One of the most disturbing features of the evidence, however, is that budgetary restrictions have been placed on the airborne magnetic work of the branch. This should not be permitted to continue having regard to the important contribution which is made by aeromagnetic surveys to the discovery of new mineral resources.

POLAR CONTINENTAL SHELF PROJECT

99. The Arctic Archipelago, the polar ice cap and Arctic waters are of vital economic and military significance. Large areas of sea-ice may be used as air fields and semi-permanent bases for scientific or military purposes. Submarines are capable of surfacing through the polar ice-cap and in open leads without detection. Similarly, the same possibility exists regarding Hudson Bay and other such areas.

100. Canada's development above the 60th parallel and particularly in the Arctic has seriously lagged over many years. The disregard of the development of these northern areas of Canada over the years has been compounded to the extent that the situation now confronting the government will require emergency measures if it is to be rectified.

101. By contrast, development of similar latitudes in Russia shows a marked advance; so much so that the Canadian government is placed in the position of obtaining most of its Arctic scientific knowledge from information supplied to us from time to time by the Russians.

102. Suggested personnel additions for this work are discussed under Hydrographic Division.

103. A scientific group has now been sent to the Polar Continental Shelf to study hydrography, oceanography, geology and other geophysical characteristics of the shelf and adjacent land areas. The expedition this year is in the nature of a reconnaissance. Because of the vital nature of the work being undertaken it is essential that this group be expanded by at least four times next year with steady increases thereafter.

104. The scientific work on the Arctic Ocean Continental Shelf should be a continuing effort until the mineral potential and major physical features of the area are known.

105. In a rapidly shrinking world our sovereignty in the north must be continually reviewed and strengthened. There is no more effective way, no means less costly, and no method intrinsically more useful, of strengthening our sovereignty in the north than by the conduct of thorough scientific field research programs and the publication of their results. The Polar Continental Shelf Project is one of such programs.

HOUSE OF COMMONS

DOMINION COAL BOARD

106. Your Committee heard a statement by the Chairman of the Dominion Coal Board and learned that the situation of the Canadian coal industry had not improved over the past year, but had definitely grown more serious due to slowing up of industry, conversion of railways from steam to diesel power and competition with other fuels. It was noted that increased subventions were made available to both eastern and western coal with a greater degree of flexibility allowed the Chairman of the Dominion Coal Board in assisting the eastern coal industry in maintaining present customers, and in the acquiring of new outlets in the province of Ontario. Your Committee was pleased to note that as a result of this policy, and the aggressive action of the Chairman of the Dominion Coal Board in co-operation with Dominion Steel and Coal Company, a recent sale of approximately 700,000 tons of coal resulted, a large proportion of which is to be consumed in the province of Ontario.

107. During its consideration of the estimates of the Dominion Coal Board your Committee heard evidence from Mr. D. B. Young, Manager, Coleman Collieries Limited, Coleman, Alberta, on the problems of the coal industry in western Canada and, in particular, as they relate to the Crowsnest Pass area. Mr. Young indicated that the present depressed condition of the industry is due to the dieselization program of the railways and the competition from natural gas and oil. Mr. Young stressed the importance of preserving at least a nucleus of the industry in western Canada.

108. Your Committee was pleased to note that as a result of research and the trade mission to Japan in 1958, coupled with increased coal subventions, markets were secured in Japan for approximately 100,000 tons of Crowsnest Pass coal and 60,000 tons of Canmore coal to be used in carrying out further tests from a coking standpoint in both the steel and water-gas industries. Your Committee recommends that further scope be given the Dominion Coal Board with regard to future negotiations in Japan, and that consideration be given to allowing the board to negotiate future sales to industry in that country on a 3-year basis at present subvention rates.

109. Your Committee is aware that the Maritime Coal Production Assistance Act is at present without funds. It is further aware of an application before the Dominion Coal Board for consideration of a wash plant in the Cape Breton area of Nova Scotia. Your Committee recommends that consideration be given to introducing legislation similar in nature and scope to the Maritime Coal Production Assistance Act, however enlarged, to cover the whole of the Canadian coal industry.

110. Your Committee learned with regret of losses of coal markets in both western and eastern Canada through a lack of liaison between the coal producer and the consumer. Your Committee recommends that every possible effort be made to ensure that this situation is corrected.

111. Your Committee noted that the recent conference held between the federal government and the government of Nova Scotia was only the first of a series through which medium it is proposed to bring forth a long-term coal policy for the maritime provinces, and your Committee commends both governments for their efforts in this regard.

112. Your Committee records its high opinion of the obviously great scientific and technical skill of the senior officials of the Department of Mines and Technical Surveys, and its appreciation of the assistance given to it by the Minister and his officials and by the Chairman and the officials of the Dominion Coal Board.

113. A copy of the Minutes of Proceedings and Evidence in respect of the said estimates is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 9 to the Journals)

The foregoing items of the Main Estimates stand referred to the Committee of Supply pursuant to Standing Order 57.

On motion of Mr. Pallett, seconded by Mr. Hamilton (York West), it was ordered,—That the name of Mr. Smith (Winnipeg North) be substituted for that of Mr. Anderson on the Standing Committee on Miscellaneous Private Bills.

On motion of Mr. Pallett, seconded by Mr. Hamilton (York West), it was ordered,—That the name of Mr. McGee be substituted for that of Mr. Smallwood on the Standing Committee on Estimates.

On motion of Mr. Pallett, seconded by Mr. Hamilton (York West), it was ordered,—That the name of Mrs. Casselman be substituted for that of Mr. Horner (Jasper-Edson); and

That the name of Mr. Muir (Lisgar) be substituted for that of Mr. Chown on the Special Committee on Broadcasting.

On motion of Mr. McCleave, seconded by Mr. Smith (Winnipeg North), it was ordered,—That the petition of Timothy Allan Moran for a bill of divorce, together with the Clerk of Petitions' Report thereon of May 26th, 1959, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable.

The House resumed debate on the proposed motion of Mr. Churchill, seconded by Mr. Fleming (Eglinton),—That Bill C-49, An Act to provide for the Establishment of a National Energy Board, be now read a second time.

And the debate continuing;

Mr. Peters, seconded by Mr. Fisher, moved in amendment thereto,—That this bill be not now read a second time but that the subject matter thereof be referred to the Standing Committee on Railways, Canals and Telegraph Lines.

And the debate arising thereon;

(At five o'clock p.m., Private and Public Bills were called, pursuant to Standing Order 15)

(Public Bills)

Orders numbered 17 and 18, having been called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. Argue, seconded by Mr. Herridge,—That Bill C-3, An Act to amend the Interest Act, be now read a second time.

And on the proposed motion of Mr. Roberge, seconded by Mr. Boulanger, in amendment thereto,—That the bill be not now read a second time but that the subject matter thereof be referred to the Standing Committee on Banking and Commerce.

And the debate continuing;

The hour for Private and Public Bills expired.

Debate was resumed on the proposed motion of Mr. Churchill, seconded by Mr. Fleming (Eglinton),—That Bill C-49, An Act to provide for the Establishment of a National Energy Board, be now read a second time.

And on the proposed motion of Mr. Peters, seconded by Mr. Fisher, in amendment thereto,—That this bill be not now read a second time but that the subject matter thereof be referred to the Standing Committee on Railways, Canals and Telegraph Lines.

And the debate continuing; the said debate was interrupted at ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Report on the Activities of the Food and Agriculture Organization of the United Nations for the year 1958-59, pursuant to section 3 of the Food and Agriculture Organization of the United Nations Act, chapter 122, R.S.C., 1952. (English and French).

By Mr. Diefenbaker,—Copy of an Agreement between Canada and the United States of America, concluded at Washington on May 22, 1959, concerning Co-operation on the Uses of Atomic Energy for Mutual Defence Purposes.

Twenty-sixth Report of the Clerk of Petitions pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition of the following for a divorce Act, filed on May 25 and presented on May 25 by Mr. McCleave, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 93, it should not be received:

Timothy Allan Moran of Ville St-Pierre, Quebec, husband of Ruth Marie Wilson Moran. At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 88

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 27TH MAY, 1959.

Bassad warber A mobile to before signed and 2.30 o'clock p.m.

PRAYERS.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill S-20, An Act to amend the Length and Mass Units Act.

Bill S-21, An Act to amend the Weights and Measures Act.

A Message was received from the Senate informing this House that the Senate had passed the following bills without amendment:

Bill C-45, An Act to amend the Excise Act.

Bill C-44, An Act to amend the Customs Tariff and The New Zealand Trade Agreement Act, 1932.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Twelfth Report of the said Committee, which was read as follows:

Your Committee recommends that an official Stenographic Report of its proceedings and evidence be taken and transcribed, when required, and that the number of copies to be transcribed be determined by the Committee.

By unanimous consent, on motion of Mr. McCleave, seconded by Mr. Carter, the said Report was concurred in.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Thirteenth Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-234, An Act for the relief of Marcelle Flore Terreault Wright. Bill SD-235, An Act for the relief of Daisy Naydia Pretula Link.

Bill SD-236, An Act for the relief of Alexander Hill Forbes.

Bill SD-237, An Act for the relief of Barbara Ann Mary Curran Albrechtson.

Bill SD-238, An Act for the relief of Dorothy Vera Doyle Trudel.

Bill SD-239, An Act for the relief of Mary May Helen McCormick Moran. Bill SD-240, An Act for the relief of Ethel Marguerite Nimick Hemmings. Bill SD-241, An Act for the relief of James Donald McAllister.

Bill SD-242, An Act for the relief of Heather Joan Maxwell Firth. Bill SD-243, An Act for the relief of Suzanne Mary Florence Peyton Young. Bill SD-244, An Act for the relief of Elizabeth Ann Nelson Bissett. Bill SD-245, An Act for the relief of Moira Elizabeth Latham Bruce. Bill SD-246, An Act for the relief of Audrey Edwardeen Scanlan Grayburn. Bill SD-247, An Act for the relief of Oscar Roy.

Bill SD-248, An Act for the relief of Rosy Fish Tatelman.

Bill SD-249, An Act for the relief of John Andrew Buzzell.

Bill SD-250, An Act for the relief of Barbara Lucy Bain Forbes Logan.

Bill SD-251, An Act for the relief of Ghitta Caiserman Pinsky.

Bill SD-252, An Act for the relief of Florida Seyer Girard.

Bill SD-253, An Act for the relief of Maria Adriana Sluis Metcalfe. Bill SD-254, An Act for the relief of Irene Kramer Segal.

Bill SD-255, An Act for the relief of Lois Genevieve Good Mulcahy. Bill SD-256, An Act for the relief of Frances Lerner Rotman.

Bill SD-257, An Act for the relief of Mose Takacs.

Bill SD-258, An Act for the relief of Catherine Mary Rita Durning Dossett. Bill SD-259, An Act for the relief of Dorothy Elizabeth Fremantle Fleming.

Bill SD-260, An Act for the relief of Donald Edward Cook.

Bill SD-261, An Act for the relief of Maria Carmella Gentile Hammill.

Bill SD-262, An Act for the relief of Ivy Mildred Patch MacDonald.

Bill SD-263, An Act for the relief of Mary Friend Bond.

Bill SD-264, An Act for the relief of Eleanor Patricia Henderson Cosh. Bill SD-265, An Act for the relief of Patricia McDonald Bouthillette. Bill SD-266, An Act for the relief of Louis Marcel Blondin.

Bill SD-267, An Act for the relief of Janet Marianne Louise Kippen Coulombe.

Bill SD-268, An Act for the relief of Demetra Paul Garini Liogas. Bill SD-269, An Act for the relief of Paul Alexander Cross.

Bill SD-270, An Act for the relief of Elisabeth Marguerite Le Febvre Walker.

Bill SD-271, An Act for the relief of Joseph Roger Wilfrid Girard Frigon. Bill SD-272, An Act for the relief of Jean Paul Frechette. A.D. 1959

Bill SD-273, An Act for the relief of Ben Plotkin. Bill SD-274, An Act for the relief of Tibor Matthias Miletics.

The following Question was made an Order for Return under the provisions of Standing Order 39(5):

Question No. 434, by Mr. Argue,—Order of the House for a Return showing: 1. Have any work orders been issued by the St. Lawrence Seaway Authority since January 1, 1955?

2. If so, what is the total number issued in each year since 1955, January 1?

3. What is the total number of work orders issued on each contract, and the name of the company holding the contract?

4. On what date was each order issued, for what amount, what specific work was involved, what official of the Authority authorized it and what official signed each?

5. Have any of these work orders been completed?

6. If so, which ones, on what date, by what company, on which contract?

7. Has payment been made by the Authority on any of these orders?

8. If so, which ones, the amount paid, on what date, to what company?

The House resumed debate on the proposed motion of Mr. Churchill, seconded by Mr. Fleming (Eglinton),—That Bill C-49, An Act to provide for the Establishment of a National Energy Board, be now read a second time.

And on the proposed motion of Mr. Peters, seconded by Mr. Fisher, in amendment thereto,—That this bill be not now read a second time but that the subject matter thereof be referred to the Standing Committee on Railways, Canals and Telegraph Lines.

After further debate, the question being put on the said proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Argue, Fisher, Herridge, Howard, Martin (Timmins), Peters, Regier, Winch—8.

NAYS

MESSRS:

A 11	Bourbonnais,	Caron.	Crestohl,
Aiken,			
Aitken (Miss),	Bourget,	Carter,	Crouse,
Allard.	Bourque,	Casselman (Mrs.),	Danforth,
Allmark.	Broome,	Cathers,	Denis,
Anderson,	Browne (St. John's	Chambers,	Deschambault,
Asselin,	West).	Charlton,	Dinsdale,
Balcer,	Browne (Vancouver-	Chevrier,	Dorion,
Barrington,	Kingsway),	Chown,	Doucett,
Baskin,	Bruchési,	Churchill,	Drouin,
Batten.	Brunsden,	Coates,	Drysdale,
Beech,	Campbell	Comtois,	Dubois,
Bell (Carleton),	(Lambton-Kent),	Courtemanche,	English,
Belzile.	Cardiff,	Creaghan,	Eudes,

HOUSE OF COMMONS

Fairclough (Mrs.). Fairfield, Fane, Fleming (Okanagan-Revelstoke), Flynn, Forbes, Forgie, Fortin, Fraser, Fréchette, Fulton, Garland, Granger, Green, Grenier, Grills, Habel. Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (York West), Hellyer, Henderson, Hicks. Horner (Acadia), Horner (The Battlefords), Howe, Johnson, Jones, Jung, Keays,

Kindt. Knowles. Kucherepa, Lafrenière, Lahaye. Lambert. Latour, Leduc, Lennard, Lessard, Létourneau, Loiselle, Macdonald (Kings), Macdonnell, MacEwan, MacInnis, MacLean (Queens), MacLellan, Macquarrie, MacRae, McCleave, McDonald (Hamilton South), McFarlane, McGee, McGrath, McIlraith, McLennan, McMillan, McPhillips, McQuillan, McWilliam, Mandziuk, Martineau, Martini.

Matthews, Meunier, Milligan, Monteith (Perth), Monteith (Verdun), Montgomery, Morissette, Morris. Morton, Muir (Lisgar). Nesbitt, Nielsen. Noble, Nowlan. Nugent, O'Hurley, O'Leary, Pallett, Payne. Pearkes, Pearson, Phillips, Pickersgill, Pigeon, Pratt, Racine, Ratelle. Rea. Ricard, Richard (Kamouraska), Richard (Ottawa East), Richard (Saint-Maurice-Laflèche).

8 ELIZABETH II

Roberge, Robichaud, Robinson, Rompré, Rynard, Simpson, Skoreyko, Small. Smallwood, Smith (Calgary South), Smith (Lincoln). Smith (Simcoe North). Smith (Winnipeg North), Speakman, Spencer, Stanton, Stearns. Stefanson. Tassé, Thomas, Thompson, Thrasher, Tremblay, Villeneuve, Walker, Webster, Weichel, White, Winkler, Woolliams, Wratten-176.

And the debate continuing on the main motion,—That Bill C-49, An Act to provide for the Establishment of a National Energy Board, be now read a second time;

Mr. Howard, seconded by Mr. Herridge, moved in amendment thereto,— That the word "now" be left out and the words "this day six months hence" added at the end of the question.

And a debate arising thereon; the said debate was interrupted at six o'clock.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Fulton, a Member of the Queen's Privy Council,—Report, dated May 1, 1959, of the Restrictive Trade Practices Commission, under the Combines Investigation Act, concerning the Distribution and Sale of Electrical Construction Materials and Equipment in Ontario.

496

A.D. 1959

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 89

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 28TH MAY, 1959.

2.30 o'clock p.m.

PRAYERS.

A Message was received from the Senate informing this House that the Senate had passed the following bill without amendment:

Bill C-46, An Act to amend the Old Age Security Act.

Mr. Kucherepa, from the Standing Committee on Standing Orders, presented the Sixth Report of the said Committee, which was read as follows:

Pursuant to Orders of the House under date of May 22nd and May 26th, 1959, your Committee gave consideration to what recommendations should be made in respect of the two following petitions for private bills filed after the time specified in Standing Order 93:

1. Petition to incorporate Standard Trust Company.

Counsel for the petitioners made representations to the effect that eight petitioners were involved in this application and that necessary contacts with each of these petitioners had made it impossible to file the petition on time to meet the requirements of Standing Order 93.

Your Committee recommends that Standing Order 93 be suspended in relation to this petition and that it be received.

Concurrence in this recommendation will involve the levying of a penalty charge of 300.00 under the provisions of Standing Order 94(3)(a) and (c).

2. Petition of Timothy Allan Moran-Divorce.

Counsel for the petitioner stated that this petition had been presented last session but was not proceeded with. While the local agents had been advised

8 ELIZABETH II

that a new petition would have to be filed for the present session, the Montreal solicitor had neglected to do so until informed a few days ago that the application was listed for a hearing in the other House on May 25th.

Your Committee recommends:

- (a) That Standing Order 93 be suspended in relation to this petition and that it be received.
- (b) That Standing Order 94(3)(a) be suspended in its application to Standing Order 93, but not in relation to Standing Order 94(3)(c).

Concurrence in this recommendation will involve the levying of a penalty charge of \$200.00 when the bill based on this petition is presented in this House.

By unanimous consent, on motion of Mr. Kucherepa, seconded by Mr. Macquarrie, the said Report was concurred in.

Mr. Churchill, a Member of the Queen's Privy Council, laid before the House,—United Kingdom Liberalized Lists of Import Goods and Dollar Quotas.

The following bills from the Senate were read the first time and ordered for a second reading at the next sitting of the House:

Bill S-20, An Act to amend the Length and Mass Units Act.—Mr. Churchill. Bill S-21, An Act to amend the Weights and Measures Act.—Mr. Churchill.

The House resumed debate on the proposed motion of Mr. Churchill, seconded by Mr. Fleming (Eglinton),—That Bill C-49, An Act to provide for the Establishment of a National Energy Board, be now read a second time.

And on the proposed motion of Mr. Howard, seconded by Mr. Herridge, in amendment thereto,—That the word "now" be left out and the words "this day six months hence" added at the end of the question.

After further debate, the question being put on the said proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Argue, Herridge, Howard, Peters, Martin (Timmins), Regier,

Peters, Winch—7.

NAYS

MESSRS:

Aitken (Miss),	Boivin,	Campbell	Courtemanche,
Allard,	Bourbonnais,	(Stormont),	Creaghan,
Allmark,	Brooks,	Campeau,	Crouse,
Anderson,	Broome,	Cardiff,	Danforth,
Asselin,	Browne (St. John's	Caron,	Denis,
Balcer,	West),	Carter,	Deschambault,
Barrington,	Browne (Vancouver-	Casselman (Mrs.),	Diefenbaker,
Baskin,	Kingsway),	Chambers,	Dinsdale,
Batten,	Bruchési,	Charlton,	Dorion,
Beech,	Brunsden,	Chown,	Doucett,
Bell (Saint John-	Cadieu,	Churchill,	Drysdale,
Albert),	Campbell	Coates,	Dubois,
Belzile,	(Lambton-Kent),	Comtois,	Dumas,

A.D. 1959

English,	Kucherepa,
Eudes,	Lafrenière,
Fairclough (Mrs.),	Lahaye,
Fairfield,	Lambert,
Fane,	Latour,
Fleming (Okanagan-	Létourneau,
Revelstoke),	Macdonald (Kings),
Flynn,	Macdonnell,
Forbes,	MacEwan,
Fortin,	MacInnis,
Garland,	MacLean (Queens),
Grafftey,	MacLean (Winnipeg
Granger,	North Centre),
Green,	MacLellan,
Grenier,	Macquarrie,
Grills,	MacRae,
Habel,	McBain,
Halpenny,	McCleave,
Hamilton	McDonald
(Notre-Dame-	(Hamilton South),
de-Grâce),	McFarlane,
Hamilton	McGee,
(York West),	McGrath,
Hardie,	McGregor,
Harkness,	McIlraith,
Hees,	McLennan,
Hellyer,	McMillan,
Henderson,	McPhillips,
Hicks,	McQuillan,
Horner (Acadia),	McWilliam,
Howe,	Maloney,
Jones,	Mandziuk,
Jorgenson,	Martin (Essex East)
Jung,	Martineau,
Kindt,	Martini,
Knowles,	Matthews,
Korchinski,	Meunier,

Milligan, Monteith (Perth), Montgomery, More, Morissette, Morris, Morton, Muir (Cape **Breton North** and Victoria), Muir (Lisgar), Murphy, Nesbitt, Nielsen, Noble, Nowlan, Nugent, Ormiston, Pallett, Pascoe, Paul, Payne, Pearkes, Pearson, Phillips, Pickersgill, Pigeon, Pugh, Racine, Rapp, Ratelle, Régnier, Ricard, Richard (Kamouraska), Richard (Saint-Maurice-Laflèche),

Roberge, Robichaud, Robinson, Rompré, Rouleau, Rynard, Simpson, Skoreyko, Slogan, Small, Smallwood, Smith (Calgary South), Smith (Simcoe North), Smith (Winnipeg North), Southam, Speakman, Spencer, Stanton, Starr, Stearns, Stefanson, Stinson, Tassé. Thomas, Thompson, Thrasher, Tremblay, Villeneuve, Vivian, Walker. Weichel, White, Winkler, Woolliams, Wratten-183.

And after further debate, the question being put on the main motion,— That Bill C-49, An Act to provide for the Establishment of a National Energy Board, be now read a second time; it was agreed to on the following division:

YEAS

MESSRS:

Aitken (Miss), Allard, Allmark, Anderson,	Brooks, Broome, Browne (St. John's West),	Caron, Carter, Casselman (Mrs.), Chambers,	Deschambault, Diefenbaker, Dorion, Doucett,
Asselin, Balcer, Barrington, Baskin, Batten, Bell (Carleton), Bell (Saint John- Albert), Belzile, Boivin,	Browne (Vancouver- Kingsway), Bruchési, Brunsden, Cadieu, Campbell (Lambton-Kent), Campbell (Stormont), Campeau,	Chown, Churchill, Coates, Comtois, Courtemanche, Creaghan, Crestohl, Crouse, Danforth,	Drysdale, Dumas, English, Eudes, Fairclough (Mrs.), Fairfield, Fleming (Okanagan- Revelstoke), Flynn, Forbes,
Bourbonnais,	Cardiff,	Denis,	Fortin,

HOUSE OF COMMONS

Fréchette. Fulton, Garland. Godin. Grafftey, Granger, Green. Grenier. Grills, Habel. Halpenny, Hamilton (Notre-Damede-Grâce). Hamilton (York West). Harkness, Hees. Hellyer. Henderson. Hicks. Horner (Acadia). Howe. Jones, Jorgenson, Jung, Kindt. Korchinski, Kucherepa, Lahaye, Lambert. Latour. Létourneau, Macdonald (Kings), Macdonnell,

MacEwan. MacInnis. MacLean (Queens). MacLean (Winnipeg North Centre). MacLellan, Macquarrie. MacRae, McBain, McCleave, McDonald (Hamilton South). McFarlane, McGee. McGrath. McGregor. McIlraith, McLennan, McMillan. McPhillips. McQuillan, Maloney. Mandziuk. Martin (Essex East). Martineau, Martini. Matthews. Meunier, Milligan, Monteith (Perth). Montgomery, More, Morissette. Morris.

Morton, Muir (Cape Breton North and Victoria), Muir (Lisgar), Murphy, Nesbitt, Nielsen, Noble, Nowlan. Nugent, O'Leary, Ormiston, Pallett. Pascoe. Paul, Payne. Pearkes. Pearson. Phillips, Pigeon, Pugh. Racine, Rapp. Ratelle, Régnier. Ricard. Richard (Kamouraska), Richard (Saint-Maurice-Laflèche), Roberge, Robinson.

8 ELIZABETH II

Rompré. Rouleau. Rynard. Simpson, Skoreyko, Slogan, Small, Smallwood. Smith (Calgary South). Smith (Simcoe North). Smith (Winnipeg North), Southam. Speakman. Spencer, Stanton. Starr. Stearns, Stefanson, Stinson, Tassé. Thomas. Thompson, Thrasher, Tremblay. Villeneuve, Vivian. Walker. Weichel, White, Winkler, Woolliams, Wratten-179.

NAYS

MESSRS:

Argue,	Howard,	Peters,	Winch—7.
Herridge,	Martin (Timmins),	Regier,	

Accordingly, the said bill was read the second time, considered in Committee of the Whole and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

502

FRIDAY, 29TH MAY

No. 90

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 29TH MAY, 1959.

11.00 o'clock a.m.

PRAYERS.

On motion of Mr. Pallett, seconded by Mr. McGee, it was ordered,—That the name of Mr. Johnson be substituted for that of Mr. Campeau; and

That the name of Mr. Eudes be substituted for that of Mr. Rouleau on the Special Committee on Broadcasting.

The Order being read for consideration of the amendments made by the Senate to Bill C-37, An Act to provide for the Appointment of Parliamentary Secretaries to Ministers;

Mr. Diefenbaker, seconded by Mr. Green, moved,—That the said amendments be now read a second time and concurred in.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said amendments were read the second time and concurred in.

Bill C-49, An Act to provide for the Establishment of a National Energy Board, was again considered in Committee of the Whole and, further progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired: Bill SD-275, An Act for the relief of Greta Libenstein Goldfeder.—Mr. McCleave.

Bill SD-276, An Act for the relief of Andre Maurice Petit.-Mr. McCleave.

Bill SD-277, An Act for the relief of Iris Marion Saunders Robbins. -Mr. McCleave.

Bill SD-278, An Act for the relief of Eleonora Dudarowa Shukoff.—Mr. McCleave.

Bill SD-279, An Act for the relief of Jeannette Belanger Ross.—Mr. McCleave.

Bill SD-280, An Act for the relief of Evelyn Isbitsky Goldenberg.—*Mr*. *McCleave*.

Bill SD-281, An Act for the relief of Salla Weisman Stopnicki, otherwise known as Sally Weisman Stopnicki.—*Mr. McCleave.*

Bill SD-282, An Act for the relief of Ovila Rivet.-Mr. McCleave.

Bill SD-283, An Act for the relief of Bella Valinsky Segal.-Mr. McCleave.

Bill SD-284, An Act for the relief of Alexander Pavlovich.—*Mr. McCleave.* Bill SD-285, An Act for the relief of Catherine Anne Gillis Roper.—*Mr.*

McCleave.

Bill SD-286, An Act for the relief of John Robertson Low .- Mr. McCleave.

Bill SD-287, An Act for the relief of Barbara Ann Foam Armstrong, otherwise known as Barbara Ann Foam Copan.—*Mr. McCleave*.

Bill SD-288, An Act for the relief of Ruth Mary Morgenstern Usher.—Mr. McCleave.

Bill SD-289, An Act for the relief of Eddie Ronald Joe Willard.—Mr. McCleave.

Bill SD-290, An Act for the relief of Michel Alphonse Dubois.—Mr. McCleave.

Bill SD-291, An Act for the relief of Jean Huard DeRoberval.—Mr. McCleave.

Bill SD-292, An Act for the relief of Phyllis Ann Applebaum Isenberg. —Mr. McCleave.

Bill SD-293, An Act for the relief of Zita May Pardoe McCall.—Mr. McCleave.

Bill SD-294, An Act for the relief of Monique Andree Seguin Tyson. --Mr. McCleave.

Bill SD-295, An Act for the relief of Bertha Sylvia Berman Maxwell. —Mr. McCleave.

Bill SD-296, An Act for the relief of Margery Fletcher Dennis Phillips. -Mr. McCleave.

Bill SD-297, An Act for the relief of Margaret Helen Dawson MacKenzie. -Mr. McCleave.

Bill SD-298, An Act for the relief of Eleanor Gwyneth Henley Norman. —Mr. McCleave.

Bill SD-299, An Act for the relief of Marie Pauline Primeau Landreville. —*Mr. McCleave.*

Bill SD-300, An Act for the relief of Ellen Wilk Tuke.—Mr. McCleave.

Bill SD-301, An Act for the relief of Rhoda Lillian Rabinovitch Katchan. —*Mr. McCleave*.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

(At five o'clock p.m., Private and Public Bills were called, pursuant to Standing Order 15)

(Private Bills)

Mr. McCleave, seconded by Mr. Thomas, moved,—That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (pursuant to Standing Order 54(1)); which was agreed to.

The following bills were considered in Committee of the Whole, reported without amendment, read the third time, on division, and passed; namely:

Bill SD-234, An Act for the relief of Marcelle Flore Terreault Wright. Bill SD-235, An Act for the relief of Daisy Naydia Pretula Link.

Bill SD-236, An Act for the relief of Alexander Hill Forbes.

Bill SD-237, An Act for the relief of Barbara Ann Mary Curran Albrechtson.

Bill SD-238, An Act for the relief of Dorothy Vera Doyle Trudel.

Bill SD-239, An Act for the relief of Mary May Helen McCormick Moran. Bill SD-240, An Act for the relief of Ethel Marguerite Nimick Hemmings. Bill SD-241, An Act for the relief of James Donald McAllister.

Bill SD-242, An Act for the relief of Heather Joan Maxwell Firth. Bill SD-243, An Act for the relief of Suzanne Mary Florence Peyton Young. Bill SD-244, An Act for the relief of Elizabeth Ann Nelson Bissett. Bill SD-245, An Act for the relief of Moira Elizabeth Latham Bruce. Bill SD-246, An Act for the relief of Audrey Edwardeen Scanlan Grayburn. Bill SD-247, An Act for the relief of Oscar Roy.

Bill SD-248, An Act for the relief of Rosy Fish Tatelman.

Bill SD-249, An Act for the relief of John Andrew Buzzell.

Bill SD-250, An Act for the relief of Barbara Lucy Bain Forbes Logan. Bill SD-251, An Act for the relief of Ghitta Caiserman Pinsky.

Bill SD-252, An Act for the relief of Florida Seyer Girard.

Bill SD-253, An Act for the relief of Maria Adriana Sluis Metcalfe. Bill SD-254, An Act for the relief of Irene Kramer Segal.

Bill SD-255, An Act for the relief of Lois Genevieve Good Mulcahy. Bill SD-256, An Act for the relief of Frances Lerner Rotman.

Bill SD-257. An Act for the relief of Mose Takacs.

Bill SD-258, An Act for the relief of Catherine Mary Rita Durning Dossett. Bill SD-259, An Act for the relief of Dorothy Elizabeth Fremantle Fleming.

Bill SD-260, An Act for the relief of Donald Edward Cook.

Bill SD-261, An Act for the relief of Maria Carmella Gentile Hammill. Bill SD-262, An Act for the relief of Ivy Mildred Patch MacDonald. Bill SD-263, An Act for the relief of Mary Friend Bond.

Bill SD-264, An Act for the relief of Eleanor Patricia Henderson Cosh.

Bill SD-265, An Act for the relief of Patricia McDonald Bouthillette. Bill SD-266, An Act for the relief of Louis Marcel Blondin.

Bill SD-267, An Act for the relief of Janet Marianne Louise Kippen Coulombe.

Bill SD-268, An Act for the relief of Demetra Paul Garini Liogas. Bill SD-269, An Act for the relief of Paul Alexander Cross.

Bill SD-270, An Act for the relief of Elisabeth Marguerite Le Febvre Walker.

Bill SD-271, An Act for the relief of Joseph Roger Wilfrid Girard Frigon. Bill SD-272, An Act for the relief of Jean Paul Frechette.

Bill SD-273, An Act for the relief of Ben Plotkin.

Bill SD-274, An Act for the relief of Tibor Matthias Miletics.

Pursuant to order made August 26, 1958, a Message was sent to the Senate to return to that House the evidence taken and the papers produced in respect of the foregoing divorce bills before the Senate Standing Committee on Divorce.

(Public Bills)

Orders numbered 19 and 20, having been called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. Boulanger, seconded by Mr. Racine,—That Bill C-6, An Act respecting Flags of Canada, be now read a second time.

And the debate continuing;

The hour for Private and Public Bills expired.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 27) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and the government of each province since May 1, 1958, concerning the Municipal Winter Works Incentive Program.

At 6.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 91

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 1st JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, delivered a Message from His Excellency the Governor-General, which was read by Mr. Speaker, as follows:

GOVERNMENT HOUSE

OTTAWA

VINCENT MASSEY

The Governor-General transmits to the House of Commons Supplementary Estimates of sums required for the service of Canada for the year ending on the 31st March 1960 and, in accordance with the provisions of "The British North America Act, 1867", the Governor-General recommends these Estimates to the House of Commons.

Ottawa, June 1, 1959.

On motion of Mr. Fleming (Eglinton), seconded by Mr. Churchill, the said Message and Supplementary Estimates were referred to the Committee of Supply.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Fourteenth Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill SD-107, An Act for the relief of Maurice Castonguay.

66970-5-33

On motion of Mr. Ricard, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Argue be substituted for that of Mr. Peters on the Standing Committee on Industrial Relations.

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all telegrams, correspondence, reports and other documents, exchanged between the Minister of Northern Affairs and National Resources, his Deputies or officers of the National Museum of Canada, and any person or persons, relating to any aspect of a circumpolar conference held at Copenhagen, Denmark, on May 19, 1958. (*Notice of Motion No. 113).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of the contract awarded to Polar Engineering Construction Limited by the Department of Northern Affairs and National Resources in connection with the construction of a Yukon-Northwest Territories highway. (*Notice of Motion No. 114).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of all telegrams, correspondence and other documents exchanged since January 1, 1957, between the Department of Northern Affairs and National Resources, and any person or persons, regarding the construction of a Yukon-Northwest Territories highway. (*Notice of Motion No. 115).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams, reports, and other documents exchanged between any Department of the Federal Government, and each of the provincial governments, since January 1, 1957, regarding a scheme for crop insurance. (*Notice of Motion No. 116).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams, reports and other documents, exchanged between any Department of the Federal Government, and any farm organization, regarding the establishment of a floor price on hogs since November 1, 1958. (*Notice of Motion No. 117).

Bill C-49, An Act to provide for the Establishment of a National Energy Board, was again considered in Committee of the Whole, and further progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,-Copies of Statutory Orders and Regulations published in the Canada Gazette, Part II, of Wednesday, May 27, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,-Return to an Address, dated May 4, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 99) for a copy of all communications exchanged between any member of the government on the one hand, and organizations representative of workers on the other, in connection with the recent appointment of a commissioner to the Unemployment Insurance Commission.

By Mr. Courtemanche,-Return to an Order of the House, dated April 15, 1959, (*Question No. 53) showing: 1. Was transportation provided by government aircraft for any Members of Parliament to and from their constituencies during the Easter recess?

2. If so, for what Members of Parliament and for what members of their families, if any?

By Mr. Courtemanche,-Return to an Order of the House, dated May 25, 1959, (*Notice of Motion No. 108) for a copy of the lease, if any, entered into by the government and the St. Johns Yacht Club, in connection with the use of a parcel of Government land on the bank of the Richelieu River at St-Jean, Province of Quebec.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,-Report on the Operations of the Fisheries Improvement Loans Act for the year ended March 31, 1959, pursuant to section 12(2) of the said Act, chapter 46, Statutes of Canada, 1955. (English and French).

By Mr. Fleming (Eglinton), by command of His Excellency the Governor-General,-Report on the Operations of the Veterans' Business and Professional Loans Act for the year ended March 31, 1959, pursuant to section 13 of the said Act, chapter 278, R.S.C., 1952. (English and French).

By the Examiner of Petitions for Private Bills,-Twenty-sixth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioner has complied with the requirements of Standing Order 96:

The Roman Catholic Episcopal Corporation of Prince Rupert for an Act to amend its Act of Incorporation.

By the Examiner of Petitions for Private Bills,-Twenty-seventh Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Hirsch Glaser of Montreal, Quebec, husband of Clara Katz Glaser.

66970-5-333

Joyce Ann Breaker Lee, wife of Earle William Lee of Verdun, Quebec.

Timothy Allan Moran of Ville St. Pierre, Quebec, husband of Ruth Marie Wilson Moran.

Grace Evelyn Heggtveit Richter, wife of Arno Kurt Richter of Tenaga, Quebec.

Joyce Middlehurst Walker, wife of Albert Walker of Montreal, Quebec.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

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Hirsch Glaser of Montheel, Quebect busband of Clara Katz Glaser, and

No. 92

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 2ND JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Dinsdale, from the Standing Committee on Veterans Affairs, presented the Fifth Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Wednesday, May 20, 1959, your Committee has considered Bill C-50, An Act to amend the Veterans' Land Act, and has agreed to report it without amendment.

During the course of its deliberations your Committee approved the submission of the following recommendations to the House.

1. As the effect of the application of Part III of the Act appears to discriminate between veterans who have taken title and those who have not, consideration should be given to the introduction of an amendment which would allow a veteran, who has taken title to land, livestock and equipment, to obtain additional assistance under this legislation provided that he enters into a new contract with the Director.

While your Committee recognizes that such a change would possibly involve the introduction of a new principle into veterans' legislation, it is felt that the Government should examine carefully the desirability of such an amendment.

2. Your Committee recommends that the maximum level of loans set forth in Clause 20 of Bill C-50 be constantly reviewed in order to ensure the efficient operation of the Veterans' Land Act and especially to maintain, on a comparable basis, the veterans' position in relation to agricultural and other groups receiving federal benefits in the form of assistance loans.

3. Your Committee recommends that, in order to remove an area of discrimination, Bill C-50 should be amended by including a Clause to effect the repeal of Section 36 of the Veterans' Land Act, and to assure that the powers necessary to protect the veterans' interests remain in Section 41 of the Act.

8 ELIZABETH II

4. Your Committee recommends that Section 76 of the Act appearing in Clause 20 of Bill C-50 be amended by inserting immediately following the word "Part" appearing in line 2 of the Section the words "except with the approval of the Minister.

A copy of the Minutes of Proceedings and Evidence is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 10 to the Journals)

Mr. Diefenbaker, seconded by Mr. Green, moved,—That on Wednesday, June 3, 1959, and on every Wednesday, Thursday and Friday thereafter until the end of this session, the hours of sitting shall be as follows:

 Wednesdays—11:00 a.m. to 1:00 p.m., and

 2:30 p.m. to 6:00 p.m.

 Thursdays—11:00 a.m. to 1:00 p.m., and

 2:30 p.m. to 6:00 p.m., and

 8:00 p.m. to 10:00 p.m.

 Fridays—11:00 a.m. to 1:00 p.m., and

 2:30 p.m. to 6:00 p.m., and

 8:00 p.m. to 10:00 p.m., and

 2:30 p.m. to 6:00 p.m., and

 2:30 p.m. to 10:00 p.m., and

 2:30 p.m. to 10:00 p.m., and

and that the provisions of Standing Orders 2(1) and 6(3) be suspended in relation thereto.

And a debate arising thereon;

By unanimous consent, the said motion was amended by deleting therefrom "Wednesday, June 3" and substituting therefor "Wednesday, June 10".

And the question being put on the said motion, as amended, it was agreed to.

On motion of Mr. Ricard, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Fisher be substituted for that of Mr. Regier on the Standing Committee on Public Accounts.

Bill C-49, An Act to provide for the Establishment of a National Energy Board, was again considered in Committee of the Whole;

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

Order number 49, having been called, was allowed to stand.

By unanimous consent, the following bills were respectively read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-275, An Act for the relief of Greta Libenstein Goldfeder.

Bill SD-276, An Act for the relief of Andre Maurice Petit.

Bill SD-277, An Act for the relief of Iris Marion Saunders Robbins.

Bill SD-278, An Act for the relief of Eleonora Dudarowa Shukoff.

Bill SD-279, An Act for the relief of Jeannette Belanger Ross.

Bill SD-280, An Act for the relief of Evelyn Isbitsky Goldenberg.

Bill SD-281, An Act for the relief of Salla Weisman Stopnicki, otherwise known as Sally Weisman Stopnicki.

Bill SD-282, An Act for the relief of Ovila Rivet.

Bill SD-283, An Act for the relief of Bella Valinsky Segal.

Bill SD-284, An Act for the relief of Alexander Pavlovich.

Bill SD-285, An Act for the relief of Catherine Anne Gillis Roper.

Bill SD-286, An Act for the relief of John Robertson Low.

Bill SD-287, An Act for the relief of Barbara Ann Foam Armstrong, otherwise known as Barbara Ann Foam Copan.

Bill SD-288, An Act for the relief of Ruth Mary Morgenstern Usher.

Bill SD-289, An Act for the relief of Eddie Ronald Joe Willard.

Bill SD-290, An Act for the relief of Michel Alphonse Dubois.

Bill SD-291, An Act for the relief of Jean Huard DeRoberval.

Bill SD-292, An Act for the relief of Phyllis Ann Applebaum Isenberg. Bill SD-293, An Act for the relief of Zita May Pardoe McCall.

Bill SD-294, An Act for the relief of Monique Andree Seguin Tyson. Bill SD-295, An Act for the relief of Bertha Sylvia Berman Maxwell. Bill SD-296, An Act for the relief of Margery Fletcher Dennis Phillips. Bill SD-297, An Act for the relief of Margaret Helen Dawson MacKenzie. Bill SD-298, An Act for the relief of Eleanor Gwyneth Henley Norman. Bill SD-299, An Act for the relief of Marie Pauline Primeau Landreville. Bill SD-300, An Act for the relief of Ellen Wilk Tuke.

Bill SD-301, An Act for the relief of Rhoda Lillian Rabinovitch Katchan.

(Public Bills)

Orders numbered 18 and 19, having been called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. Howard, seconded by Mr. Peters,—That Bill C-13, An Act to amend the Canada Elections Act, be now read a second time.

And the debate continuing;

The hour for Private and Public Bills expired.

The House resumed consideration in Committee of the Whole of Bill C-49, An Act to provide for the Establishment of a National Energy Board, which was reported with amendments, considered as amended, and ordered for a third reading at the next sitting of the House. The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Brooks,—That Bill C-41, An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act, be now read a second time.

And the debate continuing; the said debate was interrupted at ten o'clock.

By unanimous consent, the House reverted to "Motions".

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of an Agreement between Canada and the United States of America, concluded at Washington on May 22, 1959, concerning Co-operation on the Uses of Atomic Energy for Mutual Defence Purposes. (French).

By Mr. Diefenbaker,—Copy of Order in Council passed under the provisions of the Public Service Re-arrangement and Transfer of Duties Act, Chapter 227, R.S.C., 1952, as follows:—

Order in Council, P.C. 1959-656, approved May 28, 1959: Revoking Order in Council P.C. 985 of 23rd February, 1951, concerning civil defence, and approving the Civil Defence Order, 1959.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,—Copy of a study prepared for the Royal Commission on Canada's Economic Prospects entitled: "Financing of Economic Activity in Canada". (English and French).

By Mr. Harkness, a Member of the Queen's Privy Council,—Report of Agreements made under the Agricultural Products Co-operative Marketing Act for the year ended March 31, 1959, pursuant to section 7 of the said Act, chapter 5, R.S.C., 1952. (English and French).

At 10.07 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 93

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 3RD JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

On motion of Mr. Ricard, seconded by Mr. Drysdale, it was ordered,—That the name of Mr. Horner (Acadia), be substituted for that of Mr. Small;

That the name of Mr. Crouse be substituted for that of Mr. Baldwin; and That the name of Mr. Skoreyko be substituted for that of Mr. Nugent on the Standing Committee on Estimates.

On motion of Mr. Ricard, seconded by Mr. Drysdale, it was ordered,—That the name of Mr. Taylor be substituted for that of Mr. Jung on the Special Committee on Broadcasting.

On motion of Mr. Ricard, seconded by Mr. Drysdale, it was ordered,—That the name of Mr. Argue be substituted for that of Mr. Fisher on the Standing Committee on Mines, Forests and Waters.

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

Question No. 431, by Mr. Badanai,—Order of the House for a Return showing: 1. Is the Ontario Government in partnership with the Federal Government to make the Ports of Fort William and Port Arthur, the finest on Lake Superior?

66970-5-34

2. If so, what contributions have been made so far by the Frost Government?

3. What are the arrangements with the Ontario Government on sharing with the Federal Government in the foreseeable future?

Question No. 441, by Mr. Argue,—Order of the House for a Return showing: 1. Are any American citizens presently employed in any capacity in any Branch of the Department of (a) External Affairs; (b) Citizenship and Immigration; (c) Justice; (d) Trade and Commerce; (e) Transport? If so, how many?

2. What is the name of each of these persons, the branch of the department in which he is employed, the position each holds, and the duties for which each is responsible?

3. What was the date each person was appointed to this position, and by what authority?

4. Have any of these persons taken the (a) oath of allegiance; (b) the oath of office?

5. If so, which ones, on what date, and what was their position at that time?

6. On what date did each of these persons first enter the service of the Government of Canada, what date did they take up subsequent positions, what was the nature of each position, the duties involved, and under what authority were appointments made to each position?

7. How long had each person been a resident of Canada before taking service with the government, what positions had each held prior to first appointment?

Question No. 442, by Mr. Argue,—Order of the House for a Return showing: 1. How many appointments to the Department of (a) External Affairs; (b) Citizenship and Immigration; (c) Justice; (d) Trade and Commerce; (e) Transport, have been made in each Branch in each year since 1950 by Order in Council or Treasury Board Minute?

2. What was the name of each person so appointed, the date, the position, the duties for which each was responsible and the authority under which appointment was made?

3. In what country was each of these persons born, and what citizenship did each hold at the time of appointment?

4. Were any of these positions (a) at the policy making level; (b) of officer status?

5. If so, which ones?

Question No. 443, by Mr. Argue,—Order of the House for a Return showing: 1. Are any of the positions which American citizens presently hold or have held, in any Branch of the Department of (a) External Affairs; (b) Citizenship and Immigration; (c) Justice; (d) Trade and Commerce; (e)Transport, (i) at the policy making level; (ii) of officer status?

2. If so, (a) What is the name of the person in each case; (b) the position so designated, the duties for which each is responsible, and the Branch and Department?

Question No. 446, by Mr. Argue,—Order of the House for a Return showing: 1. Has any Federal Government Department entered into any contracts with the La Salle Engineering Company of Montreal since January 1, 1954?

2. If so, what was the date of each contract, the nature and purpose of each, and the value?

3. Who are the officers and directors of this company?

4. Are any of the officers and directors of this company associated in any way with other commercial enterprises?

5. If so, which persons, with what companies, and in what position?

Question No. 451, by Mr. Bourget,—Order of the House for a Return showing: 1. Is the Government of Canada or any of its agencies, paying to Mr. Jean Fournier, of Montreal, publicist and agent, any salary, remuneration, fees or other sums of money?

2. If so, through what department, board, commission, corporation, etc., is such payment made?

3. What is the nature of his work, and on what date did he assume his duties?

4. What annual amounts have been so paid to Mr. Fournier during 1958 and from January 1, to May 31, 1959?

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams, reports and other documents, exchanged between the Federal Government and each of the provincial governments since January 1, 1957, regarding the establishment of a National Energy Board and/or federal policy in the energy field. (*Notice of Motion No. 118).

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolution was adopted:

INTERIM SUPPLY

Resolved,—That a sum not exceeding \$634,617,069.94 being the aggregate of (a) one-sixth of the total of the amounts of the items set forth in the Main Estimates for the fiscal year ending March 31st, 1960, laid before the House of Commons at the present session of Parliament, \$606,770,511.84;

(b) seven-twelfths of the total of the amounts of items 66 and 102 of the said Estimates, \$350,000.00;

(c) one-third of the total of the amounts of items 136 and 263 of the said Estimates, \$824,276.67;

(d) one-sixth of the total of the amounts of items 25, 133 and 358 of the said Estimates, \$1,492,983.34;

(e) one-twelfth of the total of the amounts of items 6, 27, 161, 190, 191, 192, 194, 196, 200, 204, 205, 210 and 282 of the said Estimates, \$5,090,992.42;

(f) one-sixth of the total of the amounts set forth in the Supplementary Estimates for the fiscal year ending March 31st, 1960, laid before the House of Commons at the present session of Parliament, \$20,088,305.67;

be granted to Her Majesty on account of the fiscal year ending March 31st, 1960.

Resolution to be reported.

The said resolution was reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

66970-5-341

The House resolved itself again into Committee of Ways and Means.

(In the Committee)

The following resolution was adopted:

Resolved,—That towards making good the Supply granted to Her Majesty on account of certain expenses of the public service for the fiscal year ending March 31st, 1960, the sum of \$634,617,069.94 be granted out of the Consolidated Revenue Fund of Canada, as set forth in the Resolution concurred in this day in the Committee of Supply.

Resolution to be reported.

The said resolution was reported and concurred in, and the Committee of Ways and Means obtained leave to sit again at the next sitting of the House.

Mr. Fleming (Eglinton), seconded by Mr. Green, by leave of the House, presented Bill C-53, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1960, which was read the first time.

By unanimous consent, the said bill was read the second time, considered in Committee of the Whole, reported without amendment, read the third time and passed.

The Order being read for the third reading of Bill C-49, An Act to provide for the Establishment of a National Energy Board;

Mr. Churchill, seconded by Mr. Fleming (Eglinton), moved,—That the said bill be now read a third time and do pass.

After debate thereon, the question being put on the said motion, it was agreed to, on division.

Accordingly, the said bill was read the third time and passed.

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Brooks,—That Bill C-41, An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act, be now read a second time.

And the debate continuing; the said debate was interrupted at six o'clock.

A Message was received from the Senate acquainting this House that the name of the Honourable Senator Smith (Kamloops) had been substituted for that of the Honourable Senator Turgeon on the list of Senators appointed to serve on the Joint Committee of both Houses on Indian Affairs.

At six o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 94

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 4TH JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Diefenbaker, a Member of the Queen's Privy Council, laid before the House,—Copy of Order in Council passed under the provisions of the Inquiries Act, chapter 154, R.S.C., 1952, as follows:

Order in Council P.C. 1959-705, approved June 4, 1959: Appointing Mr. Marshall E. Manning, Mr. W. D. Gainer, and Mr. John Anderson-Thompson, Commissioners, to inquire into and report upon the respective merits of the alternative routes for a railway line from Northern Alberta into the Northwest Territories.

On motion of Mr. Ricard, seconded by Mr. Stinson, it was ordered,—That the name of Mr. Paul be substituted for that of Mr. Pratt on the Special Committee on Broadcasting.

On motion of Mr. McCleave, seconded by Mr. McDonald, it was ordered,— That the petition of Benjamin Gordon Davidson for a bill of divorce, together with the Clerk of Petitions' Report thereon of June 4th, 1959, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable.

Mr. Fleming (Eglinton), seconded by Mr. Churchill, by leave of the House, introduced Bill C-54, An Act to implement a Convention between Canada and the Republic of Finland for the avoidance of Double Taxation with respect to Income Tax, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Fleming (Eglinton), seconded by Mr. Churchill, moved,-That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure respecting the adjustment of certain public service pensions to provide for increases, on a continuing basis, in certain pensions being paid to former civil servants, members of the armed forces, members of the Royal Canadian Mounted Police or their dependents; and to provide that the said increases shall be paid out of the Consolidated Revenue Fund.

Resolved,-That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Brooks,-That Bill C-41, An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act, be now read a second time.

After further debate, the question being put on the said motion, it was agreed to, on the following division:

YEAS

MESSRS:

Allard. Clancy, Allmark, Coates, Argue. Comtois. Balcer, Cooper, Barrington, Courtemanche, Baskin, Creaghan, Batten, Crouse, Danforth, Bell (Carleton), Bell (Saint John-Denis, Albert), Diefenbaker, Best, Dorion, Boivin, Drysdale, Bourget, Dumas, Brassard Dupuis, (Lapointe), English, Brooks, Eudes, Fairclough (Mrs.), Broome, Browne (St. John's Fleming (Eglinton), West), Fleming (Okanagan- Macdonnell Browne (Vancouver-Revelstoke), Kingsway), Forbes, Bruchési, Fulton, Brunsden, Grafftey, Cadieu, Granger, Campbell Green, (Lambton-Kent), Gundlock, Cardiff, Hales, Cardin, Halpenny, Caron, Hamilton Carter, (Qu'Appelle), Chambers, Hanbidge, Hardie, Charlton. Chevrier, Harkness, Chown, Hees, Churchill,

Hellyer, Henderson, Herridge, Hicks, Horner (Acadia), Horner (The Battlefords), Michaud, Johnson, Jorgenson, Keays, Kennedy, Korchinski, Kucherepa, Lahaye, Latour, Leduc, Legere, Létourneau, (Greenwood), MacEwan, MacInnis, MacLean (Queens), MacLean (Winnipeg Phillips, North Centre), Macquarrie, McCleave, McDonald (Hamilton South). Ratelle, McGee, McGrath, McGregor, McIlraith, McIntosh, McPhillips,

McQuillan, McWilliam, Maloney, Martel, Martineau, Matthews, Mitchell, Monteith (Perth), Morissette. Morton, Nasserden. Nesbitt, Nielsen. Noble. Nowlan. O'Hurley, O'Leary, Ormiston, Parizeau, Pascoe, Payne, Pearson, Pickersgill, Pigeon, Racine. Rapp, Rea, Regier, Régnier, Ricard, Richard (Ottawa East),

A.D. 1959

Richard (Saint-Maurice-Laflèche), Roberge, Robichaud, Robinson, Rompré, Simpson, Skoreyko, Slogan, Small, Smallwood, Smith (Calgary South), Smith (Lincoln), Smith (Winnipeg North),

Stefanson, Stinson, Tassé, Thomas, Thrasher, Tremblay, Tucker,

Stanton.

Villeneuve, Vivian, Walker, Webster, White, Winch, Woolliams, Wratten—156.

NAYS-Nil.

Accordingly, the said bill was read the second time, considered in Committee of the Whole;

And the House continuing in Committee;

A Message was received from the Senate informing this House that the Senate had passed the following bill:

Bill C-53, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1960.

Mr. Speaker communicated to the House the following letter:

GOVERNMENT HOUSE OTTAWA

4th June, 1959.

Sir,

I have the honour to inform you that the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-General, will proceed to the Senate Chamber today, the 4th June, at 5.45 p.m., for the purpose of giving Royal Assent to certain bills.

> I have the honour to be Sir, Your obedient servant,

LIONEL MASSEY Secretary to the Governor-General.

The Honourable

The Speaker of the House of Commons, Ottawa.

A Message was received from the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-General, desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker with the House went to the Senate Chamber.

And being returned;

8 ELIZABETH II

Mr. Speaker reported that when the House did attend the Honourable the Deputy of His Excellency the Governor-General in the Senate Chamber, His Honour was pleased to give, in Her Majesty's name, the Royal Assent to the following bills: An Act for the relief of Audrey Isabella Wanda Patterson Gray.

An Act for the relief of Raymonde Gagnon Tremblay. An Act for the relief of Aline Brunette Farago. An Act for the relief of Martina Bernice Patterson Baker. An Act for the relief of Nelly Hugentobler Larsen. An Act for the relief of Jean Trachtenberg Levy. An Act for the relief of Louise Martel Abel. An Act for the relief of Marie Louise Fauteux Roy. An Act for the relief of Helen Lyon Bain Gardeler. An Act for the relief of Joan Brazer Brazier. An Act for the relief of Maria Luise Ahnhudt Sandberg. An Act for the relief of Susan Gilda Levin Klein. An Act for the relief of James Alvin Bradley. An Act for the relief of Emily Mary Kredl Keller. An Act for the relief of Raymond Winston Farren. An Act for the relief of Marie Lucille Pauline St. Jacques Parent. An Act for the relief of Mario Baldo. An Act for the relief of Frank William Staples. An Act for the relief of Zdenek Nosek. An Act for the relief of Margaret Viola McCullough Morrow. An Act for the relief of Sheila Carole Neidik Schwartz. An Act for the relief of Gordon Clarence Hunting. An Act for the relief of Ida Shlafman Zimendstark. An Act for the relief of Audrey Elsie Asbury Ross. An Act for the relief of Patricia Anne McKenna Coombes. An Act for the relief of William Lawrence Hughes. An Act for the relief of Armand Lacombe. An Act for the relief of Rita Steinbach Gruia. An Act for the relief of George Meredith Scott Burton. An Act for the relief of Helen Borer Marcovitch. An Act for the relief of Emilia Mildora Kavalas Chesna. An Act for the relief of Clarice-Mae Barraclough King. An Act for the relief of Margherita Elaina Milano Di Pietro. An Act for the relief of Lucille Gagne Labonte. An Act for the relief of Jean Louis Mathieu. An Act for the relief of Llui-Amoy Wheatley Fraser. An Act for the relief of Phyllis Pamela Allen Ashburner-Collins. An Act for the relief of Albert Reginald Bissonnette. An Act for the relief of Alexander Abraham Hendy. An Act for the relief of Winifred Martin Collier. An Act for the relief of Jeannine Aimie Alice Mercier Mahaut. An Act for the relief of Claude Desroches.

An Act for the relief of Pierre Joseph Gabriel Sorba. An Act for the relief of Gaston Vadnais. An Act for the relief of Theodora Cornell Moore Martin. An Act for the relief of Rose Ange Lorange Gadoury. An Act for the relief of Brenda May Newbury Sherwood. An Act for the relief of Lillianne Reed Volchuk. An Act for the relief of Fernand Filiatreault. An Act for the relief of Elisa Gislena Maria Blankaerts Juneau. An Act for the relief of Louis Gustave Rey. An Act for the relief of Gertrude Mary Prosser Hortig. An Act for the relief of Mary Barbara Jex Light. An Act for the relief of Joan Elizabeth Healy Watson. An Act for the relief of Franz Prader. An Act for the relief of Emilienne Celestine Mallard Grossin. An Act for the relief of Gertrud Maria Meta Wauer Macovetsky. An Act for the relief of Mohammed Dijiro. An Act for the relief of Aurore Giguere Gourd. An Act for the relief of Lucinda Marguerite Vaughan Flood. An Act for the relief of Joan Turvey Fields. An Act for the relief of Patricia Elizabeth Tobias Garber. An Act for the relief of Marian Ida Rex Ross. An Act for the relief of Mary Ann David Arial. An Act for the relief of Marjorie Barbara Hawthorn Morrison. An Act for the relief of Sarah Friberg Lazare. An Act for the relief of Marie Adrienne Maryse Dagenais Garlick. An Act for the relief of Alexandre Pare. An Act for the relief of Norman Grover, otherwise known as Norman Bernard Grover. An Act for the relief of Marjorie Winifred Joyce White Young. An Act for the relief of Helga Fischer Dollard. An Act for the relief of Marguerite Louise Agathe Piche Chartrand. An Act for the relief of Marcelle Flore Terreault Wright. An Act for the relief of Daisy Naydia Pretula Link. An Act for the relief of Alexander Hill Forbes. An Act for the relief of Barbara Ann Mary Curran Albrechtson. An Act for the relief of Dorothy Vera Doyle Trudel. An Act for the relief of Mary May Helen McCormick Moran. An Act for the relief of Ethel Marguerite Nimick Hemmings. An Act for the relief of James Donald McAllister. An Act for the relief of Heather Joan Maxwell Firth. An Act for the relief of Suzanne Mary Florence Peyton Young. An Act for the relief of Elizabeth Ann Nelson Bissett. An Act for the relief of Moira Elizabeth Latham Bruce. An Act for the relief of Audrey Edwardeen Scanlan Grayburn. An Act for the relief of Oscar Roy. An Act for the relief of Rosy Fish Tatelman. An Act for the relief of John Andrew Buzzell.

An Act for the relief of Barbara Lucy Bain Forbes Logan. An Act for the relief of Ghitta Caiserman Pinsky. An Act for the relief of Florida Sever Girard. An Act for the relief of Maria Adriana Sluis Metcalfe. An Act for the relief of Irene Kramer Segal. An Act for the relief of Lois Genevieve Good Mulcahy. An Act for the relief of Frances Lerner Rotman. An Act for the relief of Mose Takacs. An Act for the relief of Catherine Mary Rita Durning Dossett. An Act for the relief of Dorothy Elizabeth Fremantle Fleming. An Act for the relief of Donald Edward Cook. An Act for the relief of Maria Carmella Gentile Hammill. An Act for the relief of Ivy Mildred Patch MacDonald. An Act for the relief of Mary Friend Bond. An Act for the relief of Eleanor Patricia Henderson Cosh. An Act for the relief of Patricia McDonald Bouthillette. An Act for the relief of Louis Marcel Blondin. An Act for the relief of Janet Marianne Louise Kippen Coulombe. An Act for the relief of Demetra Paul Garini Liogas. An Act for the relief of Paul Alexander Cross. An Act for the relief of Elisabeth Marguerite Le Febvre Walker. An Act for the relief of Joseph Roger Wilfrid Girard Frigon. An Act for the relief of Jean Paul Frechette. An Act for the relief of Ben Plotkin. An Act for the relief of Tibor Matthias Miletics. An Act to amend the Representation Act. An Act to incorporate Lutheran Church—Canada. An Act to amend the Veterans Rehabilitation Act. An Act to amend the War Service Grants Act. An Act respecting The Canadian Legion of the British Empire Service League. An Act to incorporate Export Finance Corporation of Canada, Ltd. An Act to amend the Excise Act.

An Act to amend the Customs Tariff and The New Zealand Trade Agreement Act, 1932.

An Act to amend the Old Age Security Act.

An Act to provide for the Appointment of Parliamentary Secretaries to Ministers.

And Mr. Speaker informed the House that he had addressed the Honourable the Deputy of His Excellency the Governor-General as follows:

"MAY IT PLEASE YOUR HONOUR:

"The Commons of Canada have voted Supplies required to enable the government to defray certain expenses of the public service.

"In the name of the Commons, I present to Your Honour the following bill:

'An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1960'.

"To which Bill I humbly request Your Honour's Assent."

Whereupon, the Clerk of the Senate, by command of the Deputy of His Excellency the Governor-General, did say:

"In Her Majesty's name, the Honourable the Deputy of His Excellency the Governor-General thanks Her Loyal Subjects, accepts their benevolence, and assents to this bill."

The House resumed consideration in Committee of the Whole of Bill C-41, An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act, which was reported without amendment, and ordered for a third reading at the next sitting of the House.

A Message was received from the Senate acquainting this House that the name of the Honourable Senator Reid had been substituted for that of the Honourable Senator Howard on the list of Senators appointed to serve on the Joint Committee of both Houses of Parliament on the Restaurant.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 20) for a copy of all correspondence and other documents exchanged between the Board of Transport Commissioners and the City of Sherbrooke, respecting a project for a viaduct on Acadia Street, Sherbrooke, Quebec.

By Mr. Courtemanche,—Return to an Order of the House, dated May 25, 1959, (*Notice of Motion No. 109) for a copy of all telegrams, correspondence, lease and other documents exchanged between the Department of Transport and Messrs. Robert and Bernard Goineau or any other person or persons, in connection with the installation of gasolene pumps and a repair shop on a parcel of land belonging to the Federal Government on the shore of the Richelieu River at St-Jean d'Iberville.

By Mr. Courtemanche,—Supplementary Return to an Order of the House, dated May 25, 1959, (*Notice of Motion No. 108) for a copy of the lease, if any, entered into by the government and the St. Johns Yacht Club, in connection with the use of a parcel of Government land on the bank of the Richelieu River at St-Jean, Province of Quebec.

By Mr. Pearkes, a Member of the Queen's Privy Council,—Copy of a White Paper entitled: "Defence 1959". (French).

Twenty-seventh Report of the Clerk of Petitions pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the petition of the following for a divorce Act, filed on May 23 and presented on June 3 by Mr. McCleave, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 93, it should not be received:

Benjamin Gordon Davidson of Montreal, Quebec, husband of Rita Druxerman Davidson.

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

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FRIDAY, 5TH JUNE

No. 95

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 5TH JUNE, 1959.

11.00 o'clock a.m.

PRAYERS.

By unanimous consent, it was ordered that debate on the motion to go into Committee of Supply, appointed for Monday next, be limited to one day; and that the question be put on the amendments, if any, at 8.15 p.m., and on the main motion not later than 10.00 p.m.

On motion of Mr. Pallet, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Regier be substituted for that of Mr. Peters on the Standing Committee on Estimates.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

PUBLIC WORKS

318 General Administration

.. \$ 9,335,045 00

PUBLIC BUILDINGS CONSTRUCTION AND SERVICES

Acquisition, Construction and Improvements of Public Buildings

Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—

319	Newfoundland	1,085,000	00
320	Nova Scotia	1,025,000	00
321	Prince Edward Island	90,000	00
322	New Brunswick	490,000	00
323	Quebec	5,931,000	00
324	Ottawa	16,505,000	00
325	Ontario (other than Ottawa)	13,330,000	00
326	Manitoba	1,207,000	00
327	Saskatchewan	1,775,000	00
328	Alberta	2,535,000	00
329	British Columbia	1,950,000	00
330	Yukon and Northwest Territories	2,968,000	00
331	Improvements Generally— Not more than \$25,000 to be expended on any one		
	project without the approval of Treasury Board	700,000	00

SUPPLEMENTARY ESTIMATES, 1959-60

PUBLIC WORKS

564 General Administration—Further amount required 197,000 00

.. 10.,

PUBLIC BUILDINGS

CONSTRUCTION AND SERVICES

Acquisition Construction and Improvements of Public Buildings

Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—Further amounts required—

565	Ottawa	696,000 00
566	Ontario (other than Ottawa)	600,000 00
567	British Columbia	35,000 00

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again later this day.

By unanimous consent, the provision of Standing Order 15(3) concerning the consideration of Private and Public Bills was suspended for this sitting.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

PUBLIC WORKS

PUBLIC BUILDINGS

CONSTRUCTION AND SERVICES

332 Maintenance and Operation of Public Buildings and Grounds, and to authorize commitments against future

	00	
epartments 2,549,820	00	
cpar ments 2,049,020	00	
174.263	00	

HARBOURS AND RIVERS

ENGINEERING SERVICES

Acquisition, Construction and Improvements of Harbour and River Works

of, and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—		
Newfoundland	4.128.200	00
Nova Scotia		
Prince Edward Island		
New Brunswick		
Quebec		
Ontario		
Manitoba and Saskatchewan		
Alberta and Northwest Territories	,	
British Columbia and Yukon		
nstruction or Acquisition of Buildings, Works, Land and	-,,	
Equipment	275,000	00
endanger, navigation or Federal Government struc- tures; and the completion of protection works already	,	
under way	800,000	00
pairs and Upkeep, including reconstruction and replace-		
ments for the maintenance of services; wharf repairs		
commitments against future years in the amount of		
\$420,000, no new works to be undertaken	2,800,000	00
	of, and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Newfoundland	Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—Newfoundland4,128,200Nova Scotia5,150,500Prince Edward Island1,092,000New Brunswick4,388,000Quebec5,757,900Ontario6,223,500Manitoba and Saskatchewan272,000Alberta and Northwest Territories230,000British Columbia and Yukon4,224,000Distruction or Acquisition of Buildings, Works, Land and Equipment275,000nedial works where damages are caused by, or endanger, navigation or Federal Government struc- tures; and the completion of protection works already under way800,000Dairs and Upkeep, including reconstruction and replace- ments for the maintenance of services; wharf repairs at Ste. Angele de Laval, Quebec; and to authorize commitments against future years in the amount of

0 000 000 00

8 ELIZABETH II

	Dredging-		
347	Maintenance and Operation of Plant and Contract	lei# Lenoz	adi
348	and Day Labour Works	3,606,075	
	Construction or Acquisition of Plant and Equipment Maintenance and Operation of Graving Docks, Locks and	2,632,500	00
	Dams	882,195	00
	Development Engineering Services		
350	Canada's share of the cost of International and Interpro-		
	vincial bridges, as detailed in the Estimates Towards replacement of Low Level Burlington Canal	2,500,000	00
001	Bridge	2,700,000	00
352	Towards an investigation to determine the feasibility of constructing a proposed Causeway across Northum-		
353	berland Strait, including the opening of a test quarry Roads and Bridges—Maintenance and Operation	250,000 186,175	
	Testing Laboratories—Operation and Maintenance	818,622	
	Trans-Canada Highway—		
355	Construction through National Parks	13,405,000	00
356			
	towards construction of dam on Tantramar River, New Brunswick	84,375	00
		01,010	
	GENERAL		
	Advance planning of projects including acquisition of sites	1,500,000	00
358	Balances required to complete any projects undertaken in previous fiscal years and for which no specific		
	provision is made in the fiscal year 1959-60	800,000	00
359	Miscellaneous Works not otherwise provided for: a max-		
	imum of \$15,000 may be expended in respect of any one work and, with the approval of Treasury Board,		
	that maximum may be increased to \$25,000	2,400,000	00
360	To supplement, on approval of Treasury Board except		
	where less than \$1,000 is required, any of the appro- priations of the Department of Public Works	700,000	00
	priations of the Department of Fublic works	100,000	00
	CENTRAL MORTGAGE AND HOUSING CORPORATION		
361	Expenses incurred in constructing and supervising con-		
	struction of married quarters, rental housing, schools		
	and related services on behalf of the Department of National Defence	900,000	00
		300,000	00
	LOANS, INVESTMENTS AND ADVANCES		
	Public Works		
	Central Mortgage and Housing Corporation		
480	Advances to Central Mortgage and Housing Corporation for		

480 Advances to Central Mortgage and Housing Corporation for the purposes of subsection (1) of section 37 of the National Housing Act, 1954, in respect of housing projects for veterans and for housing projects at Gander, Newfoundland, for sale or rental 60,000 00

FRIDAY, 5TH JUNE

SUPPLEMENTARY ESTIMATES, 1959-60

PUBLIC WORKS

PUBLIC BUILDINGS

CONSTRUCTION AND SERVICES

568 Work in the interest of Fire Prevention—To extend the purposes of Vote 334 of the Main Estimates for 1959-60 to include the making of a grant of \$5,000 to the Canadian Joint Fire Prevention Publicity Committee

1 00

HARBOURS AND RIVERS

ENGINEERING SERVICES

Acquisition, Construction and Improvements of Harbour and River Works

Cor	nstruction, acquisition, major repairs and improvements of, and plans and sites for, harbour and river works listed in the details of the Estimates, pro- vided that Treasury Board may increase or de- crease the amount within the vote to be expended on individual listed projects—Further amounts required—	
569	Newfoundland	109,000 00
570	Nova Scotia	265,000 00
571	New Brunswick	700,000 00
572	Quebec	101,000 00
573	Ontario	973,000 00
574	British Columbia and Yukon	50,000 00

DEVELOPMENT ENGINEERING SERVICES

GENERAL

576 Balances required to complete any projects undertaken	
in previous fiscal years and for which no specific pro-	
vision is made in the fiscal year 1959-60—Further amount required	300.000 00

CENTRAL MORTGAGE AND HOUSING CORPORATION

577 To reimburse Central Mortgage and Housing Corporation for losses sustained by it during the fiscal year 1958-59 as a result of the operation of Federal-Provincial projects undertaken under Section 36 of the National Housing Act, 1954 127,667 00

8 ELIZABETH II

LOANS, INVESTMENTS AND ADVANCES

PUBLIC WORKS

Central Mortgage and Housing Corporation

606 Advances pursuant to sub-section (4) of section 36 of the National Housing Act, 1954, in respect of housing and land development projects undertaken jointly with the governments of the provinces during the fiscal year

Resolutions to be reported.

The said resolutions were reported and concurred in and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,-Return to an Order of the House, dated April 22, 1959, (*Notice of Motion No. 94) for a copy of all communications received by the Minister of Transport and officers of his department, or any other minister or official, since January 1, 1954. regarding the proposal to establish a free port in Newfoundland, and the replies thereto.

At 6.12 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 96

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 8TH JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Nielsen, seconded by Mr. Macquarrie, by leave of the House, introduced Bill C-55, An Act to amend the Representation Act, which was read the first time and ordered for a second reading at the next sitting of the House.

The Order for the House to resolve itself into Committee of Supply being read for the fifth time, pursuant to Standing Order 56(2);

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That Mr. Speaker do now leave the Chair.

And the question being proposed;

Mr. Pickersgill, seconded by Mr. Michaud, moved in amendment thereto,— That all the words after "That" be deleted and the following substituted therefor:

"this House regrets the failure of the government to keep its election promises to the people of the Atlantic Provinces, and regrets further its failure to take measures to strengthen, in the light of acute unemployment in the area, the basic economy of the Atlantic Provinces."

And a debate arising thereon and continuing; at 8.15 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Special Order made Friday, June 5, 1959;

And the question being put on the said proposed amendment; it was negatived on the following division:

8 ELIZABETH II

YEAS

MESSRS:

Argue, Batten, Benidickson. Boivin. Boulanger. Bourget, Brassard (Lapointe),

Caron, Chevrier, Crestohl. Denis. Dumas. Dupuis. Eudes. Godin.

Granger, Herridge, Leduc, McIlraith. McMillan. McWilliam. Meunier, Michaud.

Pearson, Pickersgill, Racine. Ratelle. Regier, Richard (Saint-Maurice-Laflèche). Roberge-30.

NAYS

MESSRS:

Fairfield, Aiken, Fleming (Eglinton), Aitken (Miss), Allmark, Anderson. Balcer, Baskin. Bell (Carleton). Bell (Saint John-Albert). Broome, Browne (St. John's West). Browne (Vancouver- Gundlock, Kingsway), Brunsden, Cadieu. Campbell (Stormont), Chambers, Charlton, Clancy, Coates, Cooper, Courtemanche, Creaghan, Crouse, Danforth. Diefenbaker, Dorion, Doucett, Drysdale, Dubois, English.

Fairclough (Mrs.),

Fleming (Okanagan- Legere, Revelstoke), Flynn. Forbes. Fortin, Fulton, Gillet, Grafftey, Green, Grenier, Halpenny, Hamilton (Notre-Damede-Grâce). Hamilton (Qu'Appelle), Hamilton (York West), Hanbidge, Harkness, Hees, Henderson, Hicks. Horner (The Battlefords). Muir (Cape Jorgenson, Keays, Kennedy. Knowles, Korchinski,

Kucherepa,

Lahaye, Latour, Lennard. Macdonald (Kings), Macdonnell, MacEwan. MacInnis. MacLean (Queens), MacLean (Winnipeg Pigeon, North Centre), Macquarrie, McCleave, McGee, McGrath, McGregor, McIntosh. McLennan, McPhillips. Maloney, Martel, Martineau, Matthews, Monteith (Perth), More, Morissette, Morris. Breton North and Victoria), Murphy, Nasserden, Nesbitt, Nielsen,

Noble, Nowlan. O'Hurley, O'Leary, Ormiston, Parizeau. Pascoe. Pavne. Phillips, Rapp, Régnier, Ricard, Simpson, Slogan, Smith (Calgary South). Smith (Lincoln), Smith (Winnipeg North), Southam. Starr, Stefanson, Tassé, Taylor, Thompson, Tremblay, Villeneuve. Vivian. Walker. Webster, White. Winkler, Wratten-121.

After further debate, the question being put on the main motion,-That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Supply; it was agreed to.

Accordingly, the House resolved itself into Committee of Supply.

(In the Committee)

The estimates of three departments were first taken up and entered for consideration pursuant to Standing Order 56(5)(b), as follows:

A.D. 1959 MONDAY, 8TH JUNE

FINANCE

106 Departmental Administration \$ 2,461,599 00

PRIVY COUNCIL

298 Payment, notwithstanding anything in the Financial Administration Act or the Senate and House of Commons Act respecting the independence of Parliament, to each member of the Queen's Privy Council for Canada who is a Minister for whom no salary or allowance in addition to the allowances under section 33 and section 44 of the Senate and House of Commons Act is provided (the acceptance of which shall not render such member ineligible or disqualify him as a Member of the House of Commons) of a salary of \$7,500 per annum and pro rata for any period less than a year\$

15,000 00

TRADE AND COMMERCE

380 Departmental Administration,			
ship in the International	Organizations	listed in the	
Details of the Estimates			2,636,084 00

To be reported.

Report received and the Committee of Supply obtained leave to sit again at the next sitting of the House.

By unanimous consent, Mr. Speaker called it ten o'clock.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Speaker,-Letter, dated June 3, 1959, addressed to Mr. Speaker by the Chief Electoral Officer, enclosing a report concerning an inquiry into alleged offences committed by persons in the Electoral District of Cartier; the said inquiry having been referred to in the Report of the Chief Electoral Officer which was laid upon the Table of the House May 12, 1958. (English and French).

By Mrs. Fairclough, a Member of the Queen's Privy Council,-Copy of an Indenture, dated March 14, 1959, concerning the sale of certain lands of the Sarnia Band of Indians.

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,-Copy of the Auditor General's Report on the audit of the Accounts of The National Battlefields Commission for the year ended March 31, 1959, containing a statement of its receipts and disbursements, pursuant to section 12 of An Act respecting the National Battlefields at Quebec, chapter 57, Statutes of Canada, 1907-8.

8 ELIZABETH II

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,— Report of Expenditures and Administration in Connection with the Unemployment Assistance Act for the year ended March 31, 1959, pursuant to section 9 of the said Act, chapter 26, Statutes of Canada, 1956.

At 9.53 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

TRADE AND COMMERCH

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Report received and the Committee of Supply untraned leave to all agent

The following surveys having been deposited with the Clerk of the House the issues the Tail's pursues to in Standing Order 40. Samely:

[19] M. Secalar, J.M. Scalar, J.M. 3, 1339, addressed to Mr. Speaker device Offset Electorial Offset, endowner a report concurned an inquiry into the set off-neck commuted by persons in the Electrical Instruct of Contert free as 1 as for having some frequencies with Reput of the United Contert Offset with a was find grow free Tails of the Hose May A2, 1950. (Institut and Tails).

div multarratorean a Merrice of the Queen's Filtre Contain -Loop 91 50 Palariture: Intel Slarch 14, 1919, concerning the said of curtain lands of the Param, Paris of Fadrais.

By Ur Marilton Onicipation is standard at the Orients Cory Conaction class of the Anditor General's Deport on the audit of the Arounts of The pational Battedialds Commission for the peer could Alance 31, 1930, pointandard estatement of its receipts and disbursaments pursuant to softem 12 of Around the receipt and Battlehelds ut Cuebec, Chapter 57, Statutes of Canada, 1967-8.

No. 97

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA (Qu'Appelie), Hanilton (York Vest),

OTTAWA, TUESDAY, 9TH JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

One petition for a private bill was presented in accordance with Standing Order 70(1).

Mr. Halpenny, from the Special Committee on Broadcasting, presented the First Report of the said Committee which was read as follows:

Your Committee recommends that it be empowered to meet in Toronto, Ontario, on Tuesday, June 23, 1959.

By unanimous consent, on motion of Mr. Halpenny, seconded by Mr. Bell (Saint John-Albert), the said report was concurred in.

The Order being read for the third reading of Bill C-41, An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act;

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,-That the said bill be now read a third time and do pass.

After debate thereon, the question being put on the said motion, it was agreed to on the following division:

YEAS

MESSRS:

Aiken, Aitken (Miss), Argue, Allard, Balcer,

Anderson,Baskin,Bell (Saint John-Argue,Batten,Albert),Balcer,Bell (Carleton),Belzile, Allmark, Barrington, Benidickson,

Boivin, Boulanger, Bourdages, Bourget, Brassard (Chicoutimi), Brooks. Broome. Browne (St. John's West). Browne (Vancouver- Green, Kingsway), Brunsden. Cadieu, Cardiff. Cardin, Caron. Casselman (Mrs.), Chambers. Charlton, Chevrier, Chown, Clancy, Coates, Cooper, Courtemanche, Creaghan, Crestohl, Crouse. Danforth, Denis. Deschambault, Diefenbaker, Dorion, Drysdale, Dubois, Dumas, Dupuis. English. Eudes. Fairclough (Mrs.), Fairfield, Fleming (Eglinton),

Revelstoke), Flynn, Forbes. Fortin. Fulton. Gillet. Godin. Grafftey, Granger, Grenier, Gundlock, Hales, Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hamilton (York West), Hanbidge, Harkness, Hees, Henderson, Herridge, Hicks, Horner (The Battlefords), Johnson, Jorgenson, Keays, Kennedy, Korchinski, Kucherepa, Lahaye, LaRue, Latour, Leduc. Legere, Lennard,

Fleming (Okanagan- Létourneau, Macdonald (Kings), Macdonnell, MacEwan, MacInnis, MacLean (Queens). MacLean (Winnipeg North Centre). Macnaughton, Macquarrie, McCleave, McDonald, (Hamilton South), McGee, McGrath, McGregor, McIlraith. McIntosh. McLennan. McMillan, McPhillips, McWilliam, Maloney, Martel, Martin (Essex East), Martineau, Matthews. Meunier. Michaud. Milligan, Mitchell, Monteith (Verdun), Montgomery, More, Morissette, Morris, Muir (Cape Breton North and Victoria), Murphy, Nielsen, Noble, Nowlan,

O'Hurley, O'Leary, Ormiston. Parizeau. Pascoe. Paul. Payne, Pearkes, Phillips, Pickersgill. Pigeon, Racine, Rapp, Ratelle, Regier, Régnier, Ricard, Richard (Kamouraska), Richard (Saint-Maurice-Laflèche), Roberge, Simpson, Slogan, Small, Smith (Calgary South). Smith (Simcoe North), Smith (Winnipeg North), Southam, Stanton, Starr, Stefanson, Stinson, Tassé. Taylor. Thompson, Tremblay, Villeneuve. White-166.

NAYS-Nil.

Accordingly, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-52, An Act to amend the Bretton Woods Agreements Act;

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,-That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

A.D. 1959

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Judges Act;

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

By unanimous consent, the provision of Standing Order 15(3) concerning the consideration of Private and Public Bills was suspended for this sitting.

The House resumed consideration in Committee of the Whole of a certain proposed resolution to amend the Judges Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Judges Act to provide salaries for three additional puisne judges of the Superior Court of Quebec, for two additional judges of the Supreme Court of British Columbia and for two additional judges to the Supreme Court of Alberta.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Fulton, seconded by Mr. Green, by leave of the House, presented Bill C-56, An Act to amend the Judges Act, which was read the first time.

By unanimous consent, Mr. Fulton, seconded by Mr. Green, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting the revision and consolidation of certain pension provisions of the Royal Canadian Mounted Police Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to provide for the revision and consolidation of certain of the pension provisions of the Royal Canadian Mounted Police Act, for the payment out of the Consolidated Revenue Fund of superannuation and other benefits to members of the Royal Canadian Mounted Police and their dependents and for matters incidental thereto, and to provide further for certain administrative changes in connection therewith.

66970-5-35

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Fulton, seconded by Mr. Macdonnell, by leave of the House, presented Bill C-57, An Act respecting the Superannuation of Members of the Royal Canadian Mounted Police, which was read the first time and ordered for a second reading at the next sitting of the House.

The Order being read for the second reading of Bill C-34, An Act respecting the Royal Canadian Mounted Police;

Mr. Fulton, seconded by Mr. Macdonnell, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole and, progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

At 10.00 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959.

No. 98

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 10TH JUNE, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Small, from the Standing Committee on Industrial Relations, presented the Second Report of the said Committee, which is as follows:

Your Committee has considered Bill C-43, An Act to amend the Unemployment Insurance Act, and has agreed to report it with the following amendment:

Page 3, line 5 to line 13 inclusive: Delete Clause 8 of the bill.

A copy of the Minutes of Proceedings and Evidence adduced in respect of the said bill is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 11 to the Journals)

On motion of Mr. McCleave, seconded by Mr. McDonald, it was ordered,— That the petition for a private bill to incorporate "Desjardins Life Insurance Company" and, in French, *l'Assurance-Vie Desjardins*, together with the Clerk of Petitions' Report thereon of June 10th, 1959, be referred to the Standing Committee on Standing Orders for such recommendations as may be deemed advisable.

The following Question was made an Order for Return under the provisions of Standing Order 39(5):

Question No. 447, by Mr. Argue,—Order of the House for a Return showing: 1. Is a Mr. Jean C. Lessard presently employed with the St. Lawrence Seaway Authority?

2. If so, what position does he hold? $66970-5-35\frac{1}{2}$

3. What positions has he held since first entering government service, what was the nature of each, date of appointment, length of service, salary, and expenses submitted yearly?

4. Was Mr. Lessard appointed to any of these positions through a Civil Service competition?

5. If so, to which ones, what was the number and date of the competition, how many persons competed, what names were on the eligible list and in what order?

6. If not, under what authority was Mr. Lessard appointed to each, and by whom was he recommended?

7. What qualifications did Mr. Lessard possess for each of the positions he has held?

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams, reports and other documents, exchanged between any Federal Government department, any Cabinet Minister, and radio station CJON St. John's, Newfoundland, since January 1, 1953, regarding the use of the station facilities and/or any financial transaction. (*Notice of Motion No. 119).

On motion of Mr. Regier, seconded by Mr. Winch, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and municipal governments and/or individuals, since January 1, 1956, regarding the airport at Dawson Creek, British Columbia. (*Notice of Motion No. 121).

On motion of Mr. McIlraith, seconded by Mr. Denis, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of the correspondence exchanged between the Minister of Trade and Commerce and the Canadian Association of Physicists since January 1, 1958, in connection with a proposal to construct in Canada an atom smasher. (*Notice of Motion No. 122).

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

Twenty-eighth Report of the Clerk of Petitions pursuant to Standing Order 70(7), as follows:—

The Clerk of Petitions has the honour to report that the following petition, filed on June 2 and presented on June 9 by Mr. Dorion, meets the requirements of Standing Order 70. However, as this petition was filed after the time limit specified by Standing Order 95, it should not be received: A.D. 1959

Willie Deschenes and twelve others, all of the Province of Quebec, for an Act to incorporate "Desjardins Life Insurance Company" and, in French, "l'Assurance-Vie Desjardins".

At 6.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959.

No. 99

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 11TH JUNE, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Fifteenth Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-277, An Act for the relief of Iris Marion Saunders Robbins. Bill SD-278, An Act for the relief of Eleonora Dudarowa Shukoff.

Bill SD-279, An Act for the relief of Jeannette Belanger Ross.

Bill SD-280, An Act for the relief of Evelyn Isbitsky Goldenberg.

Bill SD-281, An Act for the relief of Salla Weisman Stopnicki, otherwise known as Sally Weisman Stopnicki.

Bill SD-282, An Act for the relief of Ovila Rivet.

Bill SD-283, An Act for the relief of Bella Valinsky Segal.

Bill SD-284, An Act for the relief of Alexander Pavlovich.

Bill SD-285, An Act for the relief of Catherine Anne Gillis Roper.

Bill SD-286, An Act for the relief of John Robertson Low.

Bill SD-287, An Act for the relief of Barbara Ann Foam Armstrong, otherwise known as Barbara Ann Foam Copan.

Bill SD-288, An Act for the relief of Ruth Mary Morgenstern Usher.

Bill SD-289, An Act for the relief of Eddie Ronald Joe Willard.

Bill SD-290, An Act for the relief of Michel Alphonse Dubois.

Bill SD-292, An Act for the relief of Phyllis Ann Applebaum Isenberg. Bill SD-293, An Act for the relief of Zita May Pardoe McCall.

Bill SD-294, An Act for the relief of Monique Andree Seguin Tyson. Bill SD-295, An Act for the relief of Bertha Sylvia Berman Maxwell.

8 ELIZABETH II

Bill SD-296, An Act for the relief of Margery Fletcher Dennis Phillips. Bill SD-297, An Act for the relief of Margaret Helen Dawson MacKenzie. Bill SD-298, An Act for the relief of Eleanor Gwyneth Henley Norman. Bill SD-299, An Act for the relief of Marie Pauline Primeau Landreville. Bill SD-300, An Act for the relief of Ellen Wilk Tuke.

Bill SD-301, An Act for the relief of Rhoda Lillian Rabinovitch Katchan.

On motion of Mr. Ricard, seconded by Mr. Hanbidge, it was ordered,—That the name of Mr. Fisher be substituted for that of Mr. Argue on the Standing Committee on Mines, Forests and Waters.

Mr. Fulton, seconded by Mr. Hees, by leave of the House, introduced Bill C-58, An Act to amend the Criminal Code, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Fulton, seconded by Mr. Hees, by leave of the House, introduced Bill C-59, An Act to amend the Combines Investigation Act and the Criminal Code, which was read the first time and ordered for a second reading at the next sitting of the House.

Mr. Green, seconded by Mr. Brooks, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the Schedule to the Prime Minister's Residence Act to bring certain property in the Township of Eardley, County of Gatineau within the scope of the Act.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

Mr. Fleming (Eglinton), seconded by Mr. Brooks, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by his Excellency:

That it is expedient to introduce a measure to amend the Farm Improvement Loans Act to extend its operations for a further period commencing on the 1st day of April, 1959 and ending on the 30th day of June, 1962; to provide that the maximum amount of bank loans made in the new period and guaranteed under the Act shall be three hundred million dollars; to provide further for certain changes in connection with the administration of the Act.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

A.D. 1959 THURSDAY, 11TH JUNE

MAIN ESTIMATES, 1959-60

TRANSPORT

	A—Department		
392 D	epartmental Administration	2,587,500	00
393 T	he St. Lawrence River Joint Board of Engineers—Cana- dian Section	61,500	00
	CANAL SERVICES		
	form of the Department	100 500	00
394 A	dministration	128,500	
395 U	peration and Maintenance	2,577,184	00
396 C	onstruction or Acquisition of Buildings, Works, Land and Equipment, including payments to Provinces or Muni- cipalities as contributions towards construction done by those bodies	1,195,520	00
397 C	Operating deficit and capital requirements of Canals and Works entrusted to the St. Lawrence Seaway Authority with the approval of the Governor in Council, and to authorize, notwithstanding the Financial Administra- tion Act or any other Act, the disbursement by the Authority of revenues derived from the operation and	nin Nin Nin Nin Nin Sinna se	
	management of such Canals and Works	2,934,815	00
	ction of New Door and Terminal Familias at Port	onteno) bi	1.
	MARINE SERVICES		
		849,800	00
N	Aarine Service Steamers—	tord lines	
399	Administration, Operation and Maintenance	15,975,187	00
400	Construction or Acquisition of Vessels and Equipment	13,575,000	00
	Aids to Navigation—		
401	Administration, Operation and Maintenance, including		
401	fees for membership in the International Organiza-	18.1	
	tions listed in the Details of the Estimates	5,945,892	00
402	Construction or Acquisition of Buildings, Works, Land	44.	
102	and Equipment	5,132,100	00
403 N	Nautical Services, including Canada's share of the cost of		
100 1	the North Atlantic Ice Patrol; grants and contribu-		
	tions as detailed in the Estimates; rewards for saving		
	life from vessels in distress; subsidy to a salvage	and the MAN	
	company; and the payment of expenses, including		
	excepted expenses, incurred in respect of Canadian		
	distressed seamen as defined in section 306 of the	557,221	00
	Canada Shipping Act	001,221	
	Pilotage Service, including authority for temporary re- coverable advances not exceeding \$20,000	1,177,065	5 00
405 S	Steamship Inspection Service, including the carrying out of the provisions of the conventions for the safety of		
	life at sea and load lines, and contributions as detailed		
	in the Estimates	1,033,575	5 00
406 T	Marine Reporting Service	146,130	5 00
	70-5-36		

HOUSE OF COMMONS 8 ELIZABETH II

Ship Channel Service—St. Lawrence and Saguenay Rivers-

407	Administ	ration, Ope	ration and	Maintenance		1,521,804	00
408	Contract	Dredging,	including	Acquisition of Land	for		
	Ship	Channel In	nprovemen	ts		4,094,000	00

RAILWAY AND STEAMSHIP SERVICES

409 Repairs and expenses in connection with the operation and maintenance of Official Railway Cars under the jurisdiction of the Department	59,800	00
Payments to the Canadian National Railway Company (hereinafter called the Company) upon applications approved by the Minister of Transport, made by the Company to the Minister of Finance, to be applied by the Company in payment of the deficits, certified by the auditors of the Company, arising in the operations in the calendar year 1959—		
410 Prince Edward Island Car Ferry and Terminals	1,741,000	00
411 Newfoundland Ferry and Terminals	4,738,000	00
412 Strait of Canso—Causeway Maintenance	10,000	00
413 Enlargement of Dock and Terminal Facilities at North		
Sydney, Nova Scotia	14,000	00
414 Construction of New Dock and Terminal Facilities at Port		
aux Basques, Newfoundland	36,000	00
415 Construction or Acquisition of Auto-Ferry Vessels and Equipment as listed in the details of the Estimates, provided that Treasury Board may increase or de- crease the amount within the vote to be expended		
upon individual listed projects	1,130,000	00
416 Newfoundland Coastal Services—Construction or Acquisi- tion of Passenger-Cargo Vessels and Equipment, and		
Harbour Facilities	3,090,000	
Ferry Service—Deficit, 1959	131,000	00
418 Degaussing Canadian-owned merchant ships, of 1,000 gross tons and over, of Canadian registry, or of United Kingdom registry if subject to retransfer to Canadian registry under special inter-governmental arrange-		
ment	255,000	00
419 Maritime Freight Rates Act—Payment to the Railway Companies operating in the select territory desig- nated by the Act, of the difference occurring on ac- count of the application of the Act, between the tariff tolls and normal tolls under approved tariffs (estim- ated and certified to the Minister of Transport by the Canadian National Railway Company and approved by auditors of the said Company respecting the East- ern Lines of the Canadian National Railways and in the case of the Other Railways by the Board of Trans- port Commissioners for Canada) on all traffic moved	n d azə ləh Hə Qasa (1) H Yaqı Lancələr da Lən Sta	
during the calendar year 1959	14,100,000	00

420 To authorize the Governor in Council to grant to Canadian National Railway Company a subsidy of \$25,000 per mile, but not exceeding \$7,450,000, towards the construction of the line of railway referred to in Chapter 49 of the Statutes of Canada, 1953-54, as Branch Line Number 1 (described approximately as a line of railway from St. Felicien to Chibougamau and from Chibougamau to Beattyville in the Province of Quebec); such grant of subsidy to be made in such manner and in such amounts and subject to such conditions, if any, as the Governor in Council deems expedient; estimated requirement for the fiscal year 1959-60

PENSIONS AND OTHER BENEFITS

421	Amount required to pay pensions at the rate of \$300 per annum to former pilots: Arthur Baquet; Adelard	
	Delisle; Raoul Lachance; Jules Lamarre; Wilhelm	
	Langlois; Auguste Santerre	1,800 00
422	Railway Employees' Provident Fund—To supplement pen- sion allowances under the Intercolonial and Prince	ng tha the
	Edward Island Railway Employees' Provident Fund	
	Act so as to make the minimum allowance payable in	
	the calendar year 1959 \$30 per month instead of \$20	
	per month as fixed by the said Act	9,400 00
423	Supplemental Pension Allowances to former employees of	
	Newfoundland Railways, Steamships and Telecom-	
	munication Services transferred to Canadian National	
	Railways	56.000 00
		,

AIR SERVICES

Administrative Branch

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Copy of Orders in Council, pursuant to section 21(5) of the Export Credits Insurance Act, chapter 105, R.S.C., 1952, as follows:

Order in Council P.C. 1959-110, approved January 29, 1959: Authorizing contracts of insurance by the Export Credits Insurance Corporation for shipments of wheat to Israel during the 1958-59 crop year.

66970-5-361

1,000,000 00

Order in Council P.C. 1959-111, approved January 29, 1959: Authorizing contracts of insurance by the Export Credits Insurance Corporation for shipments of wheat and barley to Poland during the 1958-59 crop year.

Order in Council P.C. 1959-612, approved May 20, 1959: Authorizing contracts of insurance by the Export Credits Insurance Corporation for additional shipments of barley to Poland during the 1958-59 crop year.

By the Examiner of Petitions for Private Bills,-Twenty-eighth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners have complied with the requirements of Standing Order 96:

The Holiness Movement Church in Canada and The Free Methodist Church in Canada for an Act to incorporate the merged bodies under the name of "The Free Methodist Church in Canada".

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

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No. 100

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 12TH JUNE, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, laid before the House,—Copy of a Report by the Tariff Board, dated March. 10, 1959, relative to the investigation ordered by the Minister of Finance respecting Silk and Man-Made Fibres, and Products (so-called Synthetics)—Reference No. 125 (Textiles), (English and French); together with a copy of the transcript of the evidence presented at public hearings, pursuant to section 6 of the Tariff Board Act, chapter 261, R.S.C., 1952.

Mr. Green, a Member of the Queen's Privy Council, laid before the House,—Copies of Notes, dated February 13, March 9 and March 14, 1959, exchanged between the Ambassador of the United States of America and the Secretary of State for External Affairs of Canada, concerning the Rush-Bagot Treaty of 1817 in matters relating to Naval forces on the Great Lakes.

By unanimous consent, on motion of Mr. Churchill, seconded by Mr. Fleming (Eglinton), it was ordered,—That the Annual Report of the Canadian Wheat Board for the crop year ended July 31, 1958, which was tabled on February 6th, and the Report of the Board of Grain Commissioners for 1958, which was tabled on March 23rd, and the Supplementary Report of the Canadian Wheat Board on the 1957-58 Pool Accounts for Wheat, Oats and Barley, tabled today, be referred to the Standing Committee on Agriculture and Colonization.

On motion of Mr. Ricard, seconded by Mr. Hicks, it was ordered,—That the name of Mr. McWilliam be substituted for that of Mr. Carter on the Standing Committee on Privileges and Elections.

8 ELIZABETH II

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

TRANSPORT

A-DEPARTMENT

AIR SERVICES

Administrative Branch

425	Construction	Services	Administration					\$	2,809,785	00
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Telecommunications Branch

426 427	Radio Aids to Air and Marine Navigation— Administration, Operation and Maintenance Construction or Acquisition of Buildings, Works, Land and Equipment	16,628,508 14,044,100	
428	Radio Act and Regulations— Administration, Operation and Maintenance, includ- ing Canada's share of the costs of the international radio, telegraph and telephone organizations listed		
429	in the Details of the Estimates Construction or Acquisition of Buildings, Works, Land and Equipment	2,645,708 405,000	
	Telegraph and Telephone Service—		
430 431	Administration, Operation and Maintenance Construction or Acquisition of Buildings, Works, Land	264,867	00
	and Equipment	510,500	00

Meteorological Branch

432 Administration, Operation and Maintenance, including	CLASS (Descalation and
Canada's assessment for membership in the World	
Meteorological Organization	12,299,325 00
433 Construction or Acquisition of Buildings, Works, Land	
and Equipment	1,400,000 00

Civil Aviation Branch

434 Control of Civil Aviation, including the Administration of the Aeronautics Act and Regulations issued there-		
under	2,298,239	00
435 Airports and Other Ground Services-Operations and	and detailed and	
Maintenance, including authority for payment of		
grants, totalling not more than \$299,000, subject to		
approval by the Governor in Council, to appropriate		
church authorities at Gander, Newfoundland, for the		
purpose of relocating and re-establishing church activi-		
ties from the airport limits to Gander Townsite and		

 to provide, notwithstanding the Financial Administration Act or any other Act, that the Treasury Board may in the current and future years authorize arrangements to be made for the operation of hotel, bakery, restaurant, staff messing, staff accommodation and similar facilities at airports and authorize the disbursement of revenues derived therefrom and payment of deficits that may occur in the management and operation of these facilities	18,878,041 5,559,348 63,000,000	00
438 Grants for the development of Civil Aviation, in the amount detailed in the Estimates	599,400	00
439 Contributions to Municipalities or Public Bodies for Con- struction and Improvements of Airports on Land acquired by such Organizations including a contribu- tion to an appropriate authority in respect of an air-	82,060	
port at Lourdes-du-Blanc-Sablon, Quebec 440 Contributions toward Airport Development and Other Airport Projects on Cost-Sharing Basis, in the	82,000	00
amounts detailed in the Estimates	90,000	
dollars, estimated as of December, 1958	274,820	00
B-General		
AIR TRANSPORT BOARD		
442 Salaries and Other Expenses, including the Canadian Delegation to the International Civil Aviation Organ- ization	369,285	00
SUPPLEMENTARY ESTIMATES, 1959-60		

TRANSPORT

A-DEPARTMENT

584 Departmental Administration—Further amount required 54,120 00

553

HOUSE OF COMMONS 8 ELIZABETH II

CANAL SERVICES

585	Construction or Acquisition of Buildings, Works, Land and	
	Equipment—Further amount required	326,000 00
586	Operating deficit and capital requirements of Canals and	
	Works entrusted to the St. Lawrence Seaway Author-	
	ity—Further amount required	296,000 00

MARINE SERVICES

Marine Service Steamers—

587	Administration, Operation and Maintenance-Further		
	amount required	2,878,600	00
588	Pilotage Service—Further amount required	891,925	00

RAILWAY AND STEAMSHIP SERVICES

589	Payments to the Canadian National Railway Company (hereinafter called the Company) upon applications approved by the Minister of Transport, made by the Company to the Minister of Finance, to be applied by the Company in payment of the deficits, certified by the auditors of the Company, arising in the operations in the calendar year 1959— Newfoundland Ferry and Terminals—Further amount required	412,000 0	00
	Strait of Canso—	,	
590 591	Transportation Improvement and Facilities Construction or Acquisition of Auto-Ferry Vessels and Equipment as listed in the Details of the Estimates,	28,000 0	00
	provided that Treasury Board may increase or decrease the amount within the vote to be expended upon		
	individual listed projects—Further amount required	1,000,000 0	00
	· · · · · · · · · · · · · · · · · · ·		
	Air Services		
	AIR SERVICES Telecommunications Branch		
592		175 <mark>,909</mark> (00
592	Telecommunications Branch Radio Aids to Air and Marine Navigation— Administration, Operation and Maintenance—Further	175,909 (00
592 593	Telecommunications Branch Radio Aids to Air and Marine Navigation— Administration, Operation and Maintenance—Further amount required Telegraph and Telephone Service—	175,909 (26,000 (
876	Telecommunications Branch Radio Aids to Air and Marine Navigation— Administration, Operation and Maintenance—Further amount required Telegraph and Telephone Service— Construction or Acquisition of Buildings, Works, Land		

CIVIL AVIATION BRANCH

595	Airports	and	Other	Ground	Services—Operation	and	
	Main	tenan	ce—Fur	ther amo	unt required		199,283 00

596 Construction or acquisition of Buildings, Works, Land and Equipment-To extend the purposes of Vote 437 of the Main Estimates, 1959-60, to include the making of contributions during the current and subsequent tiscal years not exceeding in the aggregate \$290,000 to the Municipalities of Strathcona and Leduc and the Town of Leduc, Alberta, towards the construction of a water main from Edmonton to Edmonton Interna-1 00 Airport Projects on Cost-Sharing Basis, in the amounts detailed in the Estimates-Further amount required

SPECIAL

598 Gift of furnishings to the Headquarters of the World 7,100 00 Meteorological Organization at Geneva, Switzerland

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-23, An Act respecting The Roman Catholic Episcopal Corporation of Prince Rupert.-Mr. Henderson.

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House, pursuant to Standing Order 103(2).

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

Mr. MacEwan, seconded by Mr. MacInnis, moved,-That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (pursuant to Standing Order 54(1)); which was agreed to.

The following bills were considered in Committee of the Whole, reported without amendment, read the third time, on division, and passed; namely:

Bill SD-107, An Act for the relief of Maurice Castonguay.

Bill SD-277, An Act for the relief of Iris Marion Saunders Robbins. Bill SD-278, An Act for the relief of Eleonora Dudarowa Shukoff.

Bill SD-279, An Act for the relief of Jeannette Belanger Ross.

Bill SD-280, An Act for the relief of Evelyn Isbitsky Goldenberg.

Bill SD-281, An Act for the relief of Salla Weisman Stopnicki, otherwise known as Sally Weisman Stopnicki.

30,000 00

8 ELIZABETH II

Bill SD-282, An Act for the relief of Ovila Rivet.

Bill SD-283, An Act for the relief of Bella Valinsky Segal.

Bill SD-284, An Act for the relief of Alexander Pavlovich.

Bill SD-285, An Act for the relief of Catherine Anne Gillis Roper.

Bill SD-286, An Act for the relief of John Robertson Low.

Bill SD-287, An Act for the relief of Barbara Ann Foam Armstrong, otherwise known as Barbara Ann Foam Copan.

Bill SD-288, An Act for the relief of Ruth Mary Morgenstern Usher.

Bill SD-289, An Act for the relief of Eddie Ronald Joe Willard.

Bill SD-290, An Act for the relief of Michel Alphonse Dubois.

Bill SD-292, An Act for the relief of Phyllis Ann Applebaum Isenberg. Bill SD-293, An Act for the relief of Zita May Pardoe McCall.

Bill SD-294, An Act for the relief of Monique Andree Seguin Tyson. Bill SD-295, An Act for the relief of Bertha Sylvia Berman Maxwell. Bill SD-296, An Act for the relief of Margery Fletcher Dennis Phillips. Bill SD-297, An Act for the relief of Margaret Helen Dawson MacKenzie. Bill SD-298, An Act for the relief of Eleanor Gwyneth Henley Norman. Bill SD-299, An Act for the relief of Marie Pauline Primeau Landreville. Bill SD-300, An Act for the relief of Ellen Wilk Tuke.

Bill SD-301, An Act for the relief of Rhoda Lillian Rabinovitch Katchan.

Pursuant to order made August 26, 1958, a Message was sent to the Senate to return to that House the evidence taken and the papers produced in respect of the foregoing divorce bills before the Senate Standing Committee on Divorce.

(Public Bills)

Orders numbered 22 and 23, having been called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. Peters, seconded by Mr. Howard,—That Bill C-8, An Act to provide for Minimum Wages for Employees, be now read a second time.

And the debate continuing;

The hour for Private and Public Bills expired.

The Committee of Supply resumed.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

TRANSPORT

B-GENERAL

BOARD OF TRANSPORT

COMMISSIONERS FOR CANADA

443 Administration, Operation and Maintenance \$ 1,112,773 00

A.D. 1959

444 Amount to be credited to the Railway Grade Crossing Fund, in addition to the amount to be credited to the Fund under the Railway Act in the current fiscal year, for the general purposes of the Fund 10,000,000 00

CANADIAN MARITIME COMMISSION

445 Administration	153,488 00
446 Steamship Subventions for Coastal Services, as detailed	
in the Estimates	5,553,500 00

NATIONAL HARBOURS BOARD

447 Advances to National Harbours Board, subject to the provisions of section 29 of the National Harbours Board Act, to meet expenditures applicable to the calendar year 1959 on any or all of the following accounts:

Reconstruction and Capital Expenditures-

Halifax	\$ 933,500
Saint John	
Chicoutimi	. 150,000
Quebec	. 2,770,000
Prescott	
Churchill	. 25,000
Generally—	
Unforeseen and Miscellaneous	. 200,000
	\$5,233,500

Less-Amount to be expended from Replacement and Other Funds ... 938,386

LOANS, INVESTMENTS AND ADVANCES

TRANSPORT

St. Lawrence Seaway Authority

482 Loans to the St. Lawrence Seaway Authority in such manner and subject to such terms and conditions as 30,000,000 00 the Governor in Council may approve

Canal Services

483 Acquisition of land required in connection with the development of the 27 foot Cornwall Navigation System

180,000 00

Air Services

484 Acquisition of land for control of properties in the vicinity of main terminal airports to prevent the erection of hazards to flying, and for future development of new and existing main terminal airports including alternative facilities for relieving congestion thereat 4,000,000 00

4,295,114 00

HOUSE OF COMMONS

485 Loan to the Canadian Overseas Telecommunication Corporation in accordance with section 14 of the Canadian Overseas Telecommunication Corporation Act for additions and betterments to facilities

2,500,000 00

National Harbours Board

486 Advances to National Harbours Board, subject to the provisions of section 29 of the National Harbours Board Act, to meet expenditures applicable to the calendar year 1959 on any or all of the following accounts:

Reconstruction and Capital Expenditures—

Three Rivers	24,484,200	00	
Less—Amount to be expended	28,746,200	00	
from Replacement and Other Funds	1.817.416	00	

26,928,784 00

54,700 00

SUPPLEMENTARY ESTIMATES, 1959-60

TRANSPORT

B-GENERAL

CANADIAN MARITIME COMMISSION

599 Steamship Subventions for Coastal Services, as detailed in the Estimates—Further amount required

LOANS, INVESTMENTS AND ADVANCES

TRANSPORT

St. Lawrence Seaway Authority

607 Loans to the St. Lawrence Seaway Authority in such	
manner and subject to such terms and conditions as the	
Governor in Council may approve—Further amount	
required	22,500,000 00

Air Services

608 Loan to the Canadian Overseas Telecommunication Corporation in accordance with section 14 of the Canadian Overseas Telecommunication Corporation Act for additions and betterments to facilities—Further amount required

8,924,000 00

Resolutions to be reported.

The resolutions adopted at this day's sitting of the Committee of Supply were reported and concurred in, and the Committee obtained leave to sit again at the next sitting of the House.

8 ELIZABETH II

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Supplementary Report of the Canadian Wheat Board on the 1957-58 Pool Accounts—Wheat, Oats and Barley,—pursuant to section 7 of the Canadian Wheat Board Act, chapter 44, R.S.C., 1952.

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated April 29, 1959, (*Question No. 68) showing: 1. How much has Newfoundland received from the Federal Government since April 1, 1949, including the amounts for the current year?

2. How much of this amount was in unconditional grants and what is the official description of such grants?

3. How much of this amount was in conditional grants, what is the official description of each such grant and how much is included in each such grant?

4. How much of the total amount was for other purposes, what were those purposes and how much was provided for each?

5. What are the comparable amounts and purposes of similar payments in each of the above mentioned categories in (a) Nova Scotia; (b) New Brunswick; (c) Prince Edward Island; (d) Manitoba; (e) Saskatchewan?

By Mr. Monteith (Perth), a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report on the Administration of Allowances for Blind Persons in Canada for the year ended March 31, 1958, pursuant to section 12 of the Blind Persons Act, chapter 17, R.S.C., 1952. (French).

At 10.12 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 101

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 15TH JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill SD-302, An Act for the relief of Roger Myre.-Mr. McCleave.

Bill SD-303, An Act for the relief of Lee Dacks Moscovitch.—Mr. McCleave. Bill SD-304, An Act for the relief of Lillian Goldbloom Howard.—Mr. McCleave.

Bill SD-305, An Act for the relief of Giovanni Cavallero.-Mr. McCleave.

Bill SD-306, An Act for the relief of Lorna Frances Hutchinson Kerr. --Mr. McCleave.

Bill SD-307, An Act for the relief of Jessie Balfour Mains McCartney Manson.—Mr. McCleave.

Bill SD-308, An Act for the relief of Guy Charbonneau.-Mr. McCleave.

Bill SD-309, An Act for the relief of Meade Alexander Morgan.—Mr. McCleave.

Bill SD-310, An Act for the relief of Carol May Campbell Williams. -Mr. McCleave.

Bill SD-311, An Act for the relief of Adela Hawthorne Pattison.—Mr. McCleave.

Bill SD-312, An Act for the relief of Samuel Currie Millar.-Mr. McCleave.

Bill SD-313, An Act for the relief of Helen Mary Margeson Ransome Scudamore.—Mr. McCleave.

Bill SD-314, An Act for the relief of Claire Anna Theresa Verdon Monette. --Mr. McCleave. HOUSE OF COMMONS 8 ELIZABETH II

Bill SD-315, An Act for the relief of Constance Edna Medcalfe Blood. -Mr. McCleave.

Bill SD-316, An Act for the relief of Norma Margaret Martin Raymo. -Mr. McCleave.

Bill SD-317, An Act for the relief of Audrey Barrasford Milburn.-Mr. McCleave.

Bill SD-318, An Act for the relief of Sandra Stoll Goldenberg .- Mr. McCleave.

Bill SD-319, An Act for the relief of Edith May Driscoll Jeffrey .- Mr. McCleave.

Bill SD-320, An Act for the relief of Joyce Ethel Commerford Brewster. -Mr. McCleave.

Bill SD-321, An Act for the relief of Hirsch Glaser.-Mr. McCleave.

Bill SD-322. An Act for the relief of Maria Gagne Cote.—Mr. McCleave.

Bill SD-323, An Act for the relief of Gail Patricia Northrup Brazauckas. -Mr. McCleave.

Bill SD-324, An Act for the relief of Gilbert Forest.-Mr. McCleave.

Bill SD-325, An Act for the relief of Yvon Poulin.-Mr. McCleave.

Bill SD-326, An Act for the relief of Karl Wilhelm Oskar Bartels .- Mr. McCleave.

Bill SD-327, An Act for the relief of Joseph Aime Paul Guy Genest. -Mr. McCleave.

Bill SD-328, An Act for the relief of Allan Ray Wright .- Mr. McCleave.

Bill SD-329, An Act for the relief of Michael Kalabiha.-Mr. McCleave.

Bill SD-330, An Act for the relief of Joyce Ann Breaker Lee.-Mr. McCleave.

Bill SD-331, An Act for the relief of Zina Goffman Filler.-Mr. McCleave.

Bill SD-332, An Act for the relief of Omula Karnitis Rakauskas .- Mr McCleave.

Bill SD-333, An Act for the relief of Joseph Bernard Alberia Gustave Lahaise.—Mr. McCleave.

Bill SD-334, An Act for the relief of Michael Palangio.—Mr. McCleave.

Bill SD-335, An Act for the relief of Grace Evelyn Heggtveit Richter. -Mr. McCleave.

Bill SD-336, An Act for the relief of Ross Kevin Ladd.-Mr. McCleave.

Bill SD-337, An Act for the relief of Georgina Horne Parsons .- Mr. McCleave.

Bill SD-338, An Act for the relief of Esther Paula Beernaert Martindale. -Mr. McCleave.

Bill SD-339, An Act for the relief of Audrey Bruce Laborgne.-Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

Mr. Diefenbaker, a Member of the Queen's Privy Council, laid before the House,—Copies of the Reasons for Judgment in the Exchequer Court of Canada concerning expropriation of property for the Malton Airport.

By unanimous consent, on motion of Mr. Diefenbaker, seconded by Mr. Pearson, it was ordered,—That when this House adjourns on Thursday, June 25, it stand adjourned until Monday, June 29.

Mr. Harkness, seconded by Mr. Nowlan, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to provide for the establishment of a system of long term mortgage credit to farmers, to incorporate therein the provisions of the Canadian Farm Loan Act, to add thereto a new type of supervised farm mortgage credit and to repeal the said Canadian Farm Loan Act.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

Mr. Comtois, seconded by Mr. Brooks, moved,—That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to amend the Maritime Coal Production Assistance Act to extend the application of the Act to coal producers in all parts of Canada; to provide that the aggregate principal amount of loans made to coal producers under section 6 of the Act shall be increased from ten to twenty million dollars and that the aggregate principal amount of loans made to any one coal producer under the same section shall be increased from seven and one-half to twelve million dollars; to extend the operation of the Act from the 31st day of October, 1959 to the 31st day of October, 1964; and to authorize certain amendments to the agreement made under the Act with the Dominion Coal Company Limited for the purpose of varying the terms of repayment of principal and interest as provided under section four thereof.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting the adjustment of certain public service pensions.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure respecting the adjustment of certain public service pensions to provide for increases, on a continuing basis, in certain pensions being paid to former civil servants, members of the armed forces, members of the Royal Canadian Mounted Police or their dependents; and to provide that the said increases shall be paid out of the Consolidated Revenue Fund.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Fleming (Eglinton), seconded by Mr. Hamilton (Notre-Dame-de-Grâce), by leave of the House, presented Bill C-60, An Act respecting the Adjustment of Certain Public Service Pensions, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to authorize the Canadian National Railway Company to make certain capital expenditures.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to bring in a measure to authorize the Canadian National Railway Company to make capital expenditures in the year 1959 not exceeding \$348,900,000 and to make certain capital expenditures and enter into certain contracts prior to July 1, 1960; to authorize the National Company to issue securities to provide amounts required for the authorized expenditures; to provide that, except as expressly provided, the aggregate principal amount of securities outstanding at any time shall not exceed \$289,-900,000; to authorize the Governor in Council to guarantee the principal and interest of securities issued by the Company for the purpose aforesaid; to authorize the Minister of Finance to make loans to the said Company secured by such securities and not exceeding \$289,900,000 in principal amount to enable the said Company to meet such expenditures and with authority to give financial aid and assistance to other companies of the National System.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Fleming (Eglinton), seconded by Mr. Hamilton (Notre-Dame-de-Grâce), by leave of the House, presented Bill C-61, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System for the period from the 1st day of January, 1959 to the 30th day of June, 1960, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Farm Improvement Loans Act.

MONDAY, 15TH JUNE

A.D. 1959

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Farm Improvement Loans Act to extend its operations for a further period commencing on the 1st day of April, 1959 and ending on the 30th day of June, 1962; to provide that the maximum amount of bank loans made in the new period and guaranteed under the Act shall be three hundred million dollars; to provide further for certain changes in connection with the administration of the Act.

Resolution to be reported.

The said resolution was reported and concurred in.

The Order being read for the second reading of Bill C-54, An Act to implement a Convention between Canada and the Republic of Finland for the avoidance of Double Taxation with respect to Income Tax;

Mr. Fleming (Eglinton), seconded by Mr. Pearkes, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting the revision and consolidation of certain of the pension provisions of the Defence Services Pension Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to provide for the revision and consolidation of certain of the pension provisions of the Defence Services Pension Act, for the payment out of the Consolidated Revenue Fund of superannuation and other benefits to members of the Canadian Forces and their dependents and for matters incidental thereto, and to provide further for certain administrative changes in connection therewith.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Pearkes, seconded by Mr. Macdonnell, by leave of the House, presented Bill C-62, An Act respecting the Superannuation of Members of the Canadian Forces, which was read the first time and ordered for a second reading at the next sitting of the House.

8 ELIZABETH II

Bill C-43, An Act to amend the Unemployment Insurance Act, was considered in Committee of the Whole, and progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

By unanimous consent, the House reverted to "Introduction of Bills".

Mr. Fleming (Eglinton), seconded by Mr. Green, by leave of the House, presented Bill C-63, An Act to amend the Farm Improvement Loans Act, which was read the first time and ordered for a second reading at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Summary of Orders in Council passed during the period May 1 to May 31, 1959.

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated March 18, 1959, (*Question No. 41) showing: 1. Has Robert Alexander Cecil Henry, of 1405 Peel Street, Montreal, been in the employ of or used as a consultant by the Federal Government since January, 1952?

2. If so, what was the nature of such engagements, how much remuneration did Mr. Henry receive annually, and what department or government agency was he paid through?

3. In this particular period, what positions outside of the government service did Mr. Henry hold?

By Mr. Fulton, a Member of the Queen's Privy Council,—Report, dated May 19, 1959, of the Restrictive Trade Practices Commission, under the Combines Investigation Act, concerning the Sale and Distribution of Surgical Rubber Gloves and Certain Other Surgical Supplies.

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 102

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 16TH JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. Stanton, from the Standing Committee on Agriculture and Colonization, presented the Second Report of the said Committee, which is as follows:

1. On Tuesday, March 10, 1959, the House referred to your Committee for consideration the subject of humane slaughter of food animals.

2. Your Committee held ten meetings during which it heard statements, briefs, and evidence from the Honourable Davie Fulton, Minister of Justice; Dr. K. F. Wells, Veterinary Director General, and Dr. R. S. Gwatkin, Senior Research Officer of Health of Animals Division, both of the Department of Agriculture; The Canadian Jewish Congress, represented by Messrs. S. Hayes, S. M. Harris and Rabbi S. M. Zambrowsky; British Columbia Society for Prevention of Cruelty to Animals, represented by Mr. R. C. Merriam, Q.C.; Canadian Society for Prevention of Cruelty to Animals, represented by Mr. W. N. Dunlop; Meat Packers Council of Canada, represented by Messrs. E. S. Manning and Dr. G. F. Clarke; Ontario Society for Prevention of Cruelty to Animals, represented by Mr. R. C. Friend; Toronto Humane Society, represented by Col. E. G. Reade, and E. L. Taylor; Canadian Federation of Agriculture, represented by Mr. H. H. Hannam; Interprovincial Farm Union Council, represented by Messrs. G. Hill and J. Patterson; Humane Slaughter Association, represented by Mr. P. R. U. Stratton; Canadian Federation of Humane Societies, represented by Lt. Col. R. Taylor, O.B.E., Dr. A. E. Cameron and Mr. W. R. Gunn, Q.C., and the United Packinghouse Workers of America.

3. Your Committee heard evidence revealing various instances of inhumane handling and slaughter of food animals.

4. Your Committee considered two suggestions which were submitted with respect to the humane slaughter of food animals; firstly, by way of an amendment to the Criminal Code, and secondly, by a statute to amend the Meat Inspection Act providing for the regulation of establishments now subject to federal jurisdiction in which food animals are killed.

5. Your Committee notes that federal legislation under the Meat Inspection Act covers government-inspected plants which perform approximately 80 per cent of the slaughtering of food animals in Canada.

6. Your Committee recommends, after due deliberation, that legislation amending the Meat Inspection Act be introduced to provide for humane handling and slaughter regulations.

7. Your Committee, after careful deliberation, submits the following recommendations for incorporation into legislation to provide for the humane slaughter of food animals,—

- (a) That inadequate holding pens and/or unsafe ramps, inclines and floor surfaces over which animals must move in packing plants or slaughterhouses shall be considered inhumane.
- (b) That the combination of shackling and hoisting of a food animal before rendering it unconscious shall be considered inhumane;
- (c) Humane methods of slaughter shall be deemed to include
 - (i) shooting,
 - (ii) schechita (the Hebrew term for slaughter) as practised in compliance with Hebrew religious requirements;
- (d) Humane methods of pre-slaughter shall be deemed to include
 - (i) stunning with a mechanical stunner,
 - (ii) certain electrical stunning methods,
 - (iii) the use of anaesthetizing agents.

8. That the operation of the proposed law be postponed for a reasonable period to enable all persons affected thereby to take the necessary steps to comply with the law when it becomes effective.

A copy of the Committee's Minutes of Proceedings and Evidence is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 12 to the Journals)

On motion of Mr Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Danforth be substituted for that of Miss Aitken; and

That the name of Mr. Dorion be substituted for that of Mr. Best; and

That the name of Mr. Drysdale be substituted for that of Mr. Brassard (Chicoutimi); and

That the name of Mr. Forbes be substituted for that of Mr. Fréchette; and That the name of Mr. Henderson be substituted for that of Mr. Horner

(Jasper-Edson); and

and

That the name of Mr. Horner (The Battlefords) be substituted for that of Mr. Martineau; and

That the name of Mr. MacEwan be substituted for that of Mr. McGrath; and That the name of Mr. Matthews be substituted for that of Mr. Milligan; and That the name of Mr. McFarlane be substituted for that of Mr. Spencer;

That the name of Mr. Nasserden be substituted for that of Mr. Tremblay on the Standing Committee on Standing Orders. A.D. 1959

On motion of Mr Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Dubois be substituted for that of Mr. Dorion; and

That the name of Mr. Campbell (Lambton-Kent) be substituted for that of Mr. Best; and

That the name of Mr. Grills be substituted for that of Mr. Walker; and That the name of Mr. Muir (Lisgar) be substituted for that of Mr. MacLean (Winnipeg North Centre); and

That the name of Mr. Hicks be substituted for that of Mr. Broome; and That the name of Mr. Milligan be substituted for that of Mr. Kucherepa; and

That the name of Mr. Robinson be substituted for that of Mr. Thompson on the Standing Committee on Agriculture and Colonization.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Prime Minister's Residence Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Schedule to the Prime Minister's Residence Act to bring certain property in the Township of Eardley, County of Gatineau within the scope of the Act.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Green, seconded by Mr. Comtois, by leave of the House, presented Bill C-64, An Act to amend the Prime Minister's Residence Act, which was read the first time.

By unanimous consent, the said bill was read the second time, considered in Committee of the Whole, reported with an amendment, considered as amended, read the third time and passed.

Bill C-43, An Act to amend the Unemployment Insurance Act, was again considered in Committee of the Whole;

And the House continuing in Committee;

At five o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The Order being read for the second reading of Bill S-23, An Act respecting The Roman Catholic Episcopal Corporation of Prince Rupert;

Mr. Henderson, seconded by Mr. Hicks, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Miscellaneous Private Bills.

By unanimous consent, the following bills were respectively read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-302, An Act for the relief of Roger Myre.

Bill SD-303, An Act for the relief of Lee Dacks Moscovitch.

Bill SD-304, An Act for the relief of Lillian Goldbloom Howard.

Bill SD-305, An Act for the relief of Giovanni Cavallero.

Bill SD-306, An Act for the relief of Lorna Frances Hutchinson Kerr.

Bill SD-307, An Act for the relief of Jessie Balfour Mains McCartney Manson.

Bill SD-308, An Act for the relief of Guy Charbonneau.

Bill SD-309, An Act for the relief of Meade Alexander Morgan.

Bill SD-310, An Act for the relief of Carol May Campbell Williams.

Bill SD-311, An Act for the relief of Adela Hawthorne Pattison.

Bill SD-312, An Act for the relief of Samuel Currie Millar.

Bill SD-313, An Act for the relief of Helen Mary Margeson Ransome Scudamore.

Bill SD-314, An Act for the relief of Claire Anna Theresa Verdon Monette. Bill SD-315, An Act for the relief of Constance Edna Medcalfe Blood. Bill SD-316, An Act for the relief of Norma Margaret Martin Raymo.

Bill SD-317, An Act for the relief of Audrey Barrasford Milburn.

Bill SD-318, An Act for the relief of Sandra Stoll Goldenberg.

Bill SD-319, An Act for the relief of Edith May Driscoll Jeffrey.

Bill SD-320, An Act for the relief of Joyce Ethel Commerford Brewster.

Bill SD-321, An Act for the relief of Hirsch Glaser.

Bill SD-322, An Act for the relief of Maria Gagne Cote.

Bill SD-323, An Act for the relief of Gail Patricia Northrup Brazauckas.

Bill SD-324, An Act for the relief of Gilbert Forest.

Bill SD-325, An Act for the relief of Yvon Poulin.

Bill SD-326, An Act for the relief of Karl Wilhelm Oskar Bartels.

Bill SD-327, An Act for the relief of Joseph Aime Paul Guy Genest.

Bill SD-328, An Act for the relief of Allan Ray Wright.

Bill SD-329, An Act for the relief of Michael Kalabiha.

Bill SD-330, An Act for the relief of Joyce Ann Breaker Lee.

Bill SD-331, An Act for the relief of Zina Goffman Filler.

Bill SD-332, An Act for the relief of Omula Karnitis Rakauskas.

Bill SD-333, An Act for the relief of Joseph Bernard Alberia Gustave Lahaise.

Bill SD-334, An Act for the relief of Michael Palangio.

Bill SD-335, An Act for the relief of Grace Evelyn Heggtveit Richter. Bill SD-336, An Act for the relief of Ross Kevin Ladd. Bill SD-337, An Act for the relief of Georgina Horne Parsons.Bill SD-338, An Act for the relief of Esther Paula Beernaert Martindale.Bill SD-339, An Act for the relief of Audrey Bruce Laborgne.

(Public Bills)

Orders numbered 23 and 24, having been called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. Fisher, seconded by Mr. Deschatelets,—That Bill C-10, An Act to amend the Canada Elections Act (Voting at Advance Polls), be now read a second time.

And the debate continuing;

The hour for Private and Public Bills expired.

The House resumed consideration in Committee of the Whole of Bill C-43, An Act to amend the Unemployment Insurance Act, and further progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, June 10, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C. 1952. (English and French).

By Mr. Churchill, a Member of the Queen's Privy Council,—Copy of Orders in Council, pursuant to section 21(5) of the Export Credits Insurance Act. chapter 105, R.S.C. 1952, as follows:

Order in Council P.C. 1959-746, approved June 11, 1959: Authorizing a contract of insurance by the Export Credits Insurance Corporation for the sale by Canadair Limited, Montreal, of ten aircraft to The Flying Tiger Line Inc. of Burbank, California.

Order in Council P.C. 1959-747, approved June 11, 1959: Authorizing a contract of insurance by the Export Credits Insurance Corporation for the sale by Canadair Limited, Montreal, of five aircraft to Seaboard & Western Airlines Inc., New York.

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated March 25, 1959, (*Notice of Motion No. 78) for a copy of all correspondence since August 1, 1958, exchanged between the Federal Government and the municipal authorities in Fort William and Port Arthur, Messrs. Milton Vibert, Arthur Widnall, Norman R. Wilson, and Harold G. Blanchard, concerning the appointment or selection of the Lakehead Harbour Commissioners.

66970-5-37

8 ELIZABETH II

By Mr. Courtemanche,—Return to an Address, dated April 15, 1959, (*Notice of Motion No. 64) for a copy of all correspondence, telegrams and other documents exchanged between the Agricultural Prices Support Board, the Agricultural Stabilization Board, and officers of Dominion and Provincial farm organizations, since January 1, 1957, referring to the question of deficiency payments and support prices on agricultural products.

By Mr. Courtemanche,—Return to an Order of the House, dated April 29, 1959, (*Question No. 339*) showing: In the last twelve months for which complete figures are available, how much money was received from Newfoundland from all sources, and how much money was received by Newfoundland from the Federal Government from all sources?

By Mr. Starr, a Member of the Queen's Privy Council,—Report on the Vocational Training Co-ordination Act for the year ended March 31, 1959, pursuant to section 11 of the said Act as amended by chapter 45, Statutes of Canada, 1953-54.

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959. No. 103

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 17TH JUNE, 1959.

11.00 o'clock a.m.

the conduct of the Hon, mention w

Whereupon Mr. Speaker Tale

PRAYERS.

Mr. Green, a Member of the Queen's Privy Council, laid before the House,—Copy of a Note, dated June 12, 1959, from the Acting Secretary of State of the United States of America to the Canadian Ambassador at Washington, concerning an increase in the diversion of water from Lake Michigan through the Chicago drainage canal.

On "Motions" being called:

Notice having been given thereof, Mr. Pearson rose to move as follows: That a document dated June 4, 1959, having been referred to in the House, and the Prime Minister having agreed to lay it on the table, which document contains the reasons for judgment of Mr. Justice Thorson, the President of the Exchange Court in a case concerning the comparison in the second

Exchequer Court, in a case concerning the expropriation by the Crown of property at Malton, Ontario, owned by Aileen M. Drew and affirms: (1) That prior to the general election of 1957 Mr. John Pallett, the member for Peel, was the solicitor for the said Aileen M. Drew, but after such election he dissociated himself from that capacity; (2) That in connection with expropriation of the property of said Aileen M. Drew and of other properties Mr. Pallett suggested to the Minister of Transport that an independent appraiser be appointed, and that both the Department of Transport and the owners be bound by his valuation of such properties; (3) That Mr. Pallett did recommend and did secure, with the assent of the Minister, the appointment of Mr. J. E. S. Clare as such independent appraiser; (4) That there was conflicting evidence of what took place in the Minister's office on September 19, 1957, Mr. Pallett asserting that the Minister had accepted his proposal that there should be a

66970-5-371

HOUSE OF COMMONS 8 ELIZABETH II

valuation by an appraiser approved by the Department and acceptable to the owners and that both the owners and the Minister acting for Her Majesty should be bound by such valuations and Mr. Booth stating that the Minister had not agreed to be bound in advance by such a valuation; (5) That Mr. Pallett transmitted to the Minister's executive assistant the valuation reports made by Mr. Clare; (6) That Mr. Clare was not a free and independent appraiser; (7) That according to Mr. Clare's own admission, Mr. Pallett instructed him to put as generous a valuation as possible on the properties and that Mr. Clare told Mr. A. A. Speer, the Department of Transport's District Land Agent, that it was difficult for him to carry out his instructions; (8) That Mr. Clare's land valuations were quite erroneous and excessive and that his property valuations were out of line with other valuations and settlements made in the Malton area.

That, in view of these affirmations in the aforementioned document, the Standing Committee on Privileges and Elections be directed to examine into the actions and statements of the Hon. Member for Peel (Mr. Pallett) in connection with the valuation and expropriation of the said properties; to report generally on these matters, and in particular to consider and report whether the conduct of the Hon. member was contrary to the usage or derogatory to the dignity of the House or inconsistent with the standards which Parliament is entitled to expect from its members.

Whereupon Mr. Speaker raised a point of order concerning precedence for the said proposal;

And a debate arising on the point of order and continuing:

12.00 o'clock Noon.

By unanimous consent, the business of "Starred Questions" (Standing Order 39(2)(b)) was deferred until later this day.

And debate continuing on the said point of order:

Mr. Speaker having reserved his decision on the point of order; the said proceedings were deferred.

The following Notice of Motion having been called was transferred to Government Orders for consideration at the next sitting of the House pursuant to Standing Order 21(2):

That it is expedient that the Houses of Parliament do approve the International Wheat Agreement opened for signature at Washington, D.C., on April 6, 1959, and that this House do approve the same.-The Minister of Trade and Commerce.

The following Question was made an Order for Return under the provisions of Standing Order 39(5):

*Question No. 100, by Mr. Martin (Essex East), Order of the House for a Return showing: 1. What were the names of the Chairmen on the Board of Referees operating under the Unemployment Insurance Commission as of June, 1957?

2. How many of these are still acting in this capacity?

3. Have any been replaced? If so, how many and for what reason in each case?

A.D. 1959

On motion of Mr. Pickersgill, seconded by Mr. Benidickson, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all communications including memoranda of telephone conversations, since January 1, 1958, between the Ontario Hydro or any of its officials on the one hand; and the Minister of Citizenship and Immigration or any officials of the Department, on the other, regarding the acquisition by Ontario Hydro of land on the Sarnia Indian Reserve. (*Notice of Motion No. 123).

On motion of Mr. Pickersgill, seconded by Mr. Benidickson, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all communications received by the Minister of Northern Affairs and National Resources or any official of the department at Ottawa since February 18, 1959, regarding employment in Terra Nova National Park, together with a copy of all replies thereto. (*Notice of Motion No. 124).

Bill C-43, An Act to amend the Unemployment Insurance Act, was again considered in Committee of the Whole, and further progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council,—Copy of the International Wheat Agreement, 1959, as adopted at the final plenary session of the United Nations Wheat Conference held at Geneva on March 10, 1959. (English and French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated May 13, 1959, (Question No. 386) showing: 1. What have been the federal contributions to each province for conditional payments (a) agriculture; (b) health; (c) hospital insurance; (d) welfare; (e) vocational training; (f) highways and transportation; (g) resources development; (h) subsidized rentals and slum clearance; (i) other, during the fiscal years 1956-57, 1957-58, 1958-59, and estimated amounts for the fiscal year 1959-60?

2. In what fiscal year was each of these conditional payments inaugurated?

At 6.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959.

No. 104

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 18TH JUNE, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Kucherepa, from the Standing Committee on Standing Orders, presented the Seventh Report of the said Committee, which was read as follows:

Pursuant to Orders of the House of June 4th and June 10th, 1959, your Committee gave consideration to the following petitions for private bills filed after the time specified in Standing Order 93, and to the Clerk of Petitions' Reports thereon of June 4th and 10th, 1959.

1. Petition of Benjamin Gordon Davidson-Divorce.

Representations were made to your Committee that the Respondent deserted her husband in 1957 and remarried in the United States in January, 1959, after having her marriage with the petitioner dissolved by the Florida courts.

The time required by the petitioner to obtain the necessary evidence, including the marriage certificate, made it impossible to file his petition within the time limit specified in Standng Order 93.

Your Commttee recommends that Standing Order 93 be suspended in relation to this petition and that the petition be received.

2. Petition to incorporate "Desjardins Life Insurance Company" and, in French, "l'Assurance-Vie Desjardins".

The powers of the proposed Company involve the acquiring of the rights and assets of a provincial company, as well as assuming its obligations. While the petitioners are anxious to obtain the necessary legislation this session, it was found impossible to conclude the necessary proceedings, including those with the Superintendent of Insurance, before the time for filing petitions had expired. Your Committee recommends that Standing Order 93 be suspended in respect of this petition and that the petition be received.

Concurrence in the above recommendations will involve a penalty charge of 300.00 on both petitions, in accordance with the provisions of Standing Order 94(3)(a) and (c).

By unanimous consent, on motion of Mr. Kucherepa, seconded by Mr. Knowles, the said Report was concurred in.

Bill C-43, An Act to amend the Unemployment Insurance Act, was again considered in Committee of the Whole, reported with amendments, considered as amended, and ordered for a third reading at the next sitting of the House.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-22, An Act to amend the Export Credits Insurance Act.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill S-27, An Act to incorporate The Free Methodist Church in Canada. --Mr. Morton.

Bill SD-340, An Act for the relief of Timothy Allan Moran.—Mr.McCleave.

Bill SD-341, An Act for the relief of Antonio Choma.-Mr. McCleave.

Bill SD-342, An Act for the relief of Helen Ruby Riley Onions.—Mr. McCleave.

Bill SD-343, An Act for the relief of Simone Alberta Chretien Welsh.—Mr. McCleave.

Bill SD-344, An Act for the relief of Edward John Mendelsohn.—Mr. McCleave.

Bill SD-345, An Act for the relief of Marcus Gilmour.-Mr. McCleave.

Bill SD-346, An Act for the relief of Joyce Rosemary Hudson Plam.—Mr. McCleave.

Bill SD-347, An Act for the relief of Bernard Lawrence Boire.—Mr. McCleave.

Bill SD-348, An Act for the relief of Marie Madeleine Marielle Faust Morin. —*Mr. McCleave.*

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate. A.D. 1959

A Message was received from the Senate informing this House that the Senate had passed Bill C-48, An Act to amend the Income Tax Act, with the following amendments:

1. Page 11, line 16:-After "or" insert "charterparty".

2. Page 11:-Strike out clause 19.

At 10.04 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

No. 105

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 19TH JUNE, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, laid before the House,—Lists of Textile Items for which the Government of Japan has announced the Suspension of the Issuance of New Export Licenses.

The House resumed consideration of the point of order raised by Mr. Speaker on Wednesday, June 17 last, concerning precedence for the following Notice of Motion:

Mr. Pearson-That a document dated June 4, 1959, having been referred to in the House, and the Prime Minister having agreed to lay it on the table, which document contains the reasons for judgment of Mr. Justice Thorson, the President of the Exchequer Court, in a case concerning the expropriation by the Crown of property at Malton, Ontario, owned by Aileen M. Drew and affirms: (1) That prior to the general election of 1957 Mr. John Pallett, the member for Peel, was the solicitor for the said Aileen M. Drew, but after such election he dissociated himself from that capacity; (2) That in connection with expropriation of the property of said Aileen M. Drew and of other properties Mr. Pallett suggested to the Minister of Transport that an independent appraiser be appointed, and that both the Department of Transport and the owners be bound by his valuation of such properties; (3) That Mr. Pallett did recommend and did secure, with the assent of the Minister, the appointment of Mr. J. E. S. Clare as such independent appraiser; (4) That there was conflicting evidence of what took place in the Minister's office on September 19, 1957, Mr. Pallett asserting that the Minister had accepted his proposal that there should be a valuation by an appraiser approved by the Department and acceptable to the owners and that both the owners and the Minister acting for Her Majesty should be bound by such valuations and

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Mr. Booth stating that the Minister had not agreed to be bound in advance by such a valuation; (5) That Mr. Pallett transmitted to the Minister's executive assistant the valuation reports made by Mr. Clare; (6) That Mr. Clare was not a free and independent appraiser; (7) That according to Mr. Clare's own admission, Mr. Pallett instructed him to put as generous a valuation as possible on the properties and that Mr. Clare told Mr. A. A. Speer, the Department of Transport's District Land Agent, that it was difficult for him to carry out his instructions; (8) That Mr. Clare's land valuations were quite erroneous and excessive and that his property valuations were out of line with other valuations and settlements made in the Malton area.

That, in view of these affirmations in the aforementioned document, the Standing Committee on Privileges and Elections be directed to examine into the actions and statements of the Hon. Member for Peel (Mr. Pallett) in connection with the valuation and expropriation of the said properties; to report generally on these matters, and in particular to consider and report whether the conduct of the Hon. member was contrary to the usage or derogatory to the dignity of the House or inconsistent with the standards which Parliament is entitled to expect from its members.

RULING BY MR. SPEAKER

MR. SPEAKER: It is my responsibility to rule upon a point of order which arose on Wednesday last and was then debated at length and with vigour. I wish to thank the several honourable Members, representative of all parties, who gave the House the benefit of their views.

The question was whether or not the Notice of Motion relating to the conduct of the honourable Member for Peel, which had been given by the Leader of the Opposition, properly raised a prima facie question of privilege for determination by the House through its Standing Committee on Privileges and Elections to which the motion would refer the matter for examination and report.

The question is of considerable importance. If the Notice of Motion properly raises a question of the privileges of the House, it is entitled under Standing Order 17 to be taken into consideration immediately, all other business being laid aside until the debate is concluded.

On the other hand, if the motion is not to be regarded as one of privilege, the motion would have to take its turn with other Notices of Motions by private Members which at this stage of the session would mean that it had very little prospect of being called even if in fact it is entitled at all to be placed on the Order Paper. The subject matter could be raised and in fact has been raised in the House and debated in other ways.

The factual basis for the motion as it appears in the Notice itself and in the arguments put forth in the House is simple. It is that the President of the Exchequer Court, Mr. Justice Thorson, in his reasons for judgment, sessional paper No. 237, makes certain affirmations about the honourable Member for Peel. These affirmations are summarized in items (1) to (8) in the Notice of Motion. Perhaps the House will permit me to dispense with reading these as all Members have them.

It is noteworthy: (1) That the judgment is a public document but is not a document required to be submitted to the House of Commons. (2) It became a sessional paper by leave of the House when the Prime Minister (Mr. Diefenbaker) tabled it in response to a request from a Member of the Opposition. (3) The reasons for the judgment were given in cross-actions between Aileen M. Drew and Her Majesty the Queen, which arose from the expropriation of the property of Aileen M. Drew on February 12, 1954, for the Malton Airport,

A.D. 1959

the compensation to be paid her not having been agreed upon. She claimed the sum of \$17,330, the amount of a valuation made by Mr. J. E. S. Clare, alleging an agreement between herself and Her Majesty acting through the Minister of Transport (Mr. Hees) that Mr. Clare should appraise the property and both parties should be bound by his evaluation. There are said to be ten other requests in which the circumstances are similar. The Crown successfully denied the alleged agreement and asked the Court to fix the compensation for the expropriated property. In the result, the judgment awards to Aileen M. Drew compensation of \$11,200 and interest. (4) The honourable Member for Peel was the Member of Parliament for the constituency in which the properties are situated. As the judgment recites, he had been solicitor for Aileen M. Drew but "dissociated himself from this capacity" after the general election in June, 1957, which resulted in a change of the administration in Ottawa. He was a witness in the action, but not a party or a solicitor and the learned judge's references to him were made in the course of his summary of the evidence and not because such conduct was an issue in the case.

In view of these "observations" in the judgment and without any conclusion being drawn from them or any charges made by any honourable Member against the honourable Member for Peel, the House is asked to direct its Committee on Privileges and Elections:

(1) To examine the actions and statements of the honourable Member for Peel in connection with the evaluation and expropriation.

(2) To report generally on these matters.

(3) In particular, to consider and report whether the conduct of the honourable Member was contrary to the usages of the House, derogatory to the dignity of the House and inconsistent with the standards which Parliament is entitled to expect from its Members.

The House of Commons has concerned itself with the conduct of a Member outside of the House from time to time for example where a Member used his public office for private gain, has compromised his independence by taking money or has been found guilty of some scandalous crime. It is provided by law (the Senate and House of Commons Act, R.S., c. 147, s. 1) in the section dealing with the independence of Parliament, that no Member shall hold any office of emolument under the Crown nor enter into any contract with the Government of Canada for which any public money of Canada is to be paid on pain of forfeiting his seat.

On the other hand, it is clear that many acts which might offend against the law or the moral sense of the community do not involve a Member's capacity to serve the people who have chosen him as their representative nor are they contrary to the usage nor derogatory to the dignity of the House of Commons. Members of the House of Commons, like all other citizens, have the right to be regarded as innocent until they are found guilty, and like other citizens they must be charged before they are obliged to stand trial in the courts. Parliament is a court with respect to its own privileges and dignity and the privileges of its Members. The question arises whether the House, in the exercise of its judicial functions with respect to the conduct of any of its Members, should deprive such Member of any of the safeguards and privileges which every man enjoys in any court of the land.

It has been strongly urged by some Members that the House should not set in motion its power to try and to judge the conduct of a Member unless such Member is charged with a specific offence. It is urged further that not only must he be charged, but that he must be charged by a Member of the House of Commons standing in his place.

In my view, simple justice requires that no honourable Member should have to submit to investigation of his conduct by the House or a committee until he has been charged with an offence. Must this charge be made by another honourable Member on his responsibility? The Honourable Leader of the Opposition (Mr. Pearson) raised this same issue in the question which he put to me in the following words, *Hansard* p. 4839:

"If this motion is ruled out of order, does it mean that no question of privilege can be raised in this House for submission to a committee which arises out of allegations, direct or implied, made against a Member of this House outside the House by a judgment of a Court or in some other way, unless a Member associates himself with these allegations to the point where he has himself to lay a charge against another honourable Member?"

To say "yes" to this question would be to overlook precedents in which inquiries have been undertaken on the basis of charges implied from documents. Examples are the case of Jean Baptiste Daoust reported in the *Journals* of the House of Commons for 1876 at pages 1456 to 1460 where a reference to the Committee on Privileges and Elections was ordered after reading entries in the *Journal* for 1866. These entries contained court records relating to the conviction of a Mr. Daoust for forgery. Mr. Daoust, the Member, admitted that he was the man in the case and the House referred the matter to committee.

Another is the Schell case in 1903, as reported in *Hansard* at pages 4959 and 5416, where the charge of contracting with the Crown was implied from the report of the Auditor General tabled in the House and the payment of a small sum of \$5.50 was admitted by Mr. Schell.

On the authorities it appears to be open to an honourable Member to confront the House with charges against another Member, implicit in documents in the possession of the House, but in my view the charge must be there.

In the case before us no honourable Member has taken the responsibility of making a specific charge against the honourable Member for Peel. At page 4829 of *Hansard* the honourable Member for Essex East (Mr. Martin) says of the Leader of the Opposition in whose name the motion stands:

"He made no charges, that is true. That is his continuous answer to the Prime Minister who repeats, 'Make charges'. The Leader of the Opposition said, 'We have no charges to make'."

If there is a charge then which the honourable Member for Peel should be called upon to meet, it has to be implied from the reasons for judgment already referred to. Did the learned judge in commenting on the evidence say or imply that the Member for Peel had been guilty of a criminal offence, perjury for example? Certainly not, and if he had it would have been his responsibility to bring the matter to the attention of the Crown for prosecution. Did he intend or imply that the honourable Member's conduct was an offence against the independence or dignity of the House of Commons, about which as a former Member of that House he would be cognizant and alert? He does not say so. There is no direct charge of this kind in the judge's observations about the honourable Member for Peel, nor has any Member of this House taken the responsibility himself of saying that such a charge must be implied from such observations or of saying what the charge is. Instead, the supporters of the motion say in effect, "Let the committee see if there is anything of this kind with which the Member could be charged". A.D. 1959

It is true that the judge is critical of the conduct of the honourable Member for Peel for influencing the appraiser, Mr. Clare, but his criticism falls more on Mr. Clare, whose professional duty it was to make a fair appraisal, for allowing himself to be influenced. He makes observations, too, about the honourable Member's negotiations with the Minister of Transport. If these observations or "affirmations" as they are styled in the Notice of Motion are taken as fact and the worst construction is put on them, it would appear that the honourable Member for Peel on behalf of his constituents unsuccessfully attempted to get more generous compensation for them from public funds for the lands which the Crown had expropriated than they were warranted in receiving. This summary may not do justice either way but the judge's observations are more fully set out in the motion for all to read.

If the learned judge, who, as I have said had experience of Parliament, felt that the conduct of the honourable Member for Peel was contrary to the usages and dignity of Parliament, would he not have said so?

Two important facts which appear from the judgment are, first, that the honourable Member did not stand to gain or profit for himself by anything which he did. On the contrary, the learned judge observed that his interest was only political; secondly, that no public funds were improperly paid out. The amount to be paid was determined by due process of law, in fact by the judge himself, and that is what the judgment was about.

However, the absence of formulation of a charge by the judge or by any Member of the House does not absolve me from the responsibility of considering whether the reasons for judgment on their face imply conduct on the part of the honourable Member which was contrary to the independence and dignity of the House of Commons of which he is a Member, conduct, in other words, which was a breach of its privileges.

No close precedent was cited and I have been unable to find any.

The privileges of the House are stated in general terms in May, 16th edition, pages 42 and 43, as follows:

"Parliamentary privilege is the sum of the peculiar rights enjoyed by each House collectively as a constituent part of the High Court of Parliament, and by Members of each House individually, without which they could not discharge their functions, and which exceed those possessed by other bodies or individuals. Thus privilege, though part of the law of the land, is to a certain extent an exemption from the ordinary law.

"The distinctive mark of a privilege is its ancillary character. The privileges of Parliament are rights which are 'absolutely necessary for the due execution of its powers'. They are enjoyed by individual Members, because the House cannot perform its functions without unimpeded use of the services of its Members; and by each House for the protection of its Members and the vindication of its own authority and dignity.

"When any of these rights and immunities, both of the Members, individually, and of the assembly in its collective capacity, which are known by the general name of privileges, are disregarded or attacked by any individual or authority, the offence is called a breach of privilege, and is punishable under the law of Parliament. Each House also claims the right to punish—"

And so on. I think I need not read more because the nature of privilege is generally understood.

Examples of the sort of conduct which amount to a breach of privilege or which disqualify a Member are the taking of an office of profit, as I have said, entering into contracts with the Government which involve a payment or advantage to the Member, in both of which cases there are elements of personal gain, conviction of treason or other felonious crimes. The honourable Member's conduct was not of that order. It may have been "immature", as one honourable Member characterized it, but putting the worst construction on it I do not find that it was the sort of conduct which the House has punished in the past.

If there is some doubt in the matter I am clear that the benefit of the doubt should be given to the unaccused.

I should feel happier if this decision could be made by the House, but there seems to be no means by which that can be done except by the usual process of appeal from the ruling which I am now making.

In finding that a question of the privileges of the House is not prime facie involved in this motion, I am making a procedural decision the effect of which will not prevent the further discussion by the House of the matters in issue. The effect is to refuse precedence to this discussion but not to prevent it. No barrier is raised to the presentation of this matter under different circumstances on another occasion. For example, the subject matter could be brought before the House as an amendment to the next motion to go into Supply. I should add too that the debate on the point of order on Wednesday and the discussion of the same matter on the estimates of the Minister of Transport were so broad that there would be little left to be said if the motion itself were to be debated this morning.

Therefore the Notice of Motion standing in the name of the Leader of the Opposition will be removed from Routine Proceedings on the Order Paper and dealt with under paragraph 4 of Standing Order 15.

From this ruling, Mr. Pearson appealed to the House.

And the Members having been called in;

MR. SPEAKER: The question is an appeal to the House from a decision of the Chair as follows: "That the Notice of Motion standing in the name of the Leader of the Opposition does not involve a prima facie case of a breach of the privileges of the House of Commons on the part of the honourable Member for Peel, and that such notice is to be removed from 'Routine Proceedings' on the Order Paper and dealt with under paragraph 4 of Standing Order 15."

And the question being put by Mr. Speaker:

Shall the decision of the Chair be sustained?—It was decided in the affirmative on the following division:

YEAS

MESSRS:

Aiken, Aitken (Miss), Allmark, Anderson, Balcer, Baldwin, Barrington, Baskin, Beech, Bell (Carleton), Bell (Saint John-Albert), Belzile, Bissonnette, Brooks, Broome,

A.D. 1959

Browne (Vancouver- Green, Kingsway), Bruchési, Campbell (Lambton-Kent), Campbell (Stormont), Cardiff. Cathers. Chambers. Charlton, Churchill, Clancy, Coates, Cooper. Courtemanche, Creaghan. Crouse. Diefenbaker. Dinsdale. Doucett. Drysdale, Dubois. Fairclough (Mrs.), Fairfield, Fane. Fleming (Eglinton), Fleming (Okanagan-Revelstoke), Forbes. Fréchette. Fulton, Grafftey,

Grills. Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hanbidge, Harkness. Henderson, Hodgson, Horner (Acadia), Horner (The Battlefords), Howard, Jones, Jung. Kennedy, Kindt. Knowles. Korchinski, Létourneau. Macdonnell, MacLean (Queens), MacLellan, Macquarrie, MacRae, McCleave, McFarlane. McGee. McGregor,

McPhillips, McQuillan, Maloney, Mandziuk, Martel. Martineau. Martini. Matthews, Milligan. Monteith (Perth), Monteith (Verdun). Montgomery, More, Morris, Morton, Muir (Cape Breton North and Victoria), Muir (Lisgar), Nesbitt. Nielsen, Nowlan. Nugent, O'Hurley, O'Leary, Ormiston, Pascoe. Paul, Payne, Pearkes, Phillips,

McLennan,

FRIDAY, 19TH JUNE

Pigeon. Pugh. Rapp, Rea, Régnier. Ricard. Richard (Kamouraska). Robinson, Rogers, Rompré, Simpson. Smith (Calgary South). Smith (Lincoln), Smith (Winnipeg North), Southam. Spencer, Stanton, Starr. Stearns. Stefanson. Stewart, Thompson, Villeneuve, Vivian, Weichel. White, Winch, Winkler, Wratten-131.

NAYS

MESSRS:

Badanai, Batten, Benidickson, Boivin, Bourque, Cardin, Caron, Carter, Crestohl, Denis, Dumas, Dupuis, Eudes, Hardie, Hellyer, Herridge, Leduc, Lessard, Loiselle, McIlraith, McWilliam, Martin (Essex East), Michaud, Pearson, Pickersgill, Racine, Richard (Ottawa East), Richard (Saint-Maurice-Laflèche), Roberge, Robichaud, Rouleau—32.

The following bill from the Senate was read the first time and ordered for a second reading at the next sitting of the House:

Bill S-22, An Act to amend the Export Credits Insurance Act.—Mr. Churchill.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill S-24, An Act respecting the Testing, Inspection and Sale of Seeds. Bill S-26, An Act to amend the Prisons and Reformatories Act. A Message was received from the Senate informing this House that the Senate had passed the following bills without amendment:

Bill C-56, An Act to amend the Judges Act.

Bill C-38, An Act to make Provision for the Reduction of Certain Class and Commodity Rates on Freight Traffic.

Bill C-43, An Act to amend the Unemployment Insurance Act, was read the third time and passed, on division.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

JUSTICE

A-DEPARTMENT

149	Departmental Administration including Annual Contribu- tion of \$200 to the Conference of Commissioners on		
	Uniformity of Legislation in Canada\$	741,825	00
150	Parole Act Administration, including \$60,000 for Grants to Recognized Prisoners' Aid Societies as may be		
	approved by Treasury Board	344,531	00
	Supreme Court of Canada—		
151	Administration Exchequer Court of Canada—	218,599	00
152	Administration	131,898	00
	Northwest Territories—		
153	Administration of Justice in the Northwest Territories, including the Northwest Territories Territorial		
	Court	107,440	00
	Yukon Territory—		
154	Administration of Justice in the Yukon Territory in-		
	cluding the Yukon Territorial Court	123,397	00
155	Payments of Gratuities to the widows or other dependents		
	of Judges who die while in office	20,000	00
	Combines Investigation Act-		
156	Restrictive Trade Practices Commission	86,110	00
157	Office of Investigation and Research	452,109	00
158	Bankruptev Act Administration	52,620	00

SUPPLEMENTARY ESTIMATES, 1959-60

JUSTICE

A-DEPARTMENT

523 Departmental Administration—Further amount required 49,565 00 524 Parole Act Administration—Further amount required .. 144,900 00 A.D. 1959

Northwest Territories-

Administration of Justice in the Northwest Terri-525 tories, including the Northwest Territories Territorial Court-Further amount required 3,300 00

And the House continuing in Committee;

At five o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The Order being read for the second reading of Bill S-27, An Act to incorporate The Free Methodist Church in Canada;

Mr. Morton, seconded by Mr. Bell (Carleton), moved,-That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Miscellaneous Private Bills.

By unanimous consent, the following bills were respectively read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-340, An Act for the relief of Timothy Allan Moran.

Bill SD-341, An Act for the relief of Antonio Choma.

Bill SD-342, An Act for the relief of Helen Ruby Riley Onions.

Bill SD-343, An Act for the relief of Simone Alberta Chretien Welsh.

Bill SD-344, An Act for the relief of Edward John Mendelsohn.

Bill SD-345. An Act for the relief of Marcus Gilmour.

Bill SD-346, An Act for the relief of Joyce Rosemary Hudson Plam.

Bill SD-347, An Act for the relief of Bernard Lawrence Boire.

Bill SD-348, An Act for the relief of Marie Madeleine Marielle Faust Morin.

(Public Bills)

Orders numbered 24 and 25, having been called, were allowed to stand.

Orders numbered 30 and 31, having been called, were allowed to stand by unanimous consent.

The House resumed debate on the proposed motion of Mr. McGee, seconded by Mr. Hamilton (York West),-That Bill C-18, An Act to amend the Criminal Code (Capital Punishment), be now read a second time.

And the debate continuing;

8 ELIZABETH II

The hour for Private and Public Bills expired.

The Committee of Supply resumed.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

JUSTICE

B—PENITENTIARIES

159 Administration of the Office of the Commissioner of Penitentiaries, including \$75,000 for Grants to Recognized Prisoners' Aid Societies, as may be approved by the Treasury Board\$ 572,678 00 160 Operation and Maintenance of Penitentiaries, including supplies and services relating thereto; administration, operation, repair and upkeep of buildings, works and equipment; maintenance, discharge and transfer of inmates; compensation to discharged inmates permanently disabled while in penitentiaries 12,705,059 00

SUPPLEMENTARY ESTIMATES, 1959-60

JUSTICE

B-PENITENTIARIES

526 Administration of the Office of the Commissioner of Peni-527 Operation and Maintenance of Penitentiaries, including supplies and services relating thereto; administration, operation, repair and upkeep of buildings, works and equipment; maintenance, discharge and transfer of inmates; compensation to discharged inmates permanently disabled while in penitentiaries-Further amount required

Resolutions to be reported.

The resolutions adopted at this day's sitting of the Committee of Supply were reported and concurred in, and the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Churchill, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,-Report of the Department of Trade and Commerce for the year ended December 31, 1958, pursuant to section 7 of the Department of Trade and Commerce Act, chapter 78, R.S.C., 1952.

932,918 00

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 33) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and the government of each province since June 3, 1958, dealing with federal assistance towards the construction of: (a) the Trans-Canada Highway; (b) a primary highway system; (c) provincial highways; (d) urban roads.

By Mr. Courtemanche,—Return to an Address, dated May 18, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 102) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and any person, organization or government, since January 1, 1958, relative to the purchase of land or any other matter relating to the proposed Royal Canadian Mounted Police detachment at Queen Charlotte City.

By Mr. Courtemanche,—Return to an Address, dated June 1, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 117) for a copy of all correspondence, telegrams, reports and other documents, exchanged between any Department of the Federal Government, and any farm organization, regarding the establishment of a floor price on hogs since November 1, 1958.

By Mr. Courtemanche,—Return to an Order of the House, dated March 25, 1959 (*Notice of Motion No. 81) for a copy of all communications received by the Minister of Justice, since March 10, 1959, protesting the refusal of the government to re-inforce the Royal Canadian Mounted Police in Newfoundland, together with the replies thereto.

By Mr. Courtemanche,—Supplementary Return to an Order of the House, dated March 25, 1959, (*Notice of Motion No. 82) for a copy of all communications received by the Prime Minister, since March 10, 1959, protesting the refusal of the government to reinforce the Royal Canadian Mounted Police in Newfoundland, together with the replies thereto.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report of the Canadian Farm Loan Board for the year ended March 31, 1959, together with a Report of the Auditor General on the Accounts of the said Board, pursuant to section 85 of the Financial Administration Act, chapter 116, R.S.C., 1952.

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 106

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 22ND JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Sixteenth Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill S-23, An Act respecting The Roman Catholic Episcopal Corporation of Prince Rupert.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Seventeenth Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-302, An Act for the relief of Roger Myre.

Bill SD-303, An Act for the relief of Lee Dacks Moscovitch.

Bill SD-304, An Act for the relief of Lillian Goldbloom Howard.

Bill SD-305, An Act for the relief of Giovanni Cavallero.

Bill SD-306, An Act for the relief of Lorna Frances Hutchinson Kerr. Bill SD-307, An Act for the relief of Jessie Balfour Mains McCartney Manson.

Bill SD-308, An Act for the relief of Guy Charbonneau.

Bill SD-309, An Act for the relief of Meade Alexander Morgan.

Bill SD-310, An Act for the relief of Carol May Campbell Williams. Bill SD-311, An Act for the relief of Adela Hawthorne Pattison. Bill SD-312, An Act for the relief of Samuel Currie Millar.

Bill SD-313, An Act for the relief of Helen Mary Margeson Ransome Scudamore.

Bill SD-314, An Act for the relief of Claire Anna Theresa Verdon Monette. Bill SD-315, An Act for the relief of Constance Edna Medcalfe Blood. Bill SD-316, An Act for the relief of Norma Margaret Martin Raymo. Bill SD-317, An Act for the relief of Audrey Barrasford Milburn.

Bill SD-318, An Act for the relief of Sandra Stoll Goldenberg.

Bill SD-319, An Act for the relief of Edith May Driscoll Jeffrey.

Bill SD-320, An Act for the relief of Joyce Ethel Commerford Brewster.

Bill SD-321, An Act for the relief of Hirsch Glaser.

Bill SD-322, An Act for the relief of Maria Gagne Cote.

Bill SD-323. An Act for the relief of Gail Patricia Northrup Brazauckas.

Bill SD-324, An Act for the relief of Gilbert Forest.

Bill SD-325, An Act for the relief of Yvon Poulin.

Bill SD-326, An Act for the relief of Karl Wilhelm Oskar Bartels.

Bill SD-327, An Act for the relief of Joseph Aime Paul Guy Genest.

Bill SD-328, An Act for the relief of Allan Ray Wright.

Bill SD-329, An Act for the relief of Michael Kalabiha.

Bill SD-330, An Act for the relief of Joyce Ann Breaker Lee.

Bill SD-331, An Act for the relief of Zina Goffman Filler.

Bill SD-332, An Act for the relief of Omula Karnitis Rakauskas.

Bill SD-333, An Act for the relief of Joseph Bernard Alberia Gustave Lahaise.

Bill SD-334, An Act for the relief of Michael Palangio.

Bill SD-335, An Act for the relief of Grace Evelyn Heggtveit Richter.

Bill SD-336, An Act for the relief of Ross Kevin Ladd.

Bill SD-337, An Act for the relief of Georgina Horne Parsons.

Bill SD-338. An Act for the relief of Esther Paula Beernaert Martindale.

Bill SD-339, An Act for the relief of Audrey Bruce Laborgne.

The following bills from the Senate were read the first time and ordered for a second reading at the next sitting of the House:

Bill S-24, An Act respecting the Testing, Inspection and Sale of Seeds. ---Mr. Harkness.

Bill S-26, An Act to amend the Prisons and Reformatories Act.—Mr. Fulton.

The Order for the House to resolve itself into Committee of Supply being read for the sixth and final time in accordance with Standing Order 56(2):

Mr. Fleming (Eglinton), seconded by Mr. Green, moved,—That Mr. Speaker do now leave the Chair.

And the question being proposed;

Mr. Pearson, seconded by Mr. Chevrier, moved in amendment thereto,-That all the words after "That" be deleted and the following substituted therefor:

"in view of the reasons for judgment of Mr. Justice Thorson in a case concerning the expropriation by the Crown of property at Malton, Ontario, and contained in Sessional Paper 237, a Select Committee be appointed immediately to investigate and report on all matters connected with this expropriation."

And a debate arising thereon;

STATEMENT BY MR. SPEAKER

MR. SPEAKER: Before I put the question, may I say that I interpret the motion as a declaratory one rather than one that would in itself constitute a committee. There is here a procedural problem in that Standing Order 41 requires that 48 hours' notice be given for the setting up of a committee. I therefore read the motion as though it read "a select committee should be appointed immediately to investigate".

And the question being put on the said proposed amendment, it was negatived on the following division:

YEAS

MESSRS:

Argue, Badanai. Batten, Benidickson, Boivin. Bourget, Bourque, Cardin, Caron,

Carter, Chevrier, Crestohl, Denis, Eudes. Forgie, Godin. Granger, Hardie,

Brunsden.

Hellver. Herridge, Howard, Leduc. Macnaughton. McIlraith, McMillan, Martin (Essex East), Meunier,

Pearson, Pickersgill, Ratelle, Regier, Richard (Ottawa East), Roberge, Robichaud. Winch-35.

NAYS

MESSRS:

Fairfield.

Aiken, Aitken (Miss), Allard. Allmark. Anderson, Baldwin, Barrington, Beech, Bell (Carleton), Bell (Saint John-Albert), Best, Bigg. Bourbonnais, Bourdages. Brooks, Browne (St. John's West), Browne (Vancouver- Doucett, Kingsway), Bruchési,

Cadieu, Campbell (Lambton-Kent), Cardiff. Casselman (Mrs.), Cathers. Chambers, Clancy, Coates, Courtemanche, Creaghan, Crouse, Danforth, Deschambault, Diefenbaker, Dinsdale, Dorion, Drysdale, Fairclough (Mrs.),

Fane. Fleming (Okanagan- Horner (Acadia), Revelstoke), Forbes, Fraser, Fulton. Gillet, Grafftey, Grills, Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle), Hamilton (York West), Hanbidge, Hees. Henderson,

Hicks, Hodgson, Horner (Jasper-Edson), Horner (The Battlefords), Jones. Jung, Kennedy. Knowles, Korchinski, Kucherepa, Lahaye, Lambert, Macdonald (Kings), Macdonnell, MacLean (Queens), Macquarrie, McBain, McCleave,

HOUSE OF COMMONS

8 ELIZABETH II

Smith (Winnipeg McFarlane, Morris, Phillips, McGee, Morton, Pigeon, North), McGrath. Muir (Cape Pugh, Southam. Rapp, McGregor, **Breton North** Speakman, Rea, and Victoria), Stanton, McIntosh. McLennan, Muir (Lisgar), Régnier, Stearns, Murphy, McPhillips, Ricard, Stefanson, Maloney, Nasserden, Rogers, Taylor, Mandziuk, Nesbitt, Skoreyko, Thomas, Thompson, Martineau, Slogan, Nowlan, Villeneuve, Martini, Nugent, Small, Matthews. O'Leary, Smallwood, Vivian, Smith (Calgary Walker, Milligan, Ormiston, Monteith (Perth), South), Webster, Pascoe. Monteith (Verdun), Paul, Smith (Lincoln), Weichel, Montgomery, Payne, Smith (Simcoe White, Winkler, More. Pearkes. North). Morissette, Woolliams-138.

And the question being put on the main motion,—That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee of Supply; it was agreed to.

Accordingly, the House resolved itself into Committee of Supply.

(In the Committee)

The estimates of three departments were first taken up and entered for consideration pursuant to Standing Order 56(5)(c), as follows:

LEGISLATION

THE SENATE

Constant .	The Speaker of	f the	Sena	ate	ter i dest					
174	Allowance	in	lieu	of	Residence		 	 \$	3.000 0	00

NATIONAL HEALTH AND WELFARE

POST OFFICE

To be reported.

Report received and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Bill C-50, An Act to amend the Veterans' Land Act, was considered in Committee of the Whole, reported with amendments, and considered as amended.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-62, An Act respecting the Superannuation of Members of the Canadian Forces;

/ Mr. Pearkes, seconded by Mr. Brooks, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,— Copies of correspondence exchanged between the Minister of National Health and Welfare and the Premier of the Province of Prince Edward Island, with respect to an Agreement under the Hospital Insurance and Diagnostic Services Act.

By the Examiner of Petitions for Private Bills,—Twenty-ninth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners have complied with the requirements of Standing Order 96:

Willie Deschênes and twelve others, all of the Province of Quebec, for an Act to incorporate "Desjardins Life Insurance Company" and, in French, "l'Assurance-Vie Desjardins".

Stephen Boleslav Roman and seven others of the Province of Ontario for an Act to incorporate "Standard Trust Company."

By the Examiner of Petitions for Private Bills,—Thirtieth Report, pursuant to Standing Order 100(2), as follows:

The Examiner of Petitions for Private Bills has the honour to report that the following petitioners for divorce Acts have complied with the requirements of Standing Order 96:

Charlotte Douville *dit* Cook Blouin, wife of Joseph Marc André Blouin of Quebec, Quebec.

Benjamin Gordon Davidson of Montreal, Quebec, husband of Rita Druxerman Davidson.

Joseph Alphonse Yves Jean Gabriel Lalonde of Montreal, Quebec, husband of Marie Paule Clara Gilberte Bolduc Lalonde.

Estelle Labelle Baxter Robertson, wife of Cecil William Robertson of Schefferville, Quebec.

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 2.30 o'clock p.m. pursuant to Standing Order 2.

No. 107

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 23RD JUNE, 1959.

2.30 o'clock p.m.

PRAYERS.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Thomas be substituted for that of Mr. Murphy on the Joint Committee of both Houses of Parliament on Indian Affairs; and

That a Message be sent to the Senate to acquaint Their Honours thereof.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Korchinski be substituted for that of Mr. Montgomery; and That the name of Mr. Horner (Jasper-Edson) be substituted for that of

Mr. Grills on the Standing Committee on Agriculture and Colonization.

Bill C-62, An Act respecting the Superannuation of Members of the Canadian Forces, was again considered in Committee of the Whole, reported with amendments, and considered as amended.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-61, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System for the period from the 1st day of January, 1959 to the 30th day of June, 1960, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company;

Mr. Fleming (Eglinton), seconded by Mr. Pearkes, moved,—That the said bill be now read a second time.

8 ELIZABETH II

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-63, An Act to amend The Farm Improvement Loans Act;

Mr. Fleming (Eglinton), seconded by Mr. Harkness, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, reported without amendment, and ordered for a third reading at the next sitting of the House.

Bill C-60, An Act respecting the Adjustment of Certain Public Service Pensions, was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

Bill C-34, An Act respecting the Royal Canadian Mounted Police, was again considered in Committee of the Whole;

And the House continuing in Committee;

At 5.00 o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called, pursuant to Standing Order 15)

(Private Bills)

Mr. Henderson, seconded by Mr. McCleave, moved,—That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (*pursuant to Standing Order* 54(1)); which was agreed to.

The following bills were considered in Committee of the Whole, reported without amendment, read the third time, divorce bills on division, and passed:

Bill S-23, An Act respecting The Roman Catholic Episcopal Corporation of Prince Rupert.

Bill SD-302, An Act for the relief of Roger Myre.

Bill SD-303, An Act for the relief of Lee Dacks Moscovitch.

Bill SD-304, An Act for the relief of Lillian Goldbloom Howard.

Bill SD-305, An Act for the relief of Giovanni Cavallero.

Bill SD-306, An Act for the relief of Lorna Frances Hutchinson Kerr.

A.D. 1959

Bill SD-307, An Act for the relief of Jessie Balfour Mains McCartney Manson.

Bill SD-308, An Act for the relief of Guy Charbonneau.

Bill SD-309, An Act for the relief of Meade Alexander Morgan.

Bill SD-310, An Act for the relief of Carol May Campbell Williams.

Bill SD-311, An Act for the relief of Adela Hawthorne Pattison.

Bill SD-312, An Act for the relief of Samuel Currie Millar.

Bill SD-313, An Act for the relief of Helen Mary Margeson Ransome Scudamore.

Bill SD-314, An Act for the relief of Claire Anna Theresa Verdon Monette. Bill SD-315, An Act for the relief of Constance Edna Medcalfe Blood. Bill SD-316, An Act for the relief of Norma Margaret Martin Raymo.

Bill SD-317, An Act for the relief of Audrey Barrasford Milburn.

Bill SD-318, An Act for the relief of Sandra Stoll Goldenberg.

Bill SD-319, An Act for the relief of Edith May Driscoll Jeffrey.

Bill SD-320, An Act for the relief of Joyce Ethel Commerford Brewster. Bill SD-321, An Act for the relief of Hirsch Glaser.

Bill SD-322, An Act for the relief of Maria Gagne Cote.

Bill SD-323, An Act for the relief of Gail Patricia Northrup Brazauckas.

Bill SD-324, An Act for the relief of Gilbert Forest.

Bill SD-325, An Act for the relief of Yvon Poulin.

Bill SD-326, An Act for the relief of Karl Wilhelm Oskar Bartels.

Bill SD-327, An Act for the relief of Joseph Aime Paul Guy Genest.

Bill SD-328, An Act for the relief of Allan Ray Wright.

Bill SD-329, An Act for the relief of Michael Kalabiha.

Bill SD-330, An Act for the relief of Joyce Ann Breaker Lee.

Bill SD-331, An Act for the relief of Zina Goffman Filler.

Bill SD-332, An Act for the relief of Omula Karnitis Rakauskas.

Bill SD-333, An Act for the relief of Joseph Bernard Alberia Gustave Lahaise.

Bill SD-334, An Act for the relief of Michael Palangio.

Bill SD-335, An Act for the relief of Grace Evelyn Heggtveit Richter. Bill SD-336, An Act for the relief of Ross Kevin Ladd.

Bill SD-337, An Act for the relief of Georgina Horne Parsons.

Bill SD-338, An Act for the relief of Esther Paula Beernaert Martindale.

Bill SD-339, An Act for the relief of Audrey Bruce Laborgne.

Pursuant to order made August 26, 1958, a Message was sent to the Senate to return to that House the evidence taken and the papers produced in respect of the foregoing divorce bills before the Senate Standing Committee on Divorce.

(Public Bills)

Orders numbered 25 and 26, having been called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. Howard, seconded by Mr. Martin (Timmins),—That Bill C-16, An Act to amend the Canada Elections Act (Absentee Voting), be now read a second time.

And the debate continuing;

The hour for Private and Public Bills expired.

The House resumed consideration in Committee of the Whole of Bill C-34, An Act respecting the Royal Canadian Mounted Police, which was reported with amendments, and considered as amended.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-57, An Act respecting the Superannuation of Members of the Royal Canadian Mounted Police;

Mr. Fulton, seconded by Mrs. Fairclough, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 9, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 38) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and each of the provincial governments since March 31, 1958, regarding a bill of rights.

By Mr. Courtemanche,—Return to an Address dated June 17, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 123) for a copy of all communications including memoranda of telephone conversations, since January 1, 1958, between the Ontario Hydro or any of its officials on the one hand; and the Minister of Citizenship and Immigration or any officials of the Department, on the other, regarding the acquisition by Ontario Hydro of land on the Sarnia Indian Reserve.

At ten o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959.

No 108

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 24TH JUNE, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Macquarrie, from the Standing Committee on Privileges and Elections, presented the Second Report of the said Committee, which is as follows:

Pursuant to the Orders of Reference dated Monday, February 9 and Tuesday, February 10, 1959, your Committee held its Organization Meeting on February 17.

On Wednesday, April 29, the House adopted the following Order of Reference:

Ordered,—That the Standing Committee on Privileges and Elections be empowered to study the Canada Elections Act, and the several amendments thereto suggested by the Chief Electoral Officer; and to report to the House such proposals relating to the said Act as the Committee may deem to be advisable.

In consequence of a resolution of the Committee passed on May 12, the following Members were designated by the Chairman to act with himself on a subcommittee on Agenda and Procedure, namely; Mr. Deschambault, *Vice-Chairman*; Messrs. Aiken, Bell (*Carleton*), Howard, Richard (*Ottawa East*), and Webster.

At a further meeting of the Committee held on May 22, your Committee assented to a recommendation of its Subcommittee on Agenda and Procedure to the effect that no exhaustive examination be made this session of The Canada Elections Act.

Your Committee held six meetings in the course of which Mr. Nelson J. Castonguay, Chief Electoral Officer, was heard and examined. Present also at these meetings was Col. E. A. Anglin, Assistant Chief Electoral Officer.

Considerable information relating to The Canada Elections Act was tabled before the Committee at the meetings either on the initiative of the Chief Electoral Officer or at the request of the Committee in the form of prepared statements, memoranda and answers to questions.

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A great number of communications received during the years 1957, 1958 and 1959 by the Chief Electoral Officer's Office and/or the Secretary of State Department from individuals, organizations and others were tabulated and printed in the Evidence.

Your Committee believes that this material which was either ordered printed or filed with the Committee will be of major assistance to the Committee when reconstituted at the Third Session of this Parliament.

Your Committee proceeded to consider certain amendments to the Act suggested by the Chief Electoral Officer, which amendments the Committee accepted in principle.

Your Committee recommends that the Standing Committee on Privileges and Elections be empowered to study the Canada Elections Act at the earliest possible date next Session with a view to affording this Committee an opportunity for exhaustive and constructive examination and study of the said Act.

Your Committee wishes to record its appreciation to the Chief Electoral Officer and his Assistant for their helpful testimony and assistance.

A copy of the Minutes of Proceedings and Evidence is appended together with a copy of suggested amendments to The Canada Elections Act.

(The Minutes of Proceedings and Evidence, etc., accompanying the said Report recorded as Appendix No. 13 to the Journals)

Mr. Macnaughton, from the Standing Committee on Public Accounts, presented the Second Report of the said Committee, which is as follows:

On Tuesday, March 10, 1959, the House of Commons passed the following resolution:

Ordered: That the Public Accounts Volumes I and II and the Report of the Auditor General for the fiscal year ended March 31, 1958, and the financial statements of the Canada Council and the Report of the Auditor General thereon for the fiscal year ended March 31, 1958, be referred to the Standing Committee on Public Accounts.

Your Committee held its Organization Meeting on Tuesday, March 3, and unanimously elected as Chairman for the second year a Member of Her Majesty's Loyal Opposition. The following members were designated by the Chairman to act with him as a Sub-committee on Agenda and Procedure: Messrs. R. A. Bell (Carleton), Vice-Chairman, David J. Walker, E. Morris, Emilien Morissette, Hon. J. W. Pickersgill, Harold Winch.

At its first regular meeting on Wednesday, March 11, 1959, the Committee began its study of the Auditor General's Report.

Your Committee held 16 meetings in the course of which it heard:

Mr. Watson Sellar, C.M.G., Auditor General of Canada;

Dr. W. S. Stanbury, National Commissioner, The Canadian Red Cross, Toronto;

Mr. H. F. Clark, Chief, Finance Division, and G. F. Bruce, Economic Division, Department of External Affairs;

Mr. E. A. Driedger, Q.C., Assistant Deputy Minister, Department of Justice;

Dr. G. F. Davidson, M.A., Ph.D., Deputy Minister (Welfare), Department of National Health and Welfare;

Mr D. A. Golden, L.L.B, Deputy Minister, Department of Defence Production;

Mr. J. R. Baldwin, M.A., B.Litt., Deputy Minister, Department of Transport;

Mr. Louis C. Audette, Q.C., Chairman, Canadian Maritime Commission;

Mr. P. Davoud, Chairman, Mr. A. S. McDonald, Q.C., Executive Director, Air Transport Board;

A.D. 1959

Mr. H. R. Balls, Comptroller of the Treasury, Department of Finance;

Mr. E. B. Armstrong, Assistant Deputy Minister (Finance), Department of National Defence;

Mr. W. R. Jackett, Q.C., Deputy Minister of Justice.

The Form of the Public Accounts

The 1958 Public Accounts Committee recommended that the Minister of Finance give further consideration to the form of the blue book known as the Public Accounts. This Committee repeats that recommendation, among other reasons because

- (a) the English version of the 1957-58 accounts cost approximately \$56,000 to print 1,000 copies and the Comptroller of the Treasury informed the Committee that the cost of the preparation, editing, etc., of the portion of the book for which he is responsible (the major part) was about four times the cost of the printing;
- (b) no French version was available to members of this Committee during the 1959 sittings; and
- (c) public expenditure totals having multiplied ten times in the past twenty-five years, particulars have not invariably the same significance in the work of this Committee as they once had.

Publicity is no doubt a safeguard against extravagance but a book almost three inches thick is ill-suited for detailed review in the time available. Therefore, the Committee necessarily resorts to other sources to establish the state of financial efficiency in the Public Service and whether appropriations have been applied in the manner contemplated by Parliament. This is not noted by way of derogation of the book but to indicate that continuation of the present style is not imperatively necessary for the needs of the Public Accounts Committee.

The Financial Administration Act provides that the Public Accounts shall be in such form as the Minister of Finance may direct but, as the book is for parliamentary use, no material change in form or style has ever been made until it could reasonably be regarded as acceptable to parliamentarians. Your Committee, being of the view that the cost of production is now out of proportion to the book's utility, suggests that notice be taken of the workload of the Treasury, the Bureau for Translations and the Queen's Printer in producing a 1,300 page volume for tabling early in January. This task might be distributed over a longer period by printing in a separate volume the certified financial statements, the financial review of the Deputy Minister of Finance, etc. This material (approximately 150 pages) is the basis of the White Paper tabled for Budget Debate purposes-amounts then being estimated. If the official figures were made available in a publication distributed as soon as practicable after the closing of the year's accounts, that would be useful to parliamentarians, the public and the Press. It would also permit the Civil Service to concentrate on the production of Part II.

Part II of the Public Accounts contains particulars of revenues and expenditures. The utility of some listings is debatable. For example, names of civil servants are given when they receive over \$5,000 in salary. Were listings to commence at \$8,000.00, the Comptroller of the Treasury estimates that the book would be substantially reduced and his work of preparation expedited and money saved.

National Defence Expenditures on Education

Indian children are provided with educational facilities by the Government of Canada. The Public Accounts record \$17,456,000 expended for this purpose in 1957-58, with particulars given on pages CC-12 to 20. However, only where capital expenditures were incurred in constructing schools—the total in the year approximately \$5,400,000—is any disclosure made in the Public Accounts of expenditures by the Department of National Defence in providing educational facilities for children of members of the Service Forces. On inquiry, your Committee was informed that, including the \$5,400,000 noted above, approximately \$11,500,000 was spent by the Department in the year, and that these expenditures are distributed in the National Defence section of the Public Accounts to 7 standard objects of expenditure: headings for each of the Service Forces, such as, Professional and Special Services—travel and removal expenses, municipal or public utility services.

Your Committee is of the opinion that it would be more informative were these Departments of National Defence costs consolidated and suitably disclosed. Whether this may be more efficiently done by use of a special vote or otherwise is regarded as a matter for the Treasury Board to consider.

Non-Productive Payments

The attention of your Committee was drawn to a number of charges where payments were legally made but without any public benefit resulting. Among the cases were rents paid for space unoccupied over extended periods. Your Committee appreciates that payments of this type can never be wholly avoided but is of the opinion that some publicity would be a useful safeguard. It is, therefore, recommended that the Minister of Finance consider directing that, when the accounts of a year include charges of the type now referred to, they be suitably detailed in the Public Accounts.

Selection of Vote to Charge

Your Committee considered a \$33,253 charge to the construction vote for Indian Agencies, the Auditor General having drawn attention to the fact that there was also a general vote for the Department of Public Works which might have been charged. The expenditure was incurred to repair erosion in the banks of an Indian Reserve along the navigation channel into Lake Huron. In reply to a question, the Auditor General said he was less concerned with the present accounting action than future practice where a charge might legally be made to either of two votes.

Your Committee believes firmly that it is in the interest of parliamentarians that, where the cost of a service could be provided for in more than one Estimate item, the test should be the appropriate answer to this question: Under which heading would a member of the Committee of Supply or a reader of the Public Accounts expect the cost to be included? Consistency in practice is desirable so that, should a need ever arise to bring together similar expenditures, the risk is reduced of overlooking expenditures incurred in a particular year. In this instance, a small amount was spent in 1951-52 for similar work as a charge to the Public Works vote and, a balance remaining in that department's vote at the end of 1957-58, it would have been desirable had the \$33,253 charge been to it for the reason given above.

Governor General Warrants

Since Confederation, legislation has provided that should an urgent need for money arise, Parliament is not in session and no appropriation is available, a special warrant signed by the Governor General may authorize a draft

A.D. 1959

on Consolidated Revenue Fund. Your Committee was informed that resort to this power has progressively diminished during the present century and that it is now exceptional to use it save when the House of Commons is dissolved before grant of supply, as was the case in 1926, 1940 and again in 1958. The constitutional responsibilities of the House of Commons with respect to Consolidated Revenue Fund being what they are, the Public Accounts Committee subjects special warrants to close scrutiny.

During the review of warrants issued in 1957-58, notice was taken of Chapter 31, Statutes 1958, which, among other things, amended the section in the Financial Administration Act treating with the issue of special warrants. The opening words of the new text are: "Where a payment is urgently required for the public good when Parliament is not in session and there is no other appropriation pursuant to which the payment may be made . . ." The material change is to substitute 'payment' for 'expenditure'.

Your Committee considers that the change of words contemplates that special warrants issue only to make actual payments of money out of Consolidated Revenue Fund to some person or persons and, in consequence, the amount of any special warrant should be computed with great care to ensure that the amount bears relationship to what will necessarily be paid out of Consolidated Revenue Fund in the fiscal year or until Parliament is again in session whichever may occur first.

The National Gallery of Canada

The National Gallery Act provides that administration of the Gallery be by a corporate board of trustees. The statute permits the Board to accept and apply all moneys received by way of donation, bequest, revenue or otherwise but the National Gallery is mainly dependent on annual appropriations by Parliament. Practice is to provide for administrative costs by one vote and by another money for the purpose of acquiring works of art. With respect to the latter, section 8 of the Act established a National Gallery Purchase Account "to which shall be credited any money appropriated by Parliament in any fiscal year for the purpose of acquiring works of art". Moneys credited to this account remain available until spent without regard to the fiscal year in which voted. The appropriation for 1957-58 was \$108,334 and at the year end the balance at credit of this special account was \$4,003. Thus, \$104,331 was spent for works of art as a charge to the Purchase Account.

In addition to these expenditures, the Board of Trustees undertook to purchase a painting for \$50,000 with one-half of the purchase price to be paid in 1957-58. When entering into this arrangement, the Board presumably anticipated that all of Estimates Item 84 for \$130,000 would be granted; however, when the House of Commons was dissolved on 1st February 1958 only \$108,334 had been granted by means of interim Appropriation Acts. Subsequently, \$25,000 was made available by Treasury Board out of the vote for miscellaneous, minor or unforeseen expenses and applied towards the cost of the painting.

It is long established practice to permit balances at credit of the Miscellaneous Expenses vote to be transferred to other votes, and in 1957-58 transfers totalling \$669,114 were made to 14 departments. Therefore, the matter before the Committee was the regularity of the \$25,000 transfer when, by other legislation, Parliament has indicated an intent to control in a special way expenditures for the purpose of acquiring works of art. Normally, departments and agencies of government may assume that the full amount of Estimates items will be granted, and in this instance the Board of Trustees would have been in a position to make the payment out of the vote for acquiring works of art had the full amount been appropriated. Circumstances being exceptional in 1958, your Committee looks forward rather than glancing over its shoulder in this instance. Your Committee's recommendation is that the action taken be not regarded as establishing a precedent.

Suggestion Award Board Expenditures

The miscellaneous minor or unforeseen expenses vote is to provide funds to meet needs when no other appropriation is available. The amount granted in 1957-58 was \$1,500,000. The practice of inserting this vote in the annual Supply Act is one of many years standing, so your Committee did not trace for its original purpose but assumes the intent has always been that it be utilized only in situations of urgency and for non-controversial purpose.

The Auditor General noted that in recent years it has been annual practice to charge this vote with expenditures incurred by an interdepartmental service known as the Suggestion Award Board. The amount involved is not large, being \$21,859 in the year under review as compared with \$16,992 in the previous year. However, your Committee is convinced that, in principle, it impairs Parliament's control of Consolidated Revenue Fund when recurring administrative costs are financed by this vote and recommends that, in future, costs of the Board be charged to some other vote.

International Relief Payments

In 1953, a public appeal was made for European floods disaster relief. Over \$3 million was raised, this including \$1 million appropriated by Parliament. After needs had been met, the Government of Canada was consulted by the Red Cross Society with respect to the disposal of the residue. On the advice of the Department of Justice an item reading

To authorize the expenditure for international relief purposes, or other relief purposes authorized by the Governor in Council, of the unexpended portion of the grant made by the Government of Canada to the Canadian National European Flood Relief Fund by Vote 572 of the Appropriation Act No. 2, 1953......\$1 was included in Appropriation Act No. 2 of 22nd March 1956. This text treats with the unexpended portion of the grant made by the Government but no special segregation of the Government's share was made in the special International Relief Account maintained by the Red Cross Society. Up to 31st December 1958 the Account had been credited with \$676,164, while international relief contributions to a total of \$270,513 had been charged to it. Although the effect of the Justice opinion and the special vote was to declare the Government's share to be public money, no control account has been maintained by any department.

It was arranged that before making a grant towards an international relief need, the Society would consult and obtain the consent of the Department of External Affairs. The Auditor General reported that a review of departmental files indicated that a \$50,000 contribution to the American Red Cross Society was announced before consent of the Government was given. The official answer referred to a date which was given in error and your Committee reports that in fact consent, by telephone, was given by a departmental officer prior to the announcement.

An ancillary question is whether the \$50,000 payment qualified within the phrase "international relief purposes". When the Estimates item was before the Committee of Supply, the Minister in charge described it as a "legalistic item". The text originated in the Department of Justice and its view is that the phrase means relief which comes from a source in one country and goes to some place in another country.

The definition is not binding on your Committee but alternatives need not be explored because it is uncertain whether the vote item now has significance as it regulates only the distribution of the residue of the original Canadian National European Flood Relief Fund or, in dollars, approximately \$225,500. It is of record that the Department of External Affairs has participated in decisions involving \$270,513. To establish the present state of affairs, your Committee recommends that the Department of Finance decide whether the Government has any financial responsibility with respect to the undistributed balance held by the Red Cross Society.

Interest Payments to Contractors

The Auditor General drew attention to a group of small payments totalling \$5,530 made to twelve contractors engaged in the construction of Ottawa public buildings during the fiscal year 1957-58. The House of Commons had been dissolved in April 1957 before a main Appropriation Act granted supply for the year. As a result, a Treasury Board Minute of 1 October 1957 authorized the Minister of Public Works to pay these contractors interest at the rate of 5% on amounts due but unpaid because interim grants of supply were exhausted.

To safeguard the constitutional rights of Parliament, the Financial Administration Act stipulates that it is a term of every works contract that payments thereunder are subject to there being an appropriation for the particular services. However, an exceptional situation existed in that the Parliament Buildings, including the House of Commons chambers, had been placed at the convenience of the International Postal Union for a congress, a consequence being to delay the calling of a session of Parliament after the general election on 10 June 1957.

Your Committee therefore considered the cases from the viewpoint of what is reasonable and fair, taking notice of the problems of contractors as well as the constitutional rights of the House of Commons. Your Committee is of the opinion that, generally, the public interest will always be best served by requiring strict observance of the terms and conditions of contracts if for no other reason than that, when tendering for work, contractors presumably take into calculation the possibility of delays in payment. Your Committee is also of the opinion that, where a contractor demonstrates that a fair and reasonable profit was not made because of delay by the Crown in paying claims promptly as they mature, the Governor in Council might reasonably consider making an ex gratia payment after the contract is satisfactorily performed.

Cost-Plus Contract Awards

Early in 1953, the Government considered the proposal of the operator of a subsidized ferry service that the company construct a new ferry at an estimated cost of around \$1,100,000. The decision was to construct a larger ship at public cost (first estimated at \$1,500,000) and then charter-hire to the operator. The vessel was delivered in May 1958 and the contractor has been paid approximately \$3,200,000. Various reasons were given including changes in design, dimensions, mode of propulsion, etc., but your Committee now treats only with the type of contract used.

Section 36 of the Public Works Act is applicable to all departments of government save the Department of Defence Production. The section requires that tenders be invited for all major construction contracts unless there exists a "pressing emergency in which the delay would be injurious to the public interest". In this instance no tenders were invited, instead a shipyard was selected and awarded a contract on the basis of cost, plus a fixed fee of \$85,000—after completion, this was increased to \$130,000. This contract award was made without inviting tenders by treating the boat as a defence project within the ambit of section 9(1) of the Defence Production Act.

Your Committee was informed that departmental technical opinion now is that cost might have been 600,000 less had tenders been invited and a firmprice contract entered into. This estimate is, of course, conjectural but does aggravate doubt with respect to the efficiency of contracting on cost-plus basis. It is recognized however that use of this form of contract may sometimes be unavoidable in situations of urgency or of novelty, remoteness of location, etc., but your Committee is of the opinion that it would be in the public interest were (a) legislation to regulate more stringently and comprehensively cost-plus awards (b) the contracting provisions of the Defence Production Act reserved to indisputable defence projects of such a nature that it is not possible to let by tender, and (c) that substantial contracts should not be let until plans and specifications are complete.

Air Transport Charges

The Mid-Canada Early Warning Line spanning wilderness areas, helicopter service was required during its construction. The plan was that the R.C.A.F. would provide the service but at the outset the Air Force was not ready. It was therefore arranged that two commercial companies provide the required helicopters during April and May of 1956. Contracts were negotiated by the Department of Defence Production with prices founded on tariffs filed by the companies with the Air Transport Board in accordance with the provisions of the Aeronautics Act.

At the end of May the R.C.A.F. was still not ready to take over, so the commercial companies continued to provide the required service and, as a matter of fact, did service the project throughout 1956. The original contracts covering two months only the Department, in accordance with its long established practice, negotiated amendments-to-contract to cover the longer period. By this means the Crown would have secured the benefit from April 1st of a sliding scale of term tolls included in the filed tariffs. For example, for one type of 'copter the initial monthly rental rate of \$18,000 would progressively decrease to \$14,000 if used over a period of eight months. However, when these amendments were brought to the notice of the Air Transport Board exception was taken on the ground that the April-May contracts had expired and did not contain a renewal clause. Thus, the cost to the Crown has been estimated to approximate \$93,000 more than would have been the liability had effect been given to the basis the Department had negotiated.

The services were performed for the Crown in connection with a specialized construction project for the defence of Canada, with an urgent need existing to complete as quickly as was practicable. Moreover, so far as your Committee is aware there was no break in the services rendered. Your Committee is of the opinion that it would be in the public interest were appropriate consideration given to the pertinent provisions of the Aeronautics Act, and also those in the Defence Production Act which treat with the powers of the Minister of Defence Production where he is satisfied that a party to one or more defence contracts had been paid an amount in excess of the fair and reasonable cost of performing the contracts together with a fair and reasonable profit.

Special Pension Plans

In March 1957 the then Minister of Finance negotiated a group annuity contract with an insurance company for the benefit of locally engaged employees in the United States. The arrangement requires the employees to contribute 5% of salary and the Government the balance. Your Committee was informed that as at 31st March 1958 there were 114 contributors. In October 1957 the Treasury Board authorized the High Commissioner in the United Kingdom to apply to an insurance company for a group policy covering locally engaged employees in the United Kingdom and Ireland. It is understood that 320 persons were thus insured as at 31 March 1958.

It was drawn to the notice of this Committee that the Public Service Superannuation Act excludes from its benefits "an employee engaged locally outside Canada" and that the sole authority for entering into the arrangements was a vote having this text: "Government contributions to pension plans for employees engaged locally outside Canada". Therefore, the matter before the Committee was whether the text of this vote was sufficiently explicit to vary a statement of policy enunciated in the Public Service Superannuation Act.

It is a commonplace to say that, save when the prerogative is applicable, public administration derives its authority from some provision in a statute and that, while the text of a vote may be such as to result in an enactment, such an intent should be clearly stated. The reason is that the object of supply and appropriation being simply to furnish the Crown with authority and opportunity to draw on Consolidated Revenue Fund, the Committee of Supply should never be presumed to be simultaneously determining the law applicable, save and except when the text of the item necessitates.

In the present cases, contracts have been negotiated and a substantial number of persons have been contributing for over a year. In the circumstances, your Committee accepts the status quo but records that it is of the opinion that legislation is desirable before any like arrangement is entered into with respect to locally engaged persons in any other country.

Family Allowances Act

Your Committee draws attention to a situation existing in the application of the Family Allowances Act and suggests that further consideration be given to this legislation aimed to assist in the maintenance, care, training, education and advancement of children from birth to age sixteen. Payments are ordinarily made to a "parent" as defined by the Act. This definition excludes institutions but section 4 permits payments to be made to another person recognized by regulations of the Governor in Council. By use of this section, some child welfare organizations receive allowances in trust subject to such directions as the Department of National Health and Welfare may give. Your Committee

HOUSE OF COMMONS

was informed that institutions have been instructed that allowances paid to them may not be used to finance ordinary maintenance, education and care; instead, the money is to be aside in trusts savings accounts and applied to purposes special to the foregoing.

Your Committee was concerned to learn that one institution is currently receiving over \$20,000 monthly as the "parent" of 3,432 children and that at the end of 1958 it held \$368,000 of unspent family allowances in a pooled account. Your Committee was also informed that no detailed scrutiny of the application given by the various recipient institutions is customary and that the legal rights of the Department, other than to discontinue payments, have never been tested.

It is indisputable that family allowances can be especially beneficial to the category of children now referred to because only in exceptional cases is a welfare institution in position to provide a child with the little extras which are commonplace to the ordinary parent. On the other hand, welfare institutions are rarely self-supporting and, generally, are dependent financially on provincial and municipal grants and donations of private benefactors. Therefore, a grant, in fact if not in name, by the Government of Canada of approximately \$250,000 annually, as in the case now used to illustrate, may have unanticipated consequences unless regulated in appropriate manner.

Agricultural Institute of Canada Publications

Since 1934, the Department of Agriculture has been absorbing the printing costs of certain publications of the Agricultural Institute of Canada. The arrangement was then entered into because of the financial problems of the society. In 1957-58, costs absorbed by the Department exceeded \$18,600. with the amount distributed over six votes of the Department.

It is long established practice to disclose in the Estimates any grant to a non-governmental body, but that has never been done in this case. Moreover, it is generally regarded as being contrary to the public interest indirectly to subsidize what is represented to the public as a non-public publication. Your Committee is therefore of the opinion that the existing situations should be reviewed and corrected.

Service Forces Expenditures

Your Committee considered some cases of extremely high transportation and removal expenses incurred by the Service Forces which were decidedly unrealistic. The Department agreed but stressed that they were exceptions. Your Committee welcomed a statement by the Department of National Defence to the effect that a general survey of local removal costs is being made and that regulations to control other types of removal expenses have already been clarified and tightened up. However, a matter of concern is that the items specifically before the Committee had been passed for payment without exceptions being taken by examining personnel. It is recognized that those subject to military discipline necessarily enjoy limited discretionary powers in raising queries with respect to decisions of superiors but, financial consequences falling on taxpayers generally, it is recommended that, simultaneously with the review of regulations and practices, consideration be given to extending the financial role of the civilians in the Department to prevent the recurrence of similar extravagances in the future. A.D. 1959

Dual Positions in the Civil Service

Your Committee took notice of two cases involving the application of the Civil Service and the Public Service Superannuation statutes. Section 16 of the Civil Service Act prohibits any payment to a civil servant in addition to salary authorized by law but includes an exception by providing that, where the salary is not sufficient to compensate for full time, another department may simultaneously employ. The cases before the Committee are comparable and involved postmasters. One was receiving \$4,620 as postmaster and \$2,160 as caretaker of the public building under the control of the Public Works Department, at the time of retirement. Neither was subject to the Civil Service Act when first appointed caretaker but both were later on.

The services involved are hardly compatible, so the risk is present that the subordinate duties may be farmed out, the recipient of the pay for the position, however, benefitting when calculations are made for superannuation purposes. Your Committee did not inquire whether or not the caretaker duties were performed by the two postmasters but recommends that, if and when the Civil Service Act is the subject of new legislation, the text of present section 16 be closely examined.

Post Office Savings Bank

Shortly after Confederation, Parliament authorized a Post Office savings bank system for the convenience of persons with small savings. An associated attraction was that repayment was guaranteed by the Government of Canada. A glance at statistical records indicates that the total of deposits reached a peak of \$62 million in 1905. The comparable total of like deposits in the chartered banks being \$327 million, the Post Office banking service was then being used by a substantial segment of the population. As at 31 March 1958 the total on deposit was \$35 million as compared with \$6,381 million in like accounts of the chartered banks. The relative popularity of the Government service has diminished and it may be that the time has come when public costs could be reduced without incurring public inconvenience.

Your Committee regarded the matter as involving policy, so it made no detailed inquiry. Notice, however, was taken of an Audit Report observation five years ago where it was noted that, while there were approximately 278,000 Post Office Savings Bank accounts, over 150,000 of these accounts were inactive and many had been in that status for years. The Auditor General used to illustrate an account opened in 1878 by a \$700 deposit. That was the only contact the Post Office ever had with the depositor, but regular interest credits over a period of 75 years had increased the balance at credit to \$5,448. A surmise therefore, is that the \$35 million total does not factually describe the real position as to public use.

On the other hand, a check indicates that there are still about 450 communities wholly dependent on the Post Office for savings banking service and, while total money involved at any one of these places may not be large —your Committee did not inquire—it would be unfortunate were these communities not given reasonable service.

Your Committee also takes notice of the fact that since the end of the war the Government of Canada has annually offered Canada savings bonds which may be purchased by installment payments and are redeemable on demand. Thus there is now a new savings service incorporating aims of the Post Office Savings Bank policy. Obviously a conversion of banking balances into savings bonds would promote economy in administration.

66970-5-401

For reasons such as above enumerated, your Committee suggests that consideration be given to the present day role of the Post Office Savings Bank.

A copy of the Minutes of Proceedings and Evidence relating to the above matters is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 14 to the Journals)

Mr. Macnaughton, from the Standing Committee on Public Accounts, presented the Third Report of the said Committee, which is as follows:

On Tuesday, March 10, 1959, the House adopted the following resolutions:

Ordered,—That the report of the Canada Council for the year ended March 31, 1958, laid before the House on July 10, 1958, be referred to the Standing Committee on Public Accounts in order to provide a review thereof pursuant to Section 23 of The Canada Council Act.

Ordered,—That the Public Accounts Volumes I and II and the Report of the Auditor General for the fiscal year ended March 31, 1958, and the financial statements of the Canada Council and the Report of the Auditor General thereon for the fiscal year ended March 31, 1958, be referred to the Standing Committee on Public Accounts.

Your Committee, on June 3, 1959, proceeded to hear the Chairman of The Canada Council, the Honourable Brooke Claxton, P.C., D.C.M., Q.C., LL.D., and Dr. A. W. Trueman, M.A., D.Litt., LL.D., Director of the Council, and Mr. Watson Sellar, C.M.G., Auditor General for Canada.

The Canada Council

1. Pursuant to its Orders of Reference of Tuesday, March 10, 1959, your Committee has considered the report of the Canada Council for the year ended March 31, 1958, as well as that of the Auditor General on the accounts and financial transactions of the Council for that year.

2. In accordance with the provisions of the Act, the initial 21 appointments to the Council were made by the Governor in Council on April 15, 1957, for terms of 2, 3 and 4 years, respectively, with the appointments of Chairman and Vice-Chairman being for five years. The Council met for organizing purposes on April 30, 1957, and the report of the Council as well as the audit report was for the period ended March 31, 1958. The Council administers two funds of \$50 million each which were appropriated by The Canada Council Act assented to on March 28, 1957.

3. Your Committee noted that all administrative expenses are a charge to income from the Endowment Fund with the balance applied to foster and promote the study and enjoyment of, and the production of works in, the arts, humanities and social sciences. The Act defines "the arts" as including architecture, the arts of the theatre, literature, music, painting, sculpture, the graphic arts, and other similar creative and interpretative activities. No definition is given for humanities and social sciences. In reply to a question, the Auditor General stated that, in the absence of a statutory definition, he was relying on those given to the House of Commons during consideration of the Bill:

The other expression, the humanities and social sciences, have a recognized and accepted meaning in the academic world. I notice that in the academic world the term "humanities" includes such studies as history, literature, foreign languages, philosophy and related subjects; that is the generally accepted meaning that is given to this term in the universities. I think the term "social sciences" is generally taken to mean the study of anthropology, economic geography, law—not municipal law, but law in its general, broad application—political sciences, psychology, sociology and the related subject.

4. The principal of the Endowment Fund is to be held intact. The income for this Fund was \$2,369,000 in 1957-58. Administrative expenses approximated \$180,000 and grants and awards totalled \$1,417,000. Accordingly, the Council started the next year with about \$775,000 on hand for activities related to the statutory purposes of this Fund.

5. Your Committee observed that, unlike the Endowment Fund, the \$50 million principal of the University Capital Grants Fund is to be distributed by way of grants in aid of construction projects undertaken by Canadian universities. Grants are to be in furtherance of the statutory objects of the Council but conditional on: (a) no grant exceeding one-half of the total expenditures made in respect of the assisted project, and (b) the \$50 million being allocated to each province in the same proportion as the population of the province, according to the latest census, is to the aggregate population.

Your Committee was informed that allocations by province are based on the 1956 census and are:

Ontario	\$16,838,000
Quebec	14,419,000
British Columbia	4,357,000
Alberta	3,499,000
Saskatchewan	2,744,000
Manitoba	2,649,000
Nova Scotia	2,165,000
New Brunswick	1,727,000
Newfoundland	1,293,000
Prince Edward Island	. 309,000

6. Your Committee was also informed that construction grants to a total of \$4,084,000 were authorized in the first year and that, by March 31, 1959, this amount had increased to \$12,812,000 representing assistance to 31 institutions. It was also learned that 47% of the total represents assistance towards the construction of students' residences.

7. It was observed at the meeting of June 3 that, as between provinces, a degree of unevenness exists in drawing on the Fund; in particular, the allocation to Quebec universities is still intact. Your Committee therefore notes that as special accounts are not maintained by provinces, interest and other earnings of the Fund (\$2,335,000 in 1957-58) are currently being pooled with the basis of ultimate allocation still to be settled.

8. Although the reports before the Committee were with respect to the year ended March 31, 1958, the Chairman of the Council illustrated activities of the Council by using charts giving financial and other statistics for that year as well as for the year that ended on March 31, 1959, and, on occasion, made reference to estimated costs in 1959-60. This added to the value of his presentation; it also suggests that consideration might usefully be given to procedures which would result in reports before the Committee being current rather than, as in this instance, related to a period which ended upwards of fifteen months ago.

9. The Auditor General is required to report to a Minister as well as to the Council on "the accounts and financial transactions of the Council". He indicated that it would be helpful were he to have some indication of the style of audit report desired; and that, in preparing the report now before the Committee, he had been influenced by an observation to the House of Commons on February 5, 1957, by the then Prime Minister, who was in charge of the legislation:

. . . the fact that they will be operating in public and that their operations will be reported upon annually by the Auditor General in a report that will be tabled in Parliament will ensure that the Council is very conscious that the Canadian public will feel that it is their money that is being administered by this Council; and they will want, I think, to use it in a manner that will commend itself to the majority of the Canadian people.

Your Committee takes no exception to this statement.

10. Section 23 of the Canada Council Act requires that reports be submitted to a designated Minister within three months after the termination of each fiscal year of the Council; that the Minister cause the reports to be laid before Parliament within fifteen days, and that "provision be made for a review thereof by Parliament". Because the Act declares that the Council "is not an agent of Her Majesty", it is recommended that further consideration be given to the text of section 23 or to any subsequent Order of Reference to this Committee, or both, in order to determine more precisely the role of the Committee in reviewing these reports.

A copy of the Minutes of Proceedings and Evidence in respect of The Canada Council is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 15 to the Journals)

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

*Question No. 104, by Mr. Fisher,—Order of the House for a Return showing: 1. Did Marine Industries Limited receive any contracts from the Department of Public Works, the Department of Transport and the St. Lawrence Seaway Authority between 1951 and 1957, inclusive?

2. If so, what was the total value of such contracts, when were they let, and for what particular purposes?

*Question No. 109, by Mr. Caron,—Order of the House for a Return showing: 1. Were any contracts over \$5,000.00 for printing awarded by the Printing Bureau in the Province of Quebec from January 1, 1958 to June 1, 1958?

2. If so, how many, to what firms and in what amounts?

3. Were any such contracts under \$5,000.00 awarded in the Province of Quebec during the above period?

4. If so, how many, to what firms and in what amounts?

5. Were any contracts over \$5,000.00 for printing awarded by the Printing Bureau in the Province of Quebec from June 1, 1958 to date?

6. If so, how many, to what firms and in what amounts?

7. Were any such contracts under \$5,000.00 awarded in the Province of Quebec during the period June 1, 1958 to date?

8. If so, how many, to what firms and in what amounts?

*Question No. 110, by Mr. Caron,—Order of the House for a Return showing: 1. By whom is the Atlas of Canada published and who prepares the information contained therein?

2. Who offers it for sale to the public, when was it first offered for sale, were notices sent out to this effect, and on what date?

3. Was a further notice sent out announcing a delay in the date of readiness of the Atlas? If so, what was the reason for the delay?

4. Were binders required for the Atlas?

5. Were tenders advertised or sought for the supply of such binders? If so, on what date, and in what amounts?

6. What were the names of the firm or firms tendering and the amount of each tender?

7. To whom was the contract awarded?

8. Was a second call for tenders sent out? If so, for how many binders?

9. What was the name of the firm or firms tendering, and what was the amount of each tender?

10. To what firm was the contract awarded and at what price?

11. Were further binders required? If so, were tenders received and at what price?

12. Were representations made on behalf of the last mentioned firm? If so, by whom?

13. How long will it be before such binders are ready?

14. From the time the first order was given out until the last one is fulfilled, what is the reason for delay?

Question No. 388, by Mr. Herridge,—Order of the House for a Return showing: 1. (a) Who are the executive staff of the Inter Service Equivalents Board? (b) What are their positions and what is the salary of each?

2. What are the academic and technical qualifications of each member of the executive staff of the Inter Service Equivalents Board?

3. What are the terms of reference of the Executive Secretary of the Inter Service Equivalents Board, and by whom were they prepared?

4. (a) Is the position of Executive Secretary of the Inter Service Equivalents Board a Civil Service appointment? (b) When was the present Secretary of the Board appointed to this position? (c) Was the competition for this appointment filled originally by an "Open" competition?

Question No. 459, by Mr. McGregor,—Order of the House for a Return showing: 1. Has the Canadian National Railways or any of its subsidiaries, or any government department, leased or rented any property in Canada or the United States to any company, corporation, association, person or persons for automobile parking purposes since January 1, 1946?

2. If so, (a) What is the location and size of each property? (b) Who are the officers of the companies, corporations and/or associations concerned, and what position is held by each? (c) What is the date of each lease and/or agreement, period covered by each and terms of same? (d) What is the amount of rent or percentage of revenue charged in each case, and on what basis were such figures agreed upon?

3. In each case of property being rented or released for parking purposes, were tenders called?

4. If so, (a) on what dates; (b) In which papers were they advertised? (c) What tenders or bids were received; from whom, and what were the respective figures?

5. What is the name of the official signing such leases or agreements on behalf of (a) the lessor; (b) the lessee?

Question No. 466, by Mr. Herridge,—Order of the House for a Return showing: 1. When the Inter Service Equivalents Board was first formed were terms of reference drafted? If so, by whom, and are certified copies available for inspection?

2. Were terms of reference re-written at a later date? If so, by whom, at what date, by whom were they approved, and are certified copies available for inspection?

3. How does the position of executive secretary of the Inter Service Equivalents Board compare, from a responsibility point of view, with the Chief Architect for the Construction Division of the Army (D.N.D.), or R.C.A.F. (D.N.D.)?

Mr. Howard, seconded by Mr. Fisher, moved,—That an Order of the House do issue for a copy of the statement of evidence by Mr. T. D. MacDonald, Director of Investigation and Research of the Combines Investigation Branch in the matter of an enquiry into the production, purchase and sale of raw fish in British Columbia. (*Notice of Motion No. 126).

And the question being put on the said motion, it was negatived on division.

Bill C-63, An Act to amend the Farm Improvement Loans Act, was read the third time and passed.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

JUSTICE

B—**PENITENTIARIES**

161 Construction, Improvements and Equipment\$ 6,058,571 00

PENSIONS AND OTHER BENEFITS

162 To increase by \$400 a year the allowance payable to Mrs. Alice Joynson, pursuant to Chapter 11 of the Statutes of 1914, and to increase by \$300 a year the allowance payable to Mrs. Jean Laird Farrell, pursuant to Chapter 76 of the Statutes of 1927; such increases to be effective from the 1st day of April, 1959

700 00

WEDNESDAY, 24TH JUNE

SUPPLEMENTARY ESTIMATES, 1959-60

JUSTICE

B—PENITENTIARIES

528	Construction,	Improvements	and	Equipment—Further	
	amount re	equired			572,436 00

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bill without amendment: Bill C-47, An Act to amend the Excise Tax Act.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Fulton, a Member of the Queen's Privy Council,—Copy of a telegram, dated March 13, 1959, from the Mayor of St. John's, Newfoundland, to the Minister of Justice, requesting R.C.M.P. re-inforcements.

By Mr. MacLean (Queens), a Member of the Queen's Privy Council,— Report of the Fisheries Prices Support Board for the year ended March 31, 1959, pursuant to section 7 of the Fisheries Prices Support Act, chapter 120, R.S.C., 1952.

At 6.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959.

No. 109

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 25TH JUNE, 1959.

11.00 o'clock a.m.

11:00 a.m. to 1:00 p.m., and

2:30 p.m. to 6:00 p.m.; and

The Clerk informed the House of the unavoidable absence of Mr. Speaker, whereupon Mr. Sévigny (Longeuil), Chairman of Committees, took the Chair as Deputy Speaker, pursuant to the Statute in that case made and provided.

PRAYERS.

Mr. Diefenbaker, seconded by Mr. Green, moved,—That on Monday, June 29, 1959, and on every Monday, Tuesday and Saturday thereafter until the end of this Session, the hours of sitting shall be as follows:

Saturdays

Mondays and Tuesdays:

11:00 a.m. to 1:00 p.m., and 2:30 p.m. to 6:00 p.m., and 8:00 p.m. to 10:00 p.m.; and

That the order of business and procedure on Saturdays shall be as for Thursdays (Government Day).

After debate thereon, the question being put on the said motion, it was agreed to.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

ROYAL CANADIAN MOUNTED POLICE

Headquarters Administration and National Police Services—

362

HOUSE OF COMMONS

8 ELIZABETH II

п	LIZADEIN	HOUSE OF COMMONS 8 E	622
00	282,515	Construction or Acquisition of Buildings, Works, Land and Equipment	363
00	35,227,872	Land, Air and Training Divisions— Operation and Maintenance	364
	5,826,605		365
	0,020,000	Marine Services—	
00	1,633,618	Operation and Maintenance	366 367
	427,022	and Equipment	
00	500	Grant to the Canadian Association of Chiefs of Police Grant to the Royal Canadian Mounted Police Veterans'	368
00	300	Association	309
		Pensions and Other Benefits	
00	15,162	Pensions to families of members of the Mounted Police who have lost their lives while on duty, as detailed in the Estimates	
00	1,432,171	Police Pension Account	911
		SUPPLEMENTARY ESTIMATES, 1959-60	
		ROYAL CANADIAN MOUNTED POLICE	
		Land, Air and Training Divisions-	
00	189,100	Operation and Maintenance—Further amount re- quired	578
00	64,480	Marine Services— Operation and Maintenance—Further amount required	579
00	21,000		580
		PENSIONS AND OTHER BENEFITS	
00	16,792	Government's Contribution to the Royal Canadian Mounted Police Pension Account—Further amount required	581

MAIN ESTIMATES, 1959-60

TRADE AND COMMERCE

GENERAL ADMINISTRATION

Т	rade Commissioner Service—			
381	Administration and Operation	3,747,293	00	
382	Construction or Acquisition of Buildings, Land,			
	222,000	00		
Re	solutions to be reported.			

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House. A.D. 1959

A Message was received from the Senate informing this House that the Senate had passed the following bills without amendment:

Bill C-64, An Act to amend the Prime Minister's Residence Act.

Bill C-52, An Act to amend the Bretton Woods Agreements Act.

Bill C-41, An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act.

Bill C-54, An Act to implement a Convention between Canada and the Republic of Finland for the avoidance of Double Taxation with respect to Income Tax.

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-25, An Act to confirm an Agreement between the Government of Canada and the Government of the Province of Nova Scotia respecting Indian Reserves.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill S-28, An Act to incorporate Standard Trust Company.—Mr. Thompson.

Bill SD-349, An Act for the relief of Charles Guy Comeau.—*Mr. McCleave.* Bill SD-350, An Act for the relief of Juanita Patricia Hamilton Long.

-Mr. McCleave.

Bill SD-351, An Act for the relief of Benjamin Gordon Davidson.—Mr. McCleave.

Bill SD-352, An Act for the relief of Margaret Isabella MacKellar Thomas. --Mr. McCleave.

Bill SD-353, An Act for the relief of Philip Joseph Kelly.-Mr. McCleave.

The said bills were deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

A Message was received from the Senate communicating to this House the evidence taken and the papers produced in respect of the above-mentioned divorce bills, with a request that the said evidence and papers be returned to the Senate.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Brooks, a Member of the Queen's Privy Council,—Financial Statement on the Operations of the Veterans Insurance Act for the year ended March 31, 1959, pursuant to section 20 of the said Act, chapter 279, R.S.C., 1952. (English and French).

By Mr. Brooks,—Financial Statement on the Operations of The Returned Soldiers' Insurance Act for the year ended March 31, 1959, pursuant to section 12 of the said Act, chapter 54, Statutes of Canada, 1920, as amended. (English and French).

8 ELIZABETH II

By Mr. Brooks,—Statement of Expenditures and Financial Commitments made under the Veterans' Land Act for the year ended March 31, 1959, pursuant to section 42 of the said Act, chapter 280, R.S.C., 1952. (English and French).

By Mr. Brooks,—Report of the Army Benevolent Fund Board for the year ended March 31, 1959, pursuant to section 13 of the Army Benevolent Fund Act, chapter 10, R.S.C., 1952, together with the Report of the Auditor General relating thereto. (English and French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated June 3, 1959, (*Question No. 431*) showing: 1. Is the Ontario Government in partnership with the Federal Government to make the Ports of Fort William and Port Arthur, the finest on Lake Superior?

2. If so, what contributions have been made so far by the Frost Government?

3. What are the arrangements with the Ontario Government on sharing with the Federal Government in the foreseeable future?

By Mr. Courtemanche,—Return to an Order of the House, dated June 17, 1959, (*Question No. 100) showing: 1. What were the names of the Chairmen on the Board of Referees operating under the Unemployment Insurance Commission as of June, 1957?

2. How many of these are still acting in this capacity?

3. Have any been replaced? If so, how many and for what reason in each case?

By Mr. Hees, a Member of the Queen's Privy Council,—Report of the Canadian Maritime Commission for the year ended March 31, 1959, pursuant to section 13 of the Canadian Maritime Commission Act, chapter 38, R.S.C., 1952.

By Mr. O'Hurley, a Member of the Queen's Privy Council,—Report of Defence Construction (1951) Limited for the year ended March 31, 1959, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952.

At 10.05 o'clock p.m., Mr. Deputy Speaker adjourned the House without question put, until Monday next at 11.00 o'clock a.m. pursuant to Special Order made this day.

No. 110

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 29TH JUNE, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Speaker communicated to the House the following letter:

GOVERNMENT HOUSE OTTAWA

23rd June, 1959.

Members of the House of Commons:

I have received with great pleasure the Address that you have voted in reply to my Speech at the Opening of Parliament. I thank you sincerely for this Address.

VINCENT MASSEY.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Eighteenth Report of the said Committee, which is as follows:

Your Committee has considered the following bill and has agreed to report it without amendment:

Bill S-27, An Act to incorporate The Free Methodist Church in Canada.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Nineteenth Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-340, An Act for the relief of Timothy Allan Moran.

Bill SD-341, An Act for the relief of Antonio Choma.
Bill SD-342, An Act for the relief of Helen Ruby Riley Onions.
Bill SD-343, An Act for the relief of Simone Alberta Chretien Welsh.
Bill SD-344, An Act for the relief of Edward John Mendelsohn.
Bill SD-345, An Act for the relief of Marcus Gilmour.
Bill SD-346, An Act for the relief of Joyce Rosemary Hudson Plam.
Bill SD-347, An Act for the relief of Bernard Lawrence Boire.
Bill SD-348, An Act for the relief of Marie Madeleine Marielle Faust Morin.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Twentieth Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-19, An Act for the relief of Ruth Georgina Potts Dobie.

Bill SD-20, An Act for the relief of Patricia Burnell Fraser Rosensweig.

Bill SD-98, An Act for the relief of Dawn Jean McKenzie Barr.

Bill SD-99, An Act for the relief of Helen Ann Kovach Ujvary.

Bill SD-100, An Act for the relief of David Scott Brown.

Bill SD-101, An Act for the relief of Doris Margaret Turner Smiley.

Bill SD-104, An Act for the relief of Angelo Ciamarro.

Bill SD-110, An Act for the relief of Gustave Rene Gosselin.

Bill SD-111, An Act for the relief of Marie Berthe Jeannine Quesnel Patenaude.

Bill SD-136, An Act for the relief of Mary Athanas Copis.

Bill SD-275, An Act for the relief of Greta Libenstein Goldfeder.

Bill SD-276. An Act for the relief of Andre Maurice Petit.

Bill SD-291, An Act for the relief of Jean Huard DeRoberval.

The following bill from the Senate was read the first time and ordered for a second reading at the next sitting of the House:

Bill S-25, An Act to confirm an Agreement between the Government of Canada and the Government of the Province of Nova Scotia respecting Indian Reserves.—*Mrs. Fairclough.*

By unanimous consent, Mr. Diefenbaker, seconded by Mr. Green, moved,— That the House do go into Committee of the Whole later this day to consider the following proposed resolution which has been recommended to the House by His Excellency:

That in order to mark the occasion of Her Majesty's visit to Canada and Her personal interest in the well-being of children, it is expedient to introduce a measure to provide for the establishment of the Queen Elizabeth II Canadian Fund to Aid in Research on the Diseases of Children, for the purpose of assisting individuals or organizations to undertake or carry on research into the diseases of children and the causes, prevention and treatment of such diseases, and for the payment into the said Fund of the sum of \$1 million out of the Consolidated Revenue Fund; to make provision for administrative and technical services and facilities required for the purposes of the Act; and generally to make such other provisions as may be necessary to accomplish the purposes of the Act.

Resolved,—That the House do go into Committee of the Whole later this day to consider the said proposed resolution.

A.D. 1959

On motion of Mr. Fisher, seconded by Mr. Howard, it was ordered,—That an humble Address be presented to His Excellency the Governor-General, praying that he will cause to be laid before this House a copy of all correspondence exchanged between the Federal Government and the Province of Ontario, the State of Minnesota, the Government of the United States of America and any other authorities or persons, regarding a bridge at Fort Frances, Ontario, since January 1, 1956. (*Notice of Motion No. 125).

Pursuant to Special Order made this day, the House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting the Queen Elizabeth II Canadian Fund to Aid in Research on the Diseases of Children.

(In the Committee)

The following resolution was adopted:

Resolved,—That in order to mark the occasion of Her Majesty's visit to Canada and Her personal interest in the well-being of children, it is expedient to introduce a measure to provide for the establishment of the Queen Elizabeth II Canadian Fund to Aid in Research on the Diseases of Children, for the purpose of assisting individuals or organizations to undertake or carry on research into the diseases of children and the causes, prevention and treatment of such diseases, and for the payment into the said Fund of the sum of \$1 million out of the Consolidated Revenue Fund; to make provision for administrative and technical services and facilities required for the purposes of the Act; and generally to make such other provisions as may be necessary to accomplish the purposes of the Act.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Diefenbaker, seconded by Mr. Green, by leave of the House, presented Bill C-65, An Act to mark the occasion of Her Majesty's Visit to Canada by providing for the Establishment and Administration of a Fund to Aid in Research on the Diseases of Children, which was read the first time.

By unanimous consent, Mr. Diefenbaker, seconded by Mr. Green, moved,— That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

Bill C-57, An Act respecting the Superannuation of Members of the Royal Canadian Mounted Police, was again considered in Committee of the Whole, reported with amendments and considered as amended.

By unanimous consent, the said bill was read the third time and passed.

8 ELIZABETH II

The Order being read for the second reading of Bill S-24, An Act respecting the Testing, Inspection and Sale of Seeds;

Mr. Harkness, seconded by Mr. Hamilton (Qu'Appelle), moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting crop insurance.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to provide for the payment of contributions and the making of loans by the Minister of Finance out of the Consolidated Revenue Fund in respect of the operation of provincial schemes for crop insurance.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Harkness, seconded by Mr. Comtois, by leave of the House, presented Bill C-66, An Act to Provide for Contributions and Loans to the Provinces in respect of Crop Insurance, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting long term mortgage credit to farmers.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to provide for the establishment of a system of long term mortgage credit to farmers, to incorporate therein the provisions of the Canadian Farm Loan Act, to add thereto a new type of supervised farm mortgage credit and to repeal the said Canadian Farm Loan Act.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Harkness, seconded by Mr. Comtois, by leave of the House, presented Bill C-67, An Act to provide for the Extension of Long Term Mortgage Credit to Farmers, which was read the first time and ordered for a second reading at the next sitting of the House.

A.D. 1959

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Address, dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 21) for a copy of all correspondence, and any agreements entered into between the Federal Government and the Government of Ontario since January 1, 1958, relating to the picnic ground development and improvement winter work programme.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Report of the Superintendent of Insurance for Canada, Volume III—Annual Statements—Life Insurance Companies and Fraternal Benefit Societies, for the year ended December 31, 1957, pursuant to section 9 of the Department of Insurance Act, chapter 70, R.S.C., 1952. (English and French).

By Mr. Fleming (Eglinton),—Statement on the Operations of the Civil Service Insurance Act for the year ended March 31, 1959, pursuant to section 21(2) of the said Act, chapter 49, R.S.C., 1952.

At 10.13 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Thursday, June 25, 1959.

No. 111

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 30TH JUNE, 1959.

11.00 o'clock a.m.

PRAYERS.

By unanimous consent, it was ordered that when the House rises at 1.00 p.m. on Wednesday next, it shall stand adjourned until Thursday morning at 11.00 o'clock.

The House resolved itself into Committee of the Whole to consider a certain proposed resolution to amend the Maritime Coal Production Assistance Act.

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to amend the Maritime Coal Production Assistance Act to extend the application of the Act to coal producers in all parts of Canada; to provide that the aggregate principal amount of loans made to coal producers under section 6 of the Act shall be increased from ten to twenty million dollars and that the aggregate principal amount of loans made to any one coal producer under the same section shall be increased from seven and one-half to twelve million dollars; to extend the operation of the Act from the 31st day of October, 1959 to the 31st day of October, 1964; and to authorize certain amendments to the agreement made under the Act with the Dominion Coal Company Limited for the purpose of varying the terms of repayment of principal and interest as provided under section four thereof.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Comtois, seconded by Mr. Brooks, by leave of the House, presented Bill C-68, An Act to amend the Maritime Coal Production Assistance Act and to authorize certain Amendments to the Agreement made under that Act with Dominion Coal Company, Limited, which was read the first time and ordered for a second reading later this day.

The Order being read for the second reading of Bill S-20, An Act to amend the Length and Mass Units Act;

Mr. Churchill, seconded by Mr. Comtois, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill S-21, An Act to amend the Weights and Measures Act;

Mr. Churchill, seconded by Mr. Brooks, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill S-22, An Act to amend the Export Credits Insurance Act;

Mr. Churchill, seconded by Mr. Starr, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-58, An Act to amend the Criminal Code;

Mr. Fulton, seconded by Mr. Churchill, moved,—That the said bill be now read a second time.

And a debate arising thereon;

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

By unanimous consent, the Order being read for the second reading of Bill S-28, An Act to incorporate Standard Trust Company;

Mr. Thompson, seconded by Mr. MacEwan, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking and Commerce.

Mr. McCleave, seconded by Mr. Thompson, moved,—That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (*pursuant to Standing Order* 54(1)); which was agreed to.

The following bills were considered in Committee of the Whole, reported without amendment, read the third time, divorce bills on division, and passed:

Bill S-27, An Act to incorporate The Free Methodist Church in Canada.

Bill SD-340, An Act for the relief of Timothy Allan Moran.

Bill SD-341, An Act for the relief of Antonio Choma.

Bill SD-342, An Act for the relief of Helen Ruby Riley Onions.

Bill SD-343, An Act for the relief of Simone Alberta Chretien Welsh.

Bill SD-344, An Act for the relief of Edward John Mendelsohn.

Bill SD-345, An Act for the relief of Marcus Gilmour.

Bill SD-346, An Act for the relief of Joyce Rosemary Hudson Plam.

Bill SD-347, An Act for the relief of Bernard Lawrence Boire.

Bill SD-348, An Act for the relief of Marie Madeleine Marielle Faust Morin.

Bill SD-19, An Act for the relief of Ruth Georgina Potts Dobie.

Bill SD-20, An Act for the relief of Patricia Burnell Fraser Rosensweig.

Bill SD-98, An Act for the relief of Dawn Jean McKenzie Barr.

Bill SD-99, An Act for the relief of Helen Ann Kovach Ujvary.

Bill SD-100, An Act for the relief of David Scott Brown.

Bill SD-101, An Act for the relief of Doris Margaret Turner Smiley.

Bill SD-104, An Act for the relief of Angelo Ciamarro.

Bill SD-110, An Act for the relief of Gustave Rene Gosselin.

Bill SD-111, An Act for the relief of Marie Berthe Jeannine Quesnel Patenaude.

Bill SD-136, An Act for the relief of Mary Athanas Copis.

Bill SD-275, An Act for the relief of Greta Libenstein Goldfeder.

Bill SD-276, An Act for the relief of Andre Maurice Petit.

Bill SD-291, An Act for the relief of Jean Huard DeRoberval.

Pursuant to order made August 26, 1958, a Message was sent to the Senate to return to that House the evidence taken and the papers produced in respect of the foregoing divorce bills before the Senate Standing Committee on Divorce. HOUSE OF COMMONS 8 ELIZABETH II

By unanimous consent, the following bills were respectively read the second time, on division, and referred to the Standing Committee on Miscellaneous Private Bills (together with the evidence taken and the papers produced in respect of the said bills before the Senate Standing Committee on Divorce):

Bill SD-349, An Act for the relief of Charles Guy Comeau.

Bill SD-350, An Act for the relief of Juanita Patricia Hamilton Long. Bill SD-351. An Act for the relief of Benjamin Gordon Davidson.

Bill SD-352, An Act for the relief of Margaret Isabella MacKellar Thomas. Bill SD-353, An Act for the relief of Philip Joseph Kelly.

A Message was received from the Senate informing this House that the Senate had passed the following bill without amendment:

Bill C-65, An Act to mark the occasion of Her Majesty's Visit to Canada by providing for the Establishment and Administration of a Fund to Aid in Research on the Diseases of Children.

(Public Bills)

Orders numbered 19 and 20, having been called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. Howard, seconded by Mr. Peters,-That Bill C-17, An Act to amend the Canada Elections Act (Election Expenses), be now read a second time.

And the debate continuing;

The hour for Private and Public Bills expired.

Debate was resumed on the proposed motion of Mr. Fulton, seconded by Mr. Churchill,-That Bill C-58, An Act to amend the Criminal Code, be now read a second time.

After further debate, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,-Copies of Statutory Orders and Regulations published in the Canada Gazette, Part II, of Wednesday, June 24, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

A.D. 1959

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,—Report of Expenditures and Administration in Connection with the Unemployment Assistance Act for the year ended March 31, 1959, pursuant to section 9 of the said Act, chapter 26, Statutes of Canada, 1956. (French).

By Mr. O'Hurley, a Member of the Queen's Privy Council,—Report of the Canadian Commercial Corporation for the year ended March 31, 1959, pursuant to section 13(1) of the Canadian Commercial Corporation Act, chapter 35, R.S.C., 1952. (English and French).

By Mr. O'Hurley,—Report of Crown Assets Disposal Corporation for the year ended March 31, 1959, pursuant to section 14 of the Surplus Crown Assets Act, chapter 260, R.S.C., 1952. (English and French).

By Mr. O'Hurley,—Report of Canadian Arsenals Limited for the year ended March 31, 1959, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952.

At 10.06 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959.

No. 112

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 1st JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

In observance of "Dominion Day", the ninety-second anniversary of Confederation, and to mark the presence in Ottawa of Her Majesty The Queen and His Royal Highness The Prince Philip, Members of the House, standing in their places, sang "God Save the Queen" and "O Canada".

Mr. Dinsdale, from the Standing Committee on Veterans Affairs, presented the Sixth Report of the said Committee, which is as follows:

1. Under its Orders of Reference received from the House of Commons, your Committee has completed its work for the current session. The Committee has thoroughly reviewed the estimates of the Department of Veterans Affairs and has considered three items of legislation. These have all been reported to the House.

2. During the Committee's deliberations, requests were received from several veterans' groups interested in presenting briefs. The Committee heard these representations under the first item of the estimates.

3. The comprehensive review of veterans' legislation has again confirmed that Canada has, generally speaking, an adequate Veterans' Charter. The state of veterans' affairs is good. It is not perfect of course, for there always remains the necessity to adjust to ever-continuing changes in the social and personal problems of the veterans. It was to this end that amendments have been made to three major acts of the Veterans' Charter during the current session.

4. Veterans' programs today are designed to help veterans to become selfsufficient and productive members of the community. The emphasis, following World War II, was on assisting the veteran to pick up the threads of

66970-5-411

civilian life. The comprehensive rehabilitation programs have been eminently successful in this regard, and will continue to be successful as amendments are made to meet the changing needs.

5. A word should be said about the responsible attitude manifested by the spokesmen for our veterans' groups. Canada's veterans do have a highly developed sense of fair play. This standard of behavior is to be expected from the group in our population who served so sacrificially in days of war. It is to be expected too that they would serve with equal devotion in times of peace. Membership in the House of Commons is typical of this kind of service for many of the members have distinguished service records.

6. After all, the performance of duties of citizenship cannot be painless or entirely free from sacrifices, either in peace or in war. These obligations of citizenship must be assumed to an ever-increasing extent if our free way of life is to survive and prosper in the face of totalitarian encroachments today.

REVIEW OF LEGISLATION

Pensions

7. Many of the recommendations placed before the Committee related to the Pension Act. This is to be expected. Compensation for disabilities incurred in the service of one's country is the care of any veterans' program. During the course of the deliberations the Minister intimated that the Pension Act would not be up for amendment at the current session of Parliament. In line with the declared policy of the government to review veterans' legislation periodically and progressively, this year the Veterans' Land Act underwent major amendments. Next year it is expected the Pension Act will come under similar review.

8. Several veterans' organizations, including The Sir Arthur Pearson War Blinded, the Canadian Corps, The War Amputations, The Canadian Legion, and The War Veterans Association, recommended across the board increases in the pension rate. This is a matter, of course, which will have to be considered in the light of any changes that have occurred since the rates were last amended. A similar recommendation for general increases in the War Veterans Allowance rate will be subject to the same qualification.

9. Other than these recommendations with respect to the Pension Act and the War Veterans Allowance Act, most of the points brought forward in the representations have been placed before the Minister and the government previously. For example, The Canadian Legion repeated in substance the brief presented to the cabinet last fall at the time of the annual Remembrance Day presentation to government.

Treatment Services

10. The subject of hospitalization was dealt with in at least two briefs. The Sir Arthur Pearson War Blinded raised the issue of free hospitalization for all medical conditions. There was also some suggestion that admission procedures to veterans' hospitals might be improved.

11. In order to satisfy themselves on these points, members of the Committee visited Sunnybrook Hospital in Toronto. The members came away convinced that Sunnybrook was providing a comprehensive and adequate treatment service. A shortage of active treatment beds was in evidence, a problem created largely by the growing number of older veterans requiring domiciliary care rather than active hospital treatment. This, in turn, is related to the general problem arising from an ever-lengthening life span and an increasing proportion of older people in our population, and will only be resolved as more special residential accommodation for these senior citizens becomes available.

12. The Canadian Corps raised the special question of free treatment and hospitalization for members of the peacetime forces. As these servicemen do not come under the jurisdiction of the Department of Veterans Affairs, this matter is one that should be taken up with the Department of National Defence.

Hong Kong Veterans

13. The Hong Kong Veterans appeared before the Committee renewing their appeal for special compensation for slave labour, and for expenses incurred in making similar representations in the past. This problem is well known to the government. Only last November, as a result of continuing representations, the War Claims Regulations were amended, providing for an increase of 50 percent in maltreatment awards.

14. The Committee investigated this further appeal with extreme care. Mr. Paul Theriault, Secretary of the War Claims Commission, appeared before the Committee and was questioned. Information as to the present state of the War Claims Fund was obtained from the Minister of Finance.

15. It was revealed that the maltreatment awards on a per diem basis under the War Claims Regulations include compensation for forced labour or any pecuniary loss suffered as a result of maltreatment during the period of internment. It was further revealed that this group includes some 4,000 prisoners of war in the European war theatre as well as the 1,300 prisoners of the Japanese.

16. The War Claims Fund derived from ex-enemy assets amounted to \$10 million. Of this total, some \$5.2 million came from Japanese sources. Out of the \$5.2 million the Hong Kong prisoners and their dependants received \$3,021,414 in maltreatment allowance. Canadians taken prisoner while serving with British forces received \$188,940, and civilians, \$494,788. A balance of \$1.5 million of the Japanese awards has been paid to civilians for death, personal injury and property loss claims in the Far East.

17. A sum of \$6 million remains in the fund. The fund is being rapidly depleted at the present time due to the large payments in respect of the supplementary maltreatment awards approved by the government last fall, and an earnest endeavour to settle claims as quickly as possible. Outstanding claims against it are far in excess of the remaining balance, and as a result of the recent publicity new claims are coming in daily. Because of these facts, the Secretary of State last November had stated that no further payments could be made to the Hong Kong group.

18. The Committee appreciates the difficulties of assuring an equitable distribution of the fund. At the same time it is aware of the special problems of veterans who were prisoners of war. It suggests that, in view of the obvious impossibility of settling all claims, the problem might be partially resolved by using a portion of the remaining balance to set up a Prisoner of War Benevolent

Fund to meet the human needs of prisoners of war and their dependants. This special fund could be administered after the fashion of similar benevolent funds already operating on behalf of veterans and their dependants.

Corps of Canadian Fire Fighters

19. Representatives of the Corps of Canadian (Overseas) Fire Fighters appeared before a Committee for the first time since 1948. Its submission was similar to the one made on the former occasion.

20. The main request of the Fire Fighters is to be given the full status of veterans. This request had been turned down in the past on the grounds that the corps was formed under the War Measures Act as a civilian corps and administered by the Minister of National War Services rather than the Department and Minister of National Defence. Earlier Veterans Affairs Committees recommended an extension of veterans' benefits to the Fire Fighters (complete coverage in 1946 and partial in 1948). These recommendations were not accepted entirely by the government because of the non-military status of the corps.

21. The corps rendered outstanding fire fighting and civil defence service in the United Kingdom from 1942 until late in 1944. Because of the nature of their service, many benefits have been granted members of the corps under Fire Fighters War Services Benefits Act, the Civilian War Pensions and Allowance Act, etc. The Committee suggests that, as these measures are reviewed and amended from time to time, consideration might be given to providing wider coverage to members of the corps as circumstances warrant. This applies particularly to the War Veterans Allowance as the corps members reach ageeligibility.

22. The corps raised the question of their members eligibility for the Canadian Volunteer Service Medal and Clasp. Hitherto, this medal has been awarded only to Naval, Army, and Air Force personnel under Army Order 128-2, January 2, 1947. The Committee realizes that a matter of this kind is beyond the jurisdiction of the Department of Veterans Affairs and recommends that it be referred to the Department of National Defence for further consideration.

23. During recent days there has been some public discussion of proposed amendments to the Civil Service Act. These discussions have included references to the operation of the Veterans' Preference.

24. To clear up any uncertainty on this point the Committee heartily endorses the principle of the Veterans' Preference in the Civil Service Act and recommends that, in any contemplated amendments to the Act, this principle remain unchanged.

CONCLUSION

25. Throughout all the deliberations your Committee has been given generous assistance by many officials of several government departments. This applies especially to officials of the Department of Veterans Affairs. To them your Committee conveys its grateful thanks. It also tenders its sincere thanks to the Clerks of the Committees Branch who have rendered invaluable service in guiding its deliberations.

26. Copies of the Minutes of Proceedings and Evidence of the Committee have been tabled with the Second, Third and Fourth Reports on April 30, 1959, and the Fifth Report on June 2, 1959. The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

*Question No. 97, by Mr. Pickersgill,—Order of the House for a Return showing: 1. Have any special fiscal considerations been offered by the government to encourage private enterprises to locate in the Atlantic provinces to encourage the processing of natural resources?

2. If so, what are those considerations?

Question No. 449, by Mr. Argue,—Order of the House for a Return showing: 1. Has any Department of the Federal Government or any Cabinet Minister, made any broadcasts over CJON St. John's, Newfoundland, since January 1, 1953?

2. If so, by whom, and on what date were these made each year?

3. What was the cost of each broadcast, on what date was each paid and to whom?

Question No. 484, by Mr. Herridge,—Order of the House for a Return showing: 1. What staff is employed by (a) the Department of National Revenue; the Department of Citizenship and Immigration at the ports of King's Gate, Waneta, Nelway, Paterson, Ossyoos, British Columbia?

2. What are the hours of service?

3. What was the total number of (a) persons; (b) vehicles, (i) entering Canada; (ii) leaving Canada, at each of the above ports during each of the fiscal years 1954-55, 1955-56, 1956-57, 1957-58, 1958-59?

4. What was the total value of (a) exports; (b) imports, at each of these ports during each of the above years?

5. What was the total revenue collected at these ports for each of the abovementioned years?

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That an humble Address be presented to His Excellency the Governor-General praying that he will cause to be laid before this House a copy of all correspondence, telegrams, inspection reports, test reports, agreements, contracts, and other documents and reports, exchanged between any official of the St. Lawrence Seaway Authority, any Cabinet Minister, and the United States Corps of Engineers, the St. Lawrence Seaway Development Corporation, contractors, their engineers, or any representative of the contractors, since November 13, 1956, regarding construction of the substructure and superstructure of the Cornwall High Level Bridge, and any remedial work necessitated on any part thereon. (*Notice of Motion No. 127).

On motion of Mr. Robichaud, seconded by Mr. Crestohl, it was ordered,— That an humble Address be presented to His Excellency the Governor-General praying that he will cause to be laid before this House a copy of all correspondence, telegrams, and other documents exchanged between the Federal Department of Fisheries and any individual or corporation or any other party, in relation to the operation of Herring Set Nets or Purse Seine in any of the waters adjoining Gloucester County, New Brunswick, for the period January 1, 1958, to date. (*Notice of Motion No. 128). Bill C-58, An Act to amend the Criminal Code, was again considered in Committee of the Whole, and further progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

At one o'clock p.m., pursuant to Special Order made Tuesday, June 30, Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959.

No. 113

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 2ND JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Smith (Calgary South), from the Standing Committee on Estimates, presented the Fifth Report, which is as follows:

On February 9, 1959, the members of this Committee were appointed and the Estimates of the Department of National Revenue were referred to it for consideration.

During the study of those estimates, the Committee held 14 sittings and received information from the department and from persons outside the departments of the government. In its Fourth Report, dated May 8, 1959, the Committee returned these estimates to the House of Commons together with observations and recommendations thereon.

On June 11, as recommended by the Committee, the House referred to this Committee items numbered 372 to 379 inclusive of the Main Estimates, 1959-60, relating to the Department of the Secretary of State together with item numbered 67 respecting the Civil Service Commission. During its study of these items, 13 meetings were held and evidence was received from the Secretary of State, the Honourable Henri Courtemanche, the Under-Secretary of State and a number of departmental officials as well as from the Commissioners and officials of the Civil Service Commission.

The Committee has considered and approved the Main Estimates, 1959-60, of the Department of the Secretary of State and of the Civil Service Commission (being respectively items numbered 372-379 inclusive and item numbered 67) and commends them to the House with the following observations and recommendations:

I. DEPARTMENT OF THE SECRETARY OF STATE

1. General

The Committee notes that the actual increase in the department's estimates for the current year amounts to \$20,452.00 over the Vote for the same period 66970-5-42 one year ago. This fact is not reflected from the figures contained in the book of Estimates, which does not include a Supplementary Vote. From the evidence submitted to the Committee, the anticipated additional expenditure does not in itself appear to be disproportionate to the increase in the work-load of the department. We would point out, however, that over the year period, the actual expenditure for 1958-59 increased by 10.4% over the preceding year; and it therefore follows that in the consideration of the estimates it is significant to relate actual expenditures of the year previous to the anticipated disbursements for the current year. In this respect, it is recommended, in order to facilitate such a comparison, that the actual expenditure of the preceding year should be shown in relation to the detailed Vote for the department.

2. Patent Office

The Committee was informed that the Patent Office was a revenue producing office prior to the printing of patents in 1949. The department recovers 50 cents per copy in the sale of these patents; however, it is noteworthy that the office has incurred a deficit of \$584,000 in the past year.

While the Committee would not like to see any deterrent placed in the way of an individual wishing to acquire a patent, it is nevertheless our view that some effort should be made to close the gap between the cost of this printing service and the amount realized from the sale of the copies. It is therefore recommended that the department increase the price per copy to a minimum of \$1.00, thus permitting the department to recover annually a substantial portion of the cost of providing this service.

3. Patent, Trade Marks and Copyright Branch Accommodation

Some concern was expressed by the Committee members with respect to the accommodation presently occupied by the Patent, Trade Marks and Copyright Branch of the department. The present accommodation, in the opinion of the Committee, offers little or no protection against fire loss; consequently, there exists an unnecessary risk to the many valuable documents and records held by this Branch. It is therefore recommended that immediate attention be given to providing adequate and secure accommodation for these offices.

4. Amalgamation of Votes

In an opening statement to the Committee, the Secretary of State suggested that consideration should be given to the amalgamation of the three Votes for the Patent and Copyright Offices (being items 376, 377, and 378). The Minister stated that such a move would serve as an administrative convenience. This opinion was later supported by the Under-Secretary of State, who advocated this action on the basis that it would provide a little more leeway in the administration of the department.

The Committee, however, is unconvinced that there is any particular advantage to be gained from such an amalgamation. We further submit that as each of the Votes represents a separate administrative responsibility peculiar unto itself, a division of the respective Votes should be continued in the "Estimates" of the department, thereby providing an accurate and itemized accounting of the expenditures contemplated.

5. Translation Bureau Accounting

It was drawn to the attention of the Committee that the Translation Bureau is responsible for the translation work performed within the Government service, and that the resulting expenses are reflected in the estimates of the Bureau. Your Committee considers that the departments serviced by the Bureau should be charged proportionately for the translation service rendered to them. While it is recognized that this recommendation contains little more than a bookkeeping change, the proposed procedure follows a pattern established by the Queen's Printer in the levying of charges to departments for their printing services. The result, we suggest, will provide a more accurate tabulation and control in the assessment of the Bureau's function to the department concerned.

II. CIVIL SERVICE COMMISSION

1. General

During the course of the Committee hearings, several references were made to the report and recommendations recently submitted to Parliament by the Civil Service Commission. As many of the Committee's conclusions listed below, if implemented, would require amendments to both the Act and the Commission's regulations, it is respectfully suggested that the Governor-in-Council take into consideration the content of this report in any redrafting of the Civil Service Act of 1918.

Your Committee was advised that the Civil Service Commission has not appeared before a Parliamentary Committee since late in the nineteen-thirties. It is therefore further recommended that the estimates of the Commission be referred more frequently to a Parliamentary Committee. Such a review, we suggest, will remove many anomalies which might otherwise exist.

2. Recruitment of Personnel

(a) Members of the Committee expressed concern over complaints received from applicants in the middle-age bracket who are unable to contest Civil Service competitions successfully. It is argued that the examinations, particularly for clerical or secretarial appointments, are so devised as to favour younger candidates. It was conceded by one of the witnesses that age is a factor, especially for the more mature applicant who has been away from the classroom for a somewhat longer period than a younger contestant.

The Committee, while recognizing that for certain positions it may be considered advisable to recruit employees from younger age groups, nevertheless recommends that greater emphasis should be placed on the qualities of experience and stability to be found in the more mature candidate.

(b) The Committee understands that in the selection of personnel, considerable importance is attached to the character reference of the individual candidate. While we have no disagreement with this requirement providing it does not conflict with the principle of the merit system, we also recommend that the Commission encourage public officials and other leading citizens to submit character references on behalf of candidates.

(c) The Committee was informed that it is the Commission's practice to notify candidates, in writing, of their success or failure, together with the mark obtained in a Civil Service examination. With respect to this information, however, unsuccessful candidates are not provided with an indication of the area of their deficiency. It is therefore recommended that when a candidate desires to obtain an analysis of his examination results, this information should be provided on request. It is the opinion of the Committee that if such a practice is followed, unsuccessful applicants may take the necessary steps to improve their deficiency, thereby enabling them to compete with more success in future competitions.

(d) The Committee was told that in the event that a competition has been constructed or "tailor-made" for an individual applicant, the Commission calls for a new competition and refers the incident to the officials of the department concerned. The Committee is not satisfied that this action is severe enough to discourage the possibility of such an occurrence. It is therefore recommended 66970-5-423

645

that the section of the Civil Service Act dealing with irregularities in examinations and appointments be strengthened so as to provide some form of disciplinary action in this regard.

3. Application Form

The Committee reviewed the Civil Service application form and respectfully suggests that question 26, which reads as follows, should be amended:

"Have you ever been charged with offences other than minor traffic violations?"

We would point out that an applicant registering in the affirmative to this question, may have been charged with an offence but subsequently acquitted. Under such a circumstance, the present wording of the question does, in our view, place such an applicant in a highly prejudicial position before the Examining Board. We therefore recommend that question 26 read as follows:

"Have you ever been *convicted* of an offence other than minor traffic violations?"

4. Departmental Ratings

Your Committee is of the opinion that in the interest of the Civil Service as a whole, and in order to assure equality to all civil servants regardless of the department to which they may be assigned, the basic working conditions, rights, privileges, and responsibilities should be clearly defined by the Commission and impartially applied to all departments, without exception. In this respect, your Committee is informed that in the annual efficiency rating compiled for each employee there is a variation in the method of determining individual efficiency assessments. This variation occurs in situations where departments have developed their own standards, while yet others employ procedures adopted by the Commission itself. It is, therefore, recommended that a standard rating form should be adopted throughout the entire Civil Service, and we further recommend that the employee attest that he has been informed of his rating and has discussed it with an officer of his department.

5. Nepotism within a Department

The Commission members were questioned on their policy with respect to "family compacts" existing within a department. The Commission has no firm ruling which would prevent a department from employing several members from the same family. It was indicated, however, that certain departments had assumed responsibility in discouraging such a practice. The Committee concurs in this action and furthermore recommends that the Commission introduce a uniform regulation with a view to discouraging nepotism in the public service.

6. Departmental Competitions

The Committee reviewed the responsibility of personnel officers within a department and their influence in departmental competitions for promotion. The Commissioners agreed that in the interest of assuring impartiality, and to avoid the possibility of favouritism, personnel officers should be rotated frequently between departments.

7. Delay in Filling Vacancies

It was drawn to the attention of the Committee that positions on occasion remain vacant for lengthy periods despite an apparent attempt by the Commission to fill the vacancy. It is suggested that while the delay may not be intentional, it may lead to a circumstance which will encourage the preselection of certain applicants without regard to the usual procedure required by open competition. In this respect, it is recommended that there should be no undue delay in the calling of a competition to fill a vacancy in a required establishment.

8. Appeals and Appeal Boards

(a) In reviewing the Commission's method of providing for appeals, the Committee notes that while the regulations do not forbid an appellant from being represented by counsel, the Commission, nevertheless, does not normally permit legal representation. The Committee is of the view that an appeal should be considered a "judicial process", and therefore recommends that an appellant should not be discouraged from retaining legal counsel when appearing before an Appeal Board.

(b) The Committee also was informed that an appellant may select, as his representative, a Civil Service Staff Association. The Commission, under examination, conceded that under such a circumstance the representative of the Staff Association sits as both judge and counsel during the course of the appeal. The Committee acknowledges that the Commission has itself suggested an improvement of this system, and we therefore recommend that this anomaly be removed at the earliest possible date.

(c) An appellant, in appearing before an Appeal Board, should be permitted to exercise wider choice in the selection of an advocate. Under the present system the employee may only choose a Staff Association as his counsel and is therefore denied a selection as to the individual who will represent him. It is therefore recommended that the Staff Associations should provide a panel of advocates from which the appellant may be entitled to select his personal counsel.

(d) It is further recommended that the officials appointed to act on an Appeal Board should be senior to the members of the original examining Board.

(e) It was brought to the attention of the Committee that under certain circumstances, unsuccessful candidates were apprehensive in registering an appeal on either an appointment or on a promotion. This apprehension, we were advised, results from alleged discriminatory action against the appellant on a subsequent occasion. While it is acknowledged that there is no evidence to suggest the degree to which such a situation may exist, the Committee recommends that the Commission should undertake to remove any cause for apprehension and to reassure every appellant of his complete freedom against any such discrimination.

9. Temporary Status

The Committee was advised that temporary civil servants registered with the Commission continue to be numbered in the thousands. It is acknowledged, however, that some progress has been made to reduce this total through reclassification or the discontinuance of the service of those persons who are surplus to the requirements of the public service of Canada. The Committee, however, views with some concern the substantial number of civil servants who, having served continually for many years in the Civil Service, are continued to be regarded as temporary employees. It is therefore recommended that where the requirement has been established, every effort should be made to reclassify those entitled to qualify under the regulations, so as to provide some assurance of employment stability to the individuals concerned.

10. Organization and Methods Division

(a) Your Committee examined in some detail the effectiveness of the Organization and Methods Division of the Civil Service Commission. While recognizing the need of staff requirements resulting from the increased activity of government departments, the Committee is of the opinion that the present

procedure, which only permits a department to come under the scrutiny of the Organization and Methods Division on the invitation of the department head, does not satisfy the principle of providing an analysis of the growth trends and efficiency of individual departments. It is our view that in addition, surveys should be initiated by the Commission, thus maintaining some assessment of those departments who are reluctant to invite such an examination.

(b) The Committee also holds the view that the general recommendations of any such report respecting a survey of a department should be submitted to Parliament, so that it may be determined whether or not the recommendations have been acted upon.

(c) While the Committee recognizes that the Organization and Methods Division of the Commission has performed a useful function, it must be recognized that, as an arm of the Commission itself, its capacity to provide a completely independent evaluation is open to question.

This, we subscribe, should not be construed as a reflection on the efficiency of the personnel of this agency, but it is, we suggest, an unavoidable limitation resulting from the relationship of the agency to the Commission. We therefore recommend that Parliament give consideration to the appointment of independent consultants who, from time to time, will be authorized to analyze such matters as the administrative capabilities of the Commission, procedural methods, and the general growth trend of the public service of Canada.

11. Conclusion

Mr. Paul Pelletier, speaking as a member of the Commission, emphasized during the course of his evidence that every effort is being made to maintain the "merit system" in relation to both selection of personnel and also in their future promotion. In his initial statement to the Committee, he said in part:

"It seems to us that the commission's greatest problem in the administration of the Act of 1918 has been to function in such a manner as to meet administrative needs for flexibility, and at the same time to ensure a career service based on the merit principle as provided for by law."

While the Committee concurs in this sentiment, we cannot agree that the administrative needs or any other consideration designed to produce flexibility should provide cause for any basic deviation from the principle of the merit system. The Committee is of the view that it is not inconsistent to achieve flexibility in the administration of the Act while at the same time retaining the full provision of the merit system. While there was not sufficient evidence to indicate that there has been any substantial departure from this principle the exceptions to the rule we believe are numerous enough to warrant a rededication of the purpose and intent of the Act.

In reviewing the evidence and the recommendations contained in the foregoing your Committee wishes to impress upon Parliament the importance and the necessity for reaffirming our belief in the fundamental and underlying principle of the public service of Canada. The principle to which we refer is generally described as the "merit system" which we suggest provides the one assurance that the civil servant will remain free from political or other influences in discharging his responsibility to the Canadian public.

The Committee wishes to express its appreciation to the Secretary of State, the Under-Secretary of State and the Departmental officials, together with the Commissioners and officials of the Civil Service Commission, for the co-operative manner in which they presented their evidence. A copy of the Committee's Minutes of Proceedings and Evidence respecting the Estimates of the Department of the Secretary of State and of the Civil Service Commission, is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 16 to the Journals)

The foregoing items of the Main Estimates stand referred to the Committee of Supply pursuant to Standing Order 57.

By unanimous consent, upon the suggestion of the Right Honourable the Prime Minister, it was ordered that the text of the Speech by Her Majesty The Queen, which was broadcast to the Nation by radio and television, together with Her Majesty's Speech at the ceremony of the Unveiling of the British Commonwealth Air Forces Memorial, Green Island, Ottawa, July 1, 1959, be printed as an appendix to this day's *Hansard*.

Mr. Green, a Member of the Queen's Privy Council, laid before the House,— Copy of an Agreement between Canada and Japan, concluded at Ottawa on July 2, 1959, together with related documents, concerning Co-operation in the Peaceful Uses of Atomic Energy.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bill to which the concurrence of this House is desired:

Bill S-29, An Act to incorporate Desjardins Mutual Life Assurance Company.—Mr. Dorion.

The said bill was deemed to have been read the first time and ordered for a second reading at the next sitting of the House pursuant to Standing Order 103(2).

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated June 10, 1959, (*Question No.* 447) showing: 1. Is a Mr. Jean C. Lessard presently employed with the St. Lawrence Seaway Authority?

2. If so, what position does he hold?

3. What positions has he held since first entering government service, what was the nature of each, date of appointment, length of service, salary, and expenses submitted yearly?

4. Was Mr. Lessard appointed to any of these positions through a Civil Service competition?

5. If so, to which ones, what was the number and date of the competition, how many persons competed, what names were on the eligible list and in what order?

6. If not, under what authority was Mr. Lessard appointed to each, and by whom was he recommended?

7. What qualifications did Mr. Lessard possess for each of the positions he has held?

By Mr. Courtemanche,—Return to an Address, dated June 10, 1959, to His Excellency the Governor-General (*Notice of Motion No. 121) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and municipal governments and/or individuals, since January 1, 1956, regarding the airport at Dawson Creek, British Columbia.

By Mr. Harkness, a Member of the Queen's Privy Council,—Report of the Agricultural Products Board for the year ended March 31, 1959, pursuant to section 7 of the Agricultural Products Board Act, chapter 4, R.S.C., 1952. (English and French).

At 10.02 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

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A.D. 1959

FRIDAY, 3RD JULY

No. 114

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 3RD JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

NATIONAL DEFENCE

INSPECTION SERVICES

215 Operation and Maintenance 6,967,225 00

ROYAL CANADIAN NAVY

 217 Operation and Maintenance
 192,550,000 00

 218 Construction or Acquisition of Buildings, Works, Land and
 94,942,000 00

 Major Equipment
 94,942,000 00

And the House continuing in Committee;

At five o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

The Order being read for the second reading of Bill S-29, An Act to incorporate Desjardins Mutual Life Assurance Company;

Mr. Dorion, seconded by Mr. Richard (Kamouraska), moved,-That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time and referred to the Standing Committee on Banking and Commerce.

By unanimous consent, the consideration of Public Bills was suspended for this day's sitting.

The Committee of Supply resumed.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

NATIONAL DEFENCE

CANADIAN ARMY

220 Construction or Acquisition of Buildings, Works, Land and Major Equipment 90,940,000 00

INSPECTION SERVICES

216 Construction or Acquisition of Buildings, Works, Land and 563,400 00 Equipment

Resolutions to be reported.

The resolutions adopted at this day's sitting of the Committee of Supply were reported and concurred in, and the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,-Return to an Address, dated May 11, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 104) for a copy of all communications received since February 1, 1959, by the Prime Minister or any other member of the Federal Government from the Premier or any member of the Government of Manitoba, and any replies thereto on the subject of federal assistance for flood control on the Red River.

A.D. 1959

At 10.03 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Thursday, June 25, 1959.

No. 115

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, SATURDAY, 4TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

NATIONAL DEFENCE

ROYAL CANADIAN AIR FORCE

22	Operation and Maintenance $\dots \dots \dots$)
22	2 Construction or Acquisition of Buildings, Works, Land and	
	Major Equipment	0

DEFENCE RESEARCH AND DEVELOPMENT

Defence Research Board—			
223 Operation and Maintenance	21,924,603	00	
224 Construction or Acquisition of Buildings, Works, Land	ALC: CONTRACT		
and Equipment	7,594,261	00	
225 Development	21,565,000	00	

DEFENCE EXPENDITURES BY OTHER GOVERNMENT DEPARTMENTS

226	Services and	facilities su	applied to the	e Department of Na-	
	tional D	efence by th	ne Departmen	t of Transport	3,412,659 00

MUTUAL AID

21,850,000 00

1 00

NATIONAL DEFENCE GENERAL

228 To	authorize, notwithstanding section 30 of the Financial
	Administration Act, and subject to allotment by the
	Treasury Board, total commitments of \$2,902,205,282
	for the purposes of the foregoing votes relating to
	National Defence, regardless of the year in which
	such commitments will come in course of payment (of
	which it is estimated that \$1,267,298,584 will come
	due for payment in future years)

GENERAL SERVICES

	Grants to Military Associations, Institutes and Others as detailed in the Estimates	259,175	
	to promote the development of the Town	1,656,000	00
	PENSIONS AND OTHER BENEFITS		
	Civil Pensions, as detailed in the Estimates To authorize in respect of members of the Royal Canadian Air Force on leave without pay and serving as instructors with civilian training organizations operating under the British Commonwealth Air Training Plan who were killed, payment to their dependents of amounts equal to the amounts such dependents would have received under the Pension Act, as amended, had such service as instructors been military service in the armed forces of Canada, less the value of any benefits received by such dependents under insurance contracts which were effected on the lives of such members of the Royal Canadian Air Force by or at the expense of the civilian organizations	2,457 4,090	
000	Defence Services Pension Act— Government's contribution to the Permanent Services		
233	Pension Account	51,791,054	00

SATURDAY, 4TH JULY

A.D. 1959

LOANS, INVESTMENTS AND ADVANCES

NATIONAL DEFENCE

475 To authorize loans to be made in the current and subsequent fiscal years in respect of housing projects constructed, pursuant to an agreement with the Minister of National Defence, for occupancy by members of the Canadian Forces; such loans to be at interest rates and in accordance with such terms and conditions as the Governor in Council prescribes 10,000,000 00

SUPPLEMENTARY ESTIMATES, 1959-60

LOANS, INVESTMENTS AND ADVANCES

NATIONAL DEFENCE

605 To increase by \$1,250,000 the amount appropriated for the purposes of Vote 504 of the Appropriation Act, No. 5, 1958, and to decrease by \$1,250,000 the amount appropriated for the purposes of Vote 505 of the said Act

Resolutions to be reported.

1 00

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

At 6.05 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 11.00 o'clock a.m. pursuant to Special Order made Thursday, June 25, 1959.

No. 116

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 6TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Twenty-First Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill SD-350, An Act for the relief of Juanita Patricia Hamilton Long. Bill SD-351, An Act for the relief of Benjamin Gordon Davidson.

Bill SD-352, An Act for the relief of Margaret Isabella MacKellar Thomas. Bill SD-353, An Act for the relief of Philip Joseph Kelly.

Mr. Murphy, from the Standing Committee on Mines, Forests and Waters, presented the Third Report of the said Committee, which is as follows:

1. Pursuant to its Order of Reference of April 29, 1959, your Committee has considered and approved items numbered 261 to 293 inclusive, and items numbered 476 and 477, as listed in the Main Estimates of 1959-60, relating to the Department of Northern Affairs and National Resources.

2. Your Committee held 34 meetings on the Order of Reference of the House concerning the said estimates, during which 11 briefs and papers were received and 26 witnesses were examined in addition to government officials; details thereof are set out below under the various branches concerned.

3. In addition, your Committee visited the Forest Products Laboratory in Ottawa. Circumstances made it impossible to arrange a visit to northern Canada as had been planned, but it is hoped that it may be possible for a subcommittee to carry out such a visit in the near future. Your Committee is strongly of the view that such a visit would be most valuable in order for it to be in a position to comprehend more fully and assess more accurately the programs and work under way for that area.

GENERAL

4. Your Committee heard a full explanation of the activities of the department and of developments in its plans and programs over the past year. The estimates for 1959-60 reflect the importance of the responsibilities assigned to the department in encouraging the development of Canadian resources generally. As in other recent years, they also show increasing recognition of the physical and human potential of northern Canada. Capital investment to develop this potential, notably through the construction of roads and the provision of educational and welfare facilities, accounts for over one quarter of the total current estimates of the department. While your Committee recognizes that this is a large sum, it supports expenditures of this order for these purposes. For physical development it is clear that transportation is the first essential. For the Eskimos and Indians of the north education is at present available for only 40 per cent and 70 per cent respectively. It is apparent that it must be made available to all if they are to be enabled to take an active role in northern development and derive full benefit from it.

5. While the Committee fully supports and agrees with the importance of northern development, it would like to see equal emphasis and sense of urgency accorded to some of the other functions of the department. It has in mind particularly those of the Forestry Branch and the Canadian Government Travel Bureau. By almost any criterion the forest-based industries are paramount in the Canadian economy. In terms of foreign exchange earnings tourism ranks third, after only pulp and paper, and wheat—and your Committee is strongly of the view that, with more active policies for promotion, its earnings could be multiplied two or three times. Your Committee recommends for the future that consideration be given to greater appropriations and extended operations for the Forestry Branch and the Travel Bureau, to reflect more adequately the needs and the economic significance of these industries.

6. Your Committee is concerned by the fact that the department continues to have difficulty in recruiting and holding sufficient highly qualified staff, especially in technical and professional classifications. While terms of service in junior professional grades are competitive with those offered by other employers, there is apparently an increasing discrepancy as individuals gain experience and seniority. Loss of individuals at these senior levels can have, and undoubtedly is having, serious consequences in limiting the effectiveness of the work of some branches. Improved salaries at such levels would cost very little in total, and the net value gained by the country would undoubtedly be substantial. Your Committee recognizes that this is a complicated problem, but it considers that it should be examined as a special need of high urgency in this as well as in other departments.

7. Your Committee deplores that in this report, as in its earlier report on the estimates of the Department of Mines and Technical Surveys, it finds it necessary to recommend the expenditure of considerable additional public funds; but in the circumstances it considers that it has no alternative to doing so. Your Committee is of the opinion that if these estimates had been referred to a standing committee regularly in past sessions such recommendations might not now be necessary.

8. Your Committee also deplores that, under its Order of Reference, it cannot make recommendations to regroup certain of the crown agencies and branches of departments which are now incongruous, e.g., Northern Transportation Company Limited.

NATIONAL PARKS BRANCH

9. This branch covers all phases of the operation of our national parks. In reviewing the present regulations it would appear that some modernization of the National Parks Act should be undertaken. It is essential that our national parks be an asset to Canada.

10. Your Committee considers that certain sections of available lands should be set aside, within the foreseeable future, as park areas; the department should designate the boundaries of such lands so that they will not interfere with any industrial development or national resources.

11. The department is to be congratulated on the roads-to-resources program. The Committee believes that this feature will be of great benefit to our national parks in opening up the areas which to date have been inaccessible to the public. It would appear that there should be an intensive program to open up our national park areas.

12. Very little of the vast acreages now set aside is being developed for the benefit of the touring public and the residents of Canada. In those timbered areas of our national parks that are not specifically set aside as wilderness, each year trees come to maturity and begin to decay; thus millions of dollars in terms of board feet of timber are lost. Your Committee recommends, in regard to those areas, that the department embark on a program of forest management which would treat the forest as a renewable resource.

13. In several instances the park boundaries have prevented industrial expansion and, in fact, have hindered industries not located in park areas. It is considered that some arrangements should be made for commercial traffic to be allowed to use main park highways. In these connections, in the creation of new national park areas, the regions close to major population should receive urgent attention. In discussions with the provinces, which have developed over the past years, your Committee considers this approach as both commendable and desirous, and that the new park areas should be established at an early date.

14. The promotion and establishment of more recreational services in our national parks are necessary. We have unlimited space for expansion and, with the unprecedented growth of the tourist industry, your Committee is of the opinion that immediate action should be taken to accommodate the travelling public.

15. Your Committee recommends: that private individuals be encouraged to construct motels and hotels within the park limits; and the assurance of land tenure and rental rates being of adequate duration to encourage the operators to construct first-class accommodation for the travelling public. Your Committee considers that representatives of the motel and hotel operators should discuss arrangements for credit with the department.

16. Your Committee was pleased to hear the announcement made to it by the Minister that discussions were going forward with various of the provinces in an effort to formulate a new policy to create "recreational areas" on a basis of joint financial participation with the provinces. Your Committee considers that this approach is desirable and recommends that such a policy be developed and made operative at the earliest possible time.

WATER RESOURCES BRANCH

17. Your Committee considered a paper on water and soil conservation in relation to irrigated farms and power development in southern Alberta submitted by Messrs. Dean R. Gundlock, M.P. for the constituency of Lethbridge, and E. W. Brunsden, M.P. for the constituency of Medicine Hat, both of Alberta.

18. The brief pointed out that conditions in relation to irrigation areas in that province would be duplicated in the area of the development of the Saskatchewan River Dam Project in the Province of Saskatchewan.

19. Your Committee recommends that a study be made by officials of this branch in regard to water conservation in this general area.

20. Your Committee further recommends that consideration be given to establishing an interdepartmental body, in conjunction with the federal Department of Agriculture, to undertake a study of the soil-erosion problem in this irrigation area.

21. In view of the lack of study in the past, your Committee is of the opinion that the above agencies of the federal government should take the lead in this matter.

22. Your Committee reports that, due to the current negotiations between Canada and the United States in connection with the proposed development of the Columbia River in British Columbia, they did not call witnesses in this regard.

23. Your Committee recommends that an extensive review of Canada's water resources be made when the Committee is convened for the next session of Parliament.

NORTHERN ADMINISTRATION BRANCH

24. It became clear during the examination of the estimates of the Northern Administration Branch that the government policy in the North over many years has been a vacillation between inaction and reaction—inaction in not doing the things that obviously were required to be done, and reaction in doing things only when we were pushed into them by the activities of other countries. Judging from what has been done in Canada's North the government policy has fallen far short of being adequate in almost every aspect of research. Where Canada should have been a leading nation in northern research we have fallen behind. Improvements in recent years have been made, but much too slowly.

25. There are insufficient field laboratories in Canada's northland to accomplish adequate research. Small research laboratories or stations established in various northern localities are essential if we are to discharge our responsibilities in obtaining basic scientific data for development purposes.

26. Examination of the evidence reveals that two features of activities by the government in the North require closer scrutiny:

- (a) existing government policies may be following the pattern set prior to the change of administrations in undertaking northern projects on an excessively lavish scale, and
- (b) planning and construction methods in the performance of these projects may still be inefficient, resulting in waste and extravagance.

27. The tempo of northern undertakings by government and by private industry has increased substantially in the last two years. This is abundantly clear by the substantial increase in government spending in the North during these years. Development has been accelerated and the number of projects increased, but it would appear that government policies implemented by all departments concerned with northern development projects remain substantially those of the past. In the view of the Committee this is resulting in continuing injudicious use of government funds.

28. An increasing sensitivity to the growing demands being made on public funds to finance northern projects seems to exist. In this sensitivity there lies a very real danger which threatens the accomplishment of our national responsibilities in our northern areas. Your Committee expresses concern that

- (a) the government may, because of *apparently* insoluble cost difficulties, diminish or abandon the essential development projects in Canada's northern areas, and
- (b) the projects which are undertaken on the basis of past policies will result in the setting of standards which are unnecessarily high.

29. For instance, the standard of facility provided for the education of native northern children has been quite high. The hostel at Fort McPherson, the various buildings at Inuvik, and similar undertakings in other northern locations are examples in point.

30. Your Committee does not wish to leave the impression that public funds should be curtailed as far as northern undertakings are concerned. On the other hand, your Committee feels that the manner in which these funds have been spent is open to justifiable criticism.

31. That the cost of a construction project, be it a house, school or highway, is high in the North as compared with costs in the more settled areas is true but, in almost all cases that were examined by your Committee, it appeared that the costs of northern construction were unjustifiably excessive. There seem to be two factors that recur as the primary cause:

- (a) unrealistic planning, based on questionable policies resulting in ostentatious schemes and overly-lavish projects, e.g., Aklavik-Inuvik, costing over \$34 million.
- (b) inefficient execution of plans once approved.

32. Policies which have been in existence obviously must undergo a change and efficiency introduced into those departments charged with implementing policy decision.

33. Your Committee emphasizes that these northern undertakings are necessary. Indeed, the development of Canada's North is essential as a national obligation and responsibility. At the same time, however, the costs can and should be reduced substantially without impairing the scope and the intensity of recently developed long-range northern development plans. Your Committee believes that the major part of the solution lies in policy changes as well as in departmental and inter-departmental efficiency reform—with all that the latter implies.

34. In considering the land settlements for personnel living at Aklavik and who moved to Inuvik on a voluntary basis, your Committee has considered the method employed in making settlements for those owning land in Aklavik and desirous of re-settling at Inuvik. Your Committee considers that the method of appraisal used in establishing values for those who so elected was of a very loose nature. Your Committee further considers that the practices involved in these land settlements establishes a very dangerous precedent, in that the transfer and the settlements are based upon the assumption that the government of the day had an obligation due to economic factors which the government assumed they themselves had created. Your Committee submits that this is a most dangerous practice and not justified by the facts.

35. The precedent of such adjustments to those living in Aklavik is based upon the operation of land take-overs done in connection with the St. Lawrence Seaway. Your Committee submits that there is no comparison between these land take-overs. In the case of the Seaway, the land-holders were physically dispossessed and their land flooded. In the case of the Aklavik-Inuvik land settlements, this justification does not exist. There was no forceful taking of lands. Land-holders were left on a free and elective basis as to their desire to move. The Committee was, as a matter of fact, rather astonished to learn that, contrary to the expectations of the government of the day, a large number of Aklavik residents are not intending to move to Inuvik.

36. Your Committee submits that the operation in the Aklavik-Inuvik land settlements are both dangerous and not based on any precedent whatsoever.

37. It is recommended that the practices involved in these northern land settlements should not be repeated at any time in the future.

38. Your Committee observes that the native peoples of the North are suited by temperament and by environment to form the nucleus of the labour force necessary to accomplish adequate northern development. The education of these northern people should be so designed as to give them the skills required in order that this considerable and valuable manpower resource may be utilized to the maximum. Their education should be accomplished in such a fashion as will result in the retention of this potential manpower resource in those northern areas where the development is contemplated.

39. Your Committee wishes to express, in connection with the standards of construction of northern government projects, its concern insofar as those standards seem to be creating two distinct standards of living. The construction of government homes in which government employees are housed, and the furnishing of those homes by the government, in many cases is accomplished at a standard which is the envy of every northern citizen not employed in the government service. To accomplish the same standard of living, non-government residents in the North would have to be in receipt of incomes far beyond their capacities. This disparity in standards creates an extremely undesirable atmosphere for many obvious reasons, and curative measures should be explored to

- (a) adopt more realistic standards in government construction of all kinds, or
- (b) adopt policies which will provide through the National Housing Act and other media the opportunity for non-government employed northern residents to achieve an equal standard of living as that enjoyed by their fellow citizens in the employment of the government.

40. If some such measures as those suggested are not taken it is conceivable that inducements for northern settlement will only be provided to those seeking employment with government agencies. The government should not continue to follow policies which will result in the setting of living standards beyond the means of ordinary citizens.

FORESTRY BRANCH

41. The deep interest and concern of your Committee on the situation of the forest industries in Canada has witness in the scope and quality of the representation made to it. Your Committee received and considered briefs from the following:

- (a) Woodlands Section, Forestry Industry Associations of British Columbia.
- (b) The Canadian Pulp and Paper Association.
- (c) Canadian Lumbermen's Association.
- (d) Northern Wood Preservers Limited.
- The following papers were received and considered, namely,
- (a) The Forestry Situation in Canada, by D. V. Love, Associate Professor of Forestry, University of Toronto.

A.D. 1959

- (b) The effect of Property Taxes on the Management of Timberlands.—A document containing excerpts from Forest Tenure and Taxes in Canada as published by the Canadian Tax Foundation. (Tax paper No. 11—1957).
 - (c) Letter from The Truck Loggers' Association, Vancouver, B.C., recommending certain aspects of forest protection.

42. The following witnesses appeared before your Committee and were extensively examined:—

From Industry-

T. A. Beaupré, Chairman, British Columbia Division, Canadian Pulp and Paper Association;

John Burke, Secretary-Manager, British Columbia Loggers Association;

Ross Douglas, Vice-President, Forestry, Alaska Pine and Cellulose Limited; Hon. J. V. Clyne, Chairman of the Board, McMillan and Bloedel Limited; Charles Chambers, Comptroller, McMillan and Bloedel Limited;

- L. R. Andrews, Executive Vice-President, British Columbia Lumber Manufacturers Association;
- J. A. Schryburt, Director, Public Relations, Canadian Lumbermen's Association;
- W. Breitenbach, President, Alaska Pine and Cellulose Limited;
- M. J. Foley, President, Powell River Company Limited;
- Charles Dickey, President, British Columbia Forest Products Limited;
- W. A. E. Pepler, Manager, Woodlands Section, Canadian Pulp and Paper Association;
- J. B. Matthews, Chief Forester, Abitibi Power and Paper Company Limited; A. F. Buell, Woodlands Manager, E. B. Eddy Company;

D. W. Ambridge, President, Abitibi Power and Paper Company Limited; Robert J. Prettie, President, Northern Wood Preservers Ltd.

- G. E. Bell, Secretary-Manager, Canadian Lumbermen's Association.
- Harold F. Staniforth, President, Canadian Lumbermen's Association.

K. O. Roos, Director, Canadian Lumbermen's Association.

Bernard Bock, President, National Hardwood Lumber Association.

43. Your Committee congratulates the organizations which put forward such excellent and helpful briefs; and, further, it commends the witnesses for their co-operation. Our thorough investigation of the problems of the woods industries rests on the high calibre of the briefs and testimony, and to the valuable, relevant, statistical data made available to us. Many of the witnesses are outstanding leaders in lumbering, pulp and paper, forest management and research, and the ancillary woods industries.

44. A detailed report on findings and recommendations must be prefaced with a forcible statement on the importance of the forests to our national welfare and economy. Their role in Canada's economy is vital.

45. Your Committee submits that insufficient recognition has been given to our present dependence on the forest industries. Their well-being and that of the nation must count on a re-awakening of government to the needs of the various phases of these industries. The potential in this field for healthy,

HOUSE OF COMMONS

continued growth provides a challenge to all levels of government. Market and investment problems, scientific and technical requirements, must all be met to sustain these industries and their balanced growth. In the past the forest industries have developed without calls upon the federal government for assistance. Today there are international market and marketing problems which the industries cannot face alone. In contrast to mining and oil enterprises, these industries are harvesting a recurring crop which with care and good management does not deplete and can enlarge our natural resources.

46. In 1958 the export value of our wood, wood products, and pulp and paper, was \$1,414,000,000; the total value of all our exports was \$4,830,000,000. In the past eight years such forest products have represented annually from 29 to 36 per cent of the total value of our exports. The forests support industries which are first in the nation in terms of: employment, wages paid, freight loaded, new capital investment, and net value of the output product in dollars. As a factor in the gross national product, these industries represent twice the combined output of all the metal mines in Canada. The woods produce both more dollar products and a higher export value than the nation's second largest export, wheat.

47. In view of such importance to the nation of the forests and their related industrial activities, your Committee notes with regret that the Minister did not make any statement to it regarding the Forestry Branch.

48. There was a commonness of problems in the briefs and the testimony. Some of the problems are more acute in one region than another, but there was a noteworthy uniformity in the main. All witnesses expressed concern, supported with statistics, that Canada is not maintaining its previous share in expanding world markets; and this despite an infinitely greater capacity for sustained yield than is now being used. One brief presented by Professor Love of the Faculty of Forestry at the University of Toronto put one aspect of the challenge this way: "... above all, due to the uncertain economic position of investments in the growing of forests, governments must take the initiative in the development of forests which will produce wood, so located with respect to the markets, of such quality and available at such prices, that Canadian wood-using industries can remain competitive in world markets."

49. The brief of the British Columbia Forest Industry Associations made an apt illustration of the marketing problem of lumber exports to the United Kingdom. There we face increasing competition from Scandinavia and the U.S.S.R. The Russians use the "fall clause" in their U.K. trade agreements, thereby guaranteeing that any drop in the price of lumber in the U.K. following the reaching of the agreement will be met by a lower Russian price on delivery. In 1957 our lumber exports to the U.K. were half those of 1954, whereas the Russians had upped their lumber exports to this market some 75 per cent in the same period. This brief added that: "Assisted by their lower production costs and comparatively short ocean haul, Swedish and Finnish exports are trading to show a profit. This is not necessarily the case with Russian shippers." 50. This significant statement points up one of the real threats we face. Fear was expressed by witnesses that the U.S.S.R. would become a factor in the U.K. pulp and paper market. Your Committee notes that new trade agreements completed in June, 1959, between the U.S.S.R. and the U.K. confirm this fear.

51. Representatives of the pulp and paper industry demonstrated that our main market in the U.S.A. is an expanding one but that our share in it had decreased in percentage terms as the Americans have supplied more and more of their domestic needs from plant using the Southern pine and the hardwoods in the Northeast and lake states. It was made evident to the Committee that the pulp and paper development in the U.S.A. was favoured not because of the physical inability of Canadian forests to produce the required volumes of wood but rather because of the inability of Canadians to put this wood on the market at costs which will compete with U.S. production. Newsprint capacity in the U.S.A. has increased 141 per cent since 1951; in that period our newsprint capacity mounted only 44 per cent. The trend to our lower percentage share in the American market is apparent in both the newsprint and the pulp trades.

52. The brief of the British Columbia Associations highlighted another aspect of the problem. "This province is extremely sensitive to the impact of world conditions, the decline in our lumber sales in the U.K., the U.S., and Canada clearly demonstrates our vulnerability to outside influence over which we have no control. The same conclusions apply to our plywood and shingle production. One fact is undoubtedly true—competitive sources of low cost pulp supply are rapidly becoming available to world buyers."

53. The Committee reviewed evidence which showed that other countries used centralized government agencies for long-term credit financing to assist importing nations. Such methods aid their sales of pulp and paper as well as lumber. Even the U.S.A. has government agencies operating in the export field with credit financing. One witness described Canada's trade pattern as "primitive—cash on the barrelhead", further stating that cash meant "hard dollars". This was confirmed by almost all delegations.

54. The subject of the trade potential of the Orient and Red China was discussed without reservation by witnesses from British Columbia. This is undoubtedly because of the geographical position of their operations.

55. One quotation in the brief of the British Columbia Forest Industry Associations gives an excellent summary:

"... it can be said:

- (1) The production of forest products is, by a wide margin, Canada's largest industry.
- (2) It is an export industry vital to the national welfare which must meet highly competitive conditions in price and quality on the world market.
- (3) As a natural resource industry it is an industry in which government policies have a decisive role.
- (4) It is an industry with a high employment potential, capable of substantial expansion."

"Unlike many other major industries, it receives no special subsidies or allowances or support from either national or provincial governments. On 66970-5-43 the contrary, we will show that our industry is singled out for tax burdens higher than any other industry in Canada."

56. Your Committee considers that its recommendations should be made under four headings: 1. Administration; 2. Research; 3. Marketing; 4. Taxation.

Administration

57. Your Committee strongly recommends consideration of steps which would widen the scope of the Forestry Branch, increasing its status in such a way that a Deputy Minister would be in direct charge. The fact that such a status, comparable to that of a department does not exist now reflects a lack of appreciation of the importance of the forest industries to Canada, in the past, now, and in the future. Other departments of government are considered essential to serve industries or aspects of our national economy which are of much lesser economic consequence.

58. Your Committee noted that full advantage has not been taken of responsibilities and opportunities opened up to the Forestry Branch by the Canada Forestry Act. For example, it was noted that the Dominion-Provincial forestry agreements respecting forest inventories has lapsed as most inventories have been completed. These should be re-activated where work is incomplete and to cover the maintenance of such inventories on a current basis, for example, in keeping aerial photographic surveys up-to-date.

59. Your Committee approves the suggestion of a National Forestry Development Advisory Board, advisory to the Minister, and with representatives from this government, the provinces, and industry. If the Forestry Branch's functions were enlarged and elevated, relations with this advisory board and with the provinces would be on a more senior and important plane.

60. Your Committee recommends that strong consideration in such administrative re-organization be given to fill the lack of liaison with those parts of the logging and lumbering industry which are not getting full advantage from the highly technical information, embodied in departmental publications. Approximately 80 per cent of the companies engaged in logging and sawmilling are in the category of small operators. They are not easily able to avail themselves of the practical help which should and could be brought to their attention.

Research

61. Your Committee recommends that the entomological and plant pathology research relating to trees and forests, now under the Department of Agriculture, be transferred to and co-ordinated directly with the recommended and expanded forestry department. In research terms the following sections are recommended:

(a) forest product laboratories; (b) forest entomology; (c) forest pathology; (d) fire protection; (e) silviculture; (f) forest management and economics; (g) marketing.

62. Forest research of a planned and co-ordinated kind is difficult in a country that has 11 different authorities with forest responsibilities. The representatives from British Columbia pointed out a number of research fields, including tree seed production and collection, suitability of species to site, plant ecology, and fire protection, where the research work of the federal government shows an imbalance unfair to B.C. This is an area where the new department could best expand and increase its activities with the advice of the proposed National Forest Development Advisory Board.

63. Under the Canada Forestry Act, your Committee would recommend that the department expand the agreements respecting reforestation and nurseries. Federal assistance in this field should be increased in order to provide greater incentives to the provinces. A re-consideration should be given to the matter of allowing such financial assistance to go to assist regeneration on crown lands presently under license.

64. Your Committee recommends that one area for intense research study and conclusions is in the field of regeneration, related to the best possible sites in terms of both natural and economic factors.

Forest Fire Prevention and Protection

65. The need for greater participation by the federal government in the field of forest fire protection was stressed by a number of witnesses. While the major portion of our forests comes under provincial administration, witnesses expressed the opinion that, because of the importance of our forests to our national economy, and because an important part of the national revenue is derived from taxation of forest industries, the federal government should make a greater financial contribution towards forest fire protection. Your Committee concurs in this view.

66. Wastage of forest resources through fire is incalculable; but annually the loss amounts to millions, and would exceed the loss to the Canadian economy through other disasters of a far less frequent nature. The annual loss is equivalent to half the value of Canada's yearly wheat crop.

67. One important recommendation of witnesses for fire prevention and control was an enlargement and a speed-up of the forest access roads program to which the federal government contributes in a number of provinces. Your Committee feels that a long-term plan should be evolved as quickly as possible. This plan should envisage the creation of a system of road grids which would serve more than fire protection purposes. Your Committee suggests that the capital aid for fire protection agreements with the provinces for forest access roads be extended to a twelve-month period each year. Your Committee further suggests that the federal share of the labour content should be 60 per cent in winter and 40 per cent in the summer period.

Marketing

68. The Committee was made aware that there is a need for an adjustment and change in our marketing procedure. In a national way we have no imaginative program to assist in maintaining our share of world trade in wood products. Government must be prepared to give the lead, in the face of the new competitive factors which pit national strength against national strength in the trade field. Federal government spending in the field of defence, national development and social services cannot be maintained if we lose the great tax source provided for us by the forest industries.

69. Your Committee recommends that the government work in a close partnership in aiding the financing on a long-term basis of export marketing and aid in promoting markets.

70. Your Committee feels that Canada cannot afford to ignore a potential so great for lumber and pulp sales as is offered in the Orient and, therefore, it recommends that these markets be approached on an open-minded basis. Study should be made of our changing share of traditional markets in the U.K. and

66970-5-431

the U.S.A. A Marketing Section should be created within the proposed department of forestry to aid the Department of Trade and Commerce in the merchandising of our woods products.

71. Under the Canada Forestry Act there is provision for economic fiscal studies by the federal government in the forestry field. In effect, such work has not been done. The need for such information is urgent and your Committee thinks it should be undertaken by the Marketing Section or the forest management and economics section.

Taxation

72. Your Committee recommends that a general review of taxation as it applies to the forest industries of Canada be conducted by the Minister of Finance. No agency of the federal government has recently undertaken any survey or analysis of the factor taxation plays with woods industries.

73. Evidence to the Committee indicates that in two major areas of the forest industry, i.e. British Columbia and Ontario, a special provincial corporate tax is levied. This tax rate is 10 per cent on logging profits in excess of \$25,000 per annum. In the case of integrated companies and companies producing their own logs a percentage of overall profits is considered as profits from logging and a 10 per cent tax is applied to this proportion. This means that in the overall picture the woods industries in these provinces bear a heavier tax than other industries, amounting, it was stated, to 3 per cent. With smaller companies this percentage can be even greater. Further, the more these Ontario and British Columbia companies process their product the more inequitable this tax application becomes. It may be a major factor in discouraging the complete processing of wood products in these provinces as well as new capital investment.

74. Your Committee believes such tax inequities are not in accordance with a sound national policy. They have developed as a result of certain terms and conditions existent in the tax-sharing agreements with the various provinces.

75. Your Committee recommends, without hesitation, that this matter should have the fullest review when discussions take place in July between the provincial and federal authorities.

76. Your Committee submits that the tax pattern on woods industries may not be in keeping with the national interest, and does not square with tax policies applicable to other resource industries such as mining and oil. In the latter cases, special tax advantages are granted to these industries, which deplete natural resources, unlike the forest industries.

77. All witnesses concurred that the forest industries do not want a program of vast federal spending in their field. Their request is for equitable treatment and recognition of their vital role in the national welfare. Your Committee agrees with them in these views.

NATIONAL MUSEUM OF CANADA

78. Your Committee enquired into the work of the National Museum and the extent to which the recommendations of the Royal Commission on the Arts, Letters and Sciences have been implemented. It noted that those recommendations have been carried out only in part, for example, there has not been any change since the Commission Report on the matter of a new statutory basis for the National Museum.

79. Your Committee also noted that the work and facilities of the Museum have not been expanded to the degree that the Commission thought desirable, nor have adequate measures been taken for extension work and other means of bringing the Museum and its work to the attention of people outside the Ottawa area.

80. Research in the human sciences, especially the archaeology and ethnology of the aboriginal peoples of Canada, is a national obligation in contributing to knowledge of the background of man in Canada, and should be undertaken primarily by Canadian institutions, especially by the National Museum. Your Committee recommends that the government examine the adequacy of present legislation and regulations concerning protection of archaeological discoveries and artifacts, and their export from Canada. Such examination should include liaison with the provinces for exchange of information on archaeological discoveries and for uniformity of protective legislation throughout Canada.

81. The Committee learned that difficulties have been encountered in securing the services of Canadian scientists with proper training for employment in federal and provincial museums. It recommends that more encouragement be given to Canadians wishing to enter this field.

82. The Committee recommends that vacancies now existing on the Museum staff be filled as soon as possible.

CANADIAN GOVERNMENT TRAVEL BUREAU

83. Your Committee undertook a thorough enquiry into the tourist industryin Canada on the consideration of this item. The Committee considered briefs presented by Canadian Tourist Association, Canadian Restaurant Association and Province of Quebec Hotelkeepers Association. In addition to hearing the Minister and examining departmental officials, the following witnesses were examined, namely, Messrs. James W. McAvity, President, and John W. Fisher, Executive Director, of Canadian Tourist Association; Mr. E. di Tomasso, President, and Mrs. Florence Montgomery, Managing Director, of Canadian Restaurant Association; Mr. Gérard Delage, Legal Adviser and Executive Secretary, Province of Quebec Hotelkeepers Association; Mr. Charles Smith, Secretary-Manager, Montreal Tourist and Convention Bureau; and Dr. J. Lawson Mackle, Director of Public Relations, Joint Board of Ontario Travel Associations. The Committee records its thanks to the witnesses for their valuable evidence and constructive suggestions, and also for the briefs presented.

84. The expenditures made by the bureau are authorized under the Minister's responsibility for "tourist information and services" under Section 5 of the Department of Northern Affairs and National Resources Act. The Committee believes that the scope of government activity in the travel field should be enlarged beyond the present program.

85. Your Committee believes that the impact of the tourist industry upon the national economy is not fully realized; that statistics made public show only part of the picture; and that the benefit to Canada is declining from lack of attention and failure to obtain a sufficient proportion of the rapidly increasing United States tourist spending. Spending in Canada by visitors from all countries in 1958 was approximately \$352 million, and this figure shows only the primary distribution of tourist expenditures. But secondary distribution of these funds in buying supplies and services, employing labour and paying taxes, circulates more "fresh" dollars in a given community than most other forms of industry.

86. Your Committee notes that for every dollar spent by Canada in the U.S.A. in promoting travel, \$130 in U.S. currency is brought into the country. It also compares the entire Canadian expenditure of \$2.6 million spent last year for advertising in the United States, with the single State of Florida which spent as governmental expenditures alone \$4 million. The Committee considers that greatly increased expenditures in the advertising and public relations field are justified and recommends an increase for 1960 of not less than 25 per cent over the current estimate. In this field, the Committee recommends that an improved public relations program in the United States should be undertaken. This would include sponsoring special events, engaging personnel to travel in the U.S.A., making more effective our travel offices, and improved travel counselling. The advertising season of the bureau should be extended, with increase in television and magazine coverage.

87. New travel offices are urgently required in the following centres: San Francisco, Boston, Detroit, Cleveland and other United States centres which are actual or potential markets for the Canadian travel industry; and the Committee recommends that they be opened early in 1960.

88. The Travel Bureau should give greater leadership in encouraging the extension of the tourist season in Canada, particularly in all Canadian areas where there is a winter recreation potential; and in the development of a distinctive national character in all tourist facilities and services.

Canadian Tourist Association

89. Your Committee is convinced that the Canadian Tourist Association is performing a useful function in improving facilities, service and accommodation within Canada for the travelling public. This service is just as important as advertising and promotion, since approximately forty per cent of visitors come to Canada because of word-of-mouth advertising; and this type of promotion is best handled by an industry-sponsored organization such as the Canadian Tourist Association, with government encouragement and support. Your Committee therefore recommends that federal participation in internal promotion might best be accomplished by a substantially increased grant to the Canadian Tourist Association, an organization devoted to co-ordination of effort across Canada; and that such grant be continued until such time as the association becomes self-supporting.

Loans

90. In order to keep in the race at all, according to evidence submitted to your Committee, Canadians must embark upon tremendous building projects for travel accommodation. The Committee considers that such building should not be undertaken or sponsored by government, but should be assisted and encouraged. While Canadians spent approximately \$22 million in 1958 in tourist accommodation, individual areas in the U.S.A. were exceeding total Canadian construction. Your Committee has given consideration to the subject of loans to tourist operators for construction and improvement of accommodation facilities, and recommends government action along these lines. Many tourist operators are engaged in seasonal business, in which credit facilities are at a minimum, but nevertheless provide facilities for the vital task of bringing

A.D. 1959

to Canada its third largest amount of foreign dollars. Your Committee does not wish to compare other types of government-sponsored loans, but points out that on a straight business basis, loans for improvement of tourist accommodation would bring the greatest return from abroad, and would at the same time be wholly repaid. The Committee suggests that a system for government guarantee of a stated percentage of loans made by private lending institutions be adopted, which would call for no outlay of national funds. The procedure might be similar to that for National Housing Act or Industrial Development Bank loans, or alternatively involve a completely new system.

91. In viewing the overall picture, the Committee is of the opinion that tourist promotion and services in Canada have been placed on too low an administrative level. Since its organization in 1934, the bureau has been under the supervision of 7 departments of government and 11 ministers. Other countries such as Mexico, Japan and Spain have recently created Ministries of Tourism, with a resultant increase in tourist revenues. Mexico has increased its tourist revenues about 80 per cent during the past 7 years, mainly from the United States market, whereas Canada's increase was about 11 per cent in the same period. In 1958, Canada's travel deficit with all countries was \$192 million as compared with \$162 million in 1957; and with the United States was \$102 million as compared with \$78 million in 1957. The Committee recommends that tourist promotion become the single responsibility of a more senior official of government.

92. Your Committee recommends that the appropriate ministers encourage customs and immigration officials at Canada's borders and officials in our national parks to maintain a high degree of courtesy to all persons visiting Canada. The Committee appeals through the House of Commons to the nation as a whole to consider courtesy as the most valuable key to a successful tourist industry.

93. Your Committee records its appreciation of the assistance given to it by the Minister of Northern Affairs and National Resources, his officials and other witnesses.

94. A copy of the Minutes of Proceedings and Evidence in respect of the said estimates is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 17 to the Journals).

The foregoing items of the Main Estimates stand referred to the Committee of Supply pursuant to Standing Order 57.

Mr. Green, a Member of the Queen's Privy Council, laid before the House, —Report of the Department of External Affairs for the year ended December 31, 1958, pursuant to section 6 of the Department of External Affairs Act, chapter 68, R.S.C., 1952. (English and French).

Mr. Nielsen, seconded by Mr. Phillips, by leave of the House, introduced Bill C-69, An Act to amend the British North America Acts, 1867 to 1952, with respect to Representation in the Senate, which was read the first time and ordered for a second reading at the next sitting of the House. Mr. Green, for Mr. Fleming (Eglinton), seconded by Mr. Brooks, moved,— That the House do go into Committee of the Whole at its next sitting to consider the following proposed resolution which has been recommended to the House by His Excellency:

That it is expedient to introduce a measure to provide for the payment of additional grants to the province of Newfoundland.

Resolved,—That the House do go into Committee of the Whole at its next sitting to consider the said proposed resolution.

Bill C-58, An Act to amend the Criminal Code, was again considered in Committee of the Whole, reported with amendments, and considered as amended.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill S-26, An Act to amend the Prisons and Reformatories Act;

Mr. Fulton, seconded by Mr. Pearkes, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-68, An Act to amend the Maritime Coal Production Assistance Act and to authorize certain Amendments to the Agreement made under that Act with Dominion Coal Company, Limited;

Mr. Comtois, seconded by Mr. Starr, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated June 24, 1959, (*Question No. 109) showing: 1. Were any contracts over \$5,000.00 for printing awarded by the Printing Bureau in the Province of Quebec from January 1, 1958 to June 1, 1958?

2. If so, how many, to what firms and in what amounts?

3. Were any such contracts under \$5,000.00 awarded in the Province of Quebec during the above period?

4. If so, how many, to what firms and in what amounts?

5. Were any contracts over \$5,000.00 for printing awarded by the Printing Bureau in the Province of Quebec from June 1, 1958 to date?

6. If so, how many, to what firms and in what amounts?

7. Were any such contracts under \$5,000.00 awarded in the Province of Quebec during the period June 1, 1958 to date?

8. If so, how many, to what firms and in what amounts?

By Mr. Courtemanche,—Return to an Order of the House, dated June 24, 1959, (*Question No. 110) showing: 1. By whom is the Atlas of Canada published and who prepares the information contained therein?

2. Who offers it for sale to the public, when was it first offered for sale, were notices sent out to this effect, and on what date?

3. Was a further notice sent out announcing a delay in the date of readiness of the Atlas? If so, what was the reason for the delay?

4. Were binders required for the Atlas?

5. Were tenders advertised or sought for the supply of such binders? If so, on what date, and in what amounts?

6. What were the names of the firm or firms tendering and the amount of each tender?

7. To whom was the contract awarded?

8. Was a second call for tenders sent out? If so, for how many binders?

9. What was the name of the firm or firms tendering, and what was the amount of each tender?

10. To what firm was the contract awarded and at what price?

11. Were further binders required? If so, were tenders received and at what price?

12. Were representations made on behalf of the last mentioned firm? If so, by whom?

13. How long will it be before such binders are ready?

14. From the time the first order was given out until the last one is fulfilled, what is the reason for delay?

At 10.08 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Thursday, June 25, 1959.

No. 117

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 7TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Cathers, from the Standing Committee on Banking and Commerce, presented the Fifth Report of the said Committee, which is as follows:

Your Committee has considered the following bills and has agreed to report them without amendment:

Bill S-28, An Act to incorporate Standard Trust Company.

Bill S-29, An Act to incorporate Desjardins Mutual Life Assurance Company.

By unanimous consent, the Order for second reading of Bill C-59, An Act to amend the Combines Investigation Act and the Criminal Code, was discharged and the bill was withdrawn.

On motion of Mr. Pallett, seconded by Mr. Cardiff, it was ordered,—That the name of Mr. Pratt be substituted for that of Mr. Morris on the Special Committee on Broadcasting.

Bill C-68, An Act to amend the Maritime Coal Production Assistance Act and to authorize certain Amendments to the Agreement made under that Act with Dominion Coal Company, Limited, was again considered in Committee of the Whole, reported without amendment, read the third time and passed.

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The Order being read for the second reading of Bill C-66, An Act to Provide for Contributions and Loans to the Provinces in respect of Crop Insurance;

Mr. Harkness, seconded by Mr. Brooks, moved,—That the said bill be now read a second time.

And a debate arising thereon;

By unanimous consent, the House reverted to "Motions".

Mr. Fleming (Eglinton), a Member of the Queen's Privy Council, laid before the House,—Copy of a Press Communique of the Meeting of the Dominion-Provincial Committee of Ministers of Finance and Provincial Treasurers held in Ottawa July 6 and 7, 1959.

(At 5.00 o'clock p.m., Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

Mr. McCleave, seconded by Mr. McDonald (Hamilton South), moved,— That Mr. Speaker do now leave the Chair for the House to go into Committee of the Whole on Private Bills (*pursuant to Standing Order* 54(1)); which was agreed to.

The following bills were considered in Committee of the Whole, reported without amendment, read the third time on division, and passed:

Bill SD-350, An Act for the relief of Juanita Patricia Hamilton Long. Bill SD-351, An Act for the relief of Benjamin Gordon Davidson.

Bill SD-352, An Act for the relief of Margaret Isabella MacKellar Thomas. Bill SD-353, An Act for the relief of Philip Joseph Kelly.

Pursuant to order made August 26, 1958, a Message was sent to the Senate to return to that House the evidence taken and the papers produced in respect of the foregoing divorce bills before the Senate Standing Committee on Divorce.

A Message was received from the Senate informing this House that the Senate had passed the following bills without amendment:

Bill C-60, An Act respecting the Adjustment of certain Public Service Pensions.

Bill C-61, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System for the period from the 1st day of January, 1959 to the 30th day of June, 1960, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company.

Bill C-63, An Act to amend the Farm Improvement Loans Act.

By unanimous consent, the consideration of Public Bills was suspended for this day's sitting. A.D. 1959

Debate was resumed on the proposed motion of Mr. Harkness, seconded by Mr. Brooks,—That Bill C-66, An Act to Provide for Contributions and Loans to the Provinces in respect of Crop Insurance, be now read a second time.

After further debate, the question being put on the said motion, it was agreed to on the following division:

Y	EAS	

MESSRS:

Aitken (Miss),	Dania	Tombard	Design
Allard.	Denis, Diofonholton	Lambert,	Pascoe,
Allmark,	Diefenbaker,	Leduc,	Paul,
	Dorion,	Létourneau,	Pearkes,
Anderson,	Doucett,	Macdonnell,	Pearson,
Argue,	Drouin,	MacInnis,	Peters,
Barrington,	Dubois,	MacLean (Queens),	Phillips,
Batten,	Dumas,	McDonald	Pickersgill,
Beech,	English,	(Hamilton South),	Pratt,
Bell (Carleton),	Eudes,	McGee,	Racine,
Bell (Saint John-	Fairclough (Mrs.),	McGrath,	Rapp,
Albert),	Fane,	McGregor,	Ratelle,
Benidickson,	Flynn,	McIntosh,	Rea,
Bissonnette,	Forbes,	McLennan,	Regier,
Boulanger,	Forgie,	McMillan,	Ricard,
Bourbonnais,	Fortin,	McPhillips,	Richard
Bourget,	Fraser,	McQuillan,	(Kamouraska),
Bourque,	Fréchette,	Maloney,	Roberge,
Brassard	Grills,	Mandziuk,	Rogers,
(Chicoutimi),	Gundlock,	Martin (Timmins),	Rowe,
Brooks,	Habel,	Martini,	Rynard.
Browne (St. John's	Hales,	Matthews,	Skoreyko,
West),	Halpenny,	Milligan,	Smallwood.
Browne (Vancouver-	Hamilton	Mitchell,	Smith (Simcoe
Kingsway).	(Notre-Dame-	Monteith (Perth),	North),
Brunsden,	de-Grâce),	Montgomery,	Smith (Winnipeg
Cadieu,	Hamilton	More,	North).
Campbell	(Qu'Appelle),	Morton.	Southam,
(Lambton-Kent),	Hanbidge,	Muir (Cape	Speakman,
Cardiff.	Harkness.	Breton North	Stanton.
Carter,	Herridge,	and Victoria),	Stewart.
Casselman (Mrs.).	Hodgson,	Muir (Lisgar),	Taylor,
Cathers.	Horner	Murphy,	Thomas,
Charlton,	(The Battlefords).	Nasserden,	Thompson,
Chown.	Howard.	Nesbitt,	Thrasher,
Churchill,	Howe,	Nielsen,	Tucker,
Clancy,	Jorgenson,	Nowlan,	Villeneuve,
Comtois,	Jung.	Nugent.	Walker.
Cooper,	Keays,	O'Leary,	White,
Courtemanche.	Kennedy,	Ormiston.	Winch,
Creaghan,	Knowles.	Pallett.	Winkler,
Crestohl.	Korchinski,	Parizeau,	Wratten—151.
Danforth,	Lahaye,	I allzeau,	Wiatten-191.
	Landye,		

NAYS-Nil.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, reported without amendment, and ordered for a third reading at the next sitting of the House.

The Order being read for the second reading of Bill C-67, An Act to provide for the Extension of Long Term Mortgage Credit to Farmers; hob Mr. Harkness, seconded by Mr. Churchill, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Supplementary Return to an Address dated June 10, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 121) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and municipal governments and/or individuals, since January 1, 1956, regarding the airport at Dawson Creek, British Columbia.

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Copies of Appendices "A" and "B" to the Preliminary Report, dated October 31, 1958, of the Fraser River Board on Flood Control and Hydro-Electric Power in the Fraser River Basin, which was tabled on January 20, 1959.

At 10.53 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959.

The Order bank-read for the second reading of BUI C-67. An Act to provide

No. 118

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 8TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Speaker communicated to the House the following letter:

GOVERNMENT HOUSE OTTAWA

7th July, 1959.

Sir,

I have the honour to inform you that the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-General, will proceed to the Senate Chamber Wednesday, the 8th July, at 5.45 p.m., for the purpose of giving Royal Assent to certain bills.

I have the honour to be Sir, Your obedient servant,

> LIONEL MASSEY Secretary to the Governor-General.

The Honourable

The Speaker of the House of Commons, Ottawa.

On motion of Mr. Roberge, for Mr. Meunier, seconded by Mr. Deschatelets, it was ordered,—That there be laid before this House a copy of all correspondence, agreements, contracts, appraisals and other documents exchanged from 1951 to date between the Federal Government and the former owners of lands known as Commune de la Baie-du-Febvre, Nicolet-Yamaska County, expropriated by the Federal Government. (*Notice of Motion No. 129). Bill C-66, An Act to Provide for Contributions and Loans to the Provinces in respect of Crop Insurance, was read the third time and passed.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

A Message was received from the Senate informing this House that the Senate had passed the following bills without amendment:

Bill C-43, An Act to amend the Unemployment Insurance Act.

Bill C-50, An Act to amend the Veterans' Land Act.

Bill C-57, An Act respecting the Superannuation of Members of the Royal Canadian Mounted Police.

Bill C-62, An Act respecting the Superannuation of Members of the Canadian Forces.

A Message was received from the Senate informing this House that the Senate had passed Bill C-34, An Act respecting the Royal Canadian Mounted Police, with the following amendment:

Page 6. Immediately after subclause (2) of clause 20, insert the following subclause (3):—

"(3) The Minister shall lay before Parliament a copy of every arrangement made under subsection (1) within fifteen days after it is made or, if Parliament is not then sitting, on any of the first fifteen days next thereafter that Parliament is sitting."

A Message was received from the Honourable Patrick Kerwin, Chief Justice of Canada, acting as Deputy of His Excellency the Governor-General, desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker with the House went to the Senate Chamber.

And being returned;

Mr. Speaker reported that when the House did attend the Honourable the Deputy of His Excellency the Governor-General in the Senate Chamber, His Honour was pleased to give, in Her Majesty's name, the Royal Assent to the following bills:

An Act for the relief of Maurice Castonguay.

An Act for the relief of Iris Marion Saunders Robbins.

An Act for the relief of Eleonora Dudarowa Shukoff.

An Act for the relief of Jeannette Belanger Ross.

An Act for the relief of Evelyn Isbitsky Goldenberg.

An Act for the relief of Salla Weisman Stopnicki, otherwise known as Sally Weisman Stopnicki.

An Act for the relief of Ovila Rivet.

An Act for the relief of Bella Valinsky Segal.

An Act for the relief of Alexander Pavlovich.

An Act for the relief of Catherine Anne Gillis Roper. An Act for the relief of John Robertson Low. An Act for the relief of Barbara Ann Foam Armstrong, otherwise known as Barbara Ann Foam Copan. An Act for the relief of Ruth Mary Morgenstern Usher. An Act for the relief of Eddie Ronald Joe Willard. An Act for the relief of Michel Alphonse Dubois. An Act for the relief of Phyllis Ann Applebaum Isenberg. An Act for the relief of Zita May Pardoe McCall. An Act for the relief of Monique Andree Seguin Tyson. An Act for the relief of Bertha Sylvia Berman Maxwell. An Act for the relief of Margery Fletcher Dennis Phillips. An Act for the relief of Margaret Helen Dawson MacKenzie. An Act for the relief of Eleanor Gwyneth Henley Norman. An Act for the relief of Marie Pauline Primeau Landreville. An Act for the relief of Ellen Wilk Tuke. An Act for the relief of Rhoda Lillian Rabinovitch Katchan. An Act for the relief of Roger Myre. An Act for the relief of Lee Dacks Moscovitch. An Act for the relief of Lillian Goldbloom Howard. An Act for the relief of Giovanni Cavallero. An Act for the relief of Lorna Frances Hutchinson Kerr. An Act for the relief of Jessie Balfour Mains McCartney Manson. An Act for the relief of Guy Charbonneau. An Act for the relief of Meade Alexander Morgan. An Act for the relief of Carol May Campbell Williams. An Act for the relief of Adela Hawthorne Pattison. An Act for the relief of Samuel Currie Millar. An Act for the relief of Helen Mary Margeson Ransome Scudamore. An Act for the relief of Claire Anna Theresa Verdon Monette. An Act for the relief of Constance Edna Medcalfe Blood. An Act for the relief of Norma Margaret Martin Raymo. An Act for the relief of Audrey Barrasford Milburn. An Act for the relief of Sandra Stoll Goldenberg. An Act for the relief of Edith May Driscoll Jeffrey. An Act for the relief of Joyce Ethel Commerford Brewster. An Act for the relief of Hirsch Glaser. An Act for the relief of Maria Gagne Cote. An Act for the relief of Gail Patricia Northrup Brazauckas. An Act for the relief of Gilbert Forest. An Act for the relief of Yvon Poulin. An Act for the relief of Karl Wilhelm Oskar Bartels. An Act for the relief of Joseph Aime Paul Guy Genest. An Act for the relief of Allan Ray Wright. An Act for the relief of Michael Kalabiha. An Act for the relief of Joyce Ann Breaker Lee. An Act for the relief of Zina Goffman Filler.

An Act for the relief of Omula Karnitis Rakauskas. An Act for the relief of Joseph Bernard Alberia Gustave Lahaise. An Act for the relief of Michael Palangio. An Act for the relief of Grace Evelyn Heggtveit Richter. An Act for the relief of Ross Kevin Ladd. An Act for the relief of Georgina Horne Parsons. An Act for the relief of Esther Paula Beernaert Martindale. An Act for the relief of Audrey Bruce Laborgne. An Act for the relief of Timothy Allan Moran. An Act for the relief of Antonio Choma. An Act for the relief of Helen Ruby Riley Onions. An Act for the relief of Simone Alberta Chretien Welsh. An Act for the relief of Edward John Mendelsohn. An Act for the relief of Marcus Gilmour. An Act for the relief of Joyce Rosemary Hudson Plam. An Act for the relief of Bernard Lawrence Boire. An Act for the relief of Marie Madeleine Marielle Faust Morin. An Act for the relief of Ruth Georgina Potts Dobie. An Act for the relief of Patricia Burnell Fraser Rosensweig. An Act for the relief of Dawn Jean McKenzie Barr. An Act for the relief of Helen Ann Kovach Ujvary. An Act for the relief of David Scott Brown. An Act for the relief of Doris Margaret Turner Smiley. An Act for the relief of Angelo Ciamarro. An Act for the relief of Gustave Rene Gosselin. An Act for the relief of Marie Berthe Jeannine Quesnel Patenaude. An Act for the relief of Mary Athanas Copis. An Act for the relief of Greta Libenstein Goldfeder. An Act for the relief of Andre Maurice Petit. An Act for the relief of Jean Huard DeRoberval. An Act for the relief of Juanita Patricia Hamilton Long. An Act for the relief of Benjamin Gordon Davidson. An Act for the relief of Margaret Isabella MacKellar Thomas. An Act for the relief of Philip Joseph Kelly. An Act to amend the Judges Act. An Act to make Provision for the Reduction of Certain Class and Commodity Rates on Freight Traffic. An Act to amend the Excise Tax Act. An Act respecting The Roman Catholic Episcopal Corporation of Prince Rupert. An Act to amend the Prime Minister's Residence Act. An Act to amend the Bretton Woods Agreements Act. An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act. An Act to implement a Convention between Canada and the Republic of Finland for the avoidance of Double Taxation with respect to Income Tax.

An Act respecting the Testing, Inspection and Sale of Seeds.

An Act to mark the occasion of Her Majesty's Visit to Canada by providing for the Establishment and Administration of a Fund to Aid in Research on the Diseases of Children.

An Act to amend the Length and Mass Units Act.

An Act to amend the Weights and Measures Act.

An Act to amend the Export Credits Insurance Act.

An Act to incorporate The Free Methodist Church in Canada.

An Act to amend the Prisons and Reformatories Act.

An Act respecting the Adjustment of certain Public Service Pensions.

An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System for the period from the 1st day of January, 1959, to the 30th day of June, 1960, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company.

An Act to amend the Farm Improvement Loans Act.

An Act to amend the Veterans' Land Act.

An Act respecting the Superannuation of Members of the Royal Canadian Mounted Police.

An Act respecting the Superannuation of Members of the Canadian Forces.

An Act to amend the Unemployment Insurance Act.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated June 24, 1959, (*Question No. 388*) showing: 1. (a) Who are the executive staff of the Inter Service Equivalents Board? (b) What are their positions and what is the salary of each?

2. What are the academic and technical qualifications of each member of the executive staff of the Inter Service Equivalents Board?

3. What are the terms of reference of the Executive Secretary of the Inter Service Equivalents Board, and by whom were they prepared?

4. (a) Is the position of Executive Secretary of the Inter Service Equivalents Board a Civil Service appointment? (b) When was the present Secretary of the Board appointed to this position? (c) Was the competition for this appointment filled originally by an "Open" competition?

By Mr. Courtemanche,—Return to an Order of the House, dated June 24, 1959, (*Question No.* 466) showing: 1. When the Inter Service Equivalents Board was first formed were terms of reference drafted? If so, by whom, and are certified copies available for inspection?

2. Were terms of reference re-written at a later date? If so, by whom, at what date, by whom were they approved, and are certified copies available for inspection?

3. How does the position of executive secretary of the Inter Service Equivalents Board compare, from a responsibility point of view, with the Chief Architect for the Construction Division of the Army (D.N.D.), or R.C.A.F. (D.N.D.)? By Mr. Courtemanche,—Return to an Address dated July 1, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 128) for a copy of all correspondence, telegrams, and other documents exchanged between the Federal Department of Fisheries and any individual or corporation or any other party, in relation to the operation of Herring Set Nets or Purse Seine in any of the waters adjoining Gloucester County, New Brunswick, for the period January 1, 1958, to date.

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Copy of an Order in Council pursuant to section 80(2) of the Financial Administration Act, chapter 116, R.S.C., 1952, as follows:

Order in Council P.C. 1959-786, approved June 22, 1959: Approving the Capital Budget of the Northern Canada Power Commission for the year ending March 31, 1960.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,— Copies of Amending Agreements respecting contributions under the Hospital Insurance and Diagnostic Services Act between the Government of Canada and provincial governments, as follows:

(1) Ontario-Amending Agreement No. 3, dated May 8, 1959;

(2) Manitoba—Amending Agreement No. 6, dated May 26, 1959;

(3) Alberta—Amending Agreement No. 3, dated June 3, 1959.

At 6.08 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, June 2, 1959.

No. 119

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 9TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Fulton, seconded by Mr. Balcer, by leave of the House, introduced Bill C-70, An Act to amend the Combines Investigation Act and the Criminal Code, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

EXTERNAL AFFAIRS

A-DEPARTMENT AND MISSIONS ABROAD

76 Departmental Administration\$ 6,319,803 00
77 Representation Abroad—Operational—including authority, notwithstanding the Civil Service Act, for the appointment and fixing of salaries of High Commissioners, Ambassadors, Ministers Plenipotentiary, Consuls, Secretaries and staff by the Governor in Council ... 9,606,439 00

HOUSE OF COMMONS

8 ELIZABETH II

78 Representation Abroad—Construction, acquisition or im- provement of buildings, works, land, equipment and furnishings, and to the extent that blocked funds are available for these expenditures, to provide for payment from these foreign currencies owned by Canada and provided only for governmental or other		
limited purposes	1,565,405	00
79 Official Hospitality	40,000	00
80 Relief and repatriation of distressed Canadian citizens		
abroad and their dependents, and the reimbursement		
of the United Kingdom for relief expenditures in-		
curred by its Diplomatic and Consular Posts on	15 000	00
Canadian account (part recoverable)	15,000	
81 Canadian Representation at International Conferences	243,000	00
82 Grant to the United Nations Association in Canada	11,000	00
83 Grant to the International Committee of the Red Cross	15,000	00
84 Grant to the Canadian Atlantic Co-ordinating Com-		
mittee	2,500	00

B-General

85	Canadian Government's Assessment for Membership in the International (including Commonwealth) Organi- zations that are detailed in the Estimates including authority to pay such assessments in the amounts and in the currencies in which they are levied; amount required in Canadian dollars, estimated as of		
	December, 1958	3,838,519	00
86	Canadian Government's Contribution to the United Nations Expanded Program for Technical Assistance to Under- Developed Countries in an amount of \$2,000,000 U.S., notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated		
07	as of December, 1958, which is	1,931,250	00
87	Canadian Government's Contribution to the United Nations Technical Assistance Administration Training Centre		
88	at the University of British Columbia Canadian Government's Contribution to the United Nations Special Fund in an amount of \$2,000,000 U.S., not- withstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as	10,000	00
	of December, 1958, which is	1,931,250	00
89	Contribution to the United Nations Children's Fund	650,000	00

NORTH ATLANTIC TREATY ORGANIZATION

60,245 00

A.D. 1959

412 00

91 Canadian Government's Contribution to the North Atlantic Treaty Organization's Science Fellowships and Ad- vanced Studies Institutes Programs in an amount of \$44,060 U.S., notwithstanding that payment may exceed or fall short of the equivalent in Canadian	100 Crant by Volue 101 Croadian ductu Work
dollars, estimated as of December, 1958, which is 92 Further Contribution by the Canadian Government towards the cost of constructing the North Atlantic Treaty	42,545 00
Organization Permanent Headquarters in an amount of 54,072,000 French francs, notwithstanding that pay- ment may exceed or fall short of the equivalent in Canadian dollars, estimated as of December 1958, which is	124,420 00
INTERNATIONAL CIVIL AVIATION ORGANIZATION	
93 To provide the International Civil Aviation Organization with office accommodation at less than commercial	
 94 Payment to the International Civil Aviation Organization in part reimbursement of compensation paid to its Cana- dian employees for Quebec income tax for the 1958 	214,594 00

taxation year 9,000 00

PENSIONS AND OTHER BENEFITS

95 To authorize payment of a pension during the current and subsequent fiscal years, notwithstanding anything contained in the Financial Administration Act or any other Act or Law, to Hilda L. Waddell, a former locally-engaged employee, at an annual rate of 60,000 Brazilian cruzeiros, notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of December, 1958, which is ...

INTERNATIONAL JOINT COMMISSION

96 Salaries and Expenses of the Commission including, sub-	
ject to the approval of the Governor in Council and	
notwithstanding the International Boundary Waters	
Treaty Act, as amended, payment of salary of the	
Chairman at \$17,500 per annum	112,124 00
97 'Canada's share of the expenses of studies, surveys and	
investigations of the International Joint Commission	116,110 00

SPECIAL

98	Colombo Plan	50,000,000 00	0
	Canadian Government's Assessment for Membership in the		
	Inter-Governmental Committee for European Migra-		
	tion in an amount of \$234,875 U.S., notwithstanding		
	that payment may exceed or fall short of the equivalent		
	in Canadian dollars, estimated as of December, 1958,		
	which is	226,801 00)

100	Grant by the Canadian Government to the United Nations Refugee Fund	290,000	00
101	Canadian participation in the work of the European Pro- ductivity Agency of the Organization for European		
	Economic Co-operation	20,000	00
102	Contribution to the United Nations Relief and Works		
	Agency for Palestine Refugees in the Near East	500,000	00
103	Canada's civilian participation as a member of the Inter-		
	national Commissions for Supervision and Control in		
	Indo-China including authority, notwithstanding the		
	Civil Service Act, for the appointment and fixing of		
	salaries of Commissioners, Secretaries and staff by the		
	Governor in Council	270,984	00
104	Technical Assistance to Commonwealth Countries and		
	Territories other than those eligible for assistance		
	under the Colombo Plan or West Indies Assistance		
	Program	500,000	00
105	West Indies Assistance Program	2,100,000	00
- 50		_,,	

SUPPLEMENTARY ESTIMATES, 1959-60

EXTERNAL AFFAIRS

A-DEPARTMENT AND MISSIONS ABROAD

505 Departmental Administration—Further amount required and to authorize the Governor in Council, notwithstanding the Civil Service Act, to appoint a Chairman of the Canadian Section of the Canada-United States Permanent Joint Board on Defence and to fix his salary; and the person so appointed shall not be a contributor under the Public Service Superannuation

65,250 00

B-GENERAL

NORTH ATLANTIC TREATY ORGANIZATION

506	Purchase and transfer of wheat flour to assist in the estab-	
	lishment of strategic stock piles of food supplies in	
	member states of the North Atlantic Treaty Organiza-	
	tion, subject to such terms and conditions as the	
	Governor in Council prescribes	10,000,000 00

INTERNATIONAL CIVIL AVIATION ORGANIZATION

507 To	provide the International Civil Aviation Orga	aniza-
	tion with office accommodation at less than com	nmer-
	cial rates—Further amount required	

1,500 00

SPECIAL

508 Grant to the Commonwealth Institute in an amount of £500, notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of May, 1959, which is 1,353 00

A.D. 1959

509	West Indies Assistance Program—Further amount required	583,500 00
510	To reimburse the Agricultural Commodities Stabilization	
	Account for dry skimmed milk donated to international	
	relief agencies, organizations and governments	2,500,000 00

LOANS, INVESTMENTS AND ADVANCES

EXTERNAL AFFAIRS

604 Additional advance to the working capital fund of the United Nations Educational, Scientific and Cultural Organization in the amount of \$300 U.S., notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of May, 1959, which is

289 00

MAIN ESTIMATES, 1959-60

DEFENCE PRODUCTION

A-DEPARTMENT

68	Departmental Administration	7,507,609	00
69	Care, Maintenance and Custody of Standby Defence Plants,		
	Buildings, Machine Tools and Production Tooling	882,011	00
70	For the establishment of production capacity and for		
	capital assistance for the construction, acquisition,		
	extension or improvement of capital equipment or		
	works by private contractors engaged in defence		
	contracts, or by Crown Plants operated on a manage-		
	ment-fee basis, or by Crown Companies under		
	direction of the Minister of Defence Production.		
	subject to the approval of Treasury Board	2,907,000	00
71	Grants to municipalities in lieu of taxes on Crown-owned	2,001,000	
	defence plants operated by private contractors	100.000	00
79	To establish gualified sources for the production of com-	100,000	00
14	ponent parts and materials subject to the approval		
		500,000	00
	of Treasury Board	300,000	00

B—CROWN COMPANIES

73	Expenses incurred by Defence Construction (1951)		
	Limited in procuring the construction of defence		
	projects on behalf of the Department of National		
	Defence and procuring the construction of such other		
	projects as are approved by Treasury Board	3,349,237	00
	Canadian Arsenals Limited—		
74	Administration and Operation	2,000,000	00
75	Construction, Improvements and Equipment	1,128,288	00

SUPPLEMENTARY ESTIMATES, 1959-60

DEFENCE PRODUCTION

A-DEPARTMENT

502 Departmental Administration—Further amount required 41,500 00

691

HOUSE OF COMMONS

503 To establish qualified sources for the production of component parts and materials subject to the approval of Treasury Board—Further amount required 450,000 00

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Report of the Auditor General to the Prime Minister of Canada on the examination of the Accounts and Financial Statements of the National Capital Commission for the year ended March 31, 1959, pursuant to section 87 of the Financial Administration Act, chapter 116, R.S.C., 1952.

By Mr. Churchill, a Member of the Queen's Privy Council,—Report of Atomic Energy Control Board of Canada for the year ended March 31, 1959, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952.

At 10.38 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Standing Order 2.

692

No. 120

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 10TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

VETERANS AFFAIRS

 448 Departmental Administration	2,437,352 3,271,281 3,540,739	00
Treatment Services—		
451 Operation of Hospitals and Administration, including authority for payments, during the current and subsequent fiscal years, to Canteen Funds of departmental hospitals in amounts equal to the amounts of commissions received by or on behalf of Her Majesty from pay telephones in such		
hospitals	46,264,751	00
452 Medical Research and Education	350,000	00
453 Hospital Construction, Improvements, Equipment and		
Acquisition of Land	4,811,370	00
454 Prosthetic Services-Supply, Manufacture and Adminis-		
tration	1,211,245	00

HOUSE OF COMMONS

455 Veterans' Bureau		00
456 War Veterans Allowance Board-		
100 B		
WAR VETERANS ALLOWAND	ces and Other Benefits	
457 War Veterans Allowances	59,785,000	00
458 Assistance Fund (War Veterans A		00
459 Treatment and Other Allowances	2,850,000	00
Miscellaneou	JS PAYMENTS	
460 Payments to the Last Post Fund; ulations of funeral and ceme the perpetual care of graves w and erection of headstones in C of departmental cemeteries. Canadian Battlefields Memori gium; Canada's share of the o perial War Graves Commiss	etery charges, including here applicable; the cost Canada; the maintenance ; the maintenance of ials in France and Bel- expenditures of the Im-	
Books of Remembrance	1,527,800	00
461 Grant to Army Benevolent Fund		
462 Grant to Canadian Legion		
Canadian Pensi	on Commission	
 463 Administration Expenses 464 Pensions for Disability and Deagranted under the authority ment Employees (War) Con 45/8848 of November 22, 1944 to the Pension Act; and in 	ath, including pensions of the Civilian Govern- npensation Order, P.C. , which shall be subject	00
	151,474,000	00
465 Gallantry Awards-World War I		
Soldier Settlement an	ID VETERANS' LAND ACT	
466 Administration of Veterans' Land		

and British Family Settlement	5,152,331 0
467 Upkeep of property, Veterans' Land gineering and other investigational	Act, including en-
that do not add tangible value to r	
insurance and maintenance of pub	
468 Grants to veterans settled on Provincia	al Lands in accord-
ance with agreements with Prov	
under section 38 of the Veterans' I	
to veterans settled on Dominion I	
with an agreement with the Mi	
Affairs and National Resources u	inder section 38 of

the Veterans' Land Act 190,000 00

694

A.D. 1959

469 Grants to Indian veterans settled on Indian Reserve Lands under section 39 of the Veterans' Land Act

- 470 Reduction of indebtedness to the Director of Soldier Settlement of a settler in respect of a property in his possession, the title of which is held by the Director, or such Soldier Settler Loans which are administered by the Indian Affairs Branch of the Department of Citizenship and Immigration, by an amount which will reduce his indebtedness to an amount in keeping with the productive capacity of the property or his ability to repay his indebtedness under regulations approved by the Governor in Council
- 471 To authorize, subject to the approval of the Governor in Council, necessary remedial work on properties constructed under individual firm price contracts and sold under the Veterans' Land Act and to correct defects for which neither the veteran nor the contractor can be held financially responsible; and for such other work on other properties as may be required to protect the interest of the Director therein

TERMINABLE SERVICES

472 Veterans Benefits, including Assistance and the training of certain Pensioners under regulations approved by the Governor in Council 767,900 00 473 Repayment in such amounts as the Minister of Veterans Affairs determines, not exceeding the whole of an amount equivalent to the compensating adjustment made under subsection (1) of section 13 of the War Service Grants Act or the payment made pursuant to paragraph (c) of subsection (2) of section 12 of the Veterans Rehabilitation Act, where the person who made the compensating adjustment or payment does not receive benefits under the Veterans' Land Act or where, having had financial assistance under that Act, he is deemed by the Minister on termination of his contract or agreement under that Act to have derived thereunder either no benefit or a benefit that is less than the amount of the compensating adjustment or payment made

LOANS, INVESTMENTS AND ADVANCES

VETERANS AFFAIRS

Soldier Settlement and Veterans' Land Act

487 Protection of security-Soldier Settlement, and refunds of surplus to veterans

75,000 00

1,500 00

11,850 00

225,000 00

4,550 00

HOUSE OF COMMONS

8 ELIZABETH II

488 Purchase of land and permanent improvements; cost of permanent improvements to be effected; removal of encumbrances; stock and equipment; and protection of security under the Veterans' Land Act 15,687,465 00 SUPPLEMENTARY ESTIMATES, 1959-60 VETERANS AFFAIRS Treatment Services-600 Operation of Hospitals and Administration-Further 116,978 00 amount required Hospital Construction, Improvements, Equipment and 601 Acquisition of Land-Further amount required 810,000 00 602 Prosthetic Services-Supply, Manufacture and Administration—Further amount required 50,000 00 MISCELLANEOUS PAYMENTS 603 Grant to Army Benevolent Fund-Further amount 10,000 00 required LOANS, INVESTMENTS AND ADVANCES VETERANS AFFAIRS 609 Advance to the Working Capital Fund of the Imperial War Graves Commission in the amount of £10,000 notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of 27,065 00 May, 1959, which is

Soldier Settlement and Veterans' Land Act

610 Purchase of land and permanent improvements; cost of per-	
manent improvements to be effected; removal of en-	
cumbrances; stock and equipment; and protection of	
security under the Veterans' Land Act—Further	
amount required	12,937,500 00

And the House continuing in Committee;

At five o'clock p.m., Mr. Speaker took the Chair.

(Private and Public Bills were called pursuant to Standing Order 15)

(Private Bills)

Bill S-28, An Act to incorporate Standard Trust Company, was considered in Committee of the Whole, reported without amendment, read the third time and passed. A.D. 1959

Bill S-29, An Act to incorporate Desjardins Mutual Life Assurance Company, was considered in Committee of the Whole, reported without amendment, read the third time and passed.

(Public Bills)

Orders numbered 14 and 15, having been called, were allowed to stand.

The House resumed debate on the proposed motion of Mr. McGee, seconded by Mr. McCleave,—That Bill C-19, An Act to amend the Criminal Code (Corporal Punishment), be now read a second time.

And the debate continuing;

The hour for Private and Public Bills expired.

The Committee of Supply resumed.

Resolutions adopted at this day's sitting of the Committee to be reported.

The said resolutions were reported and concurred in and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Speaker,-Report of the Civil Service Commission, as follows:

CIVIL SERVICE COMMISSION

CANADA

February 11, 1959.

To the Honourable the Members of the House of Commons and the Senate The Civil Service Commission, at the request of the Parliamentary Librarian, and in accordance with the provisions of Sections 11 and 62 of the Civil Service Act, has the honour to submit the following report for approval:—

It is recommended that the compensation for the following classes be revised as follows, effective January 1, 1959:

CATALOGUING LIBRARIAN 1

From:		3720	3870	4020	4170	
To:	3750	3900	4050	4200	4350	

1. This revision shall apply to all employees who are on strength as of January 1, 1959.

2. Each employee in this class may be paid at the salary rate shown immediately below the salary rate at which he or she was being paid on January 1, 1959.

3. The present annual increase date of employees shall not be affected as a result of this salary revision and an employee shall retain any benefits to which he or she would otherwise be eligible under the terms of Order in Council of April 30, 1946, P.C. 23/1700, as amended.

That the compensation for the class-

CATALOGUING LIBRARIAN 2

which is at present: Annual: 4350 4500 4650 4800 be revised to:

Annual: 4500 4650 4800 4950

Attached hereto is a copy of a report in connection with the above.

RUTH E. ADDISON

Commissioner

Respectfully submitted,

ROLAND MICHENER

Speaker of the House of Commons.

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Report of the Canada Council for the year ended March 31, 1959, pursuant to section 23 of the Canada Council Act, chapter 3, Statutes of Canada, 1957. (English and French).

By Mr. Churchill, a Member of the Queen's Privy Council,—Report of the National Research Council for the year ended March 31, 1959, pursuant to section 16(3) of the Research Council Act, chapter 239, R.S.C., 1952, including the Report of Canadian Patents and Development Limited for the same period.

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated June 1, 1959, (*Notice of Motion No. 115) for a copy of all telegrams, correspondence and other documents exchanged since January 1, 1957, between the Department of Northern Affairs and National Resources, and any persons or persons, regarding the construction of a Yukon-Northwest Territories highway.

By Mr. Monteith (Perth), a Member of the Queen's Privy Council,—Copies of Amending Agreements, Nos. 5 and 6, dated April 28 and June 11, 1959, respectively, concerning contributions under the Hospital Insurance and Diagnostic Services Act, between the Governments of Canada and the Province of British Columbia.

At 10.12 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Thursday, June 25, 1959.

No. 121

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, SATURDAY, 11TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

By unanimous consent, Mr. Diefenbaker, for Mr. Harkness, seconded by Mr. Fleming (Eglinton), introduced Bill C-71, An Act to Provide for the Humane Slaughter of Food Animals, which was read the first time and ordered for a second reading at the next sitting of the House.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

NORTHERN AFFAIRS AND NATIONAL RESOURCES

261 Departmental Administration\$ 262 Northern Research Co-ordination Centre, including a	866,273	00
Grant of \$10,000 to the Arctic Institute of North		
America; and an amount of \$5,000 for grants in aid		
of northern research subject to allocation by Treasury		
Board	96,785	00
263 Contributions to the Provinces, pursuant to agreements		
entered into with the approval of the Governor in		
Council, by Canada with the Provinces, of amounts		
equal to one-half of the amounts confirmed by the		
Provinces as having been spent by them for Camp-		
ground and Picnic Area Developments	1,500,000	00
66970-5-45		

HOUSE OF COMMONS 8 ELIZABETH II

NATIONAL PARKS BRANCH

264	Branch Administration	199,400	00
	National Parks and Historic Sites Services-		
265	Administration, Operation and Maintenance including a grant of \$25,000 towards the commemoration of Fort MacLeod as a Royal North West Mounted Police Post subject to such terms and conditions		
	as may be approved by the Governor in Council	6,663,934	00
266	Construction or Acquisition of Buildings, Works, Land		
	and Equipment	18,694,912	00
267	Grant to Jack Miner Migratory Bird Foundation	5,000	00
268	Grant in aid of the development of the International Peace		
	Garden in Manitoba	15,000	00
269	To authorize payment to the National Battlefields Com- mission for the purposes and subject to the provisions of an Act respecting the National Battlefields at		
270	Quebec (Chap. 57, Statutes of 1908, as amended) Canadian Wildlife Service—Wildlife Resources Conserva- tion and Development, including Administration of the	178,290	00
	Migratory Birds Convention Act	686,739	00

WATER RESOURCES BRANCH

Water Resources Branch—

271	Administration, Operation and Maintenance, including Canada's share of the expenses of the International		
	Executive Council, World Power Conference	1,389,466	00
272	Construction or Acquisition of Buildings, Works, Land and Equipment	214,400	00
	Studies and surveys of the Columbia River Watershed in Canada	170,740	00
274	Contribution to the cost of constructing a dam on the Conestogo River near Glen Allan, Ontario, for the pur- poses of flood control and water conservation, in ac- cordance with the terms of an agreement entered into		
	between Canada and the Province of Ontario	300,000	00
	Northern Administration and Lands Branch		
275	Branch Administration	1,587,128	00
	Yukon Territory—		
276	Operation and Maintenance, including grants and con- tributions as detailed in the Estimates	1,090,457	00
277	Construction or Acquisition of Buildings, Works, Land and Equipment	4,499,400	00
	Northwest Territories and Other Field Services-		
278	Operation and Maintenance, including grants and con- tributions as detailed in the Estimates	9,692,954	00
279	Construction or Acquisition of Buildings, Works, Land and Equipment, including costs arising out of the relocation of the town of Aklavik and payment of such compensation as the Governor in Council		
	prescribes to persons affected by such relocation	18,640,498	00

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

At 6.07 o'clock p.m., Mr. Speaker adjourned the House without question put, until Monday next at 11.00 o'clock a.m. pursuant to Special Order made Thursday, June 25, 1959.

No. 122

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, 13TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

On motion of Mr. Green, seconded by Mr. Harkness, the Report of the Civil Service Commission concerning certain employees of the Library of Parliament, laid upon the Table of the House, Friday, July 10, 1959, was approved.

On motion of Mr. McIlraith, for Mr. Bourget, seconded by Mr. Martin (Essex East), it was ordered,—That an humble Address be presented to His Excellency the Governor-General praying that he will cause to be laid before this House a copy of all telegrams, correspondence and other documents exchanged since June, 1957, between the Federal Government or any of its Departments, the Canadian National Railways and the City of Quebec, or representatives of the said city, with respect to the construction of a new post office in that city. (*Notice of Motion No. 130).

On motion of Mr. Argue, seconded by Mr. Herridge, it was ordered,—That there be laid before this House a copy of any letter, lists or other memoranda sent to Central Mortgage and Housing Corporation by the Department of Public Works since January 1, 1956, stating the names of legal agents that may be engaged by the corporation. (*Notice of Motion No. 132).

The House resolved itself into Committee of the Whole to consider a certain proposed resolution respecting the payment of additional grants to the Province of Newfoundland.

HOUSE OF COMMONS

(In the Committee)

The following resolution was adopted:

Resolved,—That it is expedient to introduce a measure to provide for the payment of additional grants to the Province of Newfoundland.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Fleming (Eglinton), seconded by Mr. Churchill, by leave of the House, presented Bill C-72, An Act to Provide for the Payment of Additional Grants to the Province of Newfoundland, which was read the first time and ordered for a second reading at the next sitting of the House.

Bill C-67, An Act to provide for the Extension of Long Term Mortgage Credit to Farmers, was again considered in Committee of the Whole, and further progress having been made and reported, the Committee obtained leave to consider it again later this day.

The Order being read for the second reading of Bill S-2, An Act to amend the Public Lands Grants Act;

Mr. Green, seconded by Mrs. Fairclough, moved,—That the said bill be now read a second time.

And the question being proposed;

Mr. Green, a Member of the Queen's Privy Council, informed the House that His Excellency the Governor-General, having been made acquainted with the purport of the said bill, has given his consent, so far as Her Majesty's interests are concerned, that the House may do therein as they shall think fit.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

Bill C-67, An Act to provide for the Extension of Long Term Mortgage Credit to Farmers, was again considered in Committee of the Whole, reported with an amendment and considered as amended.

By unanimous consent, the said bill was read the third time and passed.

At 10.31 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made 'Thursday, June 25, 1959.

No. 123

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, TUESDAY, 14TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Dorion, from the Joint Committee of the Senate and the House of Commons on Indian Affairs, presented the Second Report of the said Committee, which is as follows:

The Joint Committee of the Senate and the House of Commons on Indian Affairs was constituted by those Houses of Parliament on May 5 and April 29 respectively.

Since that time this Committee has held 12 meetings and has received information from the following: The Honourable Ellen L. Fairclough, Minister of Citizenship and Immigration and Superintendent General of Indian Affairs; Mr. Laval Fortier, Deputy Minister; Mr. H. M. Jones, Director of Indian Affairs; and other departmental officials.

In addition the Committee called and heard evidence from the following Indian groups and organizations:

- 1. The Six Nations Council;
- 2. The Six Nations Confederacy;
- 3. The Native Brotherhood of British Columbia;
- 4. The Manitoba Indian Brotherhood.

As this is the first general review of the Indian Act by a Parliamentary Committee since 1951, the Committee is of the opinion that the scope of this study and investigation must be very broad in order to properly understand and evaluate the problems and difficulties presently facing the Indian population.

It is necessary, too, for the Committee to recognize the possibility of shortcomings in the Indian Act in its present form and, if possible, to suggest the means by which that Act can be improved and strengthened, not only from an administrative standpoint, but with the purpose of assisting the Indian people in a manner that will improve their educational and economic status. Numerous organizations, groups and private individuals have expressed a keen interest in the Committee's work and in the welfare of the Indian people. Many have expressed a desire to present briefs or to make statements orally. This is particularly true of Indian groups as well as Church and Welfare organizations.

Early in its sittings the Committee realized that it would not be possible to hear all those who wish to make representations and to adduce the necessary evidence during the short period of time at its disposal during this session. With this in mind, the Committee heard a few Indian representatives with the expectation that those not heard now would be given an opportunity to make their presentation at a later date.

Your Committee unanimously recommends that a similar Committee be appointed early in the next session of Parliament to carry on these investigations and studies.

It is further urged that those groups or organizations, who have expressed a desire to make submissions, be afforded an opportunity to submit a written brief and where necessary to support that brief by oral testimony.

brief and where necessary to support that brief by oral testimony. In the taking of written or oral evidence, it is suggested that priority should be given to the hearing of representatives of the Indian groups, organizations or bands. These are the people primarily concerned and their views should receive particular attention.

The officials of the Indian Affairs Branch of the Department of Citizenship and Immigration and those of the Indian and Northern Health Services of the Department of National Health and Welfare can contribute materially to the effectiveness of any Committee on Indian Affairs by supplying to that Committee all the information possible to assist in an understanding of the administrative difficulties and other matters. These officials could further assist by requesting the regional supervisors to advise the Indian population of the Committee's studies and at the same time indicate to the various bands the means by which their briefs or opinions may be brought to the attention of the Committee.

This Committee wishes to express its appreciation for the information tendered by the Superintendent General of Indian Affairs, the Departmental officials and the Indian representatives.

A copy of the Committee's Minutes of Proceedings and Evidence is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 18 to the Journals)

Mr. Pearkes, a Member of the Queen's Privy Council, laid before the House,—Exchange of Notes between the Government of Canada and the Government of the United States of America governing the establishment of an integrated communications system to support the Ballistic Missiles Early Warning System. Signed at Ottawa, July 13, 1959. (English and French).

The Order being read for the second reading of Bill S-6, An Act to confirm an Agreement between the Government of Canada and the Government of the Province of New Brunswick respecting Indian Reserves;

Mrs. Fairclough, seconded by Mr. Brooks, moved,—That the said bill be now read a second time.

And the question being proposed;

Mrs. Fairclough, a Member of the Queen's Privy Council, informed the House that His Excellency the Governor-General, having been made acquainted with the purport of the said bill, has given his consent, so far as Her Majesty's interests are concerned, that the House may do therein as they shall think fit.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for the second reading of Bill S-25, An Act to confirm an Agreement between the Government of Canada and the Government of the Province of Nova Scotia respecting Indian Reserves;

Mrs. Fairclough, seconded by Mr. Brooks, moved,—That the said bill be now read a second time.

And the question being proposed;

Mrs. Fairclough, a Member of the Queen's Privy Council, informed the House that His Excellency the Governor-General, having been made acquainted with the purport of the said bill, has given his consent, so far as Her Majesty's interests are concerned, that the House may do therein as they shall think fit.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

Mrs. Fairclough, seconded by Mr. Brooks, moved,—That it is expedient that the Houses of Parliament approve the Convention on the Nationality of Married Women, done at New York on February 20, 1957, and that this House do approve the same.

After debate thereon, the question being put on the said motion, it was agreed to.

Mr. Churchill, seconded by Mr. Brooks, moved,—That it is expedient that the Houses of Parliament do approve the International Wheat Agreement opened for signature at Washington, D.C. on April 6, 1959, and that this House do approve the same.

After debate thereon, the question being put on the said motion, it was agreed to.

The Order being read for consideration of the amendments made by the Senate to Bill C-48, An Act to amend the Income Tax Act;

Mr. Fleming (Eglinton), seconded by Mr. MacLean (Queens), moved,— That the said amendments be now read a second time and concurred in; but that this House, while disapproving of any infraction of its privileges or rights

66970-5-46

by the other House, in this case waives its claims to insist upon such rights and privileges, but the waiver of said rights and privileges is not to be drawn into a precedent.

And that a Message be sent to the Senate to acquaint Their Honours therewith.

And the question being proposed;

POINT OF ORDER BY MR. SPEAKER

MR. SPEAKER: I thought I should indicate the point of order, which seems to me to arise on these amendments, at some stage before the matter is dealt with. Briefly it is this. Although the point is broadly, I suppose, a constitutional issue and it is not my function to decide constitutional issues, we do have a rule of the House which creates a problem to which I would like to draw the attention of honourable Members at this time. The rule in question is Standing Order 63. The House has declared its position with respect to alteration of money bills by the other place in Standing Order 63, and I consider that I am bound by that rule and that the House is bound by that rule unless it is prepared to suspend it. Standing Order 63 says: "All aids and supplies granted to Her Majesty by the Parliament of Canada, are the sole gift of the House of Commons, and all bills for granting such aids and supplies ought to begin with the House, as it is the undoubted right of the House to direct, limit, and appoint in all such bills, the ends, purposes, considerations, conditions, limitations and qualifications of such grants,"-these are the significant words:-"which are not alterable by the Senate."

So, as the House of Commons, we have adopted Standing Order 63 in which we declare that bills to grant aids and supplies, in other words money bills of this kind, not only must originate in this House but they are not alterable by the Senate.

We have before us now an alteration of such a bill which the Senate has made and which it has sent back to us for consideration.

I intervene in this way because of citation 104 in Beauchesne's Fourth Edition in which it is stated: "It is the function of the Speaker to direct the attention of the House when an occasion arises to a breach of its privileges in bills or amendments brought from the Senate, and to direct the special entries to be made in the *Journals* by which the House, in respect of particular amendments, signifies its willingness to waive its privileges without thereby establishing a general precedent."

The matter has been raised by both of the honourable Members who have spoken, but it seems to me to involve more than a question of agreement. It involves a question of the privileges of the House which have been enshrined in a rule—Standing Order 63—and if the House in its wisdom feels that the circumstances are such that it should waive its asserted privileges in this particular case, by doing so it in effect suspends Standing Order 63. Therefore the view which I take is that, unless the motion properly suspends Standing Order 63, it would require the unanimous consent of the House at this time to pass the amendments which are proposed.

In other words, the amendment would not only do what it purports to do, that is, to accept the alterations by the Senate, but it would also, in effect, suspend Standing Order 63 for the purpose of doing so. That is the problem that I wish to present to the Minister for consideration.

And a debate arising on the point of order;

RULING BY MR. SPEAKER

MR. SPEAKER: I accept as obvious a good deal of what has been said in the course of the discussion of this rather serious matter involving the relationships of the Houses of Parliament and the privileges of this House. It is undoubtedly true that the House has done what is proposed now to do again and can do it again, provided it takes the proper course to do so. The precedents are, like this one, those which have arisen at the end of sessions when a money bill has been rejected by the other place and when perhaps the House was not disposed to enter too deeply into constitutional arguments; but, if this motion is properly before the House, it is for the House to decide whether it wishes to do again what it has done before and what it can do again. This is the point that troubles me, and I have come to the conclusion that the motion which has been proposed by the Minister of Finance (Mr. Fleming), if it in effect amounts to a waiver of Standing Order 63, would require notice. That was why I said Standing Orders can only be suspended by an Order of the House made on proper notice or by unanimous consent; that is why I suggested, because no notice had been given, that unanimous consent would be necessary before we could enter on a discussion of this motion and before this motion could be voted upon.

It may be that the House is prepared to have the matter dealt with in that way and I would say that perhaps that would be the way for the House to decide whether it wishes to follow this precedent again or whether it does not wish to follow it. It can decide that by voting, if the House allows this motion to come before it today by unanimous consent. If it will not allow this motion to come before it by unanimous consent today, then the government of course is free to give notice of this motion and bring it on in the usual way at a later time. I suggest then, with the permission of the House, that I ask now whether unanimous consent be given for the Minister to introduce this motion today. I have in mind that it has the effect of suspending Standing Order 63. The House could then proceed with a discussion of the motion and to a vote on the motion when that discussion is concluded. Is the House prepared to give the Minister unanimous consent to introduce this motion?

I have indicated that it is for Parliament to decide what will be the disposition of this motion. My concern is rather a procedural one, the matter of bringing this motion before the House so that it can deal with it. If the government cannot do it today, it can do it again; therefore, it seemed to me that it might be the course of wisdom and economy of time to give the Minister unanimous consent to have this motion brought before the House. Is the House prepared to give unanimous consent at this time to this motion being brought before the House for debate and to be voted on?

And unanimous consent having been refused;

MR. SPEAKER: In the absence of that unanimous consent, I have come to the conclusion—and I may say I appreciate that it may not be in accordance with the views of all Members of the House—that this motion is not properly before the House now. Notice must be given on the Order Paper. I say that because of the practices which we have followed and which are set out in Beauchesne's fourth edition, citation 10, and because of the view that I take that in effect this motion is a suspension of Standing Order 63. The citation reads: "Standing Orders may be suspended for a particular case without prejudice to their continued validity, for the House possesses the inherent power to destroy the self-imposed barriers and fetters of its own regulations. It may even pass an order prescribing a course of procedure inconsistent with the

66970-5-461

Standing Orders. A motion for such temporary suspension requires notice under Standing Order 41, but in urgent cases the notice can be waived under Standing Order 42."

It seems to me that is the thing to do; in the absence of waiver by the House, the motion is not to be proceeded with.

I am not, in my view, making any constitutional decision. I am dealing simply with an Order of the House, Standing Order 63, which it is my duty to enforce. The purport of that Order is that a money bill is unalterable by the Senate and unless that Order is suspended I do not see how I can permit alterations of a money bill by the Senate to be brought before the House for approval.

I take the view that if the rule is to be suspended, it must be suspended in accordance with our practice. It is purely a procedural matter, so far as I am concerned, and therefore if the House would give unanimous consent the matter could be dealt with, without notice, under Standing Order 42. However, in view of Standing Order 42, we cannot proceed with it without proper notice. Standing Order 42 says: "A motion may, in case of urgent and pressing necessity previously explained by the mover, be made by unanimous consent of the House without notice having been given under Standing Order 41."

However, it still requires unanimity, and that apparently we do not have.

The Order being read for the second reading of Bill C-72, An Act to Provide for the Payment of Additional Grants to the Province of Newfoundland;

Mr. Fleming (Eglinton), seconded by Mr. Balcer, moved,—That the said bill be now read a second time.

And a debate arising thereon;

By unanimous consent, the provision of Standing Order 15(3) concerning the consideration of Private and Public Bills was suspended for this sitting.

Debate was resumed on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Balcer,—That Bill C-72, An Act to Provide for the Payment of Additional Grants to the Province of Newfoundland, be now read a second time.

And the debate continuing; the said debate was interrupted at ten o'clock.

A Message was received from the Senate informing this House that the Senate had passed Bill C-49, An Act to provide for the Establishment of a National Energy Board, with the following amendments:

 Page 2:—Strike out paragraph (h) of clause 2 and substitute therefor: "(h) "international power line" means facilities constructed or operated for the purpose of transmitting power from any place in Canada to any place outside Canada;"

2. Page 25, line 19:--Immediately after "years," insert "from a date to be fixed in the licence,".

By unanimous consent, it was ordered that for the duration of this week the hours of sitting shall be as follows:

> 11.00 a.m. to 1.00 p.m.; 2.00 p.m. to 6.00 p.m.; and 7.00 p.m. to 10.00 p.m.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copies of Statutory Orders and Regulations published in the *Canada Gazette*, Part II, of Wednesday, July 8, 1959, pursuant to section 7 of the Regulations Act, chapter 235, R.S.C., 1952. (English and French).

By Mr. Churchill, a Member of the Queen's Privy Council,—Report of Atomic Energy of Canada Limited for the year ended March 31, 1959, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952.

By Mr. Courtemanche, a Member of the Queen's Privy Council, by command of His Excellency the Governor-General,—Report of the Department of the Secretary of State of Canada for the year ended March 31, 1959, pursuant to section 8 of the Department of State Act, chapter 77, R.S.C., 1952. (English and French).

By Mr. Courtemanche,—Report of the Civil Service Commission for the year ended December 31, 1958, pursuant to section 4(4) of the Civil Service Act, chapter 48, R.S.C., 1952. (English and French).

By Mr. Courtemanche,—Return to an Order of the House, dated June 24, 1959, (*Question No. 104) showing: 1. Did Marine Industries Limited receive any contracts from the Department of Public Works, the Department of Transport and the St. Lawrence Seaway Authority between 1951 and 1957, inclusive?

2. If so, what was the total value of such contracts, when were they let, and for what particular purposes?

By Mrs. Fairclough, a Member of the Queen's Privy Council,—Report of the National Librarian for the year ended March 31, 1959, pursuant to section 13 of the National Library Act, chapter 330, R.S.C., 1952. (English and French).

By Mrs. Fairclough,—Report of the National Film Board of Canada for the year ended March 31, 1959, pursuant to section 20 of the National Film Act, chapter 185, R.S.C., 1952. (English and French).

By Mr. Hamilton (Qu'Appelle), a Member of the Queen's Privy Council,— Report of the Northern Canada Power Commission for the year ended March 31, 1959, pursuant to section 24 of the Northwest Territories Power Commission Act, chapter 196, R.S.C., 1952, as amended, together with the Report of the Auditor General on the Accounts of the said Commission, pursuant to section 85(3) of the Financial Administration Act, chapter 116, R.S.C., 1952.

8 ELIZABETH II

At 10.05 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made this day.

No. 124

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, 15TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Twenty-second Report of the said Committee, which is as follows: Your Committee has considered Bill SD-349, An Act for the relief of Charles Guy Comeau, and has agreed to report the preamble thereof not proven on the grounds that the Committee was not satisfied that the preponder-

ance of evidence was sufficient to prove adultery.

Mr. Stanton, from the Standing Committee on Agriculture and Colonization, presented the Third Report of the said Committee, which is as follows:

On June 12, 1959, the House of Commons referred to this Committee the Report of the Canadian Wheat Board for the crop year 1957-58 and the Supplementary Report of the Canadian Wheat Board for the 1957-58 Pool Accounts. The Annual Report of the Board of Grain Commissioners for Canada for the year 1958 was also referred to this Committee at the same time.

Your Committee carefully examined and approved the operations of the Canadian Wheat Board and the Board of Grain Commissioners for Canada.

In presenting this report we would like to draw to the attention of the Board of Grain Commissioners that some elevators give higher grades than others for the same grain in various locations, and it is the opinion of the Committee that grading of grain should be more uniform in all elevators.

Your Committee recommends that provision should be made for the regular inspection of moisture testers by the Board of Grain Commissioners. It is further the opinion of the Committee that Clause 7 of Chapter 9 of the Report of the Inquiry into Distribution of Railway Box Cars (Bracken Commission) should be implemented in time for the 1959-60 crop year.

It is felt that the Wheat Board and the Board of Grain Commissioners should make every effort to have every elevator weighed over each year.

The Committee is concerned that rapeseed is not presently under the jurisdiction of the Canadian Wheat Board. In this regard, your Committee wishes to make a recommendation based on the following precepts:

Firstly, under the Revised Statutes of Canada 1952—Volume I, Chapter 25, "An Act respecting Grain", and, as stated in Schedule One, Statutory Grades of Western Grain—Rapeseed is defined as grain.

Secondly, under the Revised Statutes of Canada 1952—Volume II, Chapter 44, the "Canadian Wheat Board Act", Clause 2, Section (e)—"grain" includes wheat, oats, barley, rye and flaxseed. This clause definitely states it shall include wheat, oats, barley, rye and flaxseed; it does not state "grain" means only wheat, oats, barley, rye and flaxseed.

It is felt that an amendment to the Canadian Wheat Board Act to bring rapeseed under the jurisdiction of the Canadian Wheat Board would now be justified; therefore your Committee strongly recommends that legislation be implemented accordingly.

The Committee further recommends that the whole question of feed mills and their position in the grain trade should be clarified and, if necessary, new legislation introduced.

This Committee urges that the Wheat Board continue to issue permits to all farmers who ordinarily produce grain, as in the past some farmers have been excluded from the benefits of acreage payments.

A copy of the Committee's Minutes of Proceedings and Evidence is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 19 to the Journals)

The following Questions were made Orders for Returns under the provisions of Standing Order 39(5):

Question No. 181, by Mr. Argue,—Order of the House for a Return showing: 1. What was the annual budget for the National Museum of Canada for each year since 1935?

2. What amount of this money was spent for each year specified?

3. What amount of this was spent each year on: (a) salaries of the senior officers, and salaries of the other staff; (b) exhibits; (c) publication of scientific studies; (d) scientific field work under contract; (e) scientific field work conducted by the permanent scientists of the Museum; (f) purchase of specimens and collections; (g) public education?

Question No. 195, by Mr. Argue,—Order of the House for a Return showing: 1. What specific research studies have each of the continuing members of the scientific staff of the National Museum of Canada made for each year since January 1, 1945?

2. Have any of these studies been completed?

3. If so, which ones, what was the name of the person who did the research study, and on what approximate date was it completed?

4. Have any of these completed studies been published?

5. If so, which ones, what was the title under which it was published, the author listed, the name of the person who did the research, and by whom were they published?

6. How many completed studies remain unpublished, who made the studies, when were they completed, what is the title of each, is it intended that any of these be published?

Question No. 204, by Mr. Argue,—Order of the House for a Return showing: 1. What scientific collections and specimens have been purchased by the National Museum of Canada each year since 1945, and to which Branch of the Museum does each now belong?

2. How much money was paid for each collection, from whom were they purchased, and who authorized each purchase?

3. Which collections are presently on exhibit, which ones have ever been exhibited and of these what date were they last exhibited?

4. Are any of these collections presently in storage?

5. If so, (a) which ones; (b) how long have they been in storage; (c) in what buildings are they housed; (d) are these buildings fireproof; (e) who is in charge of the repair, maintenance and protection of each collection?

6. What proportion of the total collections and specimens owned by each Branch of the Museum are in storage?

Question No. 504, by Mr. Argue,—Order of the House for a Return showing: 1. Has any government department entered into a contract or agreement with Federal Commerce Navigation Company Limited at any time since its incorporation?

2. If so, (a) what were the dates of the contracts or agreements, and with what department were they made; (b) for what purpose; (c) what was the nature of each contract or agreement; (d) what were the terms?

3. Were tenders called on each of these contracts?

4. If so, who submitted tenders on each contract, and what was the tender price?

5. On what date was this company incorporated?

6. What were the names of the original members of the board of this company, and who were their successors in each year since its incorporation to date?

The House resumed debate on the proposed motion of Mr. Fleming (Eglinton), seconded by Mr. Balcer,—That Bill C-72, An Act to Provide for the Payment of Additional Grants to the Province of Newfoundland, be now read a second time.

After further debate, the question being put on the said motion, it was agreed to on the following division:

HOUSE OF COMMONS

8 ELIZABETH II

YEAS

MESSRS:

Aiken, Aitken (Miss). Allard. Anderson, Asselin, Balcer. Baldwin, Barrington, Baskin, Beech. Bell (Carleton). Bell (Saint John-Albert), Bigg. Bissonnette. Bourbonnais, Brassard (Chicoutimi), Brooks, Browne (St. John's West). Bruchési. Brunsden, Campbell (Lambton-Kent). Campbell (Stormont). Cardiff. Casselman (Mrs.), Cathers, Chambers, Charlton, Chown. Churchill. Clancy, Coates. Comtois, Cooper, Courtemanche, Creaghan,

Crouse, Danforth. Diefenbaker, Dorion. Doucett, Drouin, Dubois, English, Fairclough (Mrs.), Fane, Fleming (Eglinton). Fleming (Okanagan- McDonald Revelstoke). Flynn, Forbes. Fraser, Fréchette, Grafftey, Grills, Hales, Halpenny, Hamilton (Notre-Damede-Grâce), Hamilton (Qu'Appelle). Hamilton (York West), Hanbidge, Harkness. Henderson, Hodgson, Horner (The Battlefords). Howe. Johnson, Jorgenson, Keays, Knowles, Korchinski,

Kucherepa, Lahaye. Lambert. Latour. Legere, Lennard. Macdonnell, MacInnis, MacLean (Queens), McBain, McCleave, (Hamilton South), McGee. McGrath. McGregor, McIntosh. McQuillan, Martel, Martineau, Martini, Monteith (Perth), Monteith (Verdun), Montgomery, More, Morris. Morton. Muir (Cape **Breton North** and Victoria), Muir (Lisgar), Nasserden. Nesbitt, Noble. Nowlan, Nugent, O'Hurley, O'Leary, Ormiston, Pallett. Pascoe,

Paul. Pigeon. Pratt, Rapp, Rea. Régnier. Ricard, Richard (Kamouraska), Rogers. Rompré, Rynard, Simpson, Small, Smith (Calgary South). Smith (Lincoln), Smith (Simcoe North), Smith (Winnipeg North). Southam, Speakman, Spencer, Stanton, Starr, Stearns. Stefanson, Stewart, Tassé. Thomas, Thompson. Thrasher, Tremblay. Villeneuve, Vivian. Walker, Weichel, White, Winkler, Wratten-144.

NAYS

MESSRS:

Argue. Badanai, Batten. Benidickson, Boivin, Boulanger, Bourget, Bourque, Caron,

Crestohl, Denis, Dumas, Dupuis, Eudes. Forgie, Granger, Habel,

Carter.

Hardie. Herridge, Leduc, Macnaughton. McIlraith, McMillan, McWilliam, Martin (Essex East), Roberge, Martin (Timmins),

Mitchell, Nixon, Pearson, Pickersgill, Ratelle. Richard (Ottawa East), Tucker-35.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, Mr. Fleming (Eglinton), seconded by Mr. Churchill, moved,—That Bill C-72, An Act to Provide for the Payment of Additional Grants to the Province of Newfoundland, be now read a third time and do pass.

And a debate arising thereon;

Mr. Carter, seconded by Mr. Batten, moved in amendment thereto,—That the bill be not now read a third time but that it be referred back to the Committee of the Whole for the purpose of considering the advisability of adding the words "and for each year thereafter" immediately after the words "fiscal year 1961-62" in line 28 of Clause 2.

RULING BY MR. SPEAKER

MR. SPEAKER: The question that arises on this amendment is whether it goes beyond the scope of the bill. An amendment on third reading, as has been well settled, must, as the bill has been through Committee of the Whole, be limited to amending the contents of the bill as it has come from Committee of the Whole and must not introduce new matter. Of course, the relevant words are, "and for each year thereafter immediately after the words 'fiscal year 1961-62'".

May I refer the House to Beauchesne, fourth edition, citation 418, which reads in part as follows: "All amendments which may be moved on a second reading of a bill may be moved on the third reading with the restriction that they cannot deal with any matter which is not contained in the bill."

I would have thought that an amendment to alter some provision of the bill, for example, to reduce the amount of payment for the fiscal year 1961-62, which is the last line of clause 2, would have been in order if the bill were to be referred back for that purpose, but this amendment asks that the bill be referred back to consider the addition of payments for years subsequent to 1961-62, something which is not in the bill at all now and which would add additional provisions which are not contained in the bill. Therefore it is clear to me that the amendment goes beyond the scope of the bill and is not in order at this stage.

And the question being put on the main motion,—That Bill C-72, An Act to Provide for Payment of Additional Grants to the Province of Newfoundland, be now read a third time and do pass; it was agreed to, on division.

Accordingly, the said bill was read the third time and passed.

The Order being read for the second reading of Bill C-71, An Act to Provide for the Humane Slaughter of Food Animals;

Mr. Harkness, seconded by Mr. Nowlan, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

A Message was received from the Senate informing this House that the Senate had passed the following bills to which the concurrence of this House is desired:

Bill S-30, An Act to authorize the Construction of a Bridge across the Niagara River between the Province of Ontario and the State of New York.

Bill S-31, An Act to authorize the Construction of a Bridge across the Pigeon River between the Province of Ontario and the State of Minnesota.

Bill S-32, An Act to repeal certain Fisheries Laws in force in the Province of Newfoundland respecting the Exportation of Salt Fish.

A Message was received from the Senate informing this House that the Senate had passed Bill C-58, An Act to amend the Criminal Code, with the following amendment:

Page 5, lines 13 to 21, both inclusive. Strike out subclause 8 of clause 12 and substitute therefor the following:—

- "(8) In this section,
 - (a) "court" means a county or district court or, in the Province of Quebec,
 - (i) the court of the sessions of the peace, or
 - (ii) where an application has been made to a district magistrate for a warrant under subsection (1), that district magistrate,
 - (b) "crime comic" has the same meaning as it has in section 150, and
 - (c) "judge" means a judge of a court or, in the Province of Quebec, a district magistrate."

A Message was received from the Senate informing this House that the Senate had passed the following bills without amendment:

Bill C-66, An Act to Provide for Contributions and Loans to the Provinces in respect of Crop Insurance.

Bill C-67, An Act to provide for the Extension of Long Term Mortgage Credit to Farmers.

Bill C-68, An Act to amend the Maritime Coal Production Assistance Act and to authorize certain Amendments to the Agreement made under that Act with Dominion Coal Company, Limited.

The House resolved itself again into Committee of Supply and, progress having been made and reported, the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated April 27, 1959, (*Notice of Motion No. 95) for a copy of all letters, notices, declaration, affidavits and other communications leading to the dismissal of Octave Bujold, Chandler, Quebec, from the Department of Transport in 1958.

By Mr. Hees, a Member of the Queen's Privy Council,—Report of Canadian Overseas Telecommunication Corporation for the year ended March 31, 1959, pursuant to section 23 of the Canadian Overseas Telecommunication Corporation Act, chapter 42, R.S.C., 1952, (English and French), together with the Report of the Auditor General relating thereto, pursuant to section 22 of the said Act.

By Mr. Nowlan, a Member of the Queen's Privy Council,—Report of the Canadian Broadcasting Corporation for the year ended March 31, 1959, pursuant to section 36 of the Broadcasting Act, chapter 22, Statutes of Canada, 1958. (English and French).

By Mr. Nowlan,—Report of the Board of Broadcast Governors for the year ended March 31, 1959, pursuant to section 19 of the Broadcasting Act, chapter 22, Statutes of Canada, 1958. (English and French).

At 10.21 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, July 14, 1959.

No. 125

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, 16TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. Halpenny, from the Special Committee on Broadcasting, presented the Second Report of the said Committee, which is as follows:

On Wednesday, April 29, 1959, your Committee was constituted with the following Order of Reference:

"That a Select Committee be appointed on Broadcasting to consider radio and television broadcasting together with the Annual Report of the Canadian Broadcasting Corporation, and to review the operations, policies and aims of the Corporation and its revenues, expenditures and development, with power to examine and inquire into the matters herein referred to, and to report from time to time their observations and opinions thereon, and to send for persons, papers and records;

That the Committee have power to print such papers and evidence from day to day as may be deemed advisable or necessary;

That the Committee have power to meet while the House is sitting; That the Committee shall consist of 35 members:

That Standing Orders 66 and 67 be suspended in relation thereto."

In order to fulfill its responsibilities as set forth in its Order of Reference your Committee hoped to include in its study the following:

1. The Canadian Broadcasting Corporation—its organization and structure; aims and functions; policies and operations; revenue and expenditures; and programming and plans for future development.

2. The Board of Broadcast Governors—its views on its role in Broadcasting; its relationship to the Canadian Broadcasting Corporation and to the regulation of public and private Broadcasting. 3. The Canadian Association of Broadcasters and such other representatives of independent radio and television as wished to present to the Committee views on the subject of Broadcasting.

Although your Committee has held 33 meetings, heard statements and recorded evidence from the Board of Broadcast Governors and senior officers of the Canadian Broadcasting Corporation; as a result of the thorough nature of its study and the limited time available it was possible only to consider in detail the first item of its proposed program, that is the Canadian Broadcasting Corporation.

To facilitate its examination, the Committee adopted a very detailed and exhaustive agenda dealing with C.B.C. matters. It was able to complete this agenda, but regrets to report that due to shortage of time, it was unable to hear all the witnesses necessary to report on all matters set out in the terms of reference. Specifically, your Committee was unable to complete its examination of the Board of Broadcast Governors and no representatives of the private broadcasters were heard. This leads your Committee to the conclusion that its work is incomplete.

Accordingly, your Committee recommends that it be reconstituted at the earliest possible stage of the next ensuing Session of Parliament, and be then authorized to complete the hearing of evidence and to present its final conclusions and recommendations to the House and that the terms of reference permit the Committee to use the evidence taken at this Session for such purposes.

Your Committee affirms its support of the basic aims and objectives of the C.B.C. We commend the officers of the Corporation for their efforts to further these aims and objectives.

Your Committee regrets that it must report its conviction that the administrative structure of the Corporation is weak and in need of a thorough revision. There is a lack of clear definition of responsibilities and authority of the various executives and junior executives of the Corporation. There appears to be at times a multiplicity of authority, at others, a divided authority in the Corporation, and an apparent lack of effective liaison between the top-level management team on the one hand and those directly responsible for program production and distribution on the other. This has caused confusion and a wavering in morale of many employees, which are factors to which recent troubles of the Corporation may be largely attributable.

Your Committee believes that the process of decentralization of the Corporation's administrative and managerial functions may well have gone too far. The Board of Directors should give immediate consideration to an administrative reorganization and the restoration of clear authority and responsibility to the central headquarters in Ottawa.

Your Committee believes that the Board must assume full responsibility for policy, and recommends that the person occupying the position of Chairman of the Board shall not hold other executive offices in the Corporation, and that a Chairman of the Board be appointed.

Your Committee investigated the charge that "clandestine political influence" was responsible for the removal of the program, "Preview Commentary" and found no evidence to support the charge.

Your Committee recommends that a senior officer of the Corporation, with headquarters in Ottawa, be vested with the clear authority and responsibility for all supervision of production. This officer would be responsible for: liaison between top management and those responsible for the production, presentation and distribution of programs; the observance of budget control; the assurance that one person is definitely responsible for the production and presentation of each program or series of programs. Your Committee gave lengthy attention to the financial operations of the Corporation. These operations divide naturally into capital expenditures and operating expenditures.

So far as capital expenditures are concerned, your Committee believes the test should be that of demonstrated unduplicated need. In view of the fact that the Corporation is required by Section 35(2) of the Broadcasting Act to submit to the Minister of National Revenue and the Minister of Finance before November 10, 1959, a five-year capital program, your Committee believes any further general comment would not be useful.

Your Committee does wish to note the strong and legitimate pressures from those parts of Canada unserved or poorly served by C.B.C. radio and television. Your Committee received from the Director of Engineering a very detailed and enlightening presentation of the problem of extending service to presently unserviced areas. These areas are in such contrast to the main urban regions with their diversity of such service, or with other choices, that we would commend to the C.B.C. and to the Governor-in-Council, when considering the capital budget, consideration of extension of facilities, wherever technically feasible, before other large capital expenditures related to the existing service structure (except where these expenditures result in operating economies) or any costly extension of programming hours. In this regard, we commend to the C.B.C. the minimum nodal population figure of 5,000 as a target for such extensions of service within the next five years.

Your Committee was unable to ascertain that there is any intelligible formula or pattern used in determining the annual budget of the C.B.C. The recent steep rises in the costs met by annual vote of Parliament is noted with concern.

It is suggested by your Committee that some formula be adopted whereby limits may be set on the annual contribution of the federal government to the Corporation. Further, your Committee is of the opinion that increased effort should be made to ensure the emergence of vigorous commercial policies.

Your Committee was concerned at the low rate of recovery on most sponsored television programs and the indefiniteness of the method of setting the prices for a program package. It is acknowledged that the dearth and spread of population in Canada, necessarily linked with an attenuated network service, creates a difficulty to recoup the entire cost of some types of programs.

Despite this, there is a suggestion of inequity in the disparity between the charges to different sponsors. Therefore, your Committee recommends to the Board of Directors a careful and immediate study of this problem, in order to find a practicable formula and to obtain the maximum return from sponsored programs. It is further recommended that where there is a program field such as sports, where the demand is high, that the C.B.C. should not compete in buying the telecasting rights but should allow such events to find their own level in the market, merely offering time and production facilities at a reasonable profit to the Corporation.

Your Committee believes that it is a basic function of the C.B.C. to achieve a national program balance as between the various forms of entertainment and other telecasts. But, your Committee is not convinced that this requires the C.B.C. to establish a monopoly on telecast production. The power of veto which the C.B.C. has over any proposed production is sufficient to enable the Corporation to carry out its mandate. Specifically, the Committee entertains real doubt that the C.B.C. should insist upon exclusive production rights in a sponsored show, which it then sells to a sponsor at less than cost.

Your Committee does not wish to express more than preliminary views on this subject, but it does recommend that the Board of Directors, in collaboration with the appropriate Controllers give immediate consideration to permitting and encouraging the production and presentation of broadcast network programs by other outside sources with a view to reducing costs, increasing income and encouraging in Canada the development of new pools of talent and new program production agencies.

In making a recommendation for study of this matter, the Committee emphasizes that it does not seek to derogate in any way from the essential authority of the C.B.C. Board of Directors and the Board of Broadcast Governors to bring about a balanced national program service.

Your Committee wishes to record its appreciation to officers of the Canadian Broadcasting Corporation and the Board of Broadcast Governors who appeared before it and contributed to its work.

A copy of the Minutes of Proceedings and Evidence is appended.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 20 to the Journals)

The following bills from the Senate were read the first time and ordered for a second reading at the next sitting of the House:

Bill S-30, An Act to authorize the Construction of a Bridge across the Niagara River between the Province of Ontario and the State of New York. -Mr. Diefenbaker.

Bill S-31, An Act to authorize the Construction of a Bridge across the Pigeon River between the Province of Ontario and the State of Minnesota. *Mr. Diefenbaker.*

Bill S-32, An Act to repeal certain Fisheries Laws in force in the Province of Newfoundland respecting the Exportation of Salt Fish.—*Mr. Churchill.*

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

TRADE AND COMMERCE

GENERAL ADMINISTRATION

380 Departmental Administration including fees for member in the International Organizations listed in the Def	· · · · · · · · · · · · · · · · · · ·
of the Estimates	
383 Exhibitions Branch	
384 Standards Branch	
385 Dominion Bureau of Statistics, including the fee for m	em-
ship in the Inter-American Statistical Institute an	d a
contribution of \$500 to the International Statist	ical
Institute	8,565,609 00

THURSDAY, 16TH JULY

BOARD OF GRAIN COMMISSIONERS (Canada Grain Act)

386	Administration	173,931	00	
	Inspection and Weighing of Grain, and Related Services	4,427,169	00	
	Canadian Government Elevators—			
388	Operation and Maintenance, including authority to			
	purchase screenings	1,464,517	00	
389	Construction or Acquisition of Buildings, Works, Land			
	and Equipment	194,000	00	

SPECIAL

390	International	Economic	and	Technical	Co-operation	
	Branch					410,903 00

PENSIONS AND OTHER BENEFITS

391 To authorize payment of a pension during the current and subsequent fiscal years, notwithstanding anything in the Financial Administration Act or any other Act or Law, to Ryuji Yoshimura, a former locally-engaged employee, at an annual rate of \$600

600 00

LOANS, INVESTMENTS AND ADVANCES

TRADE AND COMMERCE

Trade Commissioner Service

481 To increase to \$350,000 the amount that may be charged at any time to the special account, mentioned in Vote 511 of the Appropriation Act No. 5, 1958, that was established for the purpose of providing for working capital advances to posts and employees on posting

50,000 00

700 00

SUPPLEMENTARY ESTIMATES, 1959-60

TRADE AND COMMERCE

GENERAL ADMINISTRATION

582 Departmental Administration, including fees for membership in the International Organizations listed in the Details of the Estimates-Further amount required 583 Dominion Bureau of Statistics—Further amount required 121,935 00

MAIN ESTIMATES, 1959-60

ATOMIC ENERGY

ATOMIC ENERGY CONTROL BOARD

37 Administration Expenses of the Atomic Energy Control	
Board	62,800 00
38 Grants for Researches and Investigations with respect to	
Atomic Energy	650,000 00

A.D. 1959

HOUSE OF COMMONS 8 ELIZABETH II

ATOMIC ENERGY OF CANADA LIMITED (RESEARCH PROGRAM)		
 39 Current Operation and Maintenance, including expendable research equipment	20,582,800	
LOANS, INVESTMENTS AND ADVANCES		
Atomic Energy of Canada Limited		
474 Working Capital Advances to Atomic Energy of Canada Limited, subject to such terms and conditions as the Governor in Council may approve	4,500,000	00
NATIONAL RESEARCH COUNCIL		
252 Salaries and Other Expenses	26,192,170	00
Equipment	3,941,410	00
SUPPLEMENTARY ESTIMATES, 1959-60		
NATIONAL RESEARCH COUNCIL		
549 Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required	600,000	00
MAIN ESTIMATES, 1959-60		
NORTHERN AFFAIRS AND NATIONAL RESOURC	ES	
Northern Administration and Lands Branch		
280 Contributions to the Provinces to assist in the development of roads leading to resources in accordance with agree- ments entered into by Canada and the Provinces	9,000,000	00
FORESTRY BRANCH		
281 Branch Administration	163,785	00
282 Operation and Maintenance	1,470,657	00
and Equipment	123,240	00
Forestry Operations Division— 284 Administration, Operation and Maintenance 285 Construction or Acquisition of Buildings, Works, Land	343,468	00
286 Contributions to the Provinces for assistance in forest	36,330	00
inventory, reforestation and forest fire protection in accordance with agreements entered into by		
Canada and the Provinces	2,200,000	00

287	Contributions to the provinces pursuant to agreements entered into with the approval of the Governor in Council, by Canada with the Provinces, of amounts equal to one-half of the amounts confirmed by the Provinces as having been spent by them in estab- lishing forest access roads and trails for the attain- ment of adequate fire protection as well as other aspects of forest management	1,000,000	00
	Forest Products Laboratories Division—	1,000,000	
288 289		820,097	
	and Equipment	68,190 20,000	
	tion and Expenses of the Federal member of the Board	5,575	00
	NATIONAL MUSEUM OF CANADA		
292	Administration, Operation and Maintenance	675,776	00
	CANADIAN GOVERNMENT TRAVEL BUREAU		
293	To assist in promoting the Tourist Business in Canada, including Grant of \$5,000 to the Canadian Tourist Association	2,319,342	00
	LOANS, INVESTMENTS AND ADVANCES		
	NORTHERN AFFAIRS AND NATIONAL RESOURCES		
	Advances to the Northern Canada Power Commission for the purpose of capital expenditures in accordance with sub-section (1) of section 15 of the Northern Canada Power Commission Act Advances in accordance with agreements entered into	6,050,000	00
	pursuant to the Atlantic Provinces Power Develop-		
	ment Act	11,627,000	00
	SUPPLEMENTARY ESTIMATES, 1959-60		
	NORTHERN AFFAIRS AND NATIONAL RESOURC	ES	
	NATIONAL PARKS BRANCH		
551	National Parks and Historic Sites Services— Administration, Operation and Maintenance—Further	050 400	00
552	amount required Construction or Acquisition of Buildings, Works, Land	358,463	
	and Equipment—Further amount required	500,000	00
	WATER RESOURCES BRANCH		
553	Saint John River—Federal expenditures in connection with investigations to be carried out by the Saint John River Board	70,000	00

727

HOUSE OF COMMONS

8 ELIZABETH II

554	Fraser River—Federal expenditures in connection with investigations to be carried out by the Fraser River		
555	Board Construction of a fishway on the Yukon River at the site of the hydro-electric power development being constructed by the Northern Canada Power Commis-	150,000	00
	sion for the Whitehorse area (Revote)	525,000	00
	Northern Administration and Lands Branch		
	Northwest Territories and Other Field Services-		
556	Operation and Maintenance—To extend the purposes of Vote 278 of the Main Estimates for 1959-60 to include the contributions detailed in these		
10	Estimates	1	00
557	Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required	306,000	00
	FORESTRY BRANCH		
	Forest Research Division—		
558	Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required	12,000	00
	Forest Products Laboratories Division-		

Construction or Acquisition of Buildings, Works, 559 19,000 00 Land and Equipment—Further amount required

Resolutions to be reported.

The said resolutions were reported and concurred in, and the Committee of Supply obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,-Summary of Orders in Council passed during the period June 1 to June 30, 1959.

By Mr. Courtemanche, a Member of the Queen's Privy Council,-Return to an Address, dated February 2, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 14) for a copy of all correspondence, telegrams and other documents exchanged between the Federal Government and any of its departments, and the Provincial Government of Ontario, its agents, commissions or agents thereof, since January 1957, dealing with the establishment of airport facilities for wheel-equipped aircraft in the immediate area of Moosonee.

By Mr. Courtemanche,-Return to an Address, dated April 20, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 91) for a copy of P.C. 24/3539, July 15, 1949.

By Mr. Courtemanche,—Return to an Order of the House, dated May 20, 1959, (*Notice of Motion No. 105) for a copy of all correspondence, telegrams, reports and other documents exchanged between the Minister of Citizenship and Immigration or any official of the Department, and any person or persons since January 1, 1958, regarding the option, sale, lease or other disposal of any of the lands comprising the Chippewa Indian Reserve, near Sarnia.

By Mr. Courtemanche,—Return to an Address, dated June 10, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 122) for a copy of the correspondence exchanged between the Minister of Trade and Commerce and the Canadian Association of Physicists since January 1, 1958, in connection with a proposal to construct in Canada an atom smasher.

By Mr. Courtemanche,—Return to an Address, dated June 29, 1959, to His Excellency the Governor-General, (*Notice of Motion No. 125) for a copy of all correspondence exchanged between the Federal Government and the Province of Ontario, the State of Minnesota, the Government of the United States of America and any other authorities or persons, regarding a bridge at Fort Frances, Ontario, since January 1, 1956.

At 11.31 o'clock p.m., Mr. Speaker adjourned the House without question put, until tomorrow at 11.00 o'clock a.m. pursuant to Special Order made Tuesday, July 14, 1959.

No. 126

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, 17TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

MINES AND TECHNICAL SURVEYS

A-DEPARTMENT

Administration Services

186	Departmental Administration	697,289	00	
187	Explosives Act Administration	95,418	00	
188	Mineral Resources Division	281,753	00	
	SURVEYS AND MAPPING BRANCH			
189	Branch Administration, including a Grant of \$1,000 to the			
	Canadian Institute of Surveying and Photogrammetry	82,820	00	
190	Geodetic Survey of Canada	788,606	00	
191	International Boundary Commission	83,224	00	
	Topographical Surveys, including expenses of the Canadian Board on Geographical Names—	1		
192	Administration, Operation and Maintenance	1,980,020	00	
193	Construction or Acquisition of Equipment	100,000	00	

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8 ELIZABETH II

Canadian Hydrographic Service-

194	Administration, Operation and Maintenance, including Canada's fee for membership in the International		
	Hydrographic Bureau	3,661,349	00
195	Construction or Acquisition of Buildings, Works, Land		
	and Equipment	2,777,057	00
196	Legal Surveys and Aeronautical Charts	775,463	00
197	Provincial and Territorial Boundary Surveys	43,800	00
	Map Compilation and Reproduction—		
198	Administration, Operation and Maintenance	1,283,532	00
199	Construction or Acquisition of Equipment	180,200	00

GEOLOGICAL SURVEY OF CANADA

200 Administration, Operation and Maintenance, including	
Canada's share of the cost of the Geological Liaison	
Office, British Commonwealth Scientific Conference,	
London, England, and \$50,000 for Grants in aid of	
Geological Research in Canadian Universities	3,299,108 00
201 Construction or Acquisition of Equipment	198,118 00

MINES BRANCH

202	Administration,	Operation and Maintenance	3,527,130	00
203	Construction or	Acquisition of Equipment	269,245	00

GEOGRAPHICAL BRANCH

204 Administration, Operation and Maintenance, including a	
Grant of \$500 to the Canadian Association of Geo-	
graphers and a Grant of \$3,500 to the University of	
British Columbia in aid of Research in Foreign Geo-	
graphy	358,681 00

DOMINION OBSERVATORIES

Dominion Observatory, Ottawa and Field Stations	s—
205 Administration, Operation and Maintenance, ing the expenses of the National Comm Canada of the International Astronomica the fee for membership in the Inter Astronomical Union, and a Grant of \$	ittee for 1 Union, mational
the Royal Astronomical Society of Car 206 Construction or Acquisition of Buildings,	nada 896,930 00
Land and Equipment	
Dominion Astrophysical Observatory, Victoria, B.C.	C.—
207 Administration, Operation and Maintenance	e 146,838 00
208 Construction or Acquisition of Buildings,	Works,
Land and Equipment	67,975 00

GENERAL

209	Purchases of air photography and the expenses of the		
	Interdepartmental Committee on Air Surveys	1,900,000	00
210	Polar Continental Shelf Project	567,849	00

FRIDAY, 17TH JULY

B-DOMINION COAL BOARD

911	Administration and Investigations of the Dominion Cool		
	Administration and Investigations of the Dominion Coal Board	121,925	00
	conditions prescribed by the Governor in Council Subventions in respect of eastern coal under agreements	10,089,350	00
	entered into pursuant to the Atlantic Provinces Power Development Act	1,700,000	00
	SUPPLEMENTARY ESTIMATES, 1959-60		
	MINES AND TECHNICAL SURVEYS		
	A-DEPARTMENT		
	Administration Services		
537	Departmental Administration—Further amount required	49,005	00
	SURVEYS AND MAPPING BRANCH		
	Topographical Surveys-		
538	Administration, Operation and Maintenance—Fur- ther amount required Construction or Acquisition of Equipment—Further	60,000	00
539	amount required	12,000	00
	Canadian Hydrographic Service—		
540	Administration, Operation and Maintenance—Further amount required	214,190	00
	Map Compilation and Reproduction-		
541	Administration, Operation and Maintenance—Further amount required	75,000	00
	GEOLOGICAL SURVEY OF CANADA		
542	Administration, Operation and Maintenance—Further amount required	112,000	00
	Mines Branch		
543	Administration, Operation and Maintenance—Further amount required	157,825	00
	DOMINION OBSERVATORIES		
544	Dominion Observatory, Ottawa and Field Stations— Administration, Operation and Maintenance—Further		
545	amount required Construction or Acquisition of Equipment—Further amount required	57,600 268,800	
	B-DOMINION COAL BOARD	200,000	
- 40	the set and defined in a sector of the sector is the sector		
940	Payments in connection with the movements of coal under conditions prescribed by the Governor in Council— Further amount required	4,332,900	00
	and the House continuing in Committee; $970-5-47\frac{1}{2}$		

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At 5.00 o'clock p.m., Mr. Speaker took the Chair.

By unanimous consent, the provision of Standing Order 15(3) concerning the consideration of Private and Public Bills was suspended for this sitting.

The Committee of Supply resumed.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

MAIN ESTIMATES, 1959-60

FISHERIES

GENERAL SERVICES

127 Departmental Administration	\$	398,000 00
128 Information and Educational Service, including Grant	of	
\$3,000 to Nova Scotia Fisheries Exhibition		184,000 00
129 Economics Service		327,600 00
130 Industrial Development Service		746,365 00

FIELD SERVICES

131 Field Services Admini	stration	870,710	00
Conservation and Deve	elopment Service—		
132 Operation and Ma	aintenance (including the former		
Destruction of	f Harbour and Gray Seals)	5,532,452	00
133 Construction or	Acquisition of Buildings, Works,		
Land and Equ	ipment	1,657,900	00
134 Inspection and Consum	er Service	1,794,705	00
135 Fishermen's Indemnity	Plan Administration	236,600	00

SPECIAL

136 Canadian share of expenses of the International Commis- sions detailed in the Estimates	972,830	00
137 Newfoundland Bait Service	435,560	00
138 Extension of educational work in co-operative producing and selling among fishermen	90,000	00
139 Fisheries Prices Support Act Administration	63,940	00
140 Payment, subject to such terms and conditions as the Governor in Council prescribes, of assistance to pro- ducers of salted fish on products designated by the Governor in Council, in the amount of 50% of the laid down cost of salt purchased for their production, in- cluding authority to charge administrative costs to the Vote in these Estimates which provides for adminis- tration of the Fisheries Prices Support Act	600,000	00

FRIDAY, 17TH JULY

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SUPPLEMENTARY ESTIMATES, 1959-60

FISHERIES

GENERAL SERVICES

Economics Service—Further amount required Industrial Development Service—Further amount required	20,000 800,000	
FIELD SERVICES		
Field Services Administration—Further amount required	35,000	00
Conservation and Development Service— Construction or Acquisition of Buildings, Works, Land		
and Equipment—Further amount required	295,300	00
required	75,000	00
Special		
Newfoundland Bait Service—Further amount required To recoup the Lobster Trap Indemnity Account, estab- lished under Vote 540 of the Appropriation Act No. 5, 1955, to cover the net operating loss recorded in the Account as at Mark 21, 1950	101,000	
Destruction of dogfish and other predators	250,000	
FISHERIES RESEARCH BOARD OF CANADA		
Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required	141,000	00
MAIN ESTIMATES, 1959-60		
POST OFFICE		
	Industrial Development Service—Further amount required FIELD SERVICES Field Services Administration—Further amount required Conservation and Development Service— Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required Inspection and Consumer Service—Further amount required	Industrial Development Service—Further amount required800,000FIELD SERVICESField Services Administration—Further amount required35,000Conservation and Development Service—295,300Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required

294	Departmental Administration, including Canada's share of		
	the upkeep of the International Bureaux at Berne and		
	Montevideo		00
295	Operations-Including salaries and other expenses of Staff	_,,	
	Post Offices, District Offices, Railway Mail Service		
	Staffs, and supplies, equipment and other items for		
			00

HOUSE OF COMMONS 8 ELIZABETH II

296	Transportation-Movement of Mail by Land, Air and	Conversion is	
	Water, including Administration	55,783,152	00
297	Financial Services, including audit of revenue, money order		
	and savings bank business; and postage stamps	2,828,709	00

SUPPLEMENTARY ESTIMATES, 1959-60

POST OFFICE

560 Operations—Further amount required	488,430	00
561 Transportation-Movement of Mail by Land, Air and		
Water, including Administration—Further amount		~~
required	2,215,000	00
562 Financial Services, including audit of revenue, money		
order and savings bank business; and postage stamps	00.000	00
—Further amount required	80,000	00

MAIN ESTIMATES, 1959-60

PRIVY COUNCIL

298	Payment. notwithstanding anything in the Financial Administration Act or the Senate and House of Commons Act respecting the independence of Parlia- ment, to each member of the Queen's Privy Council for Canada who is a Minister for whom no salary or allow- ance in addition to the allowances under section 33 and section 44 of the Senate and House of Commons Act is provided (the acceptance of which shall not render such member ineligible or disqualify him as a Member of the House of Commons) of a salary of \$7,500 per annum and pro rata for any period less than a year	15,000 (00
	PRIVY COUNCIL OFFICE		
299	General Administration	503,643	00
	PRIME MINISTER'S RESIDENCE		
300	Maintenance and Operation	25,000	00
	Special		
	 Expenses of the Royal Commission on energy policies including the payment, notwithstanding the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or employees permanently employed in the Civil Service for services rendered by them to the Commission Expenses of the Royal Commission on price spreads of food products including the payment, notwithstanding 	100,000	00
	the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or employees permanently employed in the Civil Service for services rendered by them to the Commission	170,000	00

304 Expenses pertaining to the visit to Canada in 1959 of Her Majesty the Queen and His Royal Highness The Prince Philip, Duke of Edinburgh, including authority, notwithstanding the Civil Service Act or any other Act but subject to the approval of Treasury Board, to appoint and to pay persons to be engaged temporarily in connection therewith

300,000 00

NATIONAL CAPITAL COMMISSION (formerly the Federal District Commission)

305 Administration, and Operation and Maintenance of parks, parkways and grounds adjoining Government build-	
ings at Ottawa and Hull	
306 Interest charges on outstanding loans that were made for the purpose of acquiring property in the National	
Capital Region	350,000 00
307 Payment to the National Capital Fund	4,000,000 00

LOANS, INVESTMENTS AND ADVANCES

PRIVY COUNCIL

National Capital Commission

478 L	oans to the National Capital Commission in accordance		
	with Section 16 of the National Capital Act for the pur-		
	pose of acquiring property in the National Capital		
	Region, excluding property being acquired for the pur-		
	pose of establishing what is commonly referred to as		
	the "Greenbelt"	2,300,000	00
479 L	oans to the National Capital Commission, in the current and subsequent fiscal years, in accordance with Section		
	16 of the National Capital Act for the purpose of		
	acquiring property in that area of the National Capital		
	Region commonly referred to as the "Greenbelt"	9,000,000	00

SUPPLEMENTARY ESTIMATES, 1959-60

PRIVY COUNCIL

SPECIAL

563 Expenses of the Royal Commission on railway problems including the payment, notwithstanding the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or employees permanently employed in the Civil Service for services rendered by them to the Commission ...

200,000 00

MAIN ESTIMATES, 1959-60

GOVERNOR GENERAL AND LIEUTENANT-GOVERNORS

146 Office of the Secretary to the Governor General 205,397 00

HOUSE OF COMMONS 8 ELIZABETH II

86,000 00

147 To authorize reimbursement to the Lieutenant-Governors of the Provinces of Canada of the costs of travelling and hospitality incurred in the exercise of their duties up to a maximum per annum for each as follows:

(b) where the population of the province at the last decennial census exceeded 500,000, \$5,000 plus \$1,000 per each 100,000 or fraction of 100,000 of population over 500,000, but not exceeding \$12,000 in any case

SECRETARY OF STATE

372	Departmental Administration	303,040	00
	Companies Division	115,035	00
	Trade Marks Division, including a contribution to the		
	International Office for the Protection of Industrial		
	Property	196,478	00
375	Bureau for Translations	1,599,375	00
	PATENT AND COPYRIGHT OFFICE		
376	Administration Division	207,190	00
	Patent Division	1,991,670	00
	Copyright and Industrial Designs Division, including a		
	Contribution to the International Office for the Protec-		

tion of Literary and Artistic Works 31,115 00 SPECIAL

379	Special expenditure in connection with a Commission	
	under the Inquiries Act to inquire into the workings	
	of the Patent Act, the Copyright Act, the Industrial	
	Designs Act, and other related legislation	11,900 00

CHIEF ELECTORAL OFFICER

47	Salaries and	Expenses	of	Office										79.	420	00
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CIVIL SERVICE COMMISSION

67	Salaries and	Contingencies	of	the	Commission					3,661,089	00
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SUPPLEMENTARY ESTIMATES, 1959-60

CIVIL SERVICE COMMISSION

501	Salaries	and	Contingencies	of	the	Commission—Further	
	amo	unt	required				104,872 00

MAIN ESTIMATES, 1959-60

PUBLIC PRINTING AND STATIONERY

311 Departmental Administration	656,595 00
312 Purchasing, Stationery and Stores	1,169,699 00
313 Distribution of Official Documents	432,245 00

⁽a) Where the population of the province at the last decennial census did not exceed 500,000, \$5,000;

314 Printing and Binding Official Publications for Sale and	
Distribution to Departments and the Public	700,000 00
315 Printing of Canada Gazette	110,000 00
316 Printing and Binding the Annual Statutes	35,000 00
317 Plant Equipment and Replacements	397,711 00

Resolutions to be reported.

The resolutions adopted at this day's sitting of the Committee of Supply were reported and concurred in, and the Committee obtained leave to sit again at the next sitting of the House.

Returns and Reports Deposited with the Clerk of the House

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mr. Diefenbaker, a Member of the Queen's Privy Council,—Copy of an Agreement between Canada and Japan, concluded at Ottawa on July 2, 1959, together with related documents, concerning Co-operation in the Peaceful Uses of Atomic Energy. (French).

By Mr. Courtemanche, a Member of the Queen's Privy Council,—Return to an Order of the House, dated April 20, 1959, (*Notice of Motion No. 83) for a copy of any letters, lists or other memoranda sent to Central Mortgage and Housing Corporation by the Department of Justice since January 1, 1956, stating the names of legal agents that may be engaged by the Corporation.

By Mr. Courtemanche,—Return to an Order of the House, dated June 1, 1959, (*Notice of Motion No. 113) for a copy of all telegrams, correspondence, reports and other documents, exchanged between the Minister of Northern Affairs and National Resources, his Deputies or officers of the National Museum of Canada, and any person or persons, relating to any aspect of a circumpolar conference held at Copenhagen, Denmark, on May 19, 1958.

By Mr. Courtemanche,—Return to an Order of the House, dated June 1, 1959, (*Notice of Motion No. 114) for a copy of the contract awarded to Polar Engineering Construction Limited by the Department of Northern Affairs and National Resources in connection with the construction of a Yukon-Northwest Territories highway.

By Mr. Courtemanche,—Return to an Order of the House, dated July 13, 1959, (*Notice of Motion No. 132) for a copy of any letter, lists or other memoranda sent to Central Mortgage and Housing Corporation by the Department of Public Works since January 1, 1956, stating the names of legal agents that may be engaged by the corporation.

By Mr. Courtemanche,—Return to an Order of the House, dated July 1, 1959, (*Question No. 484*) showing: 1. What staff is employed by (a) the Department of National Revenue; (b) the Department of Citizenship and Immigration at the ports of King's Gate, Waneta, Nelway, Paterson, Ossyoos, British Columbia?

2. What are the hours of service? 66970-5-48

3. What was the total number of (a) persons; (b) vehicles, (i) entering Canada; (ii) leaving Canada, at each of the above ports during each of the fiscal years 1954-55, 1955-56, 1956-57, 1957-58, 1958-59?

4. What was the total value of (a) exports; (b) imports, at each of these ports during each of the above years?

5. What was the total revenue collected at these ports for each of the abovementioned years?

By Mr. Harkness, a Member of the Queen's Privy Council,—Report of the Agricultural Stabilization Board for the year ended March 31, 1959, pursuant to section 14 of the Agricultural Stabilization Act, chapter 22, Statutes of Canada, 1957-58.

At 12.28 o'clock a.m. (Saturday), Mr. Speaker adjourned the House without question put, until 11.00 o'clock a.m. this day pursuant to Special Order made Tuesday, July 14, 1959.

No. 127

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, SATURDAY, 18TH JULY, 1959.

11.00 o'clock a.m.

PRAYERS.

Mr. McCleave, from the Standing Committee on Miscellaneous Private Bills, presented the Twenty-third Report of the said Committee, which was read as follows:

Your Committee has considered three hundred and fifty-three (353) divorce bills sent from the Senate and rejected one during the current session.

Your Committee found itself seriously handicapped because there are no Standing Orders applicable to the procedure in Committee such as exists in the other place.

Your Committee strongly recommends that when it is reconstituted next session it be empowered, with the help of the Chief of the Committees and Private Legislation Branch and the law officers of the House, to draft rules of procedure for its guidance and to submit these to the House for consideration by the Standing Committee on Standing Orders.

By unanimous consent, Mr. McCleave, seconded by Mr. Smith (Lincoln), moved,—That the said Report be now concurred in.

After debate thereon, the question being put on the said motion, it was agreed to.

The House resolved itself again into Committee of Supply.

(In the Committee)

The following resolutions were adopted (less amounts voted in Interim Supply):

66970-5-481

HOUSE OF COMMONS

8 ELIZABETH II

1 00

1,983,225 00

MAIN ESTIMATES, 1959-60

NATIONAL REVENUE

CUSTOMS AND EXCISE DIVISIONS

	General Administration\$ Inspection, Investigation and Audit Services	4,317,418 4,211,855		
	Ports-			
256	Operations and Maintenance	29,740,118	00	
257	Construction or Acquisition of Buildings, Works, Land and Equipment	935,500	00	
	TAXATION DIVISION			
258	General Administration	3,415,300	00	
	District Offices	29,792,055	00	
	TAX APPEAL BOARD			
000	Administration Transmission	110 700	00	

260 Administration Expenses 110,700 00

SUPPLEMENTARY ESTIMATES, 1959-60

NATIONAL REVENUE

TAXATION DIVISION

550 General Administration—To ratify payments totalling \$24,171.52 made as salary to M. W. McA'Nulty in respect of the period from the 17th day of February, 1957, when he automatically ceased to be employed in the Public Service having attained sixty-five years of age, to the 17th day of May, 1959, when he ceased to render services to Her Majesty as if he had been employed; and he shall be deemed, for the purposes of the Public Service Superannuation Act, to have been employed in the Public Service during that period ...

MAIN ESTIMATES, 1959-60

BOARD OF BROADCAST GOVERNORS

42 Salaries and Expenses of the Board	,000	100	U	1	U	U	U	J	J	J	J	J	U	ι	((((1	((1	(((1	((L	(L	L	L	l	L	(((1	(((((((1	1	1	J	U	l	,	U	l	,	,	1,	J	U	ι	1	J	ι	1	4	2	2	1									•			•					•										١,								,											1	rd	Boar	1	9	e	16	h	r	1	t	1		Ë)Í	0	C		5	25	e	S	S	1	n	r	1	3	e	E)()
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CANADIAN BROADCASTING CORPORATION

CANADIAN BROADCASTING CORPORATION

43 Grant in respect of the net operating requirements of the		
Radio and Television Services	58,404,000	00
44 Grant for the capital requirements, including the replace- ment of existing capital assets, of the Radio and Tele-		
vision Services	9,197,000	00
INTERNATIONAL SHORTWAVE BROADCASTING SERVICE		
45 Maintenance and Operation including authority to credit to this Appropriation revenue from the rental of facilitation in the Badia Ganada Building and at Sach		

to this Appropriation revenue from the rental of facilities in the Radio-Canada Building and at Sackville, N.B., to an amount of \$331,500 and to re-expend these moneys for the purposes of the International Service A.D. 1959 SATURDAY, 18TH JULY 743 46 Construction or Acquisition of Buildings, Works, Land and Equipment, including Supervision 57,750 00 LEGISLATION THE SENATE The Speaker of the Senate— 174 Allowance in lieu of Residence 3,000 00 175 General Administration 722,090 00 HOUSE OF COMMONS The Speaker of the House of Commons— Allowance in lieu of Residence 176 3,000 00 Deputy Speaker of the House of Commons-Allowance in lieu of Apartments 177 1,500 00 178 Allowance to the Deputy Chairman of Committees 2,000 00 179 Expenses of the Canada-United States Joint Parliamentary Committee, and the expenses of delegates to the Interparliamentary Union 5,000 00 180 Subscriptions to Publications of the Commonwealth Parliamentary Association to be distributed to Members of the House of Commons, and to provide for the Canadian share of expenses of the Commonwealth Parliamentary 10,000 00 181 Grant to the Canadian North Atlantic Treaty Organization Parliamentary Association 14,000 00 182 General Administration—Estimates of the Clerk 1,889,060 00 183 Estimates of the Sergeant-at-Arms 867,829 00 184 Pension to the unmarried sister of the late Colonel Harry 700 00

LIBRARY OF PARLIAMENT

185	General	Administration			• •		• •									353,845	00	
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SUPPLEMENTARY ESTIMATES, 1959-60

LEGISLATION

THE SENATE

533 To authorize, notwithstanding anything contained in the Senate and House of Commons Act, payment to each member of the Senate who attended the first part of the Second Session of the Twenty-Fourth Parliament which commenced on January 15th, 1959, and ended on March 25th, 1959, of an amount representing the transportation and living expenses of such Member while on the journey between Ottawa and his place of residence after the Easter adjournment of Parliament on March 25th, 1959, and on the return journey from his place of residence to Ottawa at the end of the recess which commenced on that date, or at any other one time during the Session

6,500 00

HOUSE OF COMMONS 8 ELIZABETH II

HOUSE OF COMMONS

534	Expenses of the Canada-United States Joint Parliamen- tary Committee, and the expenses of an observer to		
	the Inter-Parliamentary Union—Further amount		
	required	2,500	00
535	Subscriptions to Publications of the Commonwealth Par-		
	liamentary Association to be distributed to Members		
	of the House of Commons, and the Canadian share		
	of expenses of the Commonwealth Parliamentary	1,000	00
596	Association—Further amount required To authorize, notwithstanding anything contained in the	1,000	00
990	Senate and House of Commons Act, payment to each		
	Member of the House of Commons who attended the		
	first part of the Second Session of the Twenty-Fourth		
	Parliament which commenced on January 15th, 1959,		
	and ended on March 25th, 1959, of an amount repre-		
	senting the transportation and living expenses of		
	such Member while on the journey between Ottawa		
	and his place of residence after the Easter adjourn-		
	ment of Parliament on March 25th, 1959, and on the		
	return journey from his place of residence to Ottawa		
	at the end of the recess which commenced on that	01 000	00
	date, or at any other one time during the Session	21,000	00

MAIN ESTIMATES, 1959-60

NATIONAL HEALTH AND WELFARE

A-DEPARTMENT

238 Departmental Administration	1	1,601,785	00
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NATIONAL HEALTH BRANCH

239 240 241 242	Health Services, including Assistance to the Provinces— Administration Consultant and Advisory Services Laboratory and Advisory Services To authorize General Health Grants to the Provinces, the Northwest Territories and the Yukon Terri- tory upon the terms and in the amounts detailed in the Estimates and under terms and conditions	364,459 748,415 1,917,266	00
	approved by the Governor in Council including authority, notwithstanding section 30 of the Financial Administration Act, to make commit- ments for the current year not to exceed a total amount of \$62,969,175	46,000,000	00
	Indian and Northern Health Services—		
243	pitals and Other Institutions which care for		
	Indians and Eskimos	20,729,052	00
244		0 100 500	00
	and Equipment	3,100,500	
	Medical Advisory, Diagnostic, and Treatment Services Administration of the Food and Drugs and the Proprietary	4,699,622	
	or Patent Medicine Acts	1,901,138	00
247	Administration of the Opium and Narcotic Drugs Act	226,469	00

SATURDAY, 18TH JULY

A.D. 1959

WELFARE BRANCH

Family Allowances and Old Age Security—		
248 Administration	3,112,657	00
Old Age Assistance, Blind Persons and Disabled Persons Allowances—		
249 Administration	114,915	00
General		
250 Grants to Health and Welfare and Related Organizations, as detailed in the Estimates	247,250	00

SUPPLEMENTARY ESTIMATES, 1959-60

NATIONAL HEALTH AND WELFARE

GENERAL

548 Grants to Health and Welfare and Related Organizations, as detailed in the Estimates—Further amount required 60,000 00

MAIN ESTIMATES, 1959-60

NATIONAL HEALTH AND WELFARE

B-CIVIL DEFENCE

PRIVY COUNCIL

SPECIAL

303 Preparatory work, not within the fields of particular departments, on emergency defence measures 175,000 00

FINANCE

GENERAL ADMINISTRATION

106 Departmental Administration	2,461,599	00
107 Comptroller of the Treasury—Central Office and Branch Offices Administration	18,213,329	00
Administration of Various Acts and Costs of Special F	UNCTIONS	
108 Superannuation and Retirement Acts Administration	685,425	00
109 The Bank Act-Salaries and Expenses of the Inspector		
General of Banks' Office	32,810	00
110 Administration of the Farm Improvement Loans Act, the		
Veterans' Business and Professional Loans Act, the		
Fisheries Improvement Loans Act and the Prairie		
Grain Producers' Interim Financing Act	101.530	00

HOUSE OF COMMONS 8 ELIZABETH II

	Tariff Board—		
111		151,481	00
	Royal Canadian Mint—		
112 113 114	Administration, Operation and Maintenance Construction or Acquisition of Equipment Payments to the Government of each Province, in respect of income tax collected from corporations whose main business is the distribution to or generation for dis- tribution to the public of electrical energy, gas or	1,187,135 117,395	
	steam, of amounts computed in accordance with section 6 of The Tax Rental Agreements Act, 1952, as if the last two lines of subsection (1) of that section read as follows: " ending on the thirty- first day of December, one thousand nine hundred and fifty-seven"	9,000,000	00
	PAYMENTS TO MUNICIPALITIES		
115	Grants to Municipalities in accordance with the Municipal Grants Act and Regulations made thereunder	22,500,000	00
	CONTINGENCIES AND MISCELLANEOUS		
116	Miscellaneous minor or unforeseen expenses, subject to the approval of the Treasury Board, including authority to re-use any sums repaid to this appropria- tion from other appropriations, and for special compensation or other rewards for inventions or		
117	practical suggestions for improvements Telephone Service at Ottawa for all Departments	1,500,000 1,326,200	
110	Losses incurred on foreign exchange tendered in payment of accounts receivable		00
		500	00
	General Items of Payroll Costs Including Superannuation Payments	500	00
119	GENERAL ITEMS OF PAYROLL COSTS INCLUDING SUPERANNUATION PAYMENTS Government's contributions to Pension Plans for employees		
	GENERAL ITEMS OF PAYROLL COSTS INCLUDING SUPERANNUATION PAYMENTS Government's contributions to Pension Plans for employees engaged locally outside Canada	500	
120	GENERAL ITEMS OF PAYROLL COSTS INCLUDING SUPERANNUATION PAYMENTS Government's contributions to Pension Plans for employees engaged locally outside Canada		00
120 121	GENERAL ITEMS OF PAYROLL COSTS INCLUDING SUPERANNUATION PAYMENTS Government's contributions to Pension Plans for employees engaged locally outside Canada	100,000	00 00
120 121 122	GENERAL ITEMS OF PAYROLL COSTS INCLUDING SUPERANNUATION PAYMENTS Government's contributions to Pension Plans for employees engaged locally outside Canada	100,000 1,500,000	00 00 00
120 121 122	General Items of Payroll Costs INCLUDING SUPERANNUATION PAYMENTS Government's contributions to Pension Plans for employees engaged locally outside Canada	100,000 1,500,000 900,000	00 00 00
120 121 122	GENERAL ITEMS OF PAYROLL COSTS INCLUDING SUPERANNUATION PAYMENTS Government's contributions to Pension Plans for employees engaged locally outside Canada	100,000 1,500,000 900,000	00
120 121 122	General Items of Payroll Costs INCLUDING SUPERANNUATION PAYMENTS Government's contributions to Pension Plans for employees engaged locally outside Canada	100,000 1,500,000 900,000 55,000	00

UNIVERSITY GRANTS

124 Payments to the National Conference of Canadian Universities (hereinafter called the "Conference"), in accordance with the agreement entered into between the Conference and the Minister of Finance on the 19th day of November, 1958, (hereinafter called the "original agreement") pursuant to Vote 541 of the Appropriation Act No. 1, 1957, and Vote 669 of the Appropriation Act No. 5, 1958; and when a new corporation comes into existence (incorporated for the purpose of receiving and disbursing such payments to institutions of higher learning) to authorize the payments to be made thereto, in lieu of to the Conference, in accordance with an agreement to be entered into, with the approval of the Governor in Council, by the Minister of Finance with the Conference and the new corporation, such agreement to provide, in addition to terms and conditions similar to the terms and conditions in the original agreement, including a provision that any amount payable to an institution of higher learning and not paid by the corporation in the relevant fiscal year may be retained by the corporation until such time as the institution to which the money is payable claims the payment from the corporation or Parliament provides otherwise for the disposal thereof, for the transfer of amounts in the possession of the Conference to the new corporation and for termination of the original agreement

26,221,500 00

MISCELLANEOUS GRANTS

125 Canadian Association of Consumers10,000 00126 Institute of Public Administration of Canada6,000 00

SUPPLEMENTARY ESTIMATES, 1959-60

FINANCE

GENERAL ADMINISTRATION

511 Comptroller of the Treasury—Central Office and Branch Offices Administration—Further amount required .. 155,0

GENERAL ITEMS OF PAYROLL COSTS INCLUDING SUPERANNUATION PAYMENTS

512 To supplement other votes, subject to the approval of the Treasury Board, for the payment of salaries, wages and other paylist charges—Further amount required ...

513 Government's share of medical-surgical insurance premiums, determined on such bases and paid in respect of such persons (and their dependents) who hold offices or positions or perform services the remuneration for which is payable out of the Consolidated Revenue Fund or by an agent of Her Majesty or who are contributors as defined in the Public Service Superannuation Act or who are members of the Canadian Forces or the Royal Canadian Mounted Police as the Governor in Council prescribes

1. 1. 1. 1. 1. 1. 1.

155,000 00

1,500,000 00

3,500,000 00

HOUSE OF COMMONS

8 ELIZABETH II

MAIN ESTIMATES, 1959-60

AUDITOR GENERAL'S OFFICE

41 Salaries and Expenses of Office, and to ratify payments totalling \$11,728.15, made as salary to F. C. Wynne, Auditor 2, in respect of the period from the 9th day of October, 1955, when he automatically ceased to be employed in the Public Service having attained seventy years of age, to the 14th day of March, 1958, when he ceased to render services to Her Majesty, as if he

INSURANCE

148	Departmental	Administration .	 	 	 	 	 	694,441	00

SUPPLEMENTARY ESTIMATES, 1959-60

AGRICULTURE

ADMINISTRATION BRANCH

489	Economics Division—To extend the purposes of Vote 4 of the Main Estimates for 1959-60 to include the making of a grant in the amount of \$400 to the Canadian Agri- cultural Economics Society	1	00
	PRODUCTION AND MARKETING BRANCH		
	Agricultural Stabilization Act Administration—Further amount required	250,000	00
491	Subsidies for Cold Storage Warehouses under the Cold Storage Act in the amounts detailed in the Estimates— Further amount required	198,010	00
	Dairy Products Division—		
492	Grants and other assistance in accordance with the Cheese and Cheese Factory Improvement Act— Further amount required	235,674	00
	Fruit and Vegetable Division including Maple Products and Honey—		
493	Assistance in construction of potato warehouses under terms and conditions approved by the Governor in Council—Further amount required	125,900	00
	Health of Animals Division-		
494	Contributions to the Provinces, in accordance with Reg- ulations of the Governor in Council, of amounts not exceeding one-half of the amounts paid by the Provinces to owners of animals that have died as a		
	result of rabies since the first day of April, 1958	125,000	00
	Livestock Division—	Non Main	5
495	Operation and Maintenance—Further amount required	64,800	00
496	Quality Premiums on High Grade Hog Carcasses and Administration Costs—Further amount required	936,000	00

Plant Products Division-

497	Freight Assistance on Western Feed Grains—Further	
	amount required	1,000,000 00
498	Agricultural Lime Assistance—Further amount	
	required	250,000 00
499	Contributions to the Governments of the Provinces of	

Manitoba and Saskatchewan, in accordance with terms and conditions prescribed by the Governor in Council, of one-half the amounts paid by the Governments of those Provinces for transporting having equipment, fodder and livestock to and within those Provinces on and after July 1, 1958...

CITIZENSHIP AND IMMIGRATION

CITIZENSHIP

500 Citizenship Registration Branch—Further amount required 121,780 00

NATIONAL GALLERY OF CANADA

547	Administration, Operation and Maintenance—Further	
	amount required for the completion of the Permanent	
	Canadian Pavilion at the Venice International Biennale	
	of Art	10,000 00

LABOUR

A-DEPARTMENT

GENERAL ADMINISTRATION

r	29 Departmental Administration, including the expenses of the International Labour Conferences—Further amount required
n e d e e e o n r	30 Annuities Act—To authorize the payment of interest, in the current and subsequent fiscal years, out of the Government Annuities Account, at a rate determined from time to time by the Governor in Council, on moneys received on account of the purchase or the proposed purchase of an annuity under section 4 of the Government Annuities Act and which have been or are being refunded because they were not or are not so ap- plied: the said interest to be compounded yearly and to be payable for the period commencing one month from the day on which the moneys were received by Her Majesty and ending on the day on which the refund was or is made

SPECIAL SERVICES

531 To extend to the 31st day of May, 1959, the period in respect of which payments may be made to a province on winter work projects in municipalities as contemplated by Vote 709 of the Appropriation Act No. 1, 1959

749

35,000 00

1 00

HOUSE OF COMMONS

8 ELIZABETH II

B—UNEMPLOYMENT INSURANCE COMMISSION

532 Administration of the Unemployment Insurance Act— Further amount required 100,000 00

Resolutions to be reported.

The said resolutions were reported and concurred in.

The House resolved itself again into Committee of Ways and Means.

(In the Committee)

The following resolution was adopted:

Resolved,—That towards making good the Supply granted to Her Majesty on account of certain expenses of the public service for the fiscal year ending March 31st, 1960, the sum of \$2,509,880,956.37 be granted out of the Consolidated Revenue Fund of Canada.

Resolution to be reported.

The said resolution was reported and concurred in.

Mr. Fleming (Eglinton), seconded by Mr. Churchill, by leave of the House, presented Bill C-73, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1960, which was read the first time.

By unanimous consent, the said bill was read the second time, considered in Committee of the Whole, reported without amendment, read the third time and passed.

The Order being read for resuming consideration of the amendments made by the Senate to Bill C-48, An Act to amend the Income Tax Act;

Mr. Fleming (Eglinton), seconded by Mr. Churchill, moved,—That a Message be sent to the Senate to acquaint Their Honours that this House agrees to the first amendment made by the Senate to Bill C-48, An Act to Amend the Income Tax Act, being an amendment to Clause 18 of the said bill, but disagrees with the second amendment, whereby the Senate would strike out Clause 19 of the said bill, for the following reasons:—

1. The outright exemption of foreign business corporations from tax under the said Act should not be extended to corporations which have not qualified or cannot qualify as foreign business corporations in accordance with the provisions of the said Clause 19.

2. The class of tax-exempt foreign business corporations under Section 71 of the said Act should be closed pending a review of the position of such corporations and the value to Canada of permitting more corporations to qualify as such.

3. The said amendment of the Senate infringes the sole and undoubted right of the Commons to impose taxation; it alters the application of taxes and interferes with the public revenue.

After debate thereon, the question being put on the said motion, it was agreed to.

A Message was received from the Senate informing this House that the Senate had passed the following bills without amendment:

Bill C-71, An Act to Provide for the Humane Slaughter of Food Animals. Bill C-72, An Act to Provide for the Payment of Additional Grants to the Province of Newfoundland.

The Order being read for the second reading of Bill C-70, An Act to amend the Combines Investigation Act and the Criminal Code;

Mr. Fulton, seconded by Mr. Fleming (Eglinton), moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, reported with amendments, and considered as amended.

By unanimous consent, the said bill was read the third time and passed.

Bill S-30, An Act to authorize the Construction of a Bridge across the Niagara River between the Province of Ontario and the State of New York, was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

Bill S-31, An Act to authorize the Construction of a Bridge across the Pigeon River between the Province of Ontario and the State of Minnesota, was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for consideration of the amendments made by the Senate to Bill C-49, An Act to provide for the Establishment of a National Energy Board;

Mr. Churchill, seconded by Mr. Fleming (Eglinton), moved,—That the said amendments be now read a second time and concurred in.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said amendments were read the second time and concurred in.

The Order being read for the second reading of Bill S-32, An Act to repeal certain Fisheries Laws in force in the Province of Newfoundland respecting the Exportation of Salt Fish; Mr. Churchill, seconded by Mr. Fulton, moved,—That the said bill be now read a second time.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the second time, considered in Committee of the Whole, and reported without amendment.

By unanimous consent, the said bill was read the third time and passed.

The Order being read for consideration of the amendment made by the Senate to Bill C-34, An Act respecting the Royal Canadian Mounted Police;

Mr. Fulton, seconded by Mr. Churchill, moved,—That the said amendment be now read a second time and concurred in.

After debate thereon, the question being put on the said motion, it was agreed to.

Accordingly, the said amendment was read the second time and concurred in.

The amendment made by the Senate to Bill C-58, An Act to amend the Criminal Code, was read the second time and concurred in.

A Message was received from the Senate informing this House that the Senate had passed the following bill:

Bill C-73, An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1960.

Mr. Speaker communicated to the House the following letter:

GOVERNMENT HOUSE OTTAWA

18th July, 1959.

Sir,

I have the honour to inform you that the Honourable Patrick Kerwin, Chief Justice of Canada, in his capacity as Deputy of His Excellency the Governor-General, will proceed to the Senate Chamber at 11.45 o'clock p.m. today, the 18th day of July, 1959, for the purpose of proroguing the Second Session of the Twenty-fourth Parliament of Canada.

> I have the honour to be Sir, Your obedient servant,

> > LIONEL MASSEY Secretary to the Governor-General.

The Honourable

The Speaker of the House of Commons, Ottawa.

A Message was received from the Senate informing this House that the Senate had passed the following bill without amendment:

Bill C-70, An Act to amend the Combines Investigation Act and the Criminal Code.

A Message was received from the Senate informing this House that the Senate did not insist upon its second amendment to Bill C-48, An Act to amend the Income Tax Act, to which this House had disagreed.

The following papers having been deposited with the Clerk of the House were laid upon the Table pursuant to Standing Order 40, namely:

By Mrs. Fairclough, a Member of the Queen's Privy Council,—Report on the Public Archives, 1955-58.

By Mr. Fleming (Eglinton), a Member of the Queen's Privy Council,— Statistical Summary of Federal Contributions to the Provinces for the fiscal years 1949-50 to 1959-60.

A Message was received from the Honourable Patrick Kerwin, Chief Justice of Canada, in his capacity as Deputy of His Excellency the Governor-General, desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker, with the House, went to the Senate Chamber where the Honourable the Deputy of His Excellency the Governor-General was pleased to give, in Her Majesty's name, the Royal Assent to the following bills:

An Act to incorporate Standard Trust Company.

An Act to incorporate Desjardins Mutual Life Assurance Company.

An Act to amend the Public Lands Grants Act.

An Act to confirm an Agreement between the Government of Canada and the Government of the Province of New Brunswick respecting Indian Reserves.

An Act to confirm an Agreement between the Government of Canada and the Government of the Province of Nova Scotia respecting Indian Reserves.

An Act to Provide for Contributions and Loans to the Provinces in respect of Crop Insurance.

An Act to provide for the Extension of Long Term Mortgage Credit to Farmers.

An Act to amend the Maritime Coal Production Assistance Act and to authorize certain Amendments to the Agreement made under that Act with Dominion Coal Company, Limited.

An Act to Provide for the Humane Slaughter of Food Animals.

An Act to Provide for the Payment of Additional Grants to the Province of Newfoundland.

An Act respecting the Royal Canadian Mounted Police.

An Act to amend the Income Tax Act.

An Act to provide for the Establishment of a National Energy Board.

An Act to amend the Criminal Code.

An Act to authorize the Construction of a Bridge across the Niagara River between the Province of Ontario and the State of New York.

An Act to authorize the Construction of a Bridge cross the Pigeon River between the Province of Ontario and the State of Minnesota.

An Act to repeal certain Fisheries Laws in force in the Province of Newfoundland respecting the Exportation of Salt Fish.

An Act to amend the Combines Investigation Act and the Criminal Code.

To these bills the Royal Assent was pronounced by the Clerk of the Senate in the following words:

"In Her Majesty's name, the Honourable the Deputy of His Excellency the Governor-General doth assent to these bills."

The Honourable the Speaker of the House of Commons addressed the Honourable the Deputy of His Excellency the Governor-General as follows:

"MAY IT PLEASE YOUR HONOUR:

"The Commons of Canada have voted Supplies required to enable the Government to defray certain expenses of the public service.

"In the name of the Commons, I present to Your Honour the following bill:

'An Act for granting to Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1960.'

"To which Bill I humbly request Your Honour's Assent."

Whereupon, the Clerk of the Senate, by command of the Deputy of His Excellency the Governor-General, did say:

"In Her Majesty's name, the Honourable the Deputy of His Excellency the Governor-General thanks Her Loyal Subjects, accepts their benevolence, and assents to this bill."

After which, the Honourable the Deputy of His Excellency the Governor-General was pleased to close the Second Session of the Twenty-fourth Parliament with the following Speech:

Honourable Members of the Senate:

Members of the House of Commons:

Canadians have welcomed with profound gratitude the visit of Her Gracious Majesty the Queen and His Royal Highness The Prince Philip. Her Majesty and The Prince are assured of the affection and devotion of the Canadian people and of their deep attachment to the Crown. To mark Her Majesty's visit you have established the Queen Elizabeth II Research Fund for research into the diseases of children.

It has been gratifying that the President of the United States was able to be present with our Queen on the occasion of the official opening of the St. Lawrence Seaway.

Canadians are convinced that every effort must be made to attain and to preserve lasting peace in the world. My Government is hopeful that it will be possible at summit meetings of heads of governments to make progress towards the settlement of such important issues as Germany, Berlin, nuclear test explosions and towards agreement on general disarmament.

Meanwhile, it is necessary to maintain the strength of the free world provided by the North Atlantic Alliance. To this end an important decision has been reached to re-equip the Canadian Air Division in Europe with modern and up-to-date aircraft. You have been informed of the steps being taken for sharing with the United States the production and procurement of defence equipment and have approved an appropriation to support selected development programmes related to production sharing.

The Government recognizes that the peace of the world cannot be assured by defence measures alone and that economic assistance to less developed countries is a necessity and in Canada's interest. You have authorized an increase in Canada's contribution under the Colombo Plan to provide further help for Asian and African nations, particularly those within the Commonwealth. You have also voted substantial assistance for the new Federation of the West Indies. You have approved a measure to increase Canada's subscriptions to the International Bank and the International Monetary Fund.

It is encouraging to note the strong recovery from the recent recession both abroad and here at home. My Government will continue to take whatever steps lie within its power to maintain employment and to sustain sound economic growth.

To improve the lot of those who unfortunately from time to time find themselves unemployed, you have made important amendments to the Unemployment Insurance Act.

Emphasis has continued to be placed on national development and financial provision has been made for numerous projects in this field.

Important measures have been approved for the agricultural sector of our economy. You have enacted legislation to provide for loans and grants for provincial crop insurance schemes and a statute has been passed under which long term mortgage credit can be made available to farmers. The new Farm Credit Act provides for substantially larger loans than have hitherto been available.

A National Energy Board has been established. This important new agency will ensure that, so far as it is within the power of Parliament, Canada's energy resources will be conserved and used in the best interests of all our people.

The Maritime Coal Production Assistance Act has been amended to enable a further measure of assistance to this industry on which the livelihood of so many Canadians depend.

You have amended the Export Credits Insurance Act and thus provided a further stimulus for our exports and our trade generally.

Several statutes which go to make up the Veterans Charter have been amended, broadening the range of benefits to veterans, particularly those who settle on the land.

The Federal-Provincial Tax Sharing Arrangements Act has been amended to extend the increase made last year in the provincial share of personal income tax revenue.

A Conference of Dominion and Provincial Ministers of Finance and Provincial Treasurers was held early this month at which it was agreed that a comprehensive study should be undertaken of the problems of inter-governmental financial and economic relations. A further meeting will be held next October. Meanwhile, reports on many of these questions are being prepared by the Federal-Provincial Continuing Committee of Officials.

You have enacted a measure to authorize the payment of additional annual grants to Newfoundland in accordance with the scale contained in the Report of the Royal Commission on Newfoundland Finances appointed in fulfilment of the obligation of the Government of Canada under the Terms of Union of Newfoundland with Canada.

You have enacted a measure to alleviate the discriminatory effects of the last horizontal increase in freight rates and an inquiry has been instituted into a broad range of railway problems. Changes have been made in the Criminal Code, including an important provision respecting obscene literature.

After study of the subject by a Committee, you have approved a measure for the humane slaughter of food animals.

You have signified your approval of a new International Wheat Agreement negotiated within the past few months. The Agreement has since been accepted.

You have provided for the appointment of Parliamentary Secretaries to Ministers of the Crown.

The supplementary pensions for retired civil servants, members of the Armed Services and of the Royal Canadian Mounted Police, provided by appropriations last year, have been placed on a statutory basis.

Other measures enacted at this session include the Act to approve the Income Tax Convention with Finland, the C.N.R. Financing and Guarantee Act, a new Seeds Act, Acts to confirm Agreements with the Provinces of Nova Scotia and New Brunswick respecting Indian Reserves, an Act to authorize the construction of a bridge across the Niagara River between Ontario and New York, an Act to authorize the construction of a bridge across the Pigeon River between Ontario and Minnesota, and an Act to repeal certain Fisheries Laws of Newfoundland respecting the Exportation of Salt Fish.

You have also amended the St. Lawrence Seaway Authority Act, the Northwest Territories Act, the Farm Improvement Loans Act, the National Defence Act, the National Housing Act, the Trans-Canada Highway Act, the Old Age Security Act, the Fisheries Improvement Loans Act, the Public Servants Inventions Act, the Income Tax Act, the Customs Tariff, the Excise Act, the Excise Tax Act, the New Zealand Trade Agreement Act 1932, the Prime Minister's Residence Act, the Judges Act, the Prisons and Reformatories Act, the Length and Mass Units Act, the Weights and Measures Act, the Royal Canadian Mounted Police Act, the Royal Canadian Mounted Police Superannuation Act, the Public Lands Grants Act, and the Combines Investigation Act.

Members of the House of Commons:

I thank you for the provision you have made for the public services in the current fiscal year.

Honourable Members of the Senate:

Members of the House of Commons:

I pray that Divine Providence may continue to bless, protect and guide our nation.

After which His Honour the Speaker of the Senate said:

Honourable Members of the Senate:

Members of the House of Commons:

It is the will and pleasure of the Honourable the Deputy of His Excellency the Governor-General that this Parliament be prorogued until Thursday, the twenty-seventh day of August next, to be here holden; and this Parliament is accordingly prorogued until the twenty-seventh day of August next.

INDEX

TO THE

JOURNALS

OF THE HOUSE OF COMMONS

(From Thursday, January 15th, 1959, to Saturday, July 18th, 1959, inclusive)

Volume CV

One Hundred and Fifth Volume

7-8 ELIZABETH II

A

Address in Reply, Debate on:

Speech reported by Mr. Speaker, 4. Motion (Mr. Diefenbaker),-To give consideration to Speech at next sitting, 8. Address in Reply moved and debate adjourned, 13. Debate resumed, 19. Amendment (Mr. Pearson), -Contradictory and confused policies, indecision in dealing with national problems, unemployment; moved, 19. Subamendment (Mr. Argue),-Failure to provide agriculture with fair share of income; inflation; moved and debate adjourned, 19. Debate resumed, 22, 24, 27, 30, 33. Subamendment (Mr. Argue) negatived on division, 34-5. Debate resumed, 37, 39, 43. Amendment (Mr. Pearson) negatived on division, 44. Debate resumed, 56. Amendment (Mr. Argue),-Committee to investigate extent to which Canadian companies are made subject to United States law and business policy and damage caused to Canadian economy through loss of export markets; moved, 56. Debate interrupted pursuant to S. O. 38(5); amendment (Mr. Argue) ruled out of order, 56-7; main motion agreed to on division, 58. Motion for engrossing and presenting to Governor General, 59. Receipt of Address acknowledged, 625.

Adjournment to discuss matter of urgent public importance (under S. O. 26):

By Mr. Hellyer: Crisis in aircraft industry involving mass layoffs and threatened disintegration of important sector of defence production; debate interrupted at ten o'clock, 155.

Adjournments, Special:

- 1. Motion,—That House shall stand adjourned until 2.30 p.m., Friday, Jan. 16th, 8.
- 2. Motion,—That when House adjourns on Wednesday, March 25th 1959, it shall stand adjourned until Monday, April 6th 1959 (Easter), 213.
- At 3.05 p.m. on Tuesday, March 17th (death of Hon. Sidney Smith), 245.
- 4. Motion,—That when House adjourns to-day it stand adjourned until 8.00 p.m. on Thursday, March 19th 1959 (funeral of late Hon. Sidney Smith), 248.
- 5. At 8.42 p.m. on Tuesday, March 24th (death of Mr. J. O. Gour), 282-3.
- 6. Motion,—That when House adjourns on Thursday, June 25th, it shall stand adjourned until Monday, June 29th (St. Lawrence Seaway official opening), 563.
- 7. From 1.00 p.m. Wednesday, July 1st, until 11.00 a.m. Thursday, July 2nd (visit of Queen Elizabeth II), 631.

See also Sittings of the House.

Advertising by government departments:

Order,—Return re contracts with McKim Advertising Limited since June 1st 1957, amounts, directors of company for 1957-58: Mr. Godin, 163. Presented, 290. Sess. Paper No. 211.

Agreements, protocols, exchange of notes, treaties, etc.:

Air transport:

- 1. Exchange of Notes with United Kingdom modifying agreement of 1949, 170. Sess. Paper No. 30b.
- Exchange of Notes with France modifying agreement of 1950, 170. Sess. Paper No. 30c.
- Austria, state treaty: Motion for approval of state treaty for re-establishment of independent democratic Austria, signed at Vienna, May 15th 1955: Called and transferred to Government Orders, 411. Moved, debated, agreed to, 459.

Double taxation: See Canada-Finland Income Tax Convention Act, Bill. Financial:

- 1. Agreement with Ceylon. In force Nov. 5th 1958, 170. Sess. Paper No. 30f.
- 2. Agreement with India. In force Oct. 22nd 1958, 170. Sess. Paper No. 30e.

Germany, peace treaty with:

- Note from U.S.S.R. to Canadian Embassy in Moscow, 97. Sess. Paper No. 194.
- 2. Reply to Note from U.S.S.R., 134. Sess. Paper No. 194a.
- 3. Notes, dated March 2nd 1959 and April 24th 1959, exchanged with U.S.S.R., concerning questions relating to Germany and conclusion of peace treaty, 347. Sess. Paper No. 194b.

International labour conventions: See International Labour Organization.

International sugar agreement of 1958: Signed by Canada, Dec. 23rd 1958, 170. Sess. Paper No. 27a.

International wheat agreement: See International Wheat Agreement, 1959.

Nationality of Married Women: Convention on. Done at New York on February 20th 1957: Motion for approval: Called and transferred to Government Orders, 235. Moved, debated, agreed to, 707.

INDEX

Agreements, protocols, exchange of notes, treaties, etc.:—(Concluded)

- United States, with: See Canada-United States agreements, notes, etc.; Defence agreements; St. Lawrence Seaway.
- Visas: Exchange of Notes with Finland modifying Agreement of 1956, 170. Sess. Paper No. 30h.
- West Indies: Exchange of Notes giving formal effect to statement of principles between two countries for co-operative economic development of West Indies, 170. Sess. Paper No. 30d.

See also Atomic energy agreements; Defence agreements.

Agricultural products:

Address,—Correspondence *re* deficiency payments and support prices: Mr. Argue, 317. Presented, 572. Sess. Paper No. 7b.

Agricultural Products Board:

Report for 1958-59, 650. Sess. Paper No. 5.

Agricultural Products Co-operative Marketing Act:

Report of agreements made under Act for year ended March 31st 1959, 514. Sess. Paper No. 6.

Agricultural Stabilization Board:

- 1. Report for 1958-59, 740. Sess. Paper No. 7.
- Order,—Return re egg purchases: Mr. Argue, 196. Presented, 271. Sess. Paper No. 7a.

Agriculture:

Opening statement by Minister of Agriculture to 1958 Federal-Provincial Agricultural Conference, Wednesday, Nov. 12th 1958, 15. Sess. Paper No. 4a.

Agriculture and Colonization Committee:

- 1. Membership: 92, 235, 241, 279, 569, 599.
- 2. Referred: Subject of humane slaughter of food animals, 220; Wheat Board and Grain Commissioners reports, 551.
- 3. Reports: First (printing, quorum, sitting), 121; Second (humane slaughter of food animals), 567-8; Third (Wheat Board and Grain Commissioners reports), 713-4.
- 4. Reports concurred in: First, on division, 131.

Agriculture and fisheries development bank:

Motion (Mr. Boulanger),—Consideration to advisability of establishment: moved and debate interrupted, 66.

Agriculture Department:

Report for 1957-58, 15. Sess. Paper No. 4. Printed.

Air transport:

- 1. Report of Air Transport Board on transcontinental air services, Dec. 31st 1958, 23. Sess. Paper No. 186.
- 2. Report of Public Board of Inquiry in crash of aircraft near Issoudun, Que., Aug. 11th 1957, 20. Sess. Paper No. 181. Printed.
- Address,—Correspondence with airline companies on use of Frobisher Bay as refueling stop on international routes: Mr. Hardie, 98. Presented, 210. Sess. Paper No. 202.

See also under Agreements, protocols, exchange of notes, treaties.

Aircraft:

- 1. Telegrams re termination of contracts for production of AVRO Arrow, 175. Sess. Paper No. 198. (Printed as appendix to Hansard of Feb. 27th).
- Address,—Correspondence with officials of A. V. Roe Canada Limited re discontinuance of production of CF-105: Mr. Argue, 179. Presented, 339. Sess. Paper No. 198d.
- Address,—Contracts with A. V. Roe Canada Limited *re* development and construction of CF-105: Mr. Argue, 180. Presented, 340. Sess. Paper No. 198c.
- Order,—Return showing meetings with officials of A. V. Roe Canada Limited *re* Arrow between Sept. 24th 1958 and Feb. 20th 1959: Mr. McIlraith, 196. Presented, 232. Sess. Paper No. 198a.
- 5. Order,—Return *re* estimates on cost per plane of 100 operational Arrows (CF-105's), with spare engine and missiles: Mr. McIlraith, 298. Presented, 302. Sess. Paper No. 198b.
- 6. Exports to United States: See Export Credits Insurance Corporation.

Airports:

- 1. Address,—Correspondence *re* establishment of airport facilities for wheel-equipped aircraft in Moosonee area: Mr. Peters, 63. Presented, 728. Sess. Paper No. 209*d*.
- 2. Address,—Correspondence *re* establishment of airport in vicinity of Kirkland Lake: Mr. Peters, 63. Presented, 242. Sess. Paper No. 209.
- 3. Address,—Correspondence *re* building of airport at Prince Rupert, B. C.: Mr. Howard, 180.
- 4. Order,—Return *re* landing-strip at Mingan, Saguenay County, construction cost, sale, date, conditions: Mr. Bourget, 298. Presented, 309. Sess. Paper No. 209a.
- Address,—Correspondence with municipal governments or individuals re airport at Dawson Creek, B. C.: Mr. Regier, 542. Presented, 650. Sess. Paper No. 209b. Supplementary Return, 680. Sess. Paper No. 209c.

See also Malton airport, land expropriation.

Appendices: See page following Index.

Appropriation Bills: See Supply Bills.

Archives, Public:

Report, 1955-58, 753. Sess. Paper No. 19. Printed.

Armed forces: See Canadian Forces Superannuation Act, Bill; National Defence Department.

Army Benevolent Fund Board:

Report for 1958-59, 624. Sess. Paper No. 168.

Arrow CF-105: See Aircraft.

Atlantic provinces:

Order,—Return *re* special fiscal considerations offered to encourage private enterprises to locate in Atlantic provinces to encourage processing of natural resources: Mr. Pickersgill, 641.

Atlas of Canada:

Order,—Return *re* publication, sale, binders, tenders, delays, reason, etc.: Mr. Caron, 617. Presented, 675. Sess. Paper No. 132b.

Atom smasher:

Address,—Correspondence between trade and commerce minister and Canadian Association of Physicists *re* proposal to construct atom smasher: Mr. McIlraith, 542. Presented, 729. Sess. Paper No. 248.

Atomic energy agreements:

- 1. Agreement between United Kingdom and European Atomic Energy Community (EURATOM), for co-operation in peaceful uses of atomic energy, 145. Sess. Paper No. 30. *Printed*.
- 2. Agreement between United States and European Atomic Energy Community (EURATOM), for co-operation in peaceful uses of atomic energy, 145. Sess. Paper No. 30a. Printed.
- 3. Agreement with United States, concluded at Washington on May 22nd 1959, *re* co-operation on uses of atomic energy for mutual defence purposes, 490. Sess. Paper No. 30k. (French, 514).
- 4. Agreement with Japan *re* co-operation in peaceful uses of atomic energy, 649. Sess. Paper No. 301. (French, 739).

Atomic Energy Control Board of Canada:

Report for 1958-59, 692. Sess. Paper No. 135.

Atomic Energy of Canada Limited:

Report for 1958-59, 711. Sess. Paper No. 134. Printed.

Atomic radiation:

Report entitled "Levels of Strontium-90 in Canadian Milk Powder Samples" for period April-December 1958, 424. Sess. Paper No. 223.

Atomic tests:

Address,—Correspondence with any agency of the United Nations, since June 1st 1956, *re* cessation of nuclear tests: Mr. Argue, 139. Presented, 431. Sess. Paper No. 225.

Atomic waste materials:

Order,—Return *re* atomic waste materials dropped in North Atlantic, government representations, effects on Canadian fishery: Mr. Morris, 225. Presented, 240. Sess. Paper No. 135a.

Auditor General:

- 1. Public Accounts of Canada and Report for 1957-58, 59. Sess. Paper No. 31. Printed.
- 2. Motion that report for 1957-58 be referred to Public Accounts Committee: Called and transferred to Government Orders, 206. Moved, debated, agreed to, 219. Reported on, 604-14.

Austria, state treaty: See under Agreements, protocols, exchange of notes, treaties.

B

Baloise Fire Insurance Company of Canada Act, Amendment, Bill:

Petition to change name to Elite Insurance Company, 31. Reported, 54.
Bill S-10, Mr. Taylor. Received, 1st R., 150. 2nd R., referred to Banking and Commerce Committee, 159-60. Reported without amendment, 195.
Considered in Committee of the Whole, reported without amendment, 3rd R., 208. R. A., 270. (7-8 Elizabeth II, Chapter 56).

Bank of Canada:

Report and statement of accounts for 1958, 232. Sess. Paper No. 32. Printed. (French, 240. Printed).

Bank reports:

- 1. Classification of loans and deposits of chartered banks as at Sept. 30th 1958, 10. Sess. Paper No. 33.
- 2. Statement showing current operating earnings and expenses of chartered banks for 1958, 119. Sess. Paper No. 34.
- 3. Unclaimed balances in banks incorporated under Quebec Savings Banks Act as at Dec. 31st 1958, 189. Sess. Paper No. 38.
- 4. Unclaimed balances in chartered banks as at Dec. 31st 1958, 189. Sess. Paper No. 36.
- 5. List of shareholders in chartered banks as at end of financial year ended in 1958, 424. Sess. Paper No. 35.
- 6. List of shareholders in banks incorporated under Quebec Savings Banks Act as at end of financial year ended in 1958, 424. Sess. Paper No. 37.

Banking and Commerce Committee:

- 1. Membership: 91.
- Bills referred: Waterloo Mutual Insurance Company, 125; Gore District Mutual Fire Insurance Company, 134; Boiler Inspection and Insurance Company, 159; Baloise Fire Insurance Company of Canada, 159-60; North American Accident Insurance Company, 176; Co-operative Fire and Casualty Company, 275; Paramount Life Insurance Company, 280; Export Finance Corporation of Canada Ltd., 372; Standard Trust Company, 633; Desjardins Mutual Life Insurance Company, 652.
- 3. Reports: First (printing, sittings, quorum), 118; Second (Waterloo Mutual Insurance Company Bill, Gore District Mutual Fire Insurance Company Bill, Boiler Inspection and Insurance Company of Canada Bill, Baloise Fire Insurance Company of Canada Bill, North American Accident Insurance Company Bill), 195; Third (Co-operative Fire and Casualty Company Bill, Paramount Life Insurance Company Bill), 311; Fourth (Export Finance Corporation of Canada, Ltd. Bill), 457; Fifth (Standard Trust Company Bill, Desjardins Mutual Life Assurance Company Bill), 677.
- 4. Reports concurred in: First, on division, 130.

Bilingual negotiable instruments: See Financial Administration Act, Amendment, Bills; Negotiable Instruments in English and French Act, Bill.

Bill of Rights:

Address,—Correspondence with provincial governments since March 31st 1958 re Bill of Rights: Mr. Argue, 98. Presented, 602. Sess. Paper No. 240. INDEX

A.D. 1959

Bills, Private:

See also titles of particular bills and under Divorce bills and petitions.

- 1. Baloise Fire Insurance Company of Canada (Bill S-10).
- 2. Boiler Inspection and Insurance Company of Canada (Bill S-8).
- 3. Boy Scouts Association Act Amendment (Bill S-13).
- 4. British Pacific Life Insurance Company (Title changed from Paramount Life Insurance Company) (Bill S-12).
- 5. Canadian Legion of the British Empire Service League (Bill S-19).
- 6. Canadian Medical Association Act Amendment (Bill S-5).
- 7. Co-operative Fire and Casualty Company (Bill S-15).
- 8. Desjardins Life Insurance Company (Bill S-29).
- 9. Evangelical Mennonite Conference (Bill S-11).
- 10. Export Finance Corporation of Canada Ltd. (Bill S-17).
- 11. Foothills Pipe Lines Ltd. (Bill S-16).
- 12. Free Methodist Church in Canada (Bill S-27).
- 13. Gore District Mutual Fire Insurance Company (Bill S-7).
- 14. Holy Family of Bordeaux, Congregation of the Sisters of the (Bill S-14).
- 15. Lutheran Church-Canada (Bill S-18).
- 16. North American Accident Insurance Company (Bill S-9).
- 17. Roman Catholic Episcopal Corporation of Prince Rupert (Bill S-23).
- 18. Standard Trust Company (Bill S-28).
- 19. Waterloo Mutual Insurance Company (Bill S-4).

Bills, Public:

See also under titles of particular bills.

- 1. Bretton Woods Agreements Act Amendment (Bill C-52).
- 2. British North America Act Amendment (redistribution) (Bill C-14).
- 3. British North America Act Amendment (representation in Senate for territories) (Bill C-69).
- 4. Canada-Finland Income Tax Convention (Bill C-54).
- 5. Canadian Forces Superannuation (Bill C-62).
- 6. Canadian National Railways Financing and Guarantee (Bill C-61).
- 7. Citizenship Act Amendment (Bill C-2).
- 8. Coal Production Assistance (Bill C-68).
- 9. Combines Investigation Act and Criminal Code Amendment (Bill C-59).
- 10. Combines Investigation Act and Criminal Code Amendment (Bill C-70).
- 11. Companies Act Amendment (annual financial statements) (Bill C-22).
- 12. Criminal Code Amendment (capital punishment) (Bill C-18).
- 13. Criminal Code Amendment (corporal punishment) (Bill C-19).
- 14. Criminal Code Amendment (Bill C-58).
- 15. Crop Insurance (Bill C-66).
- 16. Customs Tariff and New Zealand Trade Agreement Act Amendment (Bill C-44).
- 17. Elections Act Amendment (advance polls) (Bill C-10).
- Elections Act Amendment (publication of straw poll results) (Bill C-11).
- 19. Elections Act Amendment (Indians) (Bill C-13).
- 20. Elections Act Amendment (absentee voting) (Bill C-16).
- 21. Elections Act Amendment (election expenses) (Bill C-17).
- 22. Energy Board (Bill C-49).
- 23. Excise Act Amendment (Bill C-45).

66970-5-49

Bills, Public:—(Continued)

- 24. Excise Tax Act Amendment (Bill C-47).
- 25. Export Credits Insurance Act Amendment (Bill S-22).
- 26. Farm Credit (Bill C-67).
- 27. Farm Improvement Loans Act Amendment (Bill C-63).
- 28. Federal-Provincial Tax-Sharing Arrangements Act Amendment (Bill C-41).
- Financial Administration Act Amendment (bilingual negotiable instruments) (Bill C-4).
- Financial Administration Act Amendment (bilingual negotiable instruments) (Bill C-12).
- 31. Fisheries Improvement Loans Act Amendment (Bill C-30).
- 32. Flag of Canada (Bill C-6).
- 33. Fraser River Navigation and Salmon (Bill C-23).
- 34. Freight rates reduction (Bill C-38).
- 35. Housing Act, 1954, Amendment (Bill C-28).
- 36. Humane slaughter of Food Animals (Bill C-71).
- 37. Immigration Act Amendment (Jurisdiction of Courts) (Bill C-20).
- 38. Income Tax Act Amendment (Bill C-48).
- 39. Indian Act Amendment (elections) (Bill C-15).
- 40. Indian Reserves (New Brunswick agreement) (Bill S-6).
- 41. Indian Reserves (Nova Scotia agreement) (Bill S-25).
- 42. Industrial Development Bank Act, 1959 (Bill C-51).
- 43. Interest Act Amendment (Bill C-3).
- 44. Judges Act Amendment (Bill C-56).
- 45. Length and Mass Units Act Amendment (Bill S-20).
- 46. Minimum Wage (Bill C-8).
- 47. National Defence Act Amendment (Bill C-27).
- 48. Negotiable Instruments in English and French (Bill C-9).
- 49. Newfoundland Additional Grants (Bill C-72).
- 50. Newfoundland Salt Fish Exportation Laws Repeal (Bill S-32).
- 51. Northwest Territories Act Amendment (Bill C-26).
- 52. Oaths of Office (C-1).
- 53. Old Age Security Act Amendment (Bill C-46).
- 54. Parliamentary Secretaries (C-37).
- 55. Penitentiary Act Amendment (Bill C-42).
- 56. Pigeon River Bridge (Bill S-31).
- 57. Prime Minister's Residence Act Amendment (Bill C-64).
- 58. Prisons and Reformatories Act Amendment (Bill S-26).
- 59. Public Lands Grants Act Amendment (Bill S-2).
- 60. Public Servants Inventions Act Amendment (Bill C-33).
- 61. Public Service Pension Adjustment (Bill C-60).
- 62. Queen Elizabeth II Canadian Research Fund (Bill C-65).
- 63. Queenston Bridge (Bill S-30).
- 64. Railway Act Amendment (Bill C-40).
- 65. Representation Act Amendment (Témiscouata constituency, renaming Rivière-du-Loup-Témiscouata) (Bill C-21).
- 66. Representation Act Amendment (Keewatin-Franklin) (Bill C-55).
- 67. Royal Canadian Mounted Police Act Amendment (organization, discipline) (Bill C-34).
- 68. Royal Canadian Mounted Police Superannuation (Bill C-57).
- 69. St. Lawrence Seaway Authority Act Amendment (Bill C-25).

INDEX

Bills, Public:—(Concluded)

- 70. Seeds (Bill S-24).
- 71. Shipping Act Amendment (Bill S-3).
- 72. Small Loans Act Amendment (Bill C-5).
- 73. Statutory Holidays with Pay (Bill C-7).
- 74. Supply (further supplementary) (Bill C-24).
- 75. Supply (further supplementary) (Bill C-36).
- 76. Supply (interim) (Bill C-35).
- 77. Supply (interim) (Bill C-53).
- 78. Supply (main) (Bill C-73).
- 79. Trans-Canada Highway Act Amendment (Bill C-29).
- 80. Transport Act Amendment (Bill C-39).
- 81. Unemployment Insurance Act Amendment (Bill C-43).
- 82. Veterans' Land Act Amendment (Bill C-50).
- 83. Veterans Rehabilitation Act Amendment (Bill C-31).
- 84. War Service Grants Act Amendment (Bill C-32).
- 85. Weights and Measures Act Amendment (Bill S-21).

Blind Persons Act:

Report on administration of allowances for 1957-58, 132. Sess. Paper No. 92. Printed. (French, 559. Printed).

Boiler Inspection and Insurance Company of Canada Act, Amendment, Bill:

Petition to amend act, 87. Reported, 120. Bill S-8, Mr. Morton. Received, 1st R., 150. 2nd R., referred to Banking and Commerce Committee, 159.
Reported without amendment, 195. Considered in Committee of the Whole, reported with an amendment, considered as amended, 3rd R., 209. Senate agreed to Commons amendment, 220. R. A., 270. (7-8 Elizabeth II, Chapter 57).

Box car inquiry: See Grain.

Boy Scouts Association Act, Amendment, Bill:

Petition to amend act, 174. Reported, 193. Bill S-13, Mr. Fleming (Okanagan-Revelstoke). Received, 1st R., 229-30. 2nd R., referred to Miscellaneous Private Bills Committee, 275. Reported without amendment, 306. Considered in Committee of the Whole, reported without amendment, 3rd R., 312. R. A., 404. (7-8 Elizabeth II, Chapter 71).

Bracken inquiry: See Grain.

Bretton Woods Agreements Act:

Report on operations for 1958-59, 351. Sess. Paper No. 39.

Bretton Woods Agreements Act, Amendment, Bill:

Resolution,—To provide for payment to International Monetary Fund and International Bank for Reconstruction and Development of sums not exceeding thirteen hundred million United States dollars, and to authize necessary borrowing therefor: House to consider in Committee of the Whole at next sitting, 420. Considered in Committee of the Whole, resolution adopted, 460. Bill C-52, Minister of Finance. 1st R., 460. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 538. Passed by Senate, 623. R. A., 684. (7-8 Elizabeth II, Chapter 19).

 $66970-5-49\frac{1}{2}$

Bridge authority for Montreal area:

Motion (Mr. Chevrier),—Government should consider advisability of establishing public corporation or bridge authority for Montreal area, to acquire, lease, build and operate all such facilities for convenience of public: moved, 214-5. Amendment (Mr. Regier), moved, 215. Debate adjourned, on motion (Mr. Hamilton, York West), on division, 215-6.

Bridges: See Public Works.

British Guiana:

Resolution passed by Legislative Council expressing sympathy at death of Hon. Sidney Smith, 285.

British North America Act, Amendment, Bills:

- 1. Bill C-14, Mr. Fisher, Act to provide readjustment of representation by independent commission. 1st R., 18. 2nd R. moved, 444.
- 2. Bill C-69, Mr. Nielsen, Act with respect to representation in Senate for territories. 1st R., 673.

British Pacific Life Insurance Company Act, Bill:

Bill S-12, Act to incorporate. Mr. Taylor. Received, 1st R., 236. 2nd R., referred to Banking and Commerce Committee, 279-80. Reported with amendements, 311. Considered in Committee of the Whole, reported with amendments to Clause 1 and title, and considered as amended, 3rd R., 323. Senate agreed to Commons amendments, 339. R. A., 404. (7-8 Elizabeth II, Chapter 58).

See also Pacific Standard Life Insurance Company.

Broadcast Governors, Board of:

Report for 1958-59, 719. Sess. Paper No. 103.

Broadcasting (Special) Committee:

- 1. Motion,—That a select committee be appointed to consider radio and television broadcasting, annual report of the Canadian Broadcasting Corporation, and to review operations of Corporation: Called and transferred to Government Orders, 348. Moved, debated, agreed to, 361.
- 2. Membership: 376, 418, 489, 503, 515, 519, 677.
- 3. Reports: First (recommends Toronto meeting), 537; Second (Canadian Broadcasting Corporation, evidence and proceedings recorded as Appendix 20 to *Journals*), 721-4.
- 4. Reports concurred in: First, 537.

Budget: See Ways and Means.

C

Cabinet ministers:

- 1. Order,—Return re ministers holding directorates in corporations, periods of time: Mr. Howard, 112. Presented, 210. Sess. Paper No. 201.
- 2. Order,—Return showing travels by members of Government outside Canada since taking office: Mr. Hardie, 316.

Canada Council:

- 1. Report for 1958-59, 698. Sess. Paper No. 121. Printed.
- Motion,—That report for 1957-58 be referred to Public Accounts Committee: Called and transferred to Government Orders, 214. Moved, debated, agreed to, 219.
- 3. Motion,—That financial statements and report of Auditor General for 1957-58, be referred to Public Accounts Committee: Called and transferred to Government Orders, 206. Moved, debated, agreed to, 219.
- 4. Committee report, evidence and proceedings recorded as Appendix 15 to Journals, 614-6.

Canada Elections Act: See Elections; Elections Act.

Canada-Finland Income Tax Convention Act, Bill:

Bill C-54, Minister of Finance. 1st R., 519. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 565. Passed by Senate, 623. R. A., 684. (7-8 Elizabeth II, Chapter 20).

Canada Shipping Act: See Shipping Act.

Canada sports council:

- Motion (Mr. Taylor),—Consideration to advisability of establishing council with object of fostering and encouraging amateur sport in Canada: moved and debate interrupted, 132.
- Canada Statutory Holidays with Pay Act. Bill: See Statutory Holidays with Pay Act, Bill.

Canada-United States agreements, notes, etc.:

- Exchange of Notes on Canadian customs legislation, 23. Sess. Paper No. 185.
- 2. Exchange of Notes on seasonal movement between two countries of wood workers, 170. Sess. Paper No. 30g.
- 3. Exchange of Notes on operation of television station on channel 16 at Scranton, Pa., 170. Sess. Paper No. 30i.
- Note, dated April 9th 1959, to United States on increase in diversion of water from Lake Michigan through Chicago drainage canal, 319. Sess. Paper No. 217. (*Printed* as appendix to *Hansard* of May 16th).
- 5. Aide-memoire, dated May 15th 1959, on pilotage on Great Lakes, delivered to Washington, 457. Sess. Paper No. 180d.
- 6. Exchange of Notes on Rush-Bagot Treaty of 1817 in matters relating to naval forces on Great Lakes, 551. Sess. Paper No. 235. (*Printed* as appendix to *Hansard* of June 12th).
- 7. Note, dated June 12th 1959, from United States on increase in diversion of water from Lake Michigan through Chicago drainage canal, 573. Sess. Paper No. 217a. (*Printed* as appendix to *Hansard* of June 17th).
- See also Atomic energy agreements; Defence agreements; St. Lawrence Seaway.

Canada-United States Inter-Parliamentary Group:

Report of organization meeting in Washington, 369. Sess. Paper No. 220. (*Printed* as appendix to *Hansard* of May 1st).

Canada-United States Joint Economic and Trade Committee:

Communiqué on meetings held in Ottawa, January 1959, 21. Sess. Paper No. 177a.

Canada-United States relations:

- 1. Address,-Correspondence re actions in U. S. courts against certain companies producing radio and television equipment: Mr. Fisher, 78. Presented, 216. Sess. Paper No. 204.
- 2. Address,—Correspondence with U. S. officials re Consolidated Premium Iron Ore Company, Premium Iron Ore Company, Cyrus Eaton, and F. Daley, since June 1st 1958: Mr. Fisher, 78. Presented, 83-4. Sess. Paper No. 189. Supplementary Return, 232. Sess. Paper No. 189a.
- See also Atomic energy agreements; Canada-United States agreements, notes, etc.; Defence agreements; Northern defence installations; St. Lawrence Seaway.

Canadian Arsenals Limited:

Report for 1958-59, 635. Sess. Paper No. 21.

Canadian Broadcasting Corporation:

- 1. Report for 1958-59, 719. Sess. Paper No. 104. Printed.
- 2. Report for 1957-58 referred to Broadcasting (Special) Committee, 361. Reported on, 721-4. Evidence and proceedings recorded as Appendix 20 to Journals, 724.
- 3. Address.—Correspondence re television programmes to serve Fort Frances, Dryden, Sioux Lookout, Red Lake and Atikokan: Mr. Benidickson. 64.
- 4. Address,-Correspondence re dispute between C.B.C. and some of its employees: Mr. Howard, 78-9.
- 5. Order,—Transcript of news broadcast from CBFT, channel 2, Tuesday, March 10th, at eleven o'clock p.m.: Mr. Deschatelets, 286. Presented, 374. Sess. Paper No. 104b.
- 6. Order,-Return showing representations of cabinet ministers re programs: Mr. Deschatelets, 298. Presented, 314. Sess. Paper No. 104a.
- 7. Order,-Reports and memoranda prepared by Corporation and distributed beyond its administration on Progressive-Conservative Convention of 1956 and Liberal Convention of 1958: Mr. Fisher, 299.

See also Television.

Canadian Commercial Corporation:

Report for 1958-59, 635. Sess. Paper No. 22. Printed.

Canadian Economic Outlook, confidential report: See under Trade and Commerce Department.

Canadian Farm Loan Board: See Farm Loan Board.

Canadian Forces Superannuation Act, Bill:

Resolution,—To provide for revision and consolidation of pension provisions of Defence Services Pension Act, and for administrative changes: House to consider in Committee of the Whole at next sitting, 341. Considered in Committee of the Whole, resolution adopted, 565. Bill C-62, Minister of National Defence. 1st R., 565. 2nd R., 597. Considered in Committee of the Whole, 597, 599. Reported with amendments, considered as amended, 3rd R., 599. Passed by Senate, 682. R. A., 685. (7-8 Elizabeth II, Chapter 21).

Canadian Legion of the British Empire Service League Act, Amendment, Bill:

Petition to amend act, 223. Reported, 328. Bill S-19, Mr. Macdonald (Kings). Received, 1st R., 419. 2nd R. and referred to Miscellaneous Private Bills Committee, 429. Reported without amendment, 445. Considered in Committee of the Whole, reported without amendment, 3rd R., 451. R. A., 524. (7-8 Elizabeth II, Chapter 72).

Canadian Maritime Commission:

Report for 1958-59, 624. Sess. Paper No. 162. Printed.

Canadian Medical Association Act, Amendment, Bill:

Petition to amend act, 31. Reported, 54. Bill S-5, Mr. Horner (Jasper-Edson). Received, 1st R., 86. 2nd R., referred to Miscellaneous Private Bills Committee, 125. Reported without amendment, 201. Considered in Committee of the Whole, reported without amendment, 3rd R., 208. R. A., 270. (7-8 Elizabeth II, Chapter 73).

Canadian National Railway Company:

- 1. Annual report, auditors' report and securities trust report for 1958, 314. Sess. Paper Nos. 152 (printed), 154 (printed), 157. Referred with estimates and budgets to Railways, Air Lines and Shipping Committee, 358-9. Reported on, 425, 461-3. Committee evidence and proceedings recorded as Appendix 8 to Journals, 425.
- 2. Order in Council approving capital and operating budgets for 1959, 328. Sess. Paper No. 155.
- Orders in Council withdrawing from entrustment: two parcels of land in Saint John, N. B., 16; parcel of land in Souris, P. E. I., 16. Sess. Paper Nos. 156, 156a.
- Report re branch line from Bartibog to Tomogonops River area, 40. Sess. Paper No. 153a.
- Report re branch line from Optic Lake to Chisel Lake, and purchase of line from Sipiwesk to Burntwood River near Mystery Lake, 40. Sess. Paper No. 153d.
- 6. Report *re* branch lines in St. Felicien-Beattyville-Chibougamau and Hillsport-Manitouwadge Lake areas, 40. Sess. Paper No. 153c.
- 7. Report *re* terminal facilities in vicinity of Montreal, 40. Sess. Paper No. 153b.

Canadian National Railways Financing and Guarantee Act, 1959, Bill:

Resolution,—To authorize capital expenditures in 1959 and issue of securities; Minister of Finance to make loans to said Company, etc.: House to consider in Committee of the Whole at next sitting, 420. Considered in Committee of the Whole, resolution adopted, 564. Bill C-61, Minister of Finance. 1st R., 564. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 599-600. Passed by Senate, 678. R. A., 685. (7-8 Elizabeth II, Chapter 22).

Canadian National (West Indies) Steamships Limited:

- 1. Report for 1958, auditors' report for 1958, 314. Sess. Paper Nos. 158, 154 (printed). Referred with estimates to Railways, Air Lines and Shipping Committee, 358-9. Reported on, 461-3. Committee evidence and proceedings recorded as Appendix 8 to Journals, 425.
- Order,—Copy of contracts re sale of vessels: Mr. Chevrier, 63. Presented, 147. Sess. Paper No. 158a.

7-8 ELIZABETH II

Canadian Overseas Telecommunication Corporation:

- 1. Report for 1958-59, 718. Sess. Paper No. 159.
- Order in Council approving capital budget for 1959-60, 437. Sess. Paper No. 159a.

Canadian Pacific Railway Company:

Lands sold during year ended Sept. 30th 1958, 16. Sess. Paper No. 160.

Canadian Pension Commission:

Report for 1957-58, 9. Sess. Paper No. 167. Printed.

Canadian Wheat Board: See Wheat Board.

Casselman, Mrs. Jean, M. P.:

Notification re election for Electoral District of Grenville-Dundas, 3.

Catholic Episcopal Corporation of Prince Rupert Act, Amendment, Bill:

See Roman Catholic Episcopal Corporation of Prince Rupert Act, Amendment, Bill.

Central Mortgage and Housing Corporation:

- 1. Report for 1958, 288. Sess. Paper No. 125. Printed.
- 2. Capital Budget for 1959, 232. Sess. Paper No. 125a.
- 3. Order,—Letters and lists from Justice Department stating names of legal agents that may be engaged: Mr. Argue, 325-6. Presented, 739. Sess. Paper No. 125e.
- 4. Order,—Return *re* solicitors utilized in Oxford County, Ont., in last three months: Mr. Badanai, 358.
- Order,—Memoranda from Public Works Department stating names of legal agents that may be engaged by Corporation: Mr. Argue, 703. Presented, 739. Sess. Paper No. 125f.
- 6. St. John's housing projects: See under Newfoundland.

Chairman of Committees of the Whole House: See Committees of the Whole House.

Chicago diversion: See Canada-United States agreements, notes, etc.

Chief Electoral Officer: See Elections.

China:

Motion (Mr. Winch),—Consideration to advisability of recognizing Chinese People's Republic: moved and debate interrupted, 277.

Circumpolar conference:

Order,—Telegrams, correspondence, of Northern Affairs Minister, his deputies or officers of Museum *re* circumpolar conference at Copenhagen on May 19th 1958: Mr. Argue, 508. Presented, 739. Sess. Paper No. 249.

Citizenship Act, Amendment, Bill:

Bill C-2, Mr. Pickersgill. 1st R., 17. 2nd R. moved, 82. Amendment (Mr. Crestohl),—To defer and refer subject-matter to special committee to be designated to draft bill: moved and ruled out of order, 82. Amendment (Mr. Roberge),—To defer and refer subject-matter to External Affairs Committee: moved and, on point of order, ruled in order, 82-3. Debate continuing, 83. Debate resumed, 418.

Citizenship and Immigration Department:

Order,—Return *re* staff employed at ports of King's Gate, Waneta, Nelway, Paterson, Ossyoos, B. C.; number of persons, vehicles, entering, leaving Canada during 1954-59: Mr. Pickersgill, 641. Presented, 739. Sess. Paper No. 250.

Civil defence:

- 1. Letter, dated March 26th 1959, sent by Prime Minister to provincial premiers, except Quebec. Letter (French), dated March 30th 1959, sent to Quebec premier, 301. Sess. Paper No. 93a.
- 2. Order in Council P. C. 1959-656 revoking Order in Council P. C. 985 of 1951 and approving Civil Defence Order of 1959, 514.

Civil Service:

- 1. Dismissals: See Post Office Department; Transport Department.
- Order,—Poster advertising competition No. 56-599: Mr. Argue, 226. Presented, 232. Sess. Paper No. 191c.
- 3. U. S. citizens in: See Public Service.

Civil Service Commission:

- 1. Report for 1958, 711. Sess. Paper No. 128. Printed.
- Report, dated Dec., 1958, entitled: Personnel Administration in the Public Service, 13. Sess. Paper No. 128a. Printed. (French, 181. Printed).
- Positions excluded from operation of Civil Service Act, 126. Sess. Paper No. 129.
- 4. Estimates of 1959-60 referred to Estimates Committee, 420. Reported, 645-8. Evidence and proceedings recorded as Appendix 16 to *Journals*, 649.

Civil Service Insurance Act:

Statement on operations for 1958-59, 629. Sess. Paper No. 41.

Clark report: See Old age insurance.

Clerk of Petitions:

Reports: 31, 46, 75, 87, 108 (3), 119, 137 (2), 147-8, 174, 189-93, 210 (2), 217, 223, 233, 257, 288, 294, 302, 409, 424, 465, 490, 526, 542-3.

See also Bills, Private; Divorce Bills and petitions; Miscellaneous Private Bills Committee; Standing Orders Committee—and under titles of particular private bills.

Clerk of the House:

Informs House of absence of Mr. Speaker, 621.

Coal Production Assistance Act, Bill:

Resolution,—To extend application of Act to coal producers in all parts of Canada, increase aggregate principal amount of loans, extend application of Act to 1964, authorize amendments to agreement with Dominion Coal Company, etc.: House to consider in Committee of the Whole at next sitting, 563. Considered in Committee of the Whole, resolution adopted, 631. Bill C-68, Minister of Mines and Technical Surveys. 1st R., 632. 2nd R., 674. Considered in Committee of the Whole, 674, 677. Reported without amendment, 3rd R., 677. Passed by Senate, 718. R. A., 753-4. (7-8 Elizabeth II, Chapter 39).

66970-5-50

Colombo Plan:

Seventh annual report, Nov., 1958, of Consultative Committee, 17. Sess. Paper No. 28. Printed.

Combines Investigation Act:

- 1. Report of Director of Investigation and Research for 1957-58, 15. Sess. Paper, No. 72. Printed.
- Order,—Statement of evidence by Mr. T. D. MacDonald, Director of Investigation and Research, *re* inquiry into production, purchase and sale of raw fish in British Columbia: Mr. Howard,—negatived on division, 618.

See also Restrictive Trade Practices Commission.

Combines Investigation Act and Criminal Code Amendment, Bills:

- Bill C-59, Minister of Justice. 1st R., 546. Order for second reading discharged and bill withdrawn, 677.
- Bill C-70, Minister of Justice. 1st R., 687. 2nd R., considered in Committee of the Whole, reported with amendments, and considered as amended, 3rd R., 751. Passed by Senate, 752. R. A., 753-4. (7-8 Elizabeth II, Chapter 40).

Committees:

- 1. Committee appointed to strike standing committees, 8; reported, 89; (For list of committees, see *Journals*, pages 89-97); Report concurred in, 101.
- 2. Powers given to committees, 97.

Committees of the Whole House:

Deputy Chairman, Charles E. Rea, Esq., M. P., appointed on motion, 8.

Commonwealth Trade and Economic Conference 1958:

Report on Montreal conference, 14. Sess. Paper No. 177. Printed.

Companies Act, Amendment, Bill:

Bill C-22, Mr. Broome (annual financial statements). 1st R., 82. 2nd R. moved, 345.

Co-operative Fire and Casualty Company Act, Amendment, Bill:

Petition to amend act to permit increase in maximum rate of interest payments on contributions, 87. Reported, 193. Bill S-15, Mr. Jones. Received, 1st R., 253-4. 2nd R., referred to Banking and Commerce Committee, 275. Reported without amendment, 311. Considered in Committee of the Whole, reported without amendment, 3rd R., 323. R. A., 404. (7-8 Elizabeth II, Chapter 59).

Criminal Code Amendment, Bills:

1. Bill C-58, Minister of Justice. 1st R., 546. 2nd R., 632, 634. Considered in Committee of the Whole, 634, 642, 674. Reported with amendments, considered as amended, 3rd R., 674. Passed by Senate with amendment, 718. Senate amendment agreed to, 752. R. A., 753-4. (7-8 Elizabeth II, Chapter 41).

INDEX

Criminal Code Amendment Bills:-(Concluded)

- Bill C-18, Mr. McGee (capital punishment). 1st R., 24. 2nd R. moved, 281. Debate resumed, 589.
- Bill C-19, Mr. McGee (corporal punishment). 1st R., 24. 2nd R. moved, 293. Debate resumed, 697.
- See also Combines Investigation Act and Criminal Code Amendment, Bills.

Crop insurance:

Address,—Correspondence with provincial governments since 1957 re scheme for crop insurance: Mr. Argue, 508.

Crop Insurance Act, Bill:

Resolution,—To provide for payment of contribution and the making of loans in respect of operation of provincial schemes for crop insurance: House to consider in Committee of the Whole at next sitting, 463. Considered in Committee of the Whole, resolution adopted, 628. Bill C-66, Minister of Agriculture. 1st R., 628. 2nd R., 678, 679. Considered in Committee of the Whole, reported without amendment, 679. 3rd R., 682. Passed by Senate, 718. R. A., 753-4. (7-8 Elizabeth II, Chapter 42).

Crown Assets Disposal Corporation:

Report for 1958-59, 635. Sess. Paper No. 23.

Currency, Mint and Exchange Fund Act: See Exchange Fund Account; Mint, Royal Canadian.

Custodian of Enemy Property:

Report for 1958, 232. Sess. Paper No. 130.

Customs Tariff and the New Zealand Trade Agreement Act, Amendment, Bill:

Resolution (Budget), adopted, 383-401. Bill C-44, Minister of Finance, 1st R., 415. 2nd R., considered in Committee of the Whole, reported with amendments, and considered as amended, 3rd R., 422. Passed by Senate, 493. R. A., 524. (7-8 Elizabeth II, Chapter 12).

D

Debates Committee:

Membership: 94.

Defence agreements:

- 1. Documents relating to Distant Early Warning (DEW) Line, 177. Sess. Paper No. 195a.
- Exchange of Notes with United States *re* establishment in Canada of short range tactical air navigation facilities at nine sites (TACANO), 454. Sess. Paper No. 30j.
- Exchange of Notes with United States governing establishment of integrated communications system to support Ballistic Missiles Early Warning System, 706. Sess. Paper No. 30m.

See also Atomic energy agreements.

Defence Construction (1951) Limited:

Report for 1958-59, 624. Sess. Paper No. 24. Printed. $66970 \cdot 5 - 50\frac{1}{2}$

7-8 ELIZABETH II

Defence Production Department:

Report for 1958, 291. Sess. Paper No. 20. Printed.

Defence Services Pension Act, revision and consolidation: See Canadian Forces Superannuation Act, Bill.

Deficiency payments: See under Agricultural products; Grain.

Departments of government: See under inverted names, e. g. Agriculture Department; Mines and Technical Surveys Department.

Deputy Chairman of Committees: See Committees of the Whole House.

Desjardins Life Insurance Company Act, Bill:

Petition to incorporate, 542-3. Referred to Standing Orders Committee, 541.
Reported, 577-8. Report of Notice, 597. Bill S-29, Mr. Dorion. Received, 1st R., 649. 2nd R., 651-2. Referred to Banking and Commerce Committee, 652. Reported without amendment, 677. Considered in Committee of the Whole, reported without amendment, 3rd R., 697. R. A., 753-4. (7-8 Elizabeth II, Chapter 60).

DEW Line: See Defence Agreements.

Diefenbaker, Right Hon. J. G., world tour: See Prime Minister.

Disabled Persons Act:

Report on administration of allowances for 1957-58, 132. Sess. Paper No. 94. Printed. (French, 174. Printed).

Dismissals: See Post Office Department; Transport Department.

Divisions: 34, 44, 58, 104, 106, 122, 129, 164, 167, 186, 187, 197, 203, 215, 276, 307, 321, 326, 330, 331, 338, 355, 428, 434, 441, 458, 472, 495, 500, 501, 520, 534, 537, 586, 595, 679, 716.

Divorce Bills and Petitions:

- ABEL, LOUISE MARTEL: Petition for an Act, 46. Report of Notice, 66. Bill SD-167. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 75).
- ADAMS, NITA STELLA POLLOCK: Petition for an Act, 46. Report of Notice, 66. Bill SD-8. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 76).
- ALERECHTSON, BARBARA ANN MARY CURRAN: Petition for an Act, 191. Report of Notice, 295. Bill SD-237. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 77).
- ANDREWS, JAMES KENNEDY: Petition for an Act, 46. Report of Notice, 66. Bill SD-74. Mr. McCleave. Received, 1st R., 146. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 78).

- ANDREWS, MARIE MARGUERITE LOUISE LECLERC: Petition for an Act, 46. Report of Notice, 153. Bill SD-137. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 79).
- ARIAL, MARY ANN DAVID: Petition for an Act, 147. Report of Notice, 223. Bill SD-225. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 80).
- ARMSTRONG, BARBARA ANN FOAM: Petition for an Act, 190. Report of Notice, 310. Bill SD-287. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 81).
- ARMSTRONG, VIOLET WINNIFRED KEAN NEWTON: Petition for an Act, 46. Report of Notice, 114. Bill SD-125. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 82).
- ASCHNER, KLARA SCHILLINGER: Petition for an Act, 46. Report of Notice, 66. Bill SD-82. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 83).
- ASHBURNER-COLLINS, PHYLLIS PAMELA ALLEN: Petition for an Act, 190. Report of Notice, 282. Bill SD-197. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 84).
- AUBIN, MARIE LOUISE MARGUERITE THÉRÈSE BERNAQUEZ: Petition for an Act, 46. Report of Notice, 75. Bill SD-147. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 85).
- 12. AUBIN, ROBERT: Petition for an Act, 147. Report of Notice, 157.
- BACKMAN, RUTH MILLSTEIN: Petition for an Act, 46. Report of Notice, 66. Bill SD-32. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 86).
- BAKER, MARTINA BERNICE PATTERSON: Petition for an Act, 137. Report of Notice, 199. Bill SD-164. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 87).
- BALDO, MARIO: Petition for an Act, 46. Report of Notice, 66. Bill SD-177. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 88).
- BAMBER, MARGARET STEWART CAIRNS: Petition for an Act, 46. Report of Notice, 66. Bill SD-2. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 89).
- BARR, DAWN JEAN MCKENZIE: Petition for an Act, 46. Report of Notice, 66. Bill SD-98. Mr. McCleave. Received, 1st R., 176. 2nd R., 209. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 90).
- BARTELS, KARL WILHELM OSKAR: Petition for an Act, 46. Report of Notice, 66. Bill SD-326. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 91).

7-8 ELIZABETH II

- 19. BASIL, GEORGE HENRY: Petition for an Act, 191. Report of Notice, 454-5.
- BECKETT, HELEN MARGARET DAVIDSON: Petition for an Act, 46. Report of Notice, 66. Bill SD-28. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 92).
- 21. BÉDARD, GASTON: Petition for an Act, 191. Report of Notice, 223.
- BELL, MAURICE WILLIAM: Petition for an Act, 108. Report of Notice, 223. Bill SD-153. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 93).
- BELLEFLEUR, RITA LUCIA PALMIERI: Petition for an Act, 46. Report of Notice, 75. Bill SD-108. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 94).
- BEREZNIK, SUSAN PICK: Petition for an Act, 46. Report of Notice, 66. Bill SD-40. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 95).
- BERNSTEIN, JACQUELINE ANN ROSENFELD: Petition for an Act, 46. Report of Notice, 75. Bill SD-117. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 96).
- BESNER, EVA GREENBLATT: Petition for an Act, 46. Report of Notice, 66. Bill SD-31. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 97).
- BISSETT, ELIZABETH ANN NELSON: Petition for an Act, 119. Report of Notice, 223. Bill SD-244. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 98).
- BISSONNETTE, ALBERT RÉGINALD: Petition for an Act, 233. Referred to Standing Orders Committee, 242. Reported, 255. Report of Notice, 282. Bill SD-198. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 99).
- BLONDIN, LOUIS MARCEL: Petition for an Act, 190. Report of Notice, 310. Bill SD-266. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 100).
- BLOOD, CONSTANCE EDNA MEDCALFE: Petition for an Act, 191. Report of Notice, 454-5. Bill SD-315. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 101).
- 31. BLUMBERGER, EVA LIVIA IRANYI: Petition for an Act, 46. Report of Notice, 66.
- BOIRE, BERNARD LAWRENCE: Petition for an Act, 137. Report of Notice, 223. Bill SD-347. Mr. McCleave. Received, 1st R., 578. 2nd R., 589. Reported, 625-6. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 102).

- BOND, MARY FRIEND: Petition for an Act, 190. Report of Notice, 295. Bill SD-263. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 103).
- BONNEVILLE, EDWARD BRUCE: Petition for an Act, 46. Report of Notice, 66. Bill SD-130. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 104).
- BOUCHER, JOSEPH FERNAND ROGER: Petition for an Act, 53. Report of Notice, 84. Bill SD-37. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 105).
- 36. BOURGET, MARC AURÈLE: Petition for an Act, 46. Report of Notice, 66. Bill SD-44. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 106).
- BOURQUE, WAUNETA LANGILL: Petition for an Act, 75. Report of Notice, 84. Bill SD-112. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 107).
- BOURRET, ELSIE ELIZABETH WAND: Petition for an Act, 46. Report of Notice, 75. Bill SD-62. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 108).
- BOUTHILLETTE, PATRICIA MCDONALD: Petition for an Act, 147. Report of Notice, 332. Bill SD-265. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 109).
- BOWNESS, OLIVE FLORENCE ANDREWS: Petition for an Act, 47. Report of Notice, 66. Bill SD-53. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 110).
- BRADLEY, JAMES ALVIN: Petition for an Act, 53. Report of Notice, 157. Bill SD-173. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 111).
- 42. BRAZAUCKAS, GAIL PATRICIA NORTHRUP: Petition for an Act, 409. Referred to Standing Orders Committee, 419. Reported, 439-40. Report of Notice, 454-5. Bill SD-323. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 112).
- BRAZIER, JOAN BRAZER: Petition for an Act, 190. Report of Notice, 242-3. Bill SD-170. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 113).
- BREWSTER, JOYCE ETHEL COMMERFORD: Petition for an Act, 409. Referred to Standing Orders Committee, 419. Reported, 439-40. Report of Notice, 454-5. Bill SD-320. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 114).
- 45. BRODEUR, YVES: Petition for an Act, 191.

- 46. BROWN, DAVID SCOTT: Petition for an Act, 47. Report of Notice, 67. Bill SD-100. Mr. McCleave. Received, 1st R., 176. 2nd R., 209. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 115).
- BRUCE, MOIRA ELIZABETH LATHAM: Petition for an Act, 191. Report of Notice, 223. Bill SD-245. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 116).
- BRUGGEMANS, YVONNE CATHERINE MARIE VRANCKEN: Petition for an Act, 47. Report of Notice, 199. Bill SD-156. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 117).
- 49. BUDNIK, LUCY SEKORA: Petition for an Act, 409. Referred to Standing Orders Committee, 419. Reported withdrawn, 439-40.
- BURCHMORE, DOROTHY SARAH SHEEHAN: Petition for an Act, 47. Report of Notice, 67. Bill SD-90. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 118).
- BURTON, GEORGE MEREDITH SCOTT: Petition for an Act, 47. Report of Notice, 67. Bill SD-189. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 119).
- BUTAS, CONSTANDINA ALIMANISTEANU: Petition for an Act, 47. Report of Notice, 67. Bill SD-16. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 120).
- 53. BUZZELL, JOHN ANDREW: Petition for an Act, 119. Report of Notice, 295. Bill SD-249. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 121).
- 54. CANNY, MARGARET SONIA LAWRENCE: Petition for an Act, 47. Report of Notice, 67. Bill SD-63. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 122).
- 55. CANT, LESLIE RONALD: Petition for an Act, 47. Report of Notice, 75. Bill SD-96. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 123).
- 56. CAPLAN, GLORIA HELEN GROSS: Petition for an Act, 47. Report of Notice, 67. Bill SD-69. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 124).
- CARDINAL, RITA THIBEAUDEAU: Petition for an Act, 47. Report of Notice, 67. Bill SD-66. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 125).
- 58. CASTONGUAY, MAURICE: Petition for an Act, 47. Report of Notice, 67. Bill SD-107. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 507. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 126).

- 59. CAVALLERO, GIOVANNI: Petition for an Act, 47. Report of Notice, 67. Bill SD-305. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 127).
- CHARBONNEAU, GUY: Petition for an Act, 191. Report of Notice, 332. Bill SD-308. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 128).
- CHARTRAND, MARGUERITE LOUISE AGATHE PICHÉ: Petition for an Act, 190. Report of Notice, 295. Bill SD-233. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 129).
- CHESNA, EMILIA MILDORA KAVALAS: Petition for an Act, 191. Report of Notice, 310. Bill SD-191. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 130).
- CHOMA, ANTONIO: Petition for an Act, 190. Report of Notice, 295. Bill SD-341. Mr. McCleave. Received, 1st R., 578. 2nd R., 589. Reported, 625-6. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 131).
- 64. CHUSSEREAULT: See Suchereault, Pierrette Bertrand.
- CIAMARRO, ANGELO: Petition for an Act, 47. Report of Notice, 114. Bill SD-104. Mr. McCleave. Received, 1st R., 176. 2nd R., 209. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 132).
- 66. CLARKE, ANDREE PAULINE DOROTHY PRYCE: Petition for an Act, 47. Report of Notice, 67. Bill SD-64. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 133).
- CLARKE, BARBARA LORRAIN CAMPBELL: Petition for an Act, 47. Report of Notice, 67. Bill SD-27. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 134).
- CLARKIN, NORMA MARY ROSE PURCHARD: Petition for an Act, 47. Report of Notice, 67. Bill SD-30. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 135).
- 69. CLAXTON, PERCY KARK: Petition for an Act, 47. Report of Notice, 67. Bill SD-33. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 136).
- COFFIN, DOROTHY LOUISA STRADWICK: Petition for an Act, 47. Report of Notice, 67. Bill SD-43. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 137).
- COLLIER, WINIFRED MARTIN: Petition for an Act, 47. Report of Notice, 67. Bill SD-200. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 138).
- COMEAU, CHARLES GUY: Petition for an Act, 190. Report of Notice, 199. Bill SD-349. Mr. McCleave. Received, 1st R., 623. 2nd R., 634. Reported preamble not proven, 713.

- 73. COMEAU, DOROTHY EILEEN HARRISON: Petition for an Act, 47. Report of Notice, 84.
- COOK, DONALD EDWARD: Petition for an Act, 47. Report of Notice, 67. Bill SD-260. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 139).
- COOK, GERALDINE JOY CONWAY: Petition for an Act, 47. Report of Notice, 67. Bill SD-21. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 140).
- COOMBES, PATRICIA ANNE MCKENNA: Petition for an Act, 47. Report of Notice, 153. Bill SD-185. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 141).
- 77. COPAN: See Armstrong, Barbara Ann Foam.
- COPIS, MARY ATHANAS: Petition for an Act, 47. Report of Notice, 199. Bill SD-136. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 142).
- COSH, ELEANOR PATRICIA HENDERSON: Petition for an Act, 190. Report of Notice, 295. Bill SD-264. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 143).
- COTÉ, MARIA GAGNÉ: Petition for an Act, 409. Referred to Standing Orders Committee, 419. Reported, 439-40. Report of Notice, 454-5. Bill SD-322. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 144).
- COULOMBE, JANET MARIANNE LOUISE KIPPEN: Petition for an Act, 191. Report of Notice, 295. Bill SD-267. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 145).
- CREBER, PAMELA MARGARET CLARK: Petition for an Act, 47. Report of Notice, 67. Bill SD-131. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 146).
- CRITES, LAWRENCE: Petition for an Act, 108. Report of Notice, 114. Bill SD-145. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 147).
- CROSS, PAUL ALEXANDER: Petition for an Act, 191. Report of Notice, 310. Bill SD-269. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 148).
- DAGENAIS, JANINE SUTTO: Petition for an Act, 47. Report of Notice, 67. Bill SD-67. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 149).
- DAVIDSON, BENJAMIN GORDON: Petition for an Act, 526. Referred to Standing Orders Committee, 519. Reported, 577. Report of Notice, 597. Bill SD-351. Mr. McCleave. Received, 1st R., 623. 2nd R., 634. Reported, 659. 3rd R., Message to Senate, 678. R. A., 682-4. (7-8 Elizabeth II, Chapter 150).

- DAVIES, GEORGE FREDERICK: Petition for an Act, 137. Report of Notice, 138. Bill SD-134. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 151).
- DEACUR, CONSTANTIN: Petition for an Act, 47. Report of Notice, 67. Bill SD-120. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 152).
- DEROBERVAL, JEAN HUARD: Petition for an Act, 190. Report of Notice, 310. Bill SD-291. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 153).
- DESJARDINS, ROGER: Petition for an Act, 47. Report of Notice, 67. Bill SD-150. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 154).
- DESNOYERS, ENIS (INES) VIT: Petition for an Act, 48. Report of Notice, 67. Bill SD-9. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 155).
- 92. DESROCHES, CLAUDE: Petition for an Act, 48. Report of Notice, 199. Bill SD-202. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 156).
- 93. DE VYNCK, PIERRETTE GIRARDEAU: Petition for an Act, 191.
- DICKMAN, CELIA CLAIRE KANIGSBERG: Petition for an Act, 48. Report of Notice, 67. Bill SD-119. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 157).
- 95. DIJIRO, MOHAMMED: Petition for an Act, 119. Report of Notice, 223. Bill SD-219. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 158).
- 96. DI PIETRO, MARGHERITA ELAINA MILANO: Petition for an Act, 191. Report of Notice, 310. Bill SD-193. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 159).
- 97. DOBIE, RUTH GEORGINA POTTS: Petition for an Act, 48. Report of Notice, 67. Bill SD-19. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126, 135, 150. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 160).
- DOLLARD, HELGA FISCHER: Petition for an Act, 137. Report of Notice, 223. Bill SD-232. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 161).
- DORION, NINA OLGA TITOW: Petition for an Act, 48. Report of Notice, 67. Bill SD-35. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 162).
- DOROTICH, ALICE SCHLEICHER: Petition for an Act, 48. Report of Notice, 67. Bill SD-25. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 163).

- DOSSETT, CATHERINE MARY RITA DURNING: Petition for an Act, 137. Report of Notice, 295. Bill SD-258. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 164).
- DOUVILLE, CHARLOTTE, dit COOK BLOUIN: Petition for an Act, 191. Report of Notice, 597.
- 103. DOWNEY, HELEN ELIZABETH MACDONALD: Petition for an Act, 48. Report of Notice, 67. Bill SD-10. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 165).
- DRAPER, PHYLLIDA FAIRBAIRN SMITH: Petition for an Act, 48. Report of Notice, 68. Bill SD-5. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 166).
- 105. DUBOIS, MICHEL ALPHONSE: Petition for an Act, 48. Report of Notice, 68. Bill SD-290. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 167).
- 106. ESBER, EUPHEMIA CALDWELL MILLER ARMITT, (EFFIE MONAS): Petition for an Act, 48. Report of Notice, 68. Bill SD-79. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 168).
- 107. FARAGO, ALINE BRUNETTE: Petition for an Act, 48. Report of Notice, 68. Bill SD-163. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 169).
- FARREN, RAYMOND WINSTON: Petition for an Act, 119. Report of Notice, 138. Bill SD-175. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 170).
- 109. FATTER, SILVIA FREDERIKE DIETHILDE BEATE ANGELA BUCHSEL: Petition for an Act, 48. Report of Notice, 68. Bill SD-11. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 171).
- 110. FAUCHER, RAYMOND: Petition for an Act, 48. Report of Notice, 153.
- 111. FIELDS, JOAN TURVEY: Petition for an Act, 75. Report of Notice, 310. Bill SD-222. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 172).
- 112. FILIATRAULT, FERNAND: Petition for an Act, 48. Report of Notice, 138. Bill SD-210. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 173).
- FILLER, ZINA GOFFMAN: Petition for an Act, 190. Report of Notice, 310. Bill SD-331. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 174).
- 114. FILLMORE, JEAN MILDRED GIBERSON: Petition for an Act, 192.
- FIRTH, HEATHER JOAN MAXWELL: Petition for an Act, 119. Report of Notice, 138. Bill SD-242. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 175).

A.D. 1959

- 116. FLAHAULT, JACQUES: Petition for an Act, 48. Report of Notice, 68. Bill SD-58. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 176).
- 117. FLEMING, DOROTHY ELIZABETH FREMANTLE: Petition for an Act, 48. Report of Notice, 68. Bill SD-259. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 177).
- FLOOD, LUCINDA MARGUERITE VAUGHAN: Petition for an Act, 48. Report of Notice, 138. Bill SD-221. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 178).
- 119. FORBES, ALEXANDER HILL: Petition for an Act, 48. Report of Notice, 223. Bill SD-236. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 179).
- FOREST, GILBERT: Petition for an Act, 190. Report of Notice, 454-5. Bill SD-324. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 180).
- FORTIN, EVANGELINE VAUGHAN: Petition for an Act, 48. Report of Notice, 68. Bill SD-68. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 181).
- 122. FOURCADE, BERNARD: Petition for an Act, 48. Report of Notice, 75. Bill SD-121. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 182).
- FRASER, LLUI-AMOY WHEATLEY: Petition for an Act, 190. Report of Notice, 282. Bill SD-196. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 183).
- 124. FRÉCHETTE, JEAN PAUL: Petition for an Act, 210. Report of Notice, 328. Bill SD-272. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 184).
- 125. FREEDMAN, GOLDIE YELIN: Petition for an Act, 48. Report of Notice, 68. Bill SD-80. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 185).
- 126. FRIGON, JOSEPH ROGER WILFRID GIRARD: Petition for an Act, 190. Report of Notice, 310. Bill SD-271. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 186).
- 127. FYFE, RONALD ERNEST: Petition for an Act, 48. Report of Notice, 68. Bill SD-61. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 187).
- 128. GABORIAU dit LAPALME, MARIE CORDELIA MARIE-ANGE PIGEON: Petition for an Act, 50. Report of Notice, 69. Bill SD-12. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 188).

- 129. GADOURY, ROSE ANGE LORANGE: Petition for an Act, 147. Report of Notice, 153. Bill SD-207. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 189).
- 130. GARBER, PATRICIA ELIZABETH TOBIAS: Petition for an Act, 137. Report of Notice, 199. Bill SD-223. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 190).
- GARDELER, HELEN LYON BAIN: Petition for an Act, 190. Report of Notice, 199. Bill SD-169. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 191).
- GARDNER, JACQUELINE SHIRLEY MARY PARNELL: Petition for an Act, 48. Report of Notice, 68. Bill SD-38. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 192).
- 133. GARLICK, MARIE ADRIENNE MARYSE DAGENAIS: Petition for an Act, 48. Report of Notice, 310. Bill SD-228. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 193).
- 134. GASCON, JOSEPH LOUIS CHARLES GABRIEL: Petition for an Act, 48. Report of Notice, 68. Bill SD-103. Mr. McCleave. Received, 1st R., 176. 2nd R., 209. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 194).
- 135. GATIS, RALPH: Petition for an Act, 48. Report of Notice, 68.
- 136. GENEST, JOSEPH AIMÉ PAUL GUY: Petition for an Act, 192. Report of Notice, 310. Bill SD-327. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 195).
- 137. GILMOUR, MARCUS: Petition for an Act, 147. Report of Notice, 157. Bill SD-345. Mr. McCleave. Received, 1st R., 578. 2nd R., 589. Reported, 625-6. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 196).
- GIRARD, FLORIDA SEYER: Petition for an Act, 192. Report of Notice, 295. Bill SD-252. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 197).
- 139. GLASER, HIRSCH: Petition for an Act, 48. Report of Notice, 509-10. Bill SD-321. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 198).
- 140. GLOVINSKY, DANIEL MYER: Petition for an Act, 147. Report of Notice, 153. Bill SD-160. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 199).
- 141. GOLDENBERG, EVELYN ISBITSKY: Petition for an Act, 148. Report of Notice, 157. Bill SD-280. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 200).
- 142. GOLDENBERG, SANDRA STOLL: Petition for an Act, 190. Report of Notice, 310. Bill SD-318. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 201).

- GOLDFEDER, GRETA LIBENSTEIN: Petition for an Act, 48. Report of Notice, 68. Bill SD-275. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 202).
- 144. GOODALE, RUTH GRACE GINN: Petition for an Act, 210. Referred to Standing Orders Committee, 213. Reported, 255. Report of Notice, 282.
- 145. GOODSON, IRENE BALK: Petition for an Act, 48. Report of Notice, 68. Bill SD-72. Mr. McCleave. Received, 1st R., 146. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 203).
- 146. GORDON, MORRIS: Petition for an Act, 49. Report of Notice, 68. Bill SD-106. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 204).
- 147. GOSSELIN, GUSTAVE RENÉ: Petition for an Act, 49. Report of Notice, 68. Bill SD-110. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 205).
- 148. GOURD, AURORE GIGUÈRE: Petition for an Act, 137. Report of Notice, 223. Bill SD-220. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 206).
- 149. GRAY, AUDREY ISABELLA WANDA PATTERSON: Petition for an Act, 49. Report of Notice, 63. Bill SD-161. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 207).
- 150. GRAYBURN, AUDREY EDWARDEEN SCANLAN: Petition for an Act, 137. Report of Notice, 242-3. Bill SD-246. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 208).
- 151. GROOT, ALEX: Petition for an Act, 49. Report of Notice, 68. Bill SD-109. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 209).
- 152. GROSSIN, EMILIENNE CÉLESTINE MALLARD: Petition for an Act, 108. Report of Notice, 114. Bill SD-217. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 210).
- 153. GROVER, NORMAN (BERNARD): Petition for an Act, 302. Referred to Standing Orders Committee, 303. Reported, 315-6. Report of Notice, 332. Bill SD-230. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 211).
- 154. GRUIA, RITA STEINBACH: Petition for an Act, 53. Report of Notice, 153. Bill SD-188. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 212).
- 155. HAMMILL, MARIA CARMELLA GENTILE: Petition for an Act, 75. Report of Notice, 199. Bill SD-261. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 213).
- 156. HARBOUR, GEORGENE HYLANDS: Petition for an Act, 49.

- 157. HARDING, HOWARD CHARLES: Petition for an Act, 147.
- HARPER, JACQUELINE JEANNE LAMY: Petition for an Act, 49. Report of Notice, 68. Bill SD-56. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 214).
- 159. HARRIS, LESLIE DAVID: Petition for an Act, 49. Report of Notice, 138.
- 160. HAYMOND, AGNÈS FORGET: Petition for an Act, 49. Report of Notice, 84. Bill SD-152. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 215).
- 161. HEMMINGS, ETHEL MARGUERITE NIMICK: Petition for an Act, 119. Report of Notice, 282. Bill SD-240. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 216).
- 162. HENDY, ALEXANDER ABRAHAM: Petition for an Act, 108. Report of Notice, 242-3. Bill SD-199. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 217).
- 163. HENSHAW, MARIE YOLANDA MAROTTA: Petition for an Act, 49. Report of Notice, 68. Bill SD-45. Mr. McCleave, Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 218).
- 164. HERSHENKOPF, HARRY: Petition for an Act, 49.
- 165. HILL, KARL EFRAIM: Petition for an Act, 49. Report of Notice, 75. Bill SD-141. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 219).
- 166. HIRTREITER, LORLOTTE JULIANE SELMA WILHELMINE GUDE: Petition for an Act, 49. Report of Notice, 153. Bill SD-138. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 220).
- 167. HISLOP, SYDNEY (SIDNEY): Petition for an Act, 49. Report of Notice, 68. Bill SD-51. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 221).
- 168. HORTIG, GERTRUDE MARY PROSSER: Petition for an Act, 119. Report of Notice, 282. Bill SD-213. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 222).
- HOWARD, LILLIAN GOLDBLOOM: Petition for an Act, 192. Report of Notice, 310. Bill SD-304. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 223).
- HUGHES, WILLIAM LAWRENCE: Petition for an Act, 49. Report of Notice, 199. Bill SD-186. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 224).
- 171. HUNTING, GORDON CLARENCE: Petition for an Act, 49. Report of Notice, 138. Bill SD-182. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 225).

A.D. 1959

- 172. HUTCHISON, MARY ALICE HADLEY: Petition for an Act, 49. Report of Notice, 138. Bill SD-139. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 226).
- 173. HYDE, INA CHARLOTTE CHARLESON: Petition for an Act, 49. Report of Notice, 68. Bill SD-142. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 227).
- 174. ISENBERG, PHYLLIS ANN APPLEBAUM: Petition for an Act, 190. Report of Notice, 310. Bill SD-292. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 228).
- 175. IZENBERG, GERTRUDE SCHARGE: Petition for an Act, 49. Report of Notice, 68. Bill SD-49. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 229).
- 176. JEAN, MARIE-JEANNETTE (JEANNE) ROMPRÉ: Petition for an Act, 75. Report of Notice, 115.
- 177. JEFFREY, EDITH MAY DRISCOLL: Petition for an Act, 192. Report of Notice, 332. Bill SD-319. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 230).
- JENNINGS, LENOIR GRACE SPENCER: Petition for an Act, 49. Report of Notice, 68. Bill SD-52. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 231).
- 179. JOHNSON, YAROSLAVNA ZONIA LAZAROWICH: Petition for an Act, 49. Report of Notice, 68. Bill SD-48. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 232).
- JOSEPHOVITS, VIOLA BLEIER: Petition for an Act, 49. Report of Notice, 68. Bill SD-14. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 233).
- 181. JUNEAU, ELISA GISLENA MARIA BLANKAERTS: Petition for an Act, 53. Report of Notice, 68. Bill SD-211. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 234).
- 182. KADAR, TIBOR: Petition for an Act, 49. Report of Notice, 68. Bill SD-159. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 235).
- 183. KALABIHA, MICHAEL: Petition for an Act, 190. Report of Notice, 454-5. Bill SD-329. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 236).
- 184. KALLUS, HANNA LISELOTTE GERTRUD TIEGS: Petition for an Act, 49. Report of Notice, 68. Bill SD-42. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 237).

7-8 ELIZABETH II

- 185. KATCHAN, RHODA LILLIAN RABINOVITCH: Petition for an Act, 192. Report of Notice, 333. Bill SD-301. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 238).
- 186. KEAY, JAMES JOHN THOMSON: Petition for an Act, 49. Report of Notice, 68. Bill SD-15. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 239).
- 187. KEELTY, JAMES ALFRED: Petition for an Act, 148. Report of Notice, 223. Bill SD-151. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 240).
- 188. KELLER, EMILY MARY KREDL: Petition for an Act, 49. Report of Notice, 115. Bill SD-174. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 241).
- 189. KELLY, PHILIP JOSEPH: Petition for an Act, 192. Report of Notice, 409-10. Bill SD-353. Mr. McCleave. Received, 1st R., 623. 2nd R., 634. Reported, 659. 3rd R., Message to Senate, 678. R. A., 682-4. (7-8 Elizabeth II, Chapter 242).
- 190. KERR, LORNA FRANCES HUTCHINSON: Petition for an Act, 49. Report of Notice, 454-5. Bill SD-306. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 243).
- 191. KING, CLARICE-MAE BARRACLOUGH: Petition for an Act, 192. Report of Notice, 310. Bill SD-192. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 244).
- 192. KING, JUDITH ORTENBERG BAXT: Petition for an Act, 49. Report of Notice, 68. Bill SD-47. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 245).
- 193. KING, SANDRA SPECTOR: Petition for an Act, 192.
- 194. KLEIN, REBECCA RAHEL MAREIN: Petition for an Act, 192. Report of Notice, 282.
- 195. KLEIN, SUSAN GILDA LEVIN: Petition for an Act, 49. Report of Notice, 75. Bill SD-172. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 246).
- 196. KORN, MARLENE MARLÉ: Petition for an Act, 49. Report of Notice, 69. Bill SD-126. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 247).
- 197. KOZICKI, WINNIE KULAK: Petition for an Act, 49. Report of Notice, 76.
- 198. KREHM, WALTER: Petition for an Act, 190. Report of Notice, 333.
- 199. KUNST, JEAN SCOTT BAIN: Petition for an Act, 49. Report of Notice, 84. Bill SD-148. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 248).
- KUSLEIKA, JEANNINE GENEVIEVE JAGELAVICUS: Petition for an Act, 50. Report of Notice, 69. Bill SD-13. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 249).

A.D. 1959

- LABONTÉ, LUCILLE GAGNÉ: Petition for an Act, 190. Report of Notice, 199. Bill SD-194. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 250).
- LABORGNE, AUDREY BRUCE: Petition for an Act, 50. Report of Notice, 69. Bill SD-339. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 251).
- 203. LACOMBE, ARMAND: Petition for an Act, 50. Report of Notice, 223. Bill SD-187. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 252).
- 204. LADD, Ross KEVIN: Petition for an Act, 50. Report of Notice, 69. Bill SD-336. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 253).
- 205. LAFOND, MARIE SIMONE LOUISETTE BELLEMARE: Petition for an Act, 50. Report of Notice, 69.
- 206. LAGASSÉ, OMER RÉAL: Petition for an Act, 109. Report of Notice, 115.
- LAHAISE, JOSEPH BERNARD ALBERIA GUSTAVE: Petition for an Act, 192. Report of Notice, 333. Bill SD-333. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 254).
- 208. LALIBERTÉ, ALFRED: Petition for an Act, 148. Report of Notice, 153. Bill SD-144. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 255).
- LALONDE, JOSEPH ALPHONSE YVES JEAN GABRIEL: Petition for an Act, 409. Referred to Standing Orders Committee, 419. Reported, 439-40. Report of Notice, 597.
- 210. LAMOND, NOELEEN NATALIE ADAMS: Petition for an Act, 192.
- LANDREVILLE, MARIE PAULINE PRIMEAU: Petition for an Act, 192. Report of Notice, 409-10. Bill SD-299. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 256).
- 212. LAPALME: See Gaboriau, Marie Cordelia Marie-Ange Pigeon.
- LARSEN, NELLY HUGENTOBLER: Petition for an Act, 50. Report of Notice, 69. Bill SD-165. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 257).
- LAZARE, SARAH FRIBERG: Petition for an Act, 50. Report of Notice, 157. Bill SD-227. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 258).
- 215. LEBLANC, GÉRALD: Petition for an Act, 108. Report of Notice, 114. Bill SD-105. Mr. McCleave. Received, 1st R., 176. 2nd R., 209. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 259).
- 216. LEE, JOYCE ANN BREAKER: Petition for an Act, 50. Report of Notice, 509-10. Bill SD-330. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 260).

- LEFF, MIRIAM HIRSH: Petition for an Act, 50. Report of Notice, 69. Bill SD-4. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 261).
- LERMAN, ETTA ROSE PALEVSKY: Petition for an Act, 50. Report of Notice, 157. Bill SD-129. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 262).
- 219. LESCARBEAU, ROMÉO: Petition for an Act, 50. Report of Notice, 69.
- 220. LEVY, ESTHER MENDELSON: Petition for an Act, 109. Report of Notice, 115. Bill SD-102. Mr. McCleave. Received, 1st R., 176. 2nd R., 209. Reported, 254-5. 3rd R., Mesage to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 263).
- 221. LEVY, JEAN TRACHTENBERG: Petition for an Act, 217. Referred to Standing Orders Committee, 219. Reported on, 230. Report of Notice, 242-3. Bill SD-166. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 264).
- 222. LIBERMAN, RUTH DANKNER: Petition for an Act, 50. Report of Notice, 69. Bill SD-29. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 265).
- 223. LIBICH, JOSEF: Petition for an Act, 50. Report of Notice, 223. Bill SD-149. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 266).
- 224. LIGHT, MARY BARBARA JEX: Petition for an Act, 137. Report of Notice, 282. Bill SD-214. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 267).
- 225. LINDEN, ROSE FRIEDBERG: Petition for an Act, 192. Report of Notice, 295.
- 226. LINK, DAISY NAYDIA PRETULA: Petition for an Act, 50. Report of Notice, 295. Bill SD-235. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 268).
- 227. LIOGAS, DEMETRA PAUL GARINI: Petition for an Act, 50. Report of Notice, 138. Bill SD-268. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 269).
- 228. LOEB, BERNICE HELENA PERITZ: Petition for an Act, 50. Report of Notice, 69. Bill SD-83. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 270).
- 229. LOFTUS, ROWLAND MCLEAN: Petition for an Act, 50. Report of Notice, 69.
- LOGAN, BARBARA LUCY BAIN FORBES: Petition for an Act, 137. Report of Notice, 409-10. Bill SD-250. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 271).

A.D. 1959

- LONG, JUANITA PATRICIA HAMILTON: Petition for an Act, 192. Report of Notice, 295. Bill SD-350. Mr. McCleave. Received, 1st R., 623. 2nd R., 634. Reported, 659. 3rd R., Message to Senate, 678. R. A., 682-4. (7-8 Elizabeth II, Chapter 272).
- 232. LOW, JOHN ROBERTSON: Petition for an Act, 192. Report of Notice, 333. Bill SD-286. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 273).
- LUNGHI, LISE NOLET: Petition for an Act, 50. Report of Notice, 69. Bill SD-1. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 274).
- MACDONALD, IVY MILDRED PATCH: Petition for an Act, 192. Report of Notice, 310. Bill SD-262. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 275).
- MACGILLIVRAY, AUDREY LYNN: Petition for an Act, 119. Report of Notice, 138. Bill SD-92. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 276).
- 236. MACKENZIE, MARGARET HELEN DAWSON: Petition for an Act, 192. Report of Notice, 454-5. Bill SD-297. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 277).
- MACOVETSKY, GERTRUD MARIA META WAUER: Petition for an Act, 109. Report of Notice, 295. Bill SD-218. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 278).
- MAHAUT, JEANNINE AIMIE ALICE MERCIER: Petition for an Act, 50. Report of Notice, 199. Bill SD-201. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 279).
- 239. MAKAD, SYLVIA MARY MEFRIGE: Petition for an Act, 50. Report of Notice, 115. Bill SD-122. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 280).
- 240. MALCOLM, MARGIT ELIZABETH MARY TEMKE: Petition for an Act, 50. Report of Notice, 115. Bill SD-118. Mr. McCleave. Received, 1st R., 221. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 281).
- 241. MANDANICI, MICHELINE LAURETTE GERMAINE BEAUVAIS: Petition for an Act, 148.
- 242. MANSON, JESSIE BALFOUR MAINS MCCARTNEY: Petition for an Act, 192. Report of Notice, 454-5. Bill SD-307. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 282).
- 243. MANUEL, PERCY HERBERT: Petition for an Act, 50. Report of Notice, 69. Bill SD-71. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 283).
- 244. MARANDA, MARGUERITE KENNY: Petition for an Act, 50. Report of Notice, 69.

- 245. MARCOVITCH, HELEN BORER: Petition for an Act, 50. Report of Notice, 69. Bill SD-190. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 284).
- 246. MARTIN, JOAN NATALIE MILLER: Petition for an Act, 50. Report of Notice, 69. Bill SD-22. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 285).
- 247. MARTIN, SHEILA ETHEL MITCHELL: Petition for an Act, 50.
- 248. MARTIN, THEODORA CORNELL MOORE: Petition for an Act, 190. Report of Notice, 310. Bill SD-206. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 286).
- 249. MARTINDALE, ESTHER PAULA BEERNAERT: Petition for an Act, 109. Report of Notice, 409-10. Bill SD-338. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 287).
- 250. MARTZ, JEAN BRASGOLD: Petition for an Act, 137. Report of Notice, 282.
- 251. MARVIN, GLADYS ALLEN: Petition for an Act, 50. Report of Notice, 69. Bill SD-59. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 288).
- 252. MATHIEU, JEAN-LOUIS: Petition for an Act, 75. Report of Notice, 282. Bill SD-195. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 289).
- MAXWELL, BERTHA SYLVIA BERMAN: Petition for an Act, 192. Report of Notice, 409-10. Bill SD-295. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 290).
- 254. MCALLISTER, JAMES DONALD: Petition for an Act, 148. Report of Notice, 223. Bill SD-241. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 291).
- MCCALL, ZITA MAY PARDOE: Petition for an Act, 190. Report of Notice, 295. Bill SD-293. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 292).
- 256. McClure, MARTHA WAUGH: Petition for an Act, 51. Report of Notice, 69. Bill SD-95. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 293).
- MCCONNELL, ERIC ALEXANDER: Petition for an Act, 51. Report of Notice, 138. Bill SD-128. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 294).
- MCNULTY, JOAN HOWELL MCSHANE: Petition for an Act, 51. Report of Notice, 69. Bill SD-78. Mr. McCleave. Received, 1st R., 146. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 295).
- 259. MEEHAN, JOAN EMILY WILLS: Petition for an Act, 190.

A.D. 1959

- MEEHAN, MARION BEULAH FRANCIS: Petition for an Act, 50. Report of Notice, 69. Bill SD-34. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 296).
- 261. MENDELSOHN, EDWARD JOHN: Petition for an Act, 50. Report of Notice, 199. Bill SD-344. Mr. McCleave. Received, 1st R., 578. 2nd R., 589. Reported, 625-6. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 297).
- METCALFE, MARIA ADRIANA SLUIS: Petition for an Act, 294. Referred to Standing Orders Committee, 303. Reported, 315-6. Report of Notice, 333. Bill SD-253. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 298).
- 263. MICHITSCH, FRANZ, alias FRANC (FRANK) MIHIC: Petition for an Act, 50.
- 264. MIHIC: See Michitsch, Franz.
- 265. MILBURN, AUDREY BARRASFORD: Petition for an Act, 190. Report of Notice, 310. Bill SD-317. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 299).
- 266. MILETICS, TIBOR MATTHIAS: Petition for an Act, 192. Report of Notice, 409-10. Bill SD-274. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 300).
- 267. MILLAR, SAMUEL CURRIE: Petition for an Act, 148. Report of Notice, 333. Bill SD-312. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 301).
- 268. MONETTE, CLAIRE ANNA THERESA VERDON: Petition for an Act, 137. Report of Notice, 454-5. Bill SD-314. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 302).
- 269. MOORE, WILLIAM IRVINE: Petition for an Act, 51. Report of Notice, 69. Bill SD-91. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 303).
- 270. MORAN, MARY MAY HELEN MCCORMICK: Petition for an Act, 53. Report of Notice, 282. Bill SD-239. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 304).
- 271. MORAN, TIMOTHY ALLAN: Petition for an Act, 490. Referred to Standing Orders Committee, 489. Reported, 499-500. Report of Notice, 509-10. Bill SD-340. Mr. McCleave. Received, 1st R., 578. 2nd R., 589. Reported, 625-6. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 305).
- 272. MOREAU, JOSEPH: Petition for an Act, 51. Report of Notice, 69. Bill SD-50. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 306).
- 273. MORGAN, MEADE ALEXANDER: Petition for an Act, 409. Referred to Standing Orders Committee, 419. Reported, 439-40. Report of Notice, 454-5. Bill SD-309. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 307).

- MORIN, CÉCILE DESJARDINS: Petition for an Act, 51. Report of Notice, 69. Bill SD-97. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 308).
- 275. MORIN, MARIE MADELEINE MARIELLE FAUST: Petition for an Act, 288. Referred to Standing Orders Committee, 303. Reported, 315-6. Report of Notice, 409-10. Bill SD-348. Mr. McCleave. Received, 1st R., 578. 2nd R., 589. Reported, 625-6. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 309).
- 276. MORRISON, MARJORIE BARBARA HAWTHORN: Petition for an Act, 192. Report of Notice, 199. Bill SD-226. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 310).
- 277. MORROW, MARGARET VIOLA MCCULLOUGH: Petition for an Act, 51. Report of Notice, 153. Bill SD-180. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 311).
- 278. MOSCOVITCH, ELAINE SHIRLEY DORFMAN: Petition for an Act, 51. Report of Notice, 69. Bill SD-127. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 312).
- MOSCOVITCH, LEE DACKS: Petition for an Act, 137. Report of Notice, 223. Bill SD-303. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 313).
- 280. MULCAHY, LOIS GENEVIEVE GOOD: Petition for an Act, 51. Report of Notice, 69. Bill SD-255. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 314).
- 281. MURDOCH, MARGARET CRAIG: Petition for an Act, 51. Report of Notice, 69. Bill SD-7. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 315).
- 282. MURPHY, YOLANDE BOSSÉ: Petition for an Act, 51. Report of Notice, 69. Bill SD-114. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 316).
- 283. MYRE, ROGER: Petition for an Act, 190. Report of Notice, 223. Bill SD-302. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 317).
- 284. NASH, SARAH GOLDFARE: Petition for an Act, 75. Report of Notice, 84. Bill SD-93. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 318).
- NORMAN, BARBARA MARY SCOTT: Petition for an Act, 51. Report of Notice, 69. Bill SD-24. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 319).
- 286. NORMAN, ELEANOR GWYNETH HENLEY: Petition for an Act, 190. Report of Notice, 333. Bill SD-298. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 320).

- 287. NOSEK, ZDENEK: Petition for an Act, 53. Report of Notice, 157. Bill SD-179. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 321).
- 288. NUSSENBAUM, MARY FRIEDMAN: Petition for an Act, 51. Report of Notice, 138. Bill SD-157. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 322).
- 289. O'HANLEY, JUNE BERNICE RATH: Petition for an Act, 119. Report of Notice, 153. Bill SD-132. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 323).
- 290. ONIONS, HELEN RUBY RILEY: Petition for an Act, 190. Report of Notice, 282. Bill SD-342. Mr. McCleave. Received, 1st R., 578. 2nd R., 589. Reported, 625-6. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 324).
- 291. O'REGAN, ESTHER DAISY MOYNAN: Petition for an Act, 51. Report of Notice, 76. Bill SD-39. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 325).
- 292. PALANGIO, MICHAEL: Petition for an Act, 109. Report of Notice, 115. Bill SD-334. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 326).
- 293. PALLOTTA, GIOVANNI: Petition for an Act, 192. Report of Notice, 295.
- 294. PARÉ, ALEXANDRE: Petition for an Act, 51. Report of Notice, 69. Bill SD-229. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 327).
- 295. PARÉ, MARIE JEANNE MADELEINE SAINT-PIERRE: Petition for an Act, 51. Report of Notice, 70. Bill SD-146. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 328).
- 296. PARENT, MARIE LUCILLE PAULINE ST-JACQUES: Petition for an Act, 190. Report of Notice, 199. Bill SD-176. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 329).
- 297. PARSONS, GEORGINA HORNE: Petition for an Act, 192. Report of Notice, 333. Bill SD-337. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 330).
- 298. PATENAUDE, MARIE BERTHE JEANNINE QUESNEL: Petition for an Act, 51. Report of Notice, 70. Bill SD-111. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 331).
- 299. PATRICK, ALICE CHRISTINE LEDUC: Petition for an Act, 51. Report of Notice, 70. Bill SD-87. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 332).
- 300. PATTISON, ADELA HAWTHORNE: Petition for an Act, 192. Report of Notice, 454-5. Bill SD-311. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 333).

66970-5-51

- PAVLOVICH, ALEXANDER: Petition for an Act, 192. Report of Notice, 409-10. Bill SD-284. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 334).
- PEARSON, MARJORIE SEYMOUR HAMMOND: Petition for an Act, 51. Report of Notice, 115. Bill SD-123. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 335).
- 303. PETIT, ANDRÉ MAURICE: Petition for an Act, 109. Report of Notice, 115. Bill SD-276. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 336).
- 304. PHILLIPS, MARGERY FLETCHER DENNIS: Petition for an Act, 192. Report of Notice, 454-5. Bill SD-296. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 337).
- PHILLIPS, MARY JANE HOLMES: Petition for an Act, 51. Report of Notice, 70. Bill SD-26. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 338).
- PINSKY, GHITTA CAISERMAN: Petition for an Act, 190. Report of Notice, 333. Bill SD-251. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 339).
- PLAM, JOYCE ROSEMARY HUDSON: Petition for an Act, 51. Report of Notice, 153. Bill SD-346. Mr. McCleave. Received, 1st R., 578. 2nd R., 589. Reported, 625-6. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 340).
- PLAMONDON, FLORE CREVIER: Petition for an Act, 51. Report of Notice, 70. Bill SD-140. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 341).
- 309. PLOTKIN, BEN: Petition for an Act, 190. Report of Notice, 333. Bill SD-273. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 342).
- POTTEL, CLAIRE SEGAL: Petition for an Act, 51. Report of Notice, 70. Bill SD-81. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 343).
- 311. POULIN, YVON: Petition for an Act, 191. Report of Notice, 295. Bill SD-325. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 344).
- 312. POULIOT, MARCEL: Petition for an Act, 191. Report of Notice, 199.
- POWELL, SYDNEY ARTHUR: Petition for an Act, 51. Report of Notice, 84. Bill SD-18. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 345).
- 314. PRADER, FRANZ: Petition for an Act, 51. Report of Notice, 70. Bill SD-216. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 346).

A.D. 1959 INDEX

Divorce Bills and Petitions:-(Continued) (based to ") - provided has diffe eccord

- 315. RADMORE, MARGARET ELEANOR WILLIAMS: Petition for an Act, 51. Report of Notice, 115.
- 316. RAJECZKY, MARGARET SOLL: Petition for an Act, 75. Report of Notice, 84. Bill SD-84. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 347).
- 317. RAKAUSKAS, OMULA KARNITIS: Petition for an Act, 191. Report of Notice, 295. Bill SD-332. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 348).
- 318. RAYMO, NORMA MARGARET MARTIN: Petition for an Act, 75. Report of Notice, 115. Bill SD-316. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 349).
- 319. REED, ABBIE ALICE MAHON: Petition for an Act, 51. Report of Notice, 70. Bill SD-86. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 350).
- 320. REISINGER, ROSALIE JAKES: Petition for an Act, 51. Report of Notice, 70. Bill SD-116. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 351).
 - 321. REISLER, ROSLYN ROSS: Petition for an Act, 191.
 - 322. REWOSKI, PAUL: Petition for an Act, 52. Report of Notice, 70. Bill SD-158. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 352).
 - 323. REY, LOUIS GUSTAVE: Petition for an Act, 52. Report of Notice, 153. Bill SD-212. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 353).
 - 324. RICHTER, GRACE EVELYN HEGGTVEIT: Petition for an Act, 193. Report of Notice, 509-10. Bill SD-335. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 354).
 - 325. RIVET, OVILA: Petition for an Act, 52. Report of Notice, 157. Bill SD-282. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 355).
 - 326. ROBBINS, IRIS MARION SAUNDERS: Petition for an Act, 148. Report of Notice, 153. Bill SD-277. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R.A., 682-4. (7-8 Elizabeth II, Chapter 356).
 - 327. ROBERT, AUDREY EDNA WATSON: Petition for an Act, 52. Report of Notice, 70. Bill SD-85. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 357).
 - 328. ROBERTI, JAN: Petition for an Act, 52. Report of Notice, 70. Bill SD-135. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 358).

66970-5-513

- 329. ROBERTSON, ESTELLE LABELLE BAXTER: Petition for an Act, 424. Referred to Standing Orders Committee, 419. Reported, 439-40. Report of Notice, 597.
- ROBINSON, KATHLEEN IRIS DAUNT: Petition for an Act, 52. Report of Notice, 70. Bill SD-57. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 359).
- 331. ROBITAILLE, GASTON MARCEL GEORGES: Petition for an Act, 193.
- 332. ROBLEE, MILDRED MAY EUNICE CHARRON: Petition for an Act, 52. Report of Notice, 70. Bill SD-203. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 360).
- 333. RODZVICIA, THEOPHILE CASIMIR: Petition for an Act, 52. Report of Notice, 70.
- 334. ROPER, CATHERINE ANNE GILLIS: Petition for an Act, 191. Report of Notice, 295. Bill SD-285. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 361).
- 335. ROSEN, ESTHER LILIAN ISSENMAN: Petition for an Act, 52. Report of Notice, 70. Bill SD-76. Mr. McCleave. Received, 1st R., 146. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 362).
- 336. ROSENSWEIG, PATRICIA BURNELL FRASER: Petition for an Act, 52. Report of Notice, 70. Bill SD-20. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126, 135, 150. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 363).
- 337. Ross, AUDREY ELSIE ASBURY: Petition for an Act, 233. Referred to Standing Orders Committee, 242. Reported, 255. Report of Notice, 282. Bill SD-184. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 364).
- 338. Ross, JEANNETTE BÉLANGER: Petition for an Act, 191. Report of Notice, 333. Bill SD-279. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 365).
- 339. Ross, MARIAN IDA REX: Petition for an Act, 191. Report of Notice, 223. Bill SD-224. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 366).
- 340. Ross, VIVIEN JOYCE TAYLOR: Petition for an Act, 52. Report of Notice, 70. Bill SD-55. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 367).
- 341. ROTMAN, FRANCES LERNER: Petition for an Act, 52. Report of Notice, 199. Bill SD-256. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 368).
- 342. ROUANET, GEORGES JEAN VICTOR: Petition for an Act, 193.
- 343. Roy, HÉLÈNE DAGENAIS: Petition for an Act, 52. Report of Notice, 70. Bill SD-124. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 369).

A.D. 1959

- 344. Roy, MARIE LOUISE FAUTEUX: Petition for an Act, 52. Report of Notice, 70. Bill SD-168. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 370).
- 345. Roy, OSCAR: Petition for an Act, 51. Report of Notice, 138. Bill SD-247. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 371).
- 346. RUDNER, LILLIAN HABER: Petition for an Act, 52. Report of Notice, 70. Bill SD-75. Mr. McCleave. Received, 1st R., 146. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R.A., 268-70. (7-8 Elizabeth II, Chapter 372).
- 347. RUEL, JOSEPH LOUIS HENRI NOÉ MAURICE: Petition for an Act, 53.
- 348. SAINITZER, GISELA ANTONIE ANITA POPP: Petition for an Act, 52. Report of Notice, 70. Bill SD-143. Mr. McCleave. Received, 1st R., 253-4. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 373).
- 349. SANDBERG, MARIA LUISE AHNHUDT: Petition for an Act, 52. Report of Notice, 70. Bill SD-171. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 374).
- 350. SCEVIOUR, JAMES JOSEPH: Petition for an Act, 193.
- SCHILLER, JOSEPHINE ZAUBERMAN: Petition for an Act, 52. Report of Notice, 70. Bill SD-41. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 375).
- 352. Schofield, Olive Bowes: Petition for an Act, 191. Report of Notice, 310.
- 353. SCHRIEDER, PEARL SEVERS: Petition for an Act, 52. Report of Notice, 70. Bill SD-54. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R.A., 268-70. (7-8 Elizabeth II, Chapter 376).
- 354. SCHWARTZ, SHEILA CAROLE NEIDIK: Petition for an Act, 52. Report of Notice, 115. Bill SD-181. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 377).
- 355. SCUDAMORE, HELEN MARY MARGESON RANSOME: Petition for an Act, 409. Referred to Standing Orders Committee, 419. Reported, 439-40. Report of Notice, 454-5. Bill SD-313. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 378).
- 356. SEEMAN, ANA NILI INDURSKY: Petition for an Act, 52. Report of Notice, 70. Bill SD-77. Mr. McCleave. Received, 1st R., 146. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 379).
- 357. SEGAL, BELLA VALINSKY: Petition for an Act, 75. Report of Notice, 84. Bill SD-283. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 380).
- 358. SEGAL, IRENE KRAMER: Petition for an Act, 52. Report of Notice, 199. Bill SD-254. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 381).

7-8 ELIZABETH II

Divorce Bills and Petitions:—(Continued)

- 359. SEGAL, MIRIAM KEPPEL: Petition for an Act, 52. Report of Notice, 70. Bill SD-60. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 9. 81 Elizabeth II, Chapter 382).
- 360. SÉNÉCAL, JEANNE D'ARC GRAVELLE: Petition for an Act, 52. Report of Notice, 70. Bill SD-23. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 383).
- 361. SHACKLOCK, JEAN GRANT: Petition for an Act, 52. Report of Notice, 70. Bill SD-73. Mr. McCleave. Received, 1st R., 146. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 384).
 - 362. SHALINSKY, HELEN LINDA REISMAN: Petition for an Act, 52. Report of Notice, 199.
- 363. SHERWOOD, BRENDA MAY NEWBURY: Petition for an Act, 75. Report of Notice, 157. Bill SD-208. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R.A., 522-4. (7-8 Elizabeth II, Chapter 385).
- 364. SHUKOFF, ELEONORA DUDAROWA: Petition for an Act, 193. Report of Notice, 310. Bill SD-278. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 386).
- 365. SHUSTER, HELEN LANDAU: Petition for an Act, 191.
- 3 366. SMILEY, DORIS MARGARET TURNER: Petition for an Act, 52. Report of Notice, 70. Bill SD-101. Mr. McCleave. Received, 1st R., 176. 2nd R., 209. Reported, 626. 3rd R., Message to Senate, 633. R.A., 682-4. (7-8 Elizabeth II, Chapter 387).
 - 367. SMITH, GEORGINA JOAN SAUNDERS: Petition for an Act, 52. Report of Notice, 84. Bill SD-88. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 388).
 - 368. SOMERVILLE, BERNICE SYLVIA SINCLAIR: Petition for an Act, 52. Report of Notice, 70. Bill SD-46. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R.A., 268-70. (7-8 Elizabeth II, Chapter 389).
- 369. SORBA, PIERRE JOSEPH GABRIEL: Petition for an Act, 53. Report of Notice, 282. Bill SD-204. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., e. 57 + -522-4. (7-8 Elizabeth II, Chapter 390).
- 370. SPROULE, JAMES HOWARD: Petition for an Act, 54. Report of Notice, 295.
- 371. STAMP, ROBERT WILLIAM: Petition for an Act, 52. Report of Notice, 71. Bill SD-154. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 391).
 - 372. STAPLES, FRANK WILLIAM: Petition for an Act, 119. Report of Notice, 138. Bill SD-178. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 392).
- 373. STOPNICKI, SALLA (SALLY) WEISMANN: Petition for an Act, 137. Report of Notice, 199. Bill SD-281. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 393).

1.1

- 374. STOROZUK, OLGA DYRDA: Petition for an Act, 53.
- 375. STRATHY, THELMA GEORGINE FERGUSON: Petition for an Act, 53. Report of Notice, 71. Bill SD-70. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R.A., 268-70. (7-8 Elizabeth II, Chapter 394).
- 376. SUCHEREAULT, otherwise known as CHUSSEREAULT, PIERRETTE BER-TRAND: Petition for an Act, 53. Report of Notice, 71. Bill SD-113. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 395).
- 377. SZTECSINICS, JANOS (JEAN): Petition for an Act, 53. Report of Notice, 71. Bill SD-6. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 396).
 - 378. TAKACS, MOSE: Petition for an Act, 75. Report of Notice, 84. Bill SD-257. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 397).
 - 379. TANTON, PHILIPPA JANE HUTCHINS: Petition for an Act, 193.
 - 380. TATELMAN, ROSY FISH: Petition for an Act, 53. Report of Notice, 71. Bill SD-248. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 398).
 - 381. TAYLOR, BRYAN MILLS: Petition for an Act, 53. Report of Notice, 84. Bill SD-89. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 399).
 - 382. TERRY, WILLIAM HARRISON: Petition for an Act, 53. Report of Notice, 71.
 - 383. THACKER, BRENDA MARY PARDY: Petition for an Act, 409. Referred to Standing Orders Committee, 419. Reported withdrawn, 439-40.
 - 384. THÉROUX, VIOLA GERTRUDE ELIZABETH BOYD: Petition for an Act, 53. Report of Notice, 71. Bill SD-17. Mr. McCleave. Received, 1st R., 113-4. 2nd R., 126. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 400).
 - 385. THOMAS, GERTRUDE CZERNY: See Thomschitz, Gertrude Czerny.
 - 386. THOMAS, MARGARET ISABELLA MACKELLAR: Petition for an Act, 191. Report of Notice, 295. Bill SD-352. Mr. McCleave. Received, 1st R., 623. 2nd R., 634. Reported, 659. 3rd R., Message to Senate, 678. R. A., 682-4. (7-8 Elizabeth II, Chapter 401).
 - 387. THOMSCHITZ, otherwise THOMAS, GERTRUDE CZERNY: Petition for an Act, 53. Report of Notice, 71. Bill SD-3. Mr. McCleave. Received, 1st R., 83. 2nd R., 86, 125-6. Reported, 183-5. 3rd R., Message to Senate, 206-9. R.A., 268-70. (7-8 Elizabeth II, Chapter 402).
 - 388. TREMBLAY, RAYMONDE GAGNON: Petition for an Act, 108. Report of Notice, 114. Bill SD-162. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 403).
 - 389. TROTTIER, JOSEPH JULES ROBERT: Petition for an Act, 211. Referred to Standing Orders Committee, 213. Reported withdrawn, 230.

- 390. TRUDEL, DOROTHY VERA DOYLE: Petition for an Act, 191. Report of Notice, 282. Bill SD-238. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 404).
- 391. TUKE, ELLEN WILK: Petition for an Act, 191. Report of Notice, 333. Bill SD-300. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 405).
- 392. TYSON, MONIQUE ANDRÉE SEGUIN: Petition for an Act, 191. Report of Notice, 295. Bill SD-294. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R.A., 682-4. (7-8 Elizabeth II, Chapter 406).
- 393. UJVARY, HELEN ANN KOVACH: Petition for an Act, 53. Report of Notice, 138. Bill SD-99. Mr. McCleave. Received, 1st R., 176. 2nd R., 209. Reported, 626. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 407).
- 394. URSANO, MARIA CARPENTIERI: Petition for an Act, 191.
- 395. USHER, RUTH MARY MORGENSTERN: Petition for an Act, 191. Report of Notice, 310. Bill SD-288. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 408).
- 396. VADNAIS, GASTON: Petition for an Act, 53. Report of Notice, 71. Bill SD-205. Mr. McCleave. Received, 1st R., 371-2. 2nd R., 381-2. Reported, 445-7. 3rd R., Message to Senate, 451-3. R.A., 522-4. (7-8 Elizabeth II, Chapter 409).
- 397. VERMETTE, ROGER: Petition for an Act, 53. Report of Notice, 199.
- 398. VÉZINA, THÉRÈSE COURTEAU: Petition for an Act, 53. Report of Notice, 71.
- 399. VILLENEUVE, DORIS O'DELL: Petition for an Act, 148.
- 400. VOLCHUK, LILLIANNE REED: Petition for an Act, 53. Report of Notice, 200. Bill SD-209. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 410).
- 401. WAICENBERG, SONIA KANEFSKY: Petition for an Act, 53. Report of Notice, 71.
- 402. WALKER, ELISABETH MARGUERITE LE FEBVRE: Petition for an Act, 75. Report of Notice, 310. Bill SD-270. Mr. McCleave. Received, 1st R., 449-50. 2nd R., 468. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 411).
- 403. WALKER, JOYCE MIDDLEHURST: Petition for an Act, 191. Report of Notice, 509-10.
- 404. WATSON, JOAN ELIZABETH HEALY: Petition for an Act, 137. Report of Notice, 242-3. Bill SD-215. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 412).
- 405. WEBER, SYLVIA FLORENCE VAN STRATEN: Petition for an Act, 53. Report of Notice, 71. Bill SD-36. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 151. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 413).
- 406. WELSH, SIMONE ALBERTA CHRÉTIEN: Petition for an Act, 137. Report of Notice, 282. Bill SD-343. Mr. McCleave. Received, 1st R., 578. 2nd R., 589. Reported, 625-6. 3rd R., Message to Senate, 633. R. A., 682-4. (7-8 Elizabeth II, Chapter 414).

- 407. WHISTON, HENRY FRANK: Petition for an Act, 53. Report of Notice, 71. Bill SD-65. Mr. McCleave. Received, 1st R., 141-3. 2nd R., 152. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 415).
- 408. WILLARD, EDDIE RONALD JOE: Petition for an Act, 119. Report of Notice, 223. Bill SD-289. Mr. McCleave. Received, 1st R., 503-5. 2nd R., 512-3. Reported, 545-6. 3rd R., Message to Senate, 555-6. R. A., 682-4. (7-8 Elizabeth II, Chapter 416).
- 409. WILLIAMS, CAROL MAY CAMPBELL: Petition for an Act, 193. Report of Notice, 454-5. Bill SD-310. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 417).
- 410. WOJCIECHOWSKI, WITOLDA POPLAWSKA: Petition for an Act, 75. Report of Notice, 84. Bill SD-94. Mr. McCleave. Received, 1st R., 173-4. 2nd R., 176-7. Reported, 183-5. 3rd R., Message to Senate, 206-9. R. A., 268-70. (7-8 Elizabeth II, Chapter 418).
- 411. WOODS, CHARLES: Petition for an Act, 193.
- 412. WRIGHT, ALLAN RAY: Petition for an Act, 409. Referred to Standing Orders Committe, 419. Reported, 439-40. Report of Notice, 454-5. Bill SD-328. Mr. McCleave. Received, 1st R., 561-2. 2nd R., 570-1. Reported, 593-4. 3rd R., Message to Senate, 600-1. R. A., 682-4. (7-8 Elizabeth II, Chapter 419).
- WRIGHT, JOSEPH ROLLAND: Petition for an Act, 53. Report of Notice, 71. Bill SD-115. Mr. McCleave. Received, 1st R., 220-1. 2nd R., 236-7. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 420).
- 414. WRIGHT, MARCELLE FLORE TERREAULT: Petition for an Act, 53. Report of Notice, 223. Bill SD-234. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 421).
- 415. YERZY, TANYA BURSTEIN: Petition for an Act, 75. Report of Notice, 84. Bill SD-155. Mr. McCleave. Received, 1st R., 273. 2nd R., 280. Reported, 306. 3rd R., Message to Senate, 312-3. R. A., 402-3. (7-8 Elizabeth II, Chapter 422).
- 416. YOUNG, MARJORIE WINIFRED JOYCE WHITE: Petition for an Act, 191. Report of Notice, 200. Bill SD-231. Mr. McCleave. Received, 1st R., 422-3. 2nd R., 429-30. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 423).
- 417. YOUNG, SUZANNE MARY FLORENCE PEYTON: Petition for an Act, 75. Report of Notice, 157. Bill SD-243. Mr. McCleave. Received, 1st R., 435-6. 2nd R., 443-4. Reported, 494-5. 3rd R., Message to Senate, 505-6. R. A., 522-4. (7-8 Elizabeth II, Chapter 424).
- 418. ZIMENDSTARK, IDA SHLAFMAN: Petition for an Act, 53. Report of Notice, 138. Bill SD-183. Mr. McCleave. Received, 1st R., 363-4. 2nd R., 372-3. Reported, 445-7. 3rd R., Message to Senate, 451-3. R. A., 522-4. (7-8 Elizabeth II, Chapter 425).
- 419. ZUK, MICHAEL: Petition for an Act, 53. Report of Notice, 71. Bill SD-133. Mr. McCleave. Received, 1st R., 229-30. 2nd R., 237. Reported, 254-5. 3rd R., Message to Senate, 274-5. R. A., 402-3. (7-8 Elizabeth II, Chapter 426).

Dominion Bureau of Statistics: See Statistics, Dominion Bureau of. 66970-5-52

Dominion Day:

Members, standing in their places, sang "God Save the Queen" and "O Canada", 637.

Dominion-provincial relations: See Federal-provincial relations; Newfoundland.

E

Easter adjournment: See Adjournments, Special; Members of Parliament.

Eastern Rockies Forest Conservation Board:

Report for 1957-58, 10. Sess. Paper No. 110. Printed.

Educational assistance:

Address,—Correspondence with University of British Columbia on financial aid to assist students to continue studies: Mr. Herridge, 214. Presented, 313. Sess. Paper No. 215.

Eiderdown:

Order,—Return *re* eiderdown collection and disposal under permit issued by Wildlife Service to Fernand Boucher and Andre Grenier: Mr. Fisher, 274. Presented, 290. Sess. Paper No. 212.

Eldorado Mining and Refining Limited.

- 1. Report for 1958, 474. Sess. Paper No. 139. Printed.
- Order in Council approving capital budget for 1958-59, 87. Sess. Paper No. 139a.
- 3. Order,—Copy of special price contracts with certain uranium companies: Mr. Howard—negatived on division, 434-5.

Elections:

- 1. Certificates of election of members, 3-4.
- Letter addressed to Mr. Speaker by Chief Electoral Officer, enclosing report re inquiry into alleged offences in Electoral District of Cartier, 535. Sess. Paper No. 3a.
- See also British North America Act, Amendment, Bill, 1; Elections Act; Elections Act, Amendment, Bills; Representation Act, Amendment, Bills.

Elections Act:

- 1. Report pursuant to section 58 of Act, 9. Sess. Paper No. 3.
- 2. Motion,—That Privileges and Elections Committee be empowered to study Elections Act and several amendments thereto suggested by Chief Electoral Officer, and to report to House: Called and transferred to Government Orders, 348. Moved and agreed to, 361. Committee reported, evidence and proceedings recorded as Appendix 13 to Journals, 603-4.

Elections Act, Amendment, Bills:

1. Bill C-10, Mr. Fisher (advance polls). 1st R., 18. 2nd R. moved, 209. Debate resumed, 571.

A.D. 1959 INDEX

Elections Act, Amendment, Bills:-(Concluded)

- 2. Bill C-11, Mr. Peters (publication of straw poll results). 1st R., 18. Motion for 2nd R. moved and negatived on division, 329-30.
- 3. Bill C-13, Mr. Howard (Indians). 1st R., 18. 2nd R. moved, 160. Debate resumed, 513.

See also Indian Act, Amendment, Bill.

- 4. Bill C-16, Mr. Howard (absentee voting). 1st R., 23. 2nd R., moved, 221. Debate resumed, 601.
- 5. Bill C-17, Mr. Howard (election expenses). 1st R., 23. 2nd R., moved, 239. Debate resumed, 634.

Electric power: See Exportation of Power and Fluids and Importation of Gas Act; Northern Canada Power Commission; Power development.

Enemy property: See Custodian of Enemy Property.

Energy Board:

Address,-Correspondence with provincial governments re establishment of: Mr. Argue, 517.

Energy Board Act, Bill:

Resolution,-To provide for establishment and operation of a National Energy Board: House to consider in Committee of the Whole at next sitting, 341. Considered in Committee of the Whole, 448, 450. Resolution adopted, 450. Bill C-49, Minister of Trade and Commerce. 1st R., 450. 2nd R., moved, 467. Debate resumed, 473. Amendment (Mr. Martin, Timmins),-To defer until consideration given to public ownership of pipe lines; moved and ruled out of order, 473. Debate resumed, 474, 489. Amendment (Mr. Peters),-To defer and refer subject-matter to Railways, Canals and Telegraph Lines Committee: moved, 489. Debate resumed, 490, 495. Amendment negatived, 495-6. Amendment (Mr. Howard),-Six months' hoist: moved, and debate interrupted, 496. Debate resumed, 500. Amendment negatived, 500-1. 2nd R., agreed to on division, 501-2. Considered in Committee of the Whole, 502, 503, 508, 512, 513. Reported with amendments, considered as amended, 513. 3rd R., 518. Passed by Senate with amendments, 710. Senate amendments agreed to, 751. R. A., 753-4. (7-8 Elizabeth II, Chapter 46).

Estimates:

- 1. Further Supplementary Estimates (2), 1958-59, 59. Sess. Paper No. 45a. Printed.
- 2. Further Supplementary Estimates (3), 1958-59, 241. Sess. Paper No. 45b. Printed.
- 3. Main Estimates, 1959-60, 81. Sess. Paper No. 45. Printed.
- 4. Supplementary Estimates, 1959-60, 507. Sess. Paper No. 45c. Printed.

5. Estimates referred to standing committees: 123-4, 173, 220, 358.

See also Supply.

Estimates Committee:

1. Membership: 95, 242, 298, 405, 417, 420, 437, 489, 515, 527. 66970-5-521

Elite Insurance Company: See Baloise Fire Insurance Company of Canada Act, Amendment, Bill.

7-8 ELIZABETH II

Estimates Committee:—(Concluded)

- 2. Estimates referred: National Revenue, 123; Secretary of State, Civil Service Commission, 420.
- 3. Reports: First (printing, quorum, sittings), 118; Second (recommends National Revenue estimates be referred), 118; Third (recommends Secretary of State Department and Civil Service Commission estimates be referred), 413; Fourth (National Revenue estimates, etc.), 413-7; Fifth (Secretary of State and Civil Service Commission estimates), 643-9.
- 4. Reports concurred in: Second, 123; First, on division, 129-30; Third, 413.
 - First report, motion for concurrence, amendment (Mr. Martin, Timmins),—Refer back to Committee with instruction to amend *re* sittings; moved and negatived on division, 129-30.

Euratom: See Atomic energy agreements.

Evangelical Mennonite Conference Act, Bill:

Petition to incorporate, 87. Reported, 156. Bill S-11, Mr. Jorgenson. Received, 1st R., 176. 2nd R., referred to Miscellaneous Private Bills Committee, 209. Reported without amendment, 254. Considered in Committee of the Whole, reported without amendment, 3rd R., 274, R. A., 403. (7-8 Elizabeth II, Chapter 66).

Examiner of Petitions:

Reports: 54, 66, 75, 84, 114 (2), 120, 138, 152, 156, 157, 193, 199, 223, 226, 242, 282, 295, 300, 310, 328 (2), 332, 409, 454, 509 (2), 550, 597 (2).

See also Divorce bills; Miscellaneous Private Bills Committee; Standing Orders Committee—and under titles of particular private bills.

Exchange Fund Account:

Report of Auditor General for 1958, 222. Sess. Paper No. 46.

Excise Act, Amendment, Bill:

Resolution (Budget), adopted, 377. Bill C-45, Minister of Finance. 1st R., 417. 2nd R., on division, considered in Committee of the Whole, reported without amendment, 3rd R., 421. Passed by Senate, 493. R. A., 524. (7-8 Elizabeth II, Chapter 13).

Excise Tax Act, Amendment, Bill:

Resolution (Budget), adopted, 382-3. Bill C-47, Minister of Finance. 1st R., 433. 2nd R., 451, 454. Considered in Committee of the Whole, reported without amendment, 3rd R., 454. Passed by Senate, 619. R. A., 684. (7-8 Elizabeth II, Chapter 23).

Export and Import Permits Act:

Report of operations for 1958, 46. Sess. Paper No. 144. (French, 74).

Export Credits Insurance Act:

Report on operation of Part II for 1958-59, 346. Sess. Paper No. 47.

Export Credits Insurance Act, Amendment, Bill:

Bill S-22, Minister of Trade and Commerce. Received, 578. 1st R., 587. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 632. R. A., 685. (7-8 Elizabeth II, Chapter 24).

Export Credits Insurance Corporation:

- 1. Report and financial statements for 1958, 277. Sess. Paper No. 143. *Printed.*
- 2. Order in Council authorizing contracts for shipments of wheat to Israel, 549. Sess. Paper No. 143a.
- 3. Orders in Council authorizing contracts for shipments of wheat and barley to Poland, 550. Sess. Paper Nos. 143b, 143c.
- Order in Council authorizing sale by Canadair Limited, of ten aircraft to Flying Tiger Line Inc. of Burbank, California, 571. Sess. Paper No. 143d.
- Order in Council authorizing sale by Canadair Limited, of five aircraft to Seabord & Western Airlines Inc., New York, 571. Sess. Paper No. 143e.

Export Finance Corporation of Canada Ltd. Act, Bill:

Petition for act to incorporate, 137. Reported, 300. Bill S-17, Mr. Muir (Lisgar). Received, 1st R., 357. 2nd R., referred to Banking and Commerce Committee, 372. Reported without amendment, 457. Considered in Committee of the Whole, reported without amendment, 3rd R., 467. R. A., 524. (7-8 Elizabeth II, Chapter 74).

Exportation of Power and Fluids and Importation of Gas Act:

Report of operations for 1958, 108. Sess. Paper No. 142.

External affairs:

Ninth interim report of International Commission for Supervision and Control in Viet Nam, 442. Sess. Paper No. 226.

See also Agreements, protocols, exchange of notes, treaties; Canada-United States relations.

External Affairs Committee:

- 1. Membership: 94.
- 2. Estimates of External Affairs Department referred, 173.
- 3. Reports: First (sittings, printing), 117; Second (External Affairs estimates), 380-1.
- 4. Reports concurred in: First, on division, 121-2. Amendment (Mr. Regier) to motion for concurrence,—Delete recom
 - mendation No. 1 and renumber: moved and ruled out of order, 121-2.

Amendment (Mr. Peters) to motion for concurrence,—Refer back to the Committee: moved and ruled out of order, 122.

External Affairs Department:

- 1. Report for 1958, 673. Sess. Paper No. 26. Printed.
- 2. Motion to refer Items Nos. 76 to 105, as listed in Main Estimates 1959-60, to External Affairs Committee: called and transferred to Government Orders, 155. Moved, debated and agreed to, 173. Reported on, evidence and proceedings recorded as Appendix 6 to Journals, 380-1.

TO F de

Farm Credit Act, Bill:

Resolution,—To provide for system of long term mortgage credit to farmers, supervised farm mortgage credit, and repeal of Farm Loan Act: House to consider in Committee of the Whole at next sitting, 563. Considered in Committee of the Whole, resolution adopted, 628. Bill C-67, Minister of Agriculture. 1st R., 628. 2nd R., 679-80. Considered in Committee of the Whole, 680, 704. Reported with an amendment and considered as amended, 3rd R., 704. Passed by Senate, 718. R. A., 753. (7-8 Elizabeth II, Chapter 43).

Farm Improvement Loans Act:

Report for 1958, 332. Sess. Paper No. 49. Printed.

Farm Improvement Loans Act, Amendment, Bill:

Resolution,—To extend operations for further period; to provide new maximum amount of bank loans, etc.: House to consider in Committee of the Whole at next sitting, 546. Considered in Committee of the Whole, 564-5. Resolution adopted, 565. Bill C-63, Minister of Finance. 1st R., 566. 2nd R., considered in Committee of the Whole, reported without amendment, 600. 3rd R., 618. Passed by Senate, 678. R. A., 685. (7-8 Elizabeth II, Chapter 25).

Farm Loan Board:

- 1. Report for 1958-59, 591. Sess. Paper No. 48. Printed.
- 2. Auditor General's report on accounts for 1958-59, 378. Sess. Paper No. 48c.
- 3. Order in Council approving revised capital budget for 1958-59, 10. Sess. Paper No. 48a.
- 4. Order in Council approving capital budget for 1959-60, 290. Sess. Paper No. 48b.

Farmers' Creditors Arrangement Act:

Report on administration for 1957-58, 30. Sess. Paper No. 74.

Federal District Commission:

Report for 1958, 373. Sess. Paper No. 120. Printed.

Federal-provincial relations:

- 1. Letter of Jan. 19th 1959 to Saskatchewan treasurer *re* tax-rental payments, 28. Sess. Paper No. 188.
- Address,—Correspondence since Nov. 26th 1957 re reconvening Dominion-Provincial Conference: Mr. Martin (Essex East), 63.
- 3. Address,—Correspondence since June 1st 1957 re reconvening Dominion-Provincial Conference: Mr. Argue, 65.
- Address,—Correspondence with each province since July 18th 1958 re tax-sharing agreements: Mr. Argue, 65. Presented, 174. Sess. Paper No. 188a.
- 5. Letter, May 5th 1959, from finance minister to provincial treasurers re proposed date for convening first meeting of Committee of Ministers on financial problems, 405. Sess. Paper No. 188b.
- Order,—Return re contributions to each province for conditional payments during fiscal years 1956-57, 1957-58, 1958-59, estimated for 1959-60, fiscal year inaugurated: Mr. Denis, 433-4. Presented, 575. Sess. Paper No. 239.

Federal-provincial relations:—(Concluded)

- 7. Order,-Return re contributions to individuals, institutions, etc., in Saskatchewan; elsewhere on behalf of province; revenue received; payments to residents by way of family allowances, pensions, etc.; number in receipt of unemployment insurance, social relief; population: Mr. Carter, 434.
- 8. Communiqué of meeting of committee of finance ministers, held July 6th and 7th 1959, 678. Sess. Paper No. 188c. (Printed as appendix to Hansard of July 7th).
- 9. Statistical summary of federal contributions to Provinces for fiscal years 1949-50 to 1959-60, 753. Sess. Paper No. 239a.

See also Newfoundland.

Federal-Provincial Tax-Sharing Arrangements Act, Amendment, Bill:

Resolution,—To extend for further period of one year rate of 13 per cent for standard individual income tax for purpose of calculating tax equalization and amounts under tax rental agreements: House to consider in Committee of the Whole at next sitting, 97. Considered in Committee of the Whole, 226, 366. Resolution adopted, 366. Bill C-41, Minister of Finance. 1st R., 366. 2nd R., 409, 514, 518, 520-1. Considered in Committee of the Whole, 521, reported without amendment, 525. 3rd R., 537-8. Passed by Senate, 623. R. A., 684. (7-8 Elizabeth II, Chapter 26).

Film Board:

- 1. Report for 1957-58, 20. Sess. Paper No. 16. Printed.
- 2. Report for 1958-59, 711. Sess. Paper No. 16a. Printed.

Financial Administration Act, Amendment, Bills:

- 1. Bill C-4, Mr. Boulanger (bilingual negotiable instruments). 1st R., 17. 2nd R. moved, 74. Debate resumed, 313.
- 2. Bill C-12, Mr. Ricard (bilingual negotiable instruments). 1st R., 18. Order for 2nd R. allowed to stand until identical bill disposed of, 239.

Finland tax agreement: See Canada-Finland Income Tax Convention Act, Bill.

Fisheries:

Address,-Correspondence re operation of herring set nets or purse seine in waters adjoining Gloucester County, N.B.: Mr. Robichaud, 641. Presented, 686. Sess. Paper No. 244.

Fisheries Department:

- 1. Report for 1957-58, 277. Sess. Paper No. 65. Printed.
- 2. Motion that Items Nos. 127 to 145 of main estimates be referred to Marine and Fisheries Committee: Called and transferred to Government Orders, 205. Moved, debated, agreed to on division, 220. Reported on, evidence and proceedings recorded as Appendix 2 to Journals, 343-4.

Fisheries Improvement Loans Act:

Report for 1958-59, 509. Sess. Paper No. 50.

Fisheries Improvement Loans Act, Amendment, Bill:

- Resolution,—To extend application of act to 30th June, 1962: House to consider in Committee of the Whole at next sitting, 19. Considered in Committee of the Whole, 160. Resolution adopted, 160-1. Bill C-30, Minister of Finance. 1st R., 161. 2nd R., considered in Committee of the Whole together with resolution adopted this day (See item 2 below), reported with amendments, and considered as amended, 3rd R., 222. Passed by Senate, 253. R. A., 270. (7-8 Elizabeth II, Chapter 4).
- 2. Resolution,—Amendments be made to proposed measure to amend Fisheries Improvement Loans Act, Bill C-30, now before House, so that guaranteed loan may be made to a person who had an interest in a fishing vessel but no longer has such interest, or to a person who desires to acquire an interest in a fishing vessel for first time: House to consider in Committee of the Whole at next sitting, 201-2. Considered in Committee of the Whole, 220, 221. Resolution adopted. Resolution reported and concurred in, and referred to Committee of the Whole on Bill C-30. (See item 1 above).

Fisheries Prices Support Board:

Report for 1958-59, 619. Sess. Paper No. 66. Printed.

Fisheries Research Board of Canada:

Report for 1957-58, 35. Sess. Paper No. 67. Printed.

Flag of Canada Act, Bill:

Bill C-6, Mr. Boulanger, 1st R., 18. 2nd R. moved, 152. Debate resumed, 506.

Flood control:

Address,—Communications with Manitoba *re* flood control on Red River: Mr. Pearson, 421. Presented, 652. Sess. Paper No. 242.

Food and Agriculture Organization:

Report on activities for 1958-59, 490. Sess. Paper No. 29.

Foothills Pipe Lines Ltd. Act, Bill:

Petition for an act to incorporate, 87. Reported, 226. Bill S-16. Mr. Rynard. Received, 1st R., 263. 2nd R., referred to Railways, Canals and Telegraph Lines Committee, 276. Reported without amendment, 297. Considered in Committee of the Whole, reported without amendment, 3rd R., 303. R. A., 403. (7-8 Elizabeth II, Chapter 64).

Forest access roads: See Public works, 2.

Fortin, Louis, Esq., M. P.:

Notification re election for Electoral District of Montmagny-L'Islet, 3.

Fournier, Jean: See Public Service.

Fraser River Board:

Preliminary report on flood control and hydro-electric power, 22. Sess. Paper No. 184. *Printed*. Appendices "A" and "B" to preliminary report, 680. Sess. Paper No. 184a. *Printed*.

Fraser River Navigation and Salmon Act, Bill:

Bill C-23, Mr. McPhillips. 1st R., 97. 2nd R. moved, 430.

Free Methodist Church in Canada Act, Bill:

Petition to incorporate merged bodies of Holiness Movement Church and Free Methodist Church under name of "Free Methodist Church in Canada", 257-8. Referred to Standing Orders Committee, 274. Reported, 315-6. Report of Notice, 550. Bill S-27, Mr. Morton. Received, 1st R., 578. 2nd R., referred to Miscellaneous Private Bills Committee, 589. Reported, 625. Considered in Committee of the Whole, reported without amendment, 3rd R., 633. R. A., 685. (7-8 Elizabeth II, Chapter 67).

Freight rates:

- 1. Report of Transport Commissioners on equalization of freight rates, Dec. 22nd 1958, 20. Sess. Paper No. 150a. Printed.
- 2. Address,—Correspondence with railway companies, etc., since Jan. 21st 1957, *re* increase in Crowsnest Pass rates on grain: Mr. Argue, 112.
- Order,—Agreed charges entered into by Canadian National Railways and Canadian Pacific Railway, as set out in General Order 818 of Transport Commissioners: Mr. Peters, 458.

Freight Rates Reduction Act, Bill:

Resolution,—To direct Transport Commissioners to require by order reduction of class and commodity freight rates (other than competitive rates), and to authorize payments to reimburse carriers for resulting reduction of revenues up to amount of twenty million dollars: House to consider in Committee of the Whole at next sitting, 213-4. Considered in Committee of the Whole, 281, 287, 293, 294. Resolution adopted, 294. Bill C-38, Minister of Transport. Act to make provision for Reduction of Certain Class and Commodity Rates on Freight Traffic. 1st R., 294. 2nd R., 299, 301. Referred to Railways, Canals and Telegraph Lines Committee, 301. Reported without amendment, 325. Committee evidence and proceedings recorded as Appendix 1 to Journals, 325. Considered in Committee of the Whole, reported without amendment, 3rd R., 448. Passed by Senate, 588. R. A., 684. (7-8 Elizabeth II. Chapter 27).

Gore District Mutual Fire Insurance Company Act, Amendment, Bill:

Petition for act to change name, 31. Reported, 54. Bill S-7. Mr. Anderson. Received, 1st R., 125. 2nd R., referred to Banking and Commerce Committee, 134. Reported without amendment, 195. Considered in Committee of the Whole, reported without amendment, 3rd R., 208. R. A., 270. (7-8 Elizabeth II, Chapter 61).

Gour, Joseph-Omer, Esq., M. P .:

House informed of death and adjourns in memory of, 282.

Government agencies:

Order,—Return re directors of National Research Council, Public Archives, Defence Research Board, National Film Board, National Library, National Museum, rank held, qualifications: Mr. Argue, 164. Presented, 339. Sess. Paper No. 219.

Government contracts, purchases, properties, etc.:

- 1. Return to an Order of the House, dated August 27th 1958 (Question No. 168), *re* manufactured products imported for use of Government or crown corporations, 79. Sess. Paper No. 144*a*.
- Order,—Return re services of C. D. Howe Company since July, 1957: Mr. Fisher, 164. Presented, 216. Sess. Paper No. 205.
- Order,—Return re acreage acquired at Shirley's Bay for use of Defence Research Board: Mr. Bell (Carleton), 196. Presented, 217. Sess. Paper No. 206.
- 4. Order,—Return *re* cedar poles purchased for use at Terrace, B. C.: Mr. Howard, 196. Presented, 222. Sess. Paper No. 207.
- 5. Address,—Correspondence *re* purchase of land for proposed RCMP detachment at Queen Charlotte City: Mr. Howard, 447. Presented, 591. Sess. Paper No. 76e.
- Order,—Lease entered into with St. Johns Yacht Club re use of land on bank of Richelieu River at St-Jean, Que.: Mr. Caron, for Mr. Dupuis, 471. Presented, 509. Sess. Paper No. 230. Supplementary Return presented, 525. Sess. Paper No. 230a.
- Order,—Correspondence, lease, etc., between Transport Department and Messrs. Robert and Bernard Goineau *re* installation of gasoline pumps and repair shop on land owned by Government on shore of Richelieu River at St-Jean d'Iberville: Mr. Caron, for Mr. Dupuis, 471-2. Presented, 525. Sess. Paper No. 230b.
- 8. Order,—Return *re* contracts with La Salle Engineering Company since 1954, officers, associated companies: Mr. Argue, 516-7.
- 9. Order,—Return *re* contracts awarded to Marine Industries Limited between 1951 and 1957, value, purpose: Mr. Fisher, 616. Presented, 711. Sess. Paper No. 245.
- Order,—Return re property leased or rented in Canada or United States to any company, person, etc., for parking purposes since 1956: Mr. McGregor, 617-8.
- 11. Order,—Correspondence with former owners of expropriated lands known as Commune de la Baie-du-Febvre, Nicolet-Yamaska County: Mr. Roberge, for Mr. Meunier, 681.
- 12. Order,—Return re contracts with Federal Commerce Navigation Company since its incorporation: Mr. Argue, 715.

See also Advertising; Aircraft.

Grain:

- Box cars, order in council apointing John Bracken to inquire into distribution, 28. Sess. Paper No. 187. Report, 342. Sess. Paper No. 187a. Printed.
- 2. Address,—Letter from Maritime Transportation Commission to Minister of Trade and Commerce *re* pricing policy on wheat; correspondence from persons or organizations in Atlantic provinces: Mr. Pickersgill, 140. Presented, 240. Sess. Paper No. 138*a*.
- 3. Address,—Correspondence *re* deficiency payments on wheat, oats, and barley produced in Prairie provinces: Mr. Argue, 180.
- See also Export Credits Insurance Corporation; International Wheat Agreement; Seed grain indebtedness; Wheat Board.

Grain Commissioners, Board of:

Report for 1958, 277. Sess. Paper No. 136. Printed. Referred to Agriculture and Colonization Committee, 551. Reported on, evidence and proceedings recorded as Appendix 19 to Journals, 713-4.

Harbours and Piers Act:

Statement of leases for 1958, 132. Sess. Paper No. 166.

Harbours Board:

- 1. Report for 1958, 437. Sess. Paper No. 163. Printed.
- Order in Council approving revised capital budget for 1958, 15. Sess. Paper No. 163a.
 - Order in Council approving capital budget for 1959, 156. Sess. Paper No. 163b.

Harbours, wharves and breakwaters:

- 1. Order,—Return *re* expenditures on skidway at Bear Cove, Halifax County (West) Nova Scotia, number of boats operating from, landed value of fish, etc. (Question No. 191, August 27th 1958): Presented, 14. Sess. Paper No. 179.
- 2. Address,—Correspondence with Ontario *re* establishment of seaport at Moosonee, Ont.: Mr. Peters, 63. Presented, 232. Sess. Paper No. 208.
- 3. Order,—Correspondence since 1958 with any persons in Port Arthur constituency *re* work on breakwater at Silver Islet: Mr. Fisher, 78. Presented, 118. Sess. Paper No. 166*a*.
- 4. Order,—Return *re* ports of Fort William and Port Arthur, contributions by Ontario government, arrangements for sharing in future: Mr. Badanai, 515-6. Presented, 624. Sess. Paper No. 241.

Harrington Lake: See Prime Minister's Residence Act, Amendment, Bill.

Health and Welfare Department: See National Health and Welfare Department.

Health insurance: See Hospital Insurance and Diagnostic Services Act.

Hellyer, Hon. Paul T., M. P.:

Notification re election for Electoral District of Trinity, 4.

Henry, R. A. C., employment: See Public Service.

Highways: See Roads; Roads to Resources Program; Trans-Canada Highway.

Hogs, floor price: See Livestock.

Holy Family of Bordeaux in Canada, Congregation of Sisters of, Act, Bill:

Petition for act to incorporate, 174. Reported, 226. Bill S-14. Mr. Flynn. Received, 1st R., 229-30. 2nd R., referred to Miscellaneous Private Bills Committee, 275. Reported with amendments, 319. Considered in Committee of the Whole, reported with amendments, and considered as amended, 3rd R., 323. Senate agreed to Commons amendments, 339. R. A., 404. (7-8 Elizabeth II, Chapter 65).

Hospital Insurance and Diagnostic Services Act:

- 1. Agreement with Nova Scotia, 10. Sess. Paper No. 97a.
- 2. Amending agreement with Saskatchewan, 20. Sess. Paper No. 97b.

Hospital Insurance and Diagnostic Services Act:—(Concluded)

- 3. Amending agreements with Newfoundland, Nova Scotia, Manitoba and British Columbia, 80. Sess. Paper No. 97c.
- Amending agreements with British Columbia, dated Jan. 26th 1959; Alberta, dated January 30th 1959; Nova Scotia, dated Feb. 5th 1959; Manitoba, dated Feb. 6th 1959, 210. Sess. Paper No. 97d.
- Amending agreements with Newfoundland, dated Feb. 11th 1959; Ontario, dated Feb. 9th and 24th 1959; Manitoba, dated Feb. 6th 1959, 291. Sess. Paper No. 97e.
- 6. Amending agreements with British Columbia, Manitoba, Alberta, Saskatchewan, 366-7. Sess. Paper No. 97f.
- 7. Correspondence with Premier of Prince Edward Island, 597. Sess. Paper No. 97g.
- 8. Amending agreements with Ontario, Manitoba and Alberta, 686. Sess. Paper No. 97*h*.
- 9. Amending agreements Nos. 5 and 6, with British Columbia, 698. Sess. Paper No. 97*i*.

House of Commons:

- 1. Commissioners of Internal Economy appointed, 8.
- Report of Internal Economy Commissioners (May 12th 1958 to Jan. 15th 1959), 9. Sess. Paper No. 2.
- 3. Reports of Civil Service Commission re appointment of Assistant Parliamentary Reporters, 40, 45. Approved, 62. Sess. Paper Nos. 2a-2b.
- 4. St. Laurent portrait, presentation to House, 195.
- See also Adjournments, Special; Members of Parliament; Membership, changes in; Procedure; Sittings of the House; Speaker's rulings and statements.
- Housing: See Central Mortgage and Housing Corporation; Housing Act, Amendment, Bill; Newfoundland.

Housing Act, 1954, Amendment, Bill:

Resolution,—To increase to one billion dollars amount that may be paid out of Consolidated Revenue Fund under subsection 1 of section 22 of Act; to remove limitation on amount that may be advanced to Corporation for purposes of subsection 1 of section 11; and to provide for changes in administration: House to consider in Committee of the Whole at next sitting, 43. Considered in Committee of the Whole, 79, 149. Resolution adopted, 150. Bill C-28, Minister of Public Works. 1st R., 150. 2nd R., 168-9. Considered in Committee of the Whole, 169, 175. Reported without amendment, 3rd R., 175. Passed by Senate, 225. R. A., 270. (7-8 Elizabeth II, Chapter 6).

Humane slaughter of food animals:

Motion that subject be referred to standing committee on agriculture: Called and transferred to Government Orders, 202. Moved, debated, and agreed to, 220. Reported on, evidence and proceedings recorded as Appendix 12 to Journals, 567-8.

Humane Slaughter of Food Animals Act, Bill:

Bill C-71, Minister of Agriculture. 1st R., 699. 2nd R., considered in Committee of the Whole, 3rd R., 717. Passed by Senate, 751. R. A., 753-4. (7-8 Elizabeth II, Chapter 44).

815

Immigrants:

- 1. Return of permits issued under authority of Act for 1958, 46. Sess. Paper No. 12.
- 2. Loans to immigrants in 1958-59, 309. Sess. Paper No. 15.

See also Citizenship and Immigration Department.

Immigration Act (Jurisdiction of Courts), Amendment, Bill:

Bill C-20, Mr. Crestohl. 1st R., 33. 2nd R. moved, 382.

Income tax:

- Order,—Representations re section 5, subsection (2) of Income Tax Act since Dec. 20th 1957: Mr. Fisher, 214. Presented, 366. Sess. Paper No. 213a.
- 2. Address,—Correspondence *re* changes since 1958 affecting medical students: Mr. Fisher, 287. Presented, 290. Sess. Paper No. 213.
- 3. Premium Iron Ore case: See under Canada-United States relations.

Income Tax Act, Amendment, Bill:

Resolution (Budget), adopted, 376-7. Bill C-48, Minister of Finance. 1st R., 433. Notice of proposed amendment, 448. (Printed as Appendix to Votes and Proceedings of May 18th). 2nd R., considered in Committee of the Whole, reported with an amendment, considered as amended, 454. 3rd R. moved, 458. Amendment (Mr. Martin, Timmins),—To defer and refer back to Committee of the Whole for reconsideration of clause 8: moved and negatived on division, 458-9. 3rd R., 459. Passed by Senate with amendments, 579. Motion for concurrence in Senate amendments, with waiver in effect suspending S. O. 63, ruled out of order in absence of unanimous consent, 707-10. Motion for message to Senate that 1st amendment agreed to, 2nd disagreed to; moved and agreed to, 750. Senate does not insist on 2nd amendment, 753. R. A., 753-4. (7-8 Elizabeth II, Chapter 45).

See also Ways and Means-Budget.

Indian Act, Amendment, Bill:

Bill C-15, Mr. Howard (elections). 1st R., 23. 2nd R. moved, 453. See also *Elections Act, Amendment, Bills*, 3.

Indian affairs:

- 1. Number and amount of loans to Indians in 1958-59, 309. Sess. Paper No. 13.
- Order,—Correspondence *re* option, sale, lease, of any lands comprising Chippewa Indian Reserve, near Sarnia: Mr. Hellyer, 457-8. Presented, 729. Sess. Paper No. 14c.
- 3. Address,—Contract, option or agreement for sale of part of Chippewa Indian Reserve, between Chippewa Indians and Dimensional Investments Limited: Mr. Hellyer, 458.
- 4. Indenture *re* sale of certain lands of Sarnia Band of Indians, 535. Sess. Paper No. 14*a*.
- Address,—Communications, memoranda of telephone conversations with Ontario Hydro *re* acquisition by Ontario Hydro of land on Sarnia Indian Reserve: Mr. Pickersgill, 575. Presented, 602. Sess. Paper No. 14b.

Indian Affairs (Joint) Committee:

- 1. Motion to appoint committee to examine Indian Act, and amendments thereto, and to suggest such amendments as they deem advisable; to investigate and report upon Indian administration and on social and economic status of Indians: called and transferred to Government Orders, 98. Moved, 359. Amendment (Mr. Howard),—including, liability to pay taxes, eligibility to vote, operation of schools, etc.: moved and ruled out of order, 359-60. Amendment (Mr. Fisher),—to appoint sub-committees: moved and ruled out of order, 361. Main motion agreed to, 361.
- House membership, 375, 599. Message to Senate, 375. Senate membership, 405, 411, 460, 518.
- 3. Reports: First (quorum), 463; Second (meetings, persons called, etc.), evidence and proceedings recorded as Appendix 18 to Journals, 705-6.
- 4. Reports concurred in: First, 463.

Indian Reserves Act, Bill (New Brunswick agreement):

Bill S-6, Act to confirm agreement with New Brunswick. Minister of Citizenship and Immigration. Received, 125. 1st R., 131. Consent of Governor-General, 707. 2nd R., considered in Committee of the Whole, 3rd R., 706-7. R. A., 753-4. (7-8 Elizabeth II, Chapter 47).

Indian Reserves Act, Bill (Nova Scotia agreement):

Bill S-25, Act to confirm agreement with Nova Scotia. Minister of Citizenship and Immigration. Received, 623. 1st R., 626. Consent of Governor-General, 707. 2nd R., considered in Committee of the Whole, 3rd R., 707. R. A., 753-4. (7-8 Elizabeth II, Chapter 50).

Industrial Development Bank:

Statement of accounts and president's report for year ended Sept. 30th 1958, 9. Sess. Paper No. 52. *Printed*.

Industrial Development Bank Act, 1959, Bill:

Bill C-51, Mr. Coates. Act to provide for development of certain provinces by distribution of industry and for reduction of unemployment therein. 1st R., 457.

Industrial Relations Committee:

- 1. Membership: 94, 440, 443, 474, 508.
- 2. Bills referred: Unemployment Insurance, 442.
- 3. Reports: First (printing, sittings), 133; Second (Unemployment Insurance Bill), 541.
- 4. Reports concurred in: First, on division, 133.

Insurance, Superintendent of:

- 1. Report re loan and trust companies for 1957, 14. Sess. Paper No. 54. Printed.
- Report re co-operative credit societies for 1957, 35. Sess. Paper No. 43. Printed.
- 3. Report, Volume II—Annual statements—Fire and casualty insurance companies and of accident and sickness insurance, for 1957, 99. Sess. Paper No. 53. Printed.

A.D. 1959

INDEX

Insurance, Superintendent of:—(Concluded)

- 4. Report, Volume III—Annual statements—life insurance companies and fraternal benefit societies, for 1957, 629. Sess. Paper No. 53a. Printed.
- 5. Report *re* small loans companies and money-lenders for 1957, 282. Sess. Paper No. 60. *Printed*.

Interest Act, Amendment, Bill:

Bill C-3, Mr. Argue. 1st R., 17. 2nd R. moved, 118. Amendment (Mr. Roberge),—To defer and refer subject-matter to Banking and Commerce Committee, 118. Debate interrupted, 118. Debate resumed, 490.

Internal Economy Commissioners: See House of Commons.

International Labour Organization:

- 1. Conventions and recommendations of Conference in 1958 *re* working conditions on board ship, plantation workers, discrimination, legislative jurisdiction, 136. Sess. Paper No. 80.
- 2. Motion,—That it is expedient that Houses of Parliament do approve Convention No. 105 on abolition of forced labour, adopted by International Labour Conference at its 40th Session, on June 25th 1957: Called and transferred to Government Orders, 348. Moved, debated, agreed to, 451.
- 3. Order,—Return *re* conventions not ratified by Canadian Government, number, title, reason in each case: Mr. Howard, 406. Presented, 437. Sess. Paper No. 80a.

International River Improvements Act:

Report of Operations for 1958, 30. Sess. Paper No. 111.

International Wheat Agreement, 1959:

- 1. Copy of agreement, 575. Sess. Paper No. 27b.
- 2. Motion for approval: Called and transferred to Government Orders, 574. Moved, debated and agreed to, 707.

Investment in Canada:

Public and Private Investment in Canada—Outlook 1959, 205. Sess. Paper No. 147. Printed.

J

Judges Act, Amendment, Bill:

Resolution,—To provide salaries for three additional puisne judges of Superior Court of Quebec, two additional judges of Supreme Court of British Columbia and two additional judges of Supreme Court of Alberta: House to consider in Committee of the Whole at next sitting, 471. Considered in Committee of the Whole, resolution adopted, 539. Bill C-56, Minister of Justice. 1st R., 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 539. Passed by Senate, 588. R. A., 684. (7-8 Elizabeth II, Chapter 28).

Lakehead Harbour Commission:

Address,—Correspondence *re* appointment of commissioners: Mr. Fisher, 287. Presented, 571. Sess. Paper No. 238.

Lawyers employed by Government: See Central Mortgage and Housing Corporation.

Lead and zinc conference: See United Nations.

Length and Mass Units Act, Amendment, Bill:

Bill S-20, Minister of Trade and Commerce. Received, 493. 1st R., 500. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 632. R. A., 685. (7-8 Elizabeth II, Chapter 29).

Library, National:

Report of Librarian for 1958-59, 711. Sess. Paper No. 18. Printed.

Library of Parliament:

- 1. Report of Librarian dated Jan. 15th 1959, 9. Sess. Paper No. 1.
- 2. Senate membership on Joint Committee, 29.
- 3. House membership on Joint Committee, 96. Message to Senate, 101-2.
- 4. Report of Civil Service Commission *re* compensation for cataloguing librarians, 697-8. Sess. Paper No. 1*a*. Motion for approval, agreed to, 703.

Livestock:

- 1. Address,—Correspondence since November, 1958 re establishment of floor price on hogs: Mr. Argue, 508. Presented, 591. Sess. Paper No. 7c.
- 2. Humane slaughter: See Humane slaughter of food animals.

Lockyer, Edward R., Esq., M. P. (Trinity):

Notification re decease of, 2.

Lutheran Church—Canada, Act, Bill:

Petition for act to incorporate, 174. Reported, 300. Bill S-18, Mr. Weichel. Received, 1st R., 345. 2nd R., referred to Miscellaneous Private Bills Committee, 372. Reported without amendment, 419. Considered in Committee of the Whole, reported without amendment, 3rd R., 429. R. A., 524. (7-8 Elizabeth II, Chapter 68).

M

Malton airport, land expropriation:

- 1. Reasons for judgment in Exchequer Court of Canada re expropriation, 563. Sess. Paper No. 237.
- Motion (Mr. Pearson),—That actions and statements of Member for Peel re expropriation of properties be referred to Privileges and Elections Committee: moved, 573-4. Mr. Speaker raised point of order concerning precedence for said proposal and debate arising on said point of order, reserved his decision, proceedings deferred, 574. Debate resumed, 581. Motion ruled out of order as it did not involve prima facie case of breach of privileges of House, 582-6. Ruling sustained on division, 586-7.

See also Supply motions, 6.

INDEX

Marine and Fisheries Committee:

- 1. Membership: 93.
- 2. Estimates referred: Fisheries Department, 220.
- 3. Reports: First (printing), 134; Second (Fisheries estimates), 343-4.
- 4. Reports concurred in: First, 134.

Maritime Coal Production Assistance Act:

Report of operations for 1958-59, 309. Sess. Paper No. 86. See also Coal Production Assistance Act, Bill.

Maritime Commission: See Canadian Maritime Commission.

Maritime Marshland Rehabilitation Act:

Report for 1957-58, 15. Sess. Paper No. 8. Printed.

Members of Parliament:

Order,—Return *re* government aircraft transportation provided for Members to and from constituencies during Easter recess, families: Mr. Hardie, 316. Presented, 509. Sess. Paper No. 231.

Members of Parliament Retiring Allowances Act:

Report for 1958-59, 345. Sess. Paper No. 55.

Membership, changes in:

- New members: Mrs. Jean Casselman (Grenville-Dundas), Louis Fortin, Esq., (Montmagny-L'Islet), Joseph Slogan, Esq., (Springfield), Hon. Paul T. Hellyer (Trinity), 3; introduced, 4.
- Vacancies: Springfield (decease of Wm. V. Yacula, Esq.); Trinity (decease of E. R. Lockyer, Esq.), 2-3.
- 3. Decease of members, adjournments: See Gour, Joseph Omer; Smith, Hon. Sidney Earle.

Mennonite Conference Act, Bill: See Evangelical Mennonite Conference Act, Bill.

Methodist Church in Canada Act, Bill: See Free Methodist Church in Canada Act, Bill.

Mines and Technical Surveys Department:

- 1. Report for 1957, 156. Sess. Paper No. 83. Printed.
- 2. Estimates referred to Mines, Forests and Waters Committee, 123-4. Reported on, 475-89. Committee evidence and proceedings recorded as Appendix 9 to Journals, 489.

Mines, Forests and Waters Committee:

- 1. Membership: 93, 102, 298, 316, 381, 515, 546.
- 2. Estimates referred: Mines and Technical Surveys Department, 123-4. Northern Affairs and National Resources Department, 358.
- Reports: First (sittings, printing), 117; Second, (Mines and Technical Surveys estimates), 475-89; Third (Northern Affairs and National Resources estimates), 659-73.
- 4. Reports concurred in: First, on division, 130.

Minimum Wage Act, Bill:

Bill C-8, Mr. Peters. 1st R., 18. Motion for 2nd R., 177. Debate resumed, 556.

Ministers of the Crown: See Cabinet ministers.

Mint, Royal Canadian:

Report of Master for 1958, 252. Sess. Paper No. 56. Printed.

Miscellaneous Private Bills Committee:

- 1. Membership: 90, 489.
- 2. Bills referred: Canadian Medical Association, 125; divorce, 125-6; divorce, 126; divorce, 150-2; Evangelical Mennonite Conference, 209; divorce, 236-7; divorce, 237; Holy Family of Bordeaux, Boy Scouts Association, 275; divorce, 280; Lutheran Church, 372; divorce, 372-3; divorce 381-2: Canadian Legion of British Empire Service League, 429; divorce, 429-30; divorce, 443-4; divorce, 468; divorce, 512-3; Roman Catholic Episcopal Corporation of Prince Rupert, 570; divorce, 570; Free Methodist Church in Canada, 589; divorce, 589.
- 3. Reports: First (quorum, sittings), 117; Second (divorce bills), 183-5; Third (Canadian Medical Association Bill), 201; Fourth (Evangelical Mennonite Conference Bill), 254; Fifth (divorce bills), 254-5; Sixth (Boy Scouts Association Bill), 306; Seventh (divorce bills), 306; Eighth (Holy Family of Bordeaux Bill), 319; Ninth (Lutheran Church Bill), 419; Tenth (Canadian Legion of the British Empire Service League Bill), 445; Eleventh (divorce bills), 445-7; Twelfth (report of proceedings and evidence), 493; Thirteenth (divorce bills), 494-5; Fourteenth (divorce bill), 507; Fifteenth (divorce bills), 545; Sixteenth (Roman Catholic Episcopal Corporation of Prince Rupert bill), 593; Seventeenth (divorce bills), 593-4; Eighteenth (Free Methodist Church in Canada bill), 625; Nineteenth (divorce bills), 625-6; Twentieth (divorce bills), 626; Twenty-first (divorce bills), 659; Twenty-second (divorce bill), 713; Twenty-third (draft rules for committee), 741.
- 4. Reports concurred in: First, on division, 130; Twelfth, 493; Twentythird, 741.

Municipal Improvements Assistance Act:

Report of operations for 1958, 14. Sess. Paper No. 57.

Municipal Winter Works Incentive Program: See Public Works.

Museum, National:

- 1. Letter, dated Jan. 20th 1959, to Dr. J. Rousseau, Director of Human History Branch, from Deputy Minister of Northern Affairs and National Resources, 85. Sess. Paper No. 191.
- 2. Order,-Correspondence since 1956 re administration and working conditions of Human History and Natural History branches: Mr. Argue -negatived on division, 164.
- 3. Order,-Correspondence since 1955 re physical condition of building, exhibits contained therein, scientific collections and specimens owned and on loan: Mr. Argue, 166.
- 4. Order,-Correspondence re appointment of Dr. J. Rousseau as Director: Mr. Argue, 166. Presented, 222. Sess. Paper No. 191b.

INDEX

Museum, National:-(Concluded)

- 5. Order,—Correspondence *re* annexation of Montreal Botanical Garden: Mr. Argue, 166.
- 6. Order,—Correspondence, 1945 to 1955, *re* administration, working conditions, scientific collections and specimens, publication of studies and problems facing Museum: Mr. Argue, 166.
- 7. Order,—Correspondence since 1950 re resignations and transfers of employees: Mr. Argue, 179.
- Order,—Correspondence *re* establishment of Human History Branch or Natural History Branch in any city aside from Ottawa: Mr. Argue, 180.
- 9. Order,—Brief submitted to Royal Commission on Arts, Letters and Sciences: Mr. Argue, 180. Presented, 210. Sess. Paper No. 191a.
- 10. Order,—Study or report submitted between 1945 and 1955, dealing with reorganization and administration: Mr. Argue, 180.
- 11. Order,—Report submitted by Mr. J. Gabus on Museum: Mr. Argue, 249. Presented, 290. Sess. Paper No. 191e.
- Order,—Correspondence with Dr. J. B. Griffin of University of Michigan re Museum and its scientific personnel: Mr. Argue, 249. Presented, 287-8. Sess. Paper No. 191d.
- 13. Order,—Return *re* annual budgets since 1935, amount spent on salaries, exhibits, scientific studies, etc.: Mr. Argue, 714.
- 14. Order,-Return re research studies of scientific staff: Mr. Argue, 714-5.
- 15. Order,—Return *re* scientific collections and specimens purchased since 1945, amount paid, on exhibit, in storage, etc.: Mr. Argue, 715.

N

National Battlefields Commission:

- 1. Order in Council approving estimates and budget for year 1958-59, 10. Sess. Paper No. 114a.
- 2. Order in Council approving estimates of expenditure and budget for 1959-60, 304. Sess. Paper No. 114b.
- Auditor General's report on accounts for 1958-59, 535. Sess. Paper No. 114c.

National Capital Commission:

Report of Auditor General to Prime Minister on accounts and financial statements for 1958-59, 692. Sess. Paper No. 120a.

National Defence Act, Amendment, Bill:

Resolution,—To provide that Court Martial Appeal Board be reconstituted as superior court of record, to authorize payment of travelling allowances to its members, to provide for appointment of, and payment of fees and travelling expenses of military advisers, and to provide for changes in administration: House to consider in Committee of the Whole at next sitting, 55. Considered in Committee of the Whole, 147, 149. Resolution adopted, 149. Bill C-27, Minister of National Defence. 1st R., 149. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 166. Passed by Senate with amendments, 226. Senate amendments agreed to, 249. R. A., 270. (7-8 Elizabeth II, Chapter 5).

7-8 ELIZABETH II

National Defence Department:

- 1. White Paper entitled: "Defence 1959", 367. Sess. Paper No. 87a. Printed. (French, Printed).
- Address,—Communications with Hillcrest Housing Company, Summerside, P. E. I., *re* rental of housing units for armed forces: Mr. Pickersgill, 317. Presented, 366. Sess. Paper No. 125d.
- 3. Order,—Return, for 1957-58, re cost of education for dependents of armed forces in Canada and overseas: Mr. Regier, 335-6. Presented, 423-4. Sess. Paper No. 222.
- 4. Order,—Return *re* Inter Service Equivalents Board executive staff, positions, salaries, qualifications, secretary, etc.: Mr. Herridge, 617. Presented, 685. Sess. Paper No. 243.
- 5. Order,—Return *re* terms of reference of Inter Service Equivalents Board, when drafted, rewritten, executive secretary, responsibility: Mr. Herridge, 618. Presented, 685. Sess. Paper No. 243a.

National Energy Board: See Energy Board.

National Film Board: See Film Board.

National Flag of Canada Act, Bill: See Flag of Canada Act, Bill.

National Gallery of Canada:

- 1. Order,—Return *re* paintings purchased by Government in 1950-58, titles, artists, price, etc., purchase of "The Road": Mr. Murphy, 111-12. Presented, 135-6. Sess. Paper No. 17*a*.
- Order,—Minutes of meetings of trustees, in 1923, re purchase of painting "The Road" by Karl Henry Ahrens, places where painting shown: Mr. Murphy, 325. Presented, 351. Sess. Paper No. 17b.
- 3. Address,—Correspondence with Baron Von Polnitz, *re* painting "Landscape with Christ appearing to the Apostles" by Breughel: Mr. Batten, 327. Presented, 351. Sess. Paper No. 17c.
- 4. Order,—Minutes of meetings of trustees, *re* painting "Landscape with Christ appearing to the Apostles" by Breughel: Mr. Batten, 327. Presented, 351. Sess. Paper No. 17d.

National Harbours Board: See Harbours Board.

National Health and Welfare Department:

- 1. Report for 1957-58, 79. Sess. Paper No. 91. Printed.
- 2. Clark report: See Old age insurance.

National Housing Act: See Housing Act, 1954, Amendment, Bill.

National Library: See Library, National.

National parks:

Address,—Communications since Feb. 18th 1959 *re* employment in Terra Nova Park, together with replies thereto: Mr. Pickersgill, 575.

National Parole Board: See Parole Board.

National Research Council:

Report for 1958-59, 698. Sess. Paper No. 145. Printed.

National Revenue Department:

- 1. Report for 1957-58, 25. Sess. Paper No. 102. Printed.
- 2. Estimates referred to Estimates Committee, 123. Reported on, 413-7. Committee evidence and proceedings recorded as Appendix 7 to Journals, 417.
- Order,—Return re staff employed at ports of King's Gate, Waneta, Nelway, Paterson, Ossyoos, B. C.; number of persons, vehicles, entering, leaving Canada during 1954-59; value of exports, imports, total revenue: Mr. Pickersgill, 641. Presented, 739. Sess. Paper No. 250.
- 4. Premium Iron Ore tax case: See Canada-United States relations.

Negotiable Instruments in English and French Act, Bill:

Bill C-9, Mr. Pigeon, Act respecting printing of negotiable instruments in English and French languages. 1st R., 18. Order for 2nd R. made to stand until identical bill disposed of, 237-9, 281.

New Brunswick Indian reserves agreement: See Indian Reserves Act, Bill.

New Zealand trade agreement: See Customs Tariff and The New Zealand Trade Agreement Act, Amendment, Bill.

Newfoundland:

- 1. Order,—Contract re use of RCMP: Mr. Argue, 131. Presented, 131. Sess. Paper No. 76b.
- 2. Address,—Correspondence with Newfoundland, Anglo-Newfoundland Development Company, or International Woodworkers of America *re* dispute: Mr. Argue, 131-2.
- Order,—Communications received by Minister of Justice, and replies thereto, protesting refusal to reinforce RCMP in Newfoundland: Mr. Pickersgill, 287. Presented, 591. Sess. Paper No. 76f.
- 4. Order,—Communications received by Prime Minister, and replies thereto, protesting refusal to reinforce RCMP in Newfoundland: Mr. Pickersgill, 287. Presented, 444. Sess. Paper No. 76d. Supplementary, 591. Sess. Paper No. 76g.
- Order,—Communications received by Minister without Portfolio, protesting refusal to reinforce RCMP, and replies: Mr. Pickersgill—negatived on division, 307-8.
- Question, by Mr. Pickersgill, having been called: Communications received by Minister without Portfolio protesting against failure of Government to send RCMP reinforcements to Newfoundland, and replies: disallowed by Mr. Speaker, 336-7.
- Telegram, dated March 13th 1959, to Minister of Justice from Mayor of St. John's, requesting RCMP reinforcements, 619. Sess. Paper No. 76h.
- Letters from Public Works Minister to Newfoundland premier re federal-provincial housing projects in St. John's, 293. Sess. Paper No. 125b.
- Agreements made by Central Mortgage and Housing Corporation re federal-provincial housing projects in St. John's, 304. Sess. Paper No. 125c.

Newfoundland:—(Concluded)

- 10. Address,—Letters between Minister without Portfolio from Newfoundland, on behalf of Government, and Municipal Affairs Minister of Newfoundland *re* appointment of federal nominees to St. John's Housing Authority: Motion (Mr. Argue) called, and, after Speaker's ruling, allowed to stand as amended, 406-8. Moved, Mr. Winch, for Mr. Argue, 421.
- 11. Order,—Communications to public works minister or to Central Mortgage and Housing Corporation, since April 1st 1959, re St. John's Housing Authority, and replies: Mr. Batten, 420.
 - 12. Telegrams, dated March 12th and 13th 1959, from Newfoundland premier, together with letter dated March 24th 1959 in reply thereto, from Prime Minister, 297. Sess. Paper No. 76c.
 - Order,—Communications received by Prime Minister protesting announcement re Term 29 of Terms of Union and replies: Mr. Pickersgill, 308. Presented, 468. Sess. Paper No. 229.
 - 14. Order,—Communications received by Minister without Portfolio protesting announcement of Government *re* Term 29 of Terms of Union, and replies: Mr. Pickersgill—negatived on division, 326-7.
 - Order,—Return *re* amounts paid to Newfoundland since 1949, unconditional and conditional grants, amounts for other purposes, comparable payments to other provinces: Mr. Tucker, 357. Presented, 559. Sess. Paper No. 229a.
 - Order,—Return showing in last twelve months amounts received from and paid to Newfoundland, from all sources: Mr. Van Horne, 358. Presented, 572. Sess. Paper No. 229b.
 - 17. Order,—Return showing for 1957-58 payments to individuals, institutions, etc., in Newfoundland; revenue received from Newfoundland; number in receipt of unemployment insurance, social welfare; population: Mr. Regier, 406.
 - 18. Address,—Correspondence with radio station CJON St. John's *re* use of station facilities and/or any financial transaction: Mr. Argue, 542.
 - 19. Order,—Return *re* broadcasts over CJON St. John's by any department or cabinet minister: Mr. Argue, 641.
 - 20. Order,—Communications received since 1954 *re* proposal to establish a free port in Newfoundland, and replies: Mr. Carter, 337. Presented, 532. Sess. Paper No. 234.

Newfoundland Additional Grants Act, Bill:

Resolution,—To provide for payment of additional grants to Newfoundland: House to consider in Committee of the Whole at next sitting, 674. Considered in Committee of the Whole, 703. Resolution adopted, 704. Bill C-72, Minister of Finance. 1st R., 704. 2nd R., 710, 715-6. Considered in Committee of the Whole, reported without amendment, 716. 3rd R. moved; amendment (Mr. Carter),—To defer and refer back to Committee of the Whole for considering advisability of adding "and for each year thereafter"; ruled out of order; 3rd R. agreed to, 717. Passed by Senate, 751. R. A., 753-4. (7-8 Elizabeth II, Chapter 48).

Newfoundland Salt Fish Exportation Laws Repeal Act, Bill:

Bill S-32, Minister of Trade and Commerce. Received, 718. 1st R., 724. 2nd R., considered in Committee of the Whole, 3rd R., 751-2. R. A., 753-4. (7-8 Elizabeth II, Chapter 49).

Newspaper employees:

Order,—Return showing newspaper employees transported to bases in Europe during 1957 and 1958, accommodations, etc.: Mr. Fisher, 248. Presented, 277. Sess. Paper No. 210.

North American Accident Insurance Company Act, Amendment, Bill:

Petition for act to change name to "North American General Insurance Company", 108. Reported, 120. Bill S-9, Mr. Nacnaughton. Received, 1st R., 150. 2nd R., referred to Banking and Commerce Committee, 176. Reported without amendment, 195. Considered in Committee of the Whole, reported without amendment, 3rd R., 209. R. A., 270. (7-8 Elizabeth II, Chapter 62).

Northern Affairs and National Resources Department:

- 1. Report for 1957-58, 10. Sess. Paper No. 106. Printed.
- Motion,—That Items Nos. 261 to 293 and Items Nos. 476 and 477, Main Estimates of 1959-60, be referred to Mines, Forests and Waters Committee: Called and transferred to Government Orders, 307. Moved, debated, agreed to on division, 358. Committee reported, 659-73. Evidence and proceedings recorded as Appendix 17 to Journals, 673.

Northern Alberta Railways:

Motion (Mr. Baldwin),—Government should consider advisability of examining system of ownership and operation of Northern Alberta Railways and referring to standing committee on railways: moved, 216. Amendment (Mr. Hardie),—such as proposed extension of Northern Alberta system to Great Slave Lake: moved, debate interrupted, 216.

Northern Canada Power Commission:

- 1. Report for 1958-59, 711. Sess. Paper No. 115.
- Order in Council approving capital budget for 1959-60, 686. Sess. Paper No. 115a.

Northern defence installations:

Order,—Return (Order of House dated Sept. 3rd 1958, Question No. 39) re visits to Canadian north, requests for permission of U. S. authorities, replies, etc., 99. Sess. Paper No. 193.

Northern Ontario Pipe Line Crown Corporation:

- 1. Report for 1958, 290. Sess. Paper No. 146. Printed.
- Order in Council approving capital budget for 1959, 28. Sess. Paper No. 146a.

Northern Transportation Company Limited:

- 1. Report for 1958, 474. Sess. Paper No. 140. Printed.
- Order in Council approving capital budget for 1958-59, 87. Sess. Paper No. 139a.

Northwest Territories:

Ordinances made by Commissioner in Council, assented to Feb. 3rd 1959, 174. Sess. Paper No. 116.

Northwest Territories Act, Amendment, Bill:

Resolution,—To provide for appointment by Governor in Council of judicial as well as administrative officers, and for changes in administration: House to consider in Committee of the Whole at next sitting, 63. Considered in Committee of the Whole, resolution adopted, 146-7. Bill C-26. Minister of Northern Affairs and National Resources. 1st R., 147. 2nd R., 161. Considered in Committee of the Whole, 161, 166. Reported without amendment, 166. 3rd R., 175. Passed by Senate with amendments, 252. Senate amendments agreed to, 259. R. A., 270. (7-8 Elizabeth II, Chapter 7).

Nova Scotia Indian reserves agreement: See Indian Reserves Act, Bill.

Nuclear tests: See Atomic tests.

0

Oaths of Office Act, Bill:

Bill C-1, Prime Minister, Act respecting Oaths of Office, 1st R., 4.

Old Age Assistance Act:

- 1. Report on administration for 1957-58, 35. Sess. Paper No. 99. Printed. (French, 147. Printed).
- Address,—Correspondence with provinces re "voluntary withdrawal": Mr. Fisher, 286. Presented, 361. Sess. Paper No. 99a.

Old age insurance:

Clark report on economic security for aged in U.S. and Canada, 201. Sess. Paper No. 200.

Old Age Security Act, Amendment, Bill:

Resolution (Budget), adopted, 377. Bill C-46, Minister of Finance, 1st R., 417. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 421-2. Passed by Senate, 499. R. A., 524. (7-8 Elizabeth II, Chapter 14).

Orders in Council:

- Summary of orders passed Aug. 1st 1958 to June 30th 1959, 14, 135, 282, 323, 444, 566, 728. Sess. Paper Nos. 122, 122n, 122q, 122t, 122w, 122z, 122dd.
- Address,—Order in Council P. C. 1959-259: Mr. Dumas, 299. Presented, 314. Sess. Paper No. 81a.
- Address,—Order in Council P.C. 24/3539: Mr. Argue, 327. Presented, 728. Sess. Paper No. 191f.

See also Statutory Orders and Regulations.

P

Pacific Standard Life Insurance Company:

Petition for act to incorporate, 87. Reported, 156. See also British Pacific Life Insurance Company Act, Bill.

Paramount Life Insurance Company Act. Bill: See British Pacific Life Insurance Company Act, Bill.

Park Steamship Company Limited:

Report for 1958, 199. Sess. Paper No. 164.

Parks: See National parks.

Parliamentary procedure: See Procedure; Speaker's rulings and statements.

Parliamentary Restaurant (Joint) Committee:

Senate membership, 29, 525. House membership, 97. Message to Senate, 101.

Parliamentary Secretaries Act, Bill:

Resolution,—To provide for appointment, payment of salaries, and to authorize reimbursement of expenses incurred in discharge of duties: House to consider in Committee of the Whole at next sitting, 131. Considered in Committee of the Whole, 279, 281. Resolution adopted, 281. Bill C-37. Prime Minister. 1st R., 281. 2nd R., considered in Committee of the Whole, reported without amendment, 299. 3rd R., 301. Passed by Senate with amendments, 465. Senate amendments agreed to, 503. R. A., 524. (7-8 Elizabeth II, Chapter 15).

Parole Board:

Order,—Return showing representations received *re* appointment of woman member to Board, action contemplated: Mr. Eudes, 335.

Penitentiaries, Commissioner of:

Report for 1957-58, 15, 87. Sess. Paper No. 75. Printed. (French, 318. Printed).

Penitentiary Act, Amendment, Bill:

Bill C-42, Mr. Howard. 1st R., 369.

Petitions: See Clerk of Petitions; Examiner of Petitions—and under titles of particular private bills.

Pigeon River Bridge Act, Bill:

Bill S-31, Prime Minister. Received, 718. 1st R., 724. 2nd R., considered in Committee of the Whole, 3rd R., 751. R. A., 753-4. (7-8 Elizabeth II, Chapter 51).

Pilotage: See Shipping; Shipping Federation of Canada.

Pipe lines:

Address,—Correspondence with provincial governments *re* amendments to Pipelines Act and/or pipe line acts in force in provinces: Mr. Argue, 79.

See also Foothills Pipe Lines Ltd.; National Energy Board Act; Northern Ontario Pipe Line Crown Corporation.

Polymer Corporation Limited:

- 1. Report for 1958, 302. Sess. Paper No. 25. Printed.
- 2. Order in Council approving capital budget for 1959, 22. Sess. Paper No. 25a. Printed.

66970-5-53

Post Office Department:

- 1. Report for 1957-58, 156. Sess. Paper No. 119. Printed.
- Order,—Correspondence re termination of services of postmistress at La Have, N. S., and appointment of successor: Mr. McWilliam, 164. Presented, 198. Sess. Paper No. 119b.
- Order,—Return re postmasters and/or postmistresses, non-civil service, dismissed since June 1st 1957, reasons: Mr. McWilliam, 406. Presented, 437. Sess. Paper No. 119e.
- Order,—Correspondence re contract for carrying mails between Caledonia, Queens County, N. S., and Maitland Bridge, N. S.: Mr. McWilliam, 131. Presented, 169. Sess. Paper No. 119a.
- Order,—Correspondence requesting that Postal Station "O" be named St-Laurent Post Office: Mr. Rouleau, 286. Presented, 290. Sess. Paper No. 119c.
- 6. Order,—Communications *re* contract for carrying mail between Halet and railway station Malartic via Norrie and Malartic, Que.: Mr. Dumas, 337. Presented, 355. Sess. Paper No. 119d.

Power development:

- 1. Address,—Correspondence with Saskatchewan since June, 1958, *re* building of power plants and electrical transmission lines: Mr. Argue, 65.
- 2. Address,—Correspondence with New Brunswick, or New Brunswick Electric Power Commission *re* signing of agreement for construction of East St. John Thermo Plant: Mr. Crestohl for Mr. Robichaud, 317.

Prairie Farm Assistance Act:

Report on activities for crop year ended July 31st 1958, 15. Sess. Paper No. 9. Printed.

Prairie Farm Rehabilitation Act:

Report on activities for 1957-58, 99. Sess. Paper No. 10. Printed.

Preamble not proven: See Procedure, 7.

Premium Iron Ores Ltd., tax case: See Canada-United States relations, 2.

Press: See Newspaper employees.

Prime Minister:

Order,—Return *re* reimbursements to Crown for travelling expenses by persons accompanying Prime Minister on world and Commonwealth tour in 1958: Mr. Fisher, 77. Presented, 216. Sess. Paper No. 203.

Prime Minister's Residence Act, Amendment, Bill:

Resolution,—To bring certain property in Township of Eardley, County of Gatineau within scope of Act: House to consider in Committee of the Whole at next sitting, 546. Considered in Committee of the Whole, resolution adopted, 569. Bill C-64, Minister of Public Works. 1st R., 2nd R., considered in Committee of the Whole, reported with an amendment, considered as amended, 3rd R., 569. Passed by Senate, 623. R. A., 684. (7-8 Elizabeth II, Chapter 30).

Printing Bureau: See Public Printing and Stationery Department.

Printing of Parliament (Joint) Committee:

Senate membership, 29. House membership, 96. Message to Senate, 102.

Prisons and Reformatories Act, Amendment, Bill:

Bill S-26, Minister of Justice. Received, 587. 1st R., 594. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 674. R. A., 685. (7-8 Elizabeth II, Chapter 31).

Private and Public Investment in Canada, report: See Investment in Canada.

Private members' resolutions:

- 1. Agriculture and fisheries development bank, consideration to advisability of establishment: motion (Mr. Boulanger) moved and debate interrupted, 66.
- 2. Canada sports council, consideration to advisability of establishing with object of fostering and encouraging amateur sport: motion (Mr. Taylor) moved and debate interrupted, 132.
- 3. Bridge authority for Montreal area, consideration to advisability of establishing public corporation or bridge authority for Montreal area, to acquire, lease, build and operate all such facilities for convenience of public: motion (Mr. Chevrier) moved, 214-5. Amendment (Mr. Regier),—moved, 215. Debate adjourned on motion (Mr. Hamilton, York West), on division, 215-6.
- 4. Northern Alberta Railways, consideration of advisability of examining system of ownership and operation, and referring to standing committee on railways: motion (Mr. Baldwin) moved, 216. Amendment (Mr. Hardie),—such as proposed extension of Northern Alberta system to Great Slave Lake: moved and debate interrupted, 216.
- 5. Television service, consideration to advisability of installation by Canadian Broadcasting Corporation in Churchill constituency: motion (Mr. Simpson) moved and debate adjourned on motion (Mr. Halpenny), on division, 276-7.
- 6. Chinese People's Republic, consideration to advisability of recognizing: motion (Mr. Winch) moved and debate interrupted, 277.
- Research, consideration to appointing special committee to study inducements to promote activities in field of: motion (Mr. Murphy) moved, 289. Motion (Mr. McMillan),—Question be now put: moved and debate interrupted, 289.

Privileges and Elections Committee:

- 1. Membership: 89, 467, 551.
- 2. Referred: Elections Act and amendments suggested by Chief Electoral Officer, 361.
- 3. Reports: First (printing), 139; Second (Elections Act), evidence and proceedings recorded as Appendix 13 to Journals, 603-4.
- 4. Reports concurred in: First, 139.

Procedure:

- 1. Amendments to refer subject-matter of bills, 82 (2), 167, 489.
- Bills read a second and third time in a sitting, 166, 168, 197-8, 222, 421, 421-2, 422, 454, 538, 565, 600 (2), 628, 632 (3), 674, 704, 707 (2), 716-7, 717, 751 (3), 751-2.
- 3. Bills given three readings in one sitting, 141, 250, 267, 539, 569, 627, 750.

Procedure:—(Concluded)

- 4. Bills amended in Committee of the Whole, read a third time forthwith, 209, 222, 323 (2), 408-9, 422, 569, 596, 599, 602, 627, 674, 704, 751.
- 5. Bill not on Order Paper given first reading, 699.
- 6. Budget Papers corrected, 305.
- 7. Divorce bill, preamble reported not proven, 713.
- 8. Governor General's consent to purport of bills, 704, 707 (2).
- 9. House proceeded to "Government Orders" before completing daily routine of business, disposed of supply motion, and then reverted to "Motions", 247-8.
- 10. Motions that debate be now adjourned, agreed to on division, 215, 276.
- 11. Notice of motion for production of papers amended and allowed to stand, 406-8.
- 12. Order for second reading discharged and bill withdrawn, 677.
- 13. Previous question, motion for, 289.
- 14. Private and Public Bills, suspension of S. O. 15(3) concerning hour for consideration, 263, 529, 539, 710, 734.
- 15. Resolution antecedent to bill, motion to consider later this day, 626.
- 16. Resolution to amend, referred to Committee of the Whole on a bill, 221.
- 17. Six months' hoist amendment, 496.
- 18. Sitting suspended to convene again for Royal Assent, 267.
- 19. Subamendment discussed before being put to House. On point of order it was stated by Mr. Deputy Speaker that it might be preferable to have subamendment read by Chair, 102.
- 20. Supply motion debate terminated before specified time without carryover of unused time (death of Hon. Sidney Smith), 247.
- 21. Supply motion debate limited to one day, 527.
- 22. "Starred Questions" deferred until later this day, 574. See also Adjournments, Special; Sittings of the House; Speaker's rulings and statements.

Public Accounts Committee:

- 1. Membership: 91, 102, 406, 441, 512.
- 2. Reports referred: Canada Council, Public Accounts, financial statements of Canada Council and Auditor General's report thereon, 219.
- 3. Reports: First (printing, quorum), 185; Second (Public Accounts and report of Auditor General), 604-14; Third (Canada Council report), 614-6.
- 4. Reports concurred in: First, 185.

Public Accounts of Canada:

- 1. Accounts for 1957-58, volume I, and volume II (financial statements of crown corporations), 59. Sess. Paper No. 31. Printed.
- 2. Motion that Public Accounts and report of Auditor General for 1957-58 be referred to Public Accounts Committee: Called and transferred to Government Orders, 206. Moved, debated and agreed to, 219. Committee report, evidence and proceedings recorded as Appendix 14 to Journals, 604-14.

Public Archives: See Archives, Public.

Public Lands Grants Act, Amendment, Bill:

Bill S-2, Minister of Public Works. Received, 206. 1st R., 213. Consent of Governor-General, 704. 2nd R., considered in Committee of the Whole, 3rd R., 704. R. A., 753-4. (7-8 Elizabeth II, Chapter 52).

Public Printing and Stationery Department:

Order,-Return re contracts awarded in Quebec, from Jan. to June, 1958, firms, amounts: Mr. Caron, 616. Presented, 674-5. Sess Paper No. 132a.

Public Servants Inventions Act, Amendment, Bill:

Bill C-33, Minister of Trade and Commerce, 1st R., 179. 2nd R., 222. Considered in Committee of the Whole, 222, 226. Reported without amendment, 3rd R., 226. Passed by Senate, 263. R. A., 270. (7-8 Elizabeth II, Chapter 8).

Public Service:

- 1. Order,-Return re American citizens employed in Departments of External Affairs, Citizenship and Immigration, Justice, Trade and Commerce, Transport: Mr. Argue, 516.
- 2. Order.—Return re positions held by American citizens at policy-making level, officer status, in Departments of External Affairs, Citizenship and Immigration, Justice, Trade and Commerce, Transport: Mr. Argue, 516.
- 3. Order,-Return re appointments by Treasury Board minute, name, position, country of birth, etc., to Departments of External Affairs, Citizenship and Immigration, Justice, Trade and Commerce, Transport: Mr. Argue, 516.
- 4. Dismissals: See Post Office Department; Transport Department.
- 5. Order,-Return showing employment of R.A.C. Henry by Government, positions outside government service: Mr. Fisher, 248. Presented, 566. Sess. Paper No. 236.
- 6. Order,-Return re payments to Jean Fournier, Montreal, as publicist and agent, nature of work, etc.: Mr. Bourget, 517.

See also Civil Service.

Public Service Pension Adjustment Act, Bill:

Resolution,-To provide for increases on continuing basis in certain pensions being paid to former civil servants, members of armed forces, members of Royal Canadian Mounted Police or their dependents: House to consider in Committee of the Whole at next sitting, 520. Considered in Committee of the Whole, 563. Resolution adopted, 563-4. Bill C-60, Minister of Finance, 1st R., 564. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 600. Passed by Senate, 678. R. A., 685. (7-8 Elizabeth II, Chapter 32).

Public Service Re-arrangement and Transfer of Duties Act:

Order in Council revoking Order in Council P. C. 985 and approving Civil Defence Order, 1959, 514. Sess. Paper No. 93b.

Public Service Superannuation Act:

Report on administration for year 1957-58, 108. Sess. Paper No. 59.

Public Works:

- 1. Address,-Correspondence and agreements with Ontario since 1958 re picnic ground winter work program: Mr. Benidickson, 64. Presented, 629. Sess. Paper No. 197e.
- 2. Address,-Correspondence and agreements with Ontario re access to forests winter road work programme: Mr. Benidickson, 64.
- 3. Address,-Correspondence with provinces re Municipal Winter Works Incentive Program: Mr. Argue, 65. Presented, 506. Sess. Paper No. 197d. 66970-5-54

Public Works:—(Concluded)

- 4. Order,-Return re winter works projects under municipal incentive plan for each province: Mr. Houck, 78. Presented, 156. Sess. Paper No. 197a.
- 5. Address,-Correspondence with Quebec Province, cities of Montreal and Saint Laurent re work that could be performed under winter work promotion project: Mr. Michaud, 112. Presented, 156. Sess. Paper No. 197.
- 6. Order,—Return re projects approved under winter works program with New Brunswick: Mr. McWilliam, 139. Presented, 156. Sess. Paper No. 197b.
- 7. Order,-Return re projects approved under winter works program, with Quebec; number employed on Feb. 1st 1959: Mr. Bourget, 164. Presented, 189. Sess. Paper No. 197c.
- 8. Address,-Correspondence with City of Sherbrooke re project for viaduct on Acadia Street: Mr. Dupuis, 64. Presented, 525. Sess. Paper No. 233.
- 9. Order,-Return re work on retaining walls in Quebec, since June, 1957: Mr. Dupuis, 164. Presented, 460. Sess. Paper No. 228.
- 10. Address,-Correspondence re construction of bridge on St. Lawrence River between Trois-Rivières and Ste. Angèle: Mr. Boulanger, 180. Presented, 318. Sess. Paper No. 216.
- 11. Order,-Correspondence re work to be done on Mercier Bridge at Montreal: Mr. Argue, 298.
- 12. Address,—Correspondence re bridge at Fort Frances, Ont.: Mr. Fisher, 627. Presented, 729. Sess. Paper No. 247.
- 13. Address,-Correspondence since June, 1957, between Government, Canadian National Railways and Quebec City re construction of new post office: Mr. McIlraith, 703.

See also Harbours, wharves and breakwaters: Roads.

Public Works Department:

Report for 1957-58, 10. Sess. Paper No. 124. Printed.

Q

Queen Elizabeth II:

- 1. Itinerary for visit to Canada with Prince Philip in 1959, 21. Sess. Paper No. 183.
- 2. Birthday celebration, 445.
- 3. Speeches delivered in Ottawa on July 1st 1959 printed as appendix to Hansard of July 2nd, 649.

Queen Elizabeth II Canadian Research Fund Act, Bill:

Resolution,-To mark occasion of Her Majesty's visit, it is expedient to introduce measure for establishment of Queen Elizabeth II Canadian Fund to aid in research on diseases of children: House to consider in Committee of the Whole later this day, 626. Pursuant to Special Order this day, considered in Committee of the Whole, resolution adopted, 626. Bill C-65, Act to mark occasion of Her Majesty's visit to Canada by providing for establishment and administration of fund to aid in research on diseases of children, Prime Minister. 1st R., 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 627. Passed by Senate, 634. R.A., 685. (7-8 Elizabeth II, Chapter 33).

A.D. 1959

INDEX

Queen's Printer: See Public Printing and Stationery Department.

Queenston Bridge Act, Bill:

Bill S-30, Prime Minister. Received, 717. 1st R., 724. 2nd R., considered in Committee of the Whole, 3rd R., 751. R.A., 753-4. (7-8 Elizabeth II, Chapter 53).

R

Radar stations: See Defence agreements.

Railway Act, Amendment, Bill:

Bill C-40, Mr. Browne (Vancouver-Kingsway). 1st R., 307.

Railways:

- 1. Box car inquiry: See Grain.
- 2. Order,—Return re orders governing speed of trains within Ottawa city limits: Mr. Bell (Carleton), 196. Presented, 217. Sess. Paper No. 150b.
- Order,—Return re elimination of railway grade crossings in Quebec: Mr. Deschatelets, 285. Presented, 290. Sess. Paper No. 214.

See also Freight rates.

Railways, Air Lines and Shipping (Sessional) Committee:

- 1. Motion,—Sessional committee to consider accounts, estimates and bills relating to Canadian National Railways, Canadian National (West Indies) Steamships and Trans-Canada Air Lines: Called and transferred to Government Orders, 307. Moved, debated, agreed to, 358.
- 2. Membership: 358, 406.
- 3. Reports, budgets and estimates referred: 358-9.
- Reports: First (quorum, sittings, printings), 375; Second (estimates, budgets of Canadian National Railways and Trans-Canada Air Lines), 425; Third (Annual Reports, etc., of Canadian National Railways, Canadian National (West Indies) Steamships, Trans-Canada Air Lines), 461-3.
- 5. Reports concurred in: First, 375.

Railways, Canals and Telegraph Lines Committee:

- 1. Membership: 90, 285, 298.
- Bills referred: Foothills Pipe Lines Ltd., 276; Freight Rates Reduction, 301.
- 3. Reports: First (quorum, printing), 134; Second, (Foothills Pipe Lines Ltd. Bill), 297; Third (sittings), 311; Fourth (Freight Rates Reduction Bill), 325.
- 4. Reports concurred in: First, on division, 134; Third, 311.

Rea, Charles E., Esq., M.P.:

Appointed Deputy Chairman of Committees of the Whole, 8.

Redistribution by independent body: See British North America Act, Amendment, Bills, 1.

Refunds (Natural Resources) Act:

Statement on refunds, 28. Sess. Paper No. 106a. $66970-5-54\frac{1}{2}$

Representation Act, Amendment, Bills:

- Bill C-21, Mr. Fréchette (Témiscouata constituency, renaming Rivièredu-Loup-Témiscouata). 1st R., 77. 2nd R., considered in Committee of the Whole, reported without amendment, 345. 3rd R., 373. Passed by Senate, 413. R.A., 524. (7-8 Elizabeth II, Chapter 16).
- 2. Bill C-55, Mr. Nielsen (Keewatin-Franklin). 1st R., 533.
- Representation, readjustment by independent body: See British North America Act, Amendment, Bills, 1.

Research:

Motion (Mr. Murphy),—Consideration to appointing special committee to study inducements to promote activities in field of research: moved, 289. Motion (Mr. McMillan),—That question be now put: moved and debate interrupted, 289.

Restaurant Committee: See Parliamentary Restaurant (Joint) Committee.

Restrictive Trade Practices Commission:

- 1. Report on wholesale trade in cigarettes and confectionery in Edmonton district, 15. Sess. Paper No. 72a. Printed.
- 2. Report on grocery trade, 15. Sess. Paper No. 72b. Printed.
- 3. Report on ammunition industry, 169. Sess. Paper No. 72c. Printed.
- 4. Report on electrical construction materials and equipment in Ontario, 496. Sess. Paper No. 72d. Printed.
- 5. Report on surgical rubber gloves and certain other surgical supplies, 566. Sess. Paper No. 72e. Printed.

See also Combines Investigation Act.

Returned Soldiers' Insurance Act:

Financial statement for 1958-59, 623. Sess. Paper No. 169.

Rideau Club:

- Order,—Return re Government leasing or buying services or facilities of Rideau Club, price, inquiry re racial discrimination: Mr. Fisher, 112. Presented, 119. Sess. Paper No. 195.
- Rivière-du-Loup-Témiscouata, renaming Témiscouata constituency: See Representation Act, Amendment, Bills, 1

Roads:

- 1. Address,—Correspondence with provinces, since June 3rd 1958, re assistance towards construction of Trans-Canada Highway; any other roads, including primary highway system, provincial, urban roads: Mr. Argue, 65. Presented, 591. Sess. Paper No. 126a.
- Order,—Contract awarded to Polar Engineering Construction Limited for construction of a Yukon-Northwest Territories highway: Mr. Argue, 508. Presented, 739. Sess. Paper No. 126c.
- Order,—Correspondence since 1957, between Northern Affairs and National Resources Dept. and any person *re* construction of a Yukon-Northwest Territories highway: Mr. Argue, 508. Presented, 698. Sess. Paper No. 126b.

See also Public works; Trans-Canada Highway.

Roads to Resources Program:

- 1. Agreement of Nov. 4th 1958 with British Columbia (Stewart to Cassiar junction), 87. Sess. Paper No. 192.
- 2. Address,—Correspondence with Ontario on "Roads to Resources" program in Kenora, Patricia, Thunder Bay, and Algoma: Mr. Fisher, 316.
- 3. Address,—Correspondence and agreements entered into with Ontario on roads to resources program: Mr. Benidickson, 317.
- 4. Address,—Correspondence with provinces since April 1st 1958 on "Roads to Resources" program: Mr. Argue, 317.

Roe, A. V., Canada Limited: See Aircraft.

Roman Catholic Episcopal Corporation of Prince Rupert Act, Amendment, Bill:

Petition to amend act, 223. Reported, 509. Bill S-23, Mr. Henderson. Received, 1st R., 555. 2nd R., referred to Miscellaneous Private Bills Committee, 569-70. Reported without amendment, 593. Considered in Committee of the Whole, reported without amendment, 3rd R., 600. R.A., 684. (7-8 Elizabeth II, Chapter 69).

Royal Assent: 169, 268-71, 402-4, 521-5, 682-5, 753-4.

Letters re: 168, 267, 379, 521, 681.

Royal Canadian Mounted Police:

- 1. Report for 1957-58, 15. Sess. Paper No. 76. Printed. (French, 424. Printed).
- Report on administration of Part V of Royal Canadian Mounted Police Act for 1957-58, 30. Sess. Paper No. 76a.

See also Government contracts, purchases, properties, etc.; Newfoundland.

Royal Canadian Mounted Police Act, Amendment, Bill:

Bill C-34, (organization, discipline), Minister of Justice. 1st R., 231. 2nd R., 540. Considered in Committee of the Whole, 540, 600, 602. Reported with amendments, considered as amended, 3rd R., 602. Passed by Senate with an amendment, 682. Senate amendment agreed to, 752, R.A., 753-4. (7-8 Elizabeth II, Chapter 54).

Royal Canadian Mounted Police Superannuation Act, Bill:

Resolution,—To provide for revision and consolidation of pension provisions, and certain administrative changes: House to consider in Committee of the Whole at next sitting, 342. Considered in Committee of the Whole, resolution adopted, 539-40. Bill C-57 (pension provisions) Minister of Justice. 1st R., 540. 2nd R., 602. Considered in Committee of the Whole, 602, 627. Reported with amendments, considered as amended, 3rd R., 627. Passed by Senate, 682. R.A., 685. (7-8 Elizabeth II, Chapter 34).

Royal Commissions:

- Canada's Economic Prospects, studies prepared for, 10, 514. Sess. Paper Nos. 176, 176a, 176b. Printed.
- Criminal Law relating to Criminal Sexual Psychopaths, report, 320. Sess. Paper No. 218. Printed.
- 3. Energy, first report, dated Oct. 22nd 1958, 198. Sess. Paper No. 199. Printed.

Royal Commissions:—(Concluded)

- 4. Railway transportation, Order in Council appointing commissioners, 433. Sess. Paper No. 150c.
- 5. Railway line, alternative routes from Northern Alberta to Northwest Territories (Great Slave Lake), Order in Council appointing commissioners, 519. Sess. Paper No. 232.

Royal Society of Canada:

- 1. Minutes of proceedings for 1958, 362. Sess. Paper No. 175. Printed.
- 2. Financial statement for 1958-59, 362. Sess. Paper No. 175a.

S

St. Johns, Nfld., housing: See Newfoundland.

St. Laurent, Right Hon. Louis S.:

Portrait, presentation to House of Commons, 195.

St. Lawrence Seaway:

- 1. Exchange of Notes with United States constituting agreement on tariff of tolls, 230. Sess. Paper No. 165d.
- 2. Address,—Correspondence with United States on setting of tolls: Mr. Argue, 131.
- 3. Address,—Correspondence exchanged with U. S. Corps of Engineers, St. Lawrence Seaway Development Corp., etc., since Nov. 13th 1956, *re* construction of Cornwall High Level Bridge: Mr. Argue, 641.
- 4. Address,—Correspondence with Warnoch Hersey Company, *re* work considered unsatisfactory in connection with Cornwall high-level bridge, locks, etc.: Mr. Winch, for Mr. Argue, 421.
- 5. Order,—Return *re* provision for regulation of water through International Rapids Section in accordance with Method of Regulation No. 5, etc.: Mr. Chevrier, 163.
- 6. Address,—Papers, documents, texts of agreements, etc., *re* Lachine Section: Mr. Fisher, 286.
- Order,—Return *re* portion of total capital cost attributable to each of six sections; portion attributable to each construction classification, etc.: Mr. Chevrier, 77. Presented, 127. Sess. Paper No. 165b.
- 8. Address,—Correspondence since Dec. 1st 1958 re claims made by contractors for payments: Mr. Winch, 214. Presented, 465. Sess. Paper No. 165e.
- 9. Order,-Return re work orders since 1955: Mr. Argue, 495.

St. Lawrence Seaway Authority:

- 1. Report for 1958, 328. Sess. Paper No. 165. Printed.
- 2. Order in Council approving capital budget for 1959, 199. Sess. Paper No. 165c.
 - 3. Agreement made with Canadian National Railways *re* Victoria Bridge, 35. Sess. Paper No. 165a.
- 4. Order,—Return *re* Jean C. Lessard, positions held, date of appointment, qualifications, etc.: Mr. Argue, 541-2. Presented, 649-50. Sess. Paper No. 165f.

A.D. 1959

INDEX

St. Lawrence Seaway Authority Act, Amendment, Bill:

Resolution,—To provide that Authority may borrow money to an aggregate of \$335,000,000.00: House to consider in Committee of the Whole at next sitting, 62. Considered in Committee of the Whole, 143, 145. Resolution adopted, 146. Bill C-25, Minister of Transport. 1st R., 146. 2nd R. moved, 166-7. Amendment (Mr. Howard),—To defer and refer subject-matter to Railways, Canals and Telegraph Lines Committee; moved and negatived on division, 167-8. 2nd R., 3rd R., 168. Passed by Senate, 225. R.A., 270. (7-8 Elizabeth II, Chapter 9).

Saskatchewan dam: See South Saskatchewan River Dam and Irrigation Project.

Secretary of State Department:

- 1. Report for 1958-59, 711. Sess. Paper No. 127. Printed.
- 2. Estimates of 1959-60 referred to Estimates Committee, 420. Reported on, evidence and proceedings recorded as Appendix 16 to *Journals*, 643-9.

Seed grain indebtedness:

List of apportionments and adjustments on advances of seed grain, fodder for animals, etc., May 6th 1958 to Jan. 15th 1959, 15. Sess. Paper No. 117.

Seeds Act, Bill:

Bill S-24, respecting testing, inspection and sale of seeds. Minister of Agriculture. Received, 587. 1st R., 594. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 628. R.A., 684. (7-8 Elizabeth II, Chapter 35).

Senate amendments to Commons Bills:

- 1. National Defence Act, Amendment, Bill, passed by Senate with amendments, 226. Amendments concurred in, 249.
- 2. Northwest Territories Act, Amendment, Bill, passed by Senate with amendments, 252. Amendments concurred in, 259.
- 3. Parliamentary Secretaries Act, Amendment, Bill, passed by Senate with amendments, 465. Amendments concurred in, 503.
- Income Tax Act, Amendment, Bill, passed by Senate with two amendments, 579. Motion for concurrence, with waiver in effect suspending S. O. 63, ruled out of order in absence of unanimous consent, 707-10. House agrees to first amendment, disagrees to second amendment, 750. Senate does not insist upon second amendment, 753.
- 5. Royal Canadian Mounted Police Act, Amendment, Bill, passed by Senate with an amendment, 682. Amendment concurred in, 752.
- 6. National Energy Board Act, Bill, passed by Senate with two amendments, 710. Amendments concurred in, 751.
- 7. Criminal Code Amendment, passed by Senate with an amendment, 718. Amendment concurred in, 752.

Senate bills amended by Commons:

- 1. Boiler Inspection and Insurance Company: amended in Committee of the Whole, 209. Senate agreed to amendment, 220.
- 2. Paramount Life Insurance Company (Title changed to British Pacific Life Insurance Company): amended in Banking and Commerce Committee, 311. Senate agreed to amendments, 339.

Senate bills amended by Commons:—(Concluded)

3. Congregation of Sisters of the Holy Family of Bordeaux in Canada: amended in Miscellaneous Private Bills Committee, 319. Senate agreed to amendments, 339.

Shipping:

- 1. Address,—Correspondence with Dominion Marine Association on pilotage and associated matters (Notice of Motion No. 33, Aug. 18th 1958): Presented, 14. Sess. Paper No. 180a.
- Address,—Correspondence with Dominion Marine Association on pilotage and associated matters: Mr. Fisher, 78. Presented, 132. Sess. Paper No. 180b.
- Address,—Correspondence *re* establishment of pilotage service on Great Lakes, since Jan. 1st 1959: Mr. Fisher, 287. Presented, 299. Sess. Paper No. 180c.
- 4. Aide-memoire *re* pilotage on Great Lakes, delivered to Washington May 1959, 457. Sess. Paper No. 180*d*.
- 5. Report for 1958 of exemptions authorized when no master or officer was available with required certificate, under Shipping Act, 79. Sess. Paper No. 151.
- 6. Report for 1958 of ships relieved from compliance with steamship inspection requirements under authority of Shipping Act, 79. Sess. Paper No. 151a.
- 7. Report for 1958 of ships exempted from carrying certificated masters, mates or engineers, under Shipping Act, 79. Sess. Paper No. 151b.
- 8. Report of Commissioner appointed to hear formal investigation in grounding of C.G.C. "Baffin" on July 4th 1957, 20. Sess. Paper No. 182.
- See also Canadian National (West Indies) Steamships; Park Steamship Company.

Shipping Act, Amendment, Bill:

Bill S-3, Minister of Transport. Received, 201. 1st R., 205. 2nd R. moved and debate interrupted, 294. Debate resumed and adjourned on motion (Mr. Bourget), 299.

Shipping Federation of Canada:

Address,—Correspondence with Minister of Transport on pilotage and associated matters (Notice of Motion No. 32, Aug. 18th 1958): Presented, 14. Sess. Paper No. 180.

Sittings of the House:

- Motion that on Wednesday, June 3rd, and on every Wednesday, Thursday and Friday until end of session, hours of sitting shall be: Wednesdays, 11.00 a.m. to 1.00 p.m., and 2.30 to 6.00 p.m.; Thursdays, 11.00 a.m. to 1.00 p.m., 2.30 to 6.00 p.m., and 8.00 to 10.00 p.m.; Fridays, 11.00 a.m. to 1.00 p.m., 2.30 to 6.00 p.m., and 8.00 to 10.00 p.m.; moved, 512. Amendment,—Substitute "Wednesday, June 10th"; moved, 512. Main motion as amended agreed to, 512.
- Motion that on Monday, June 29th, and on every Monday, Tuesday and Saturday thereafter until end of session, hours of sitting shall be: Mondays and Tuesdays, 11.00 a.m. to 1.00 p.m., 2.30 to 6.00 p.m., and 8.00 to 10.00 p.m.; Saturdays, 11.00 a.m. to 1.00 p.m., and 2.30 to 6.00 p.m.: moved and agreed to, 621.

A.D. 1959

Sittings of the House:—(Concluded)

3. Ordered, by unanimous consent, for duration of week, hours shall be: 11.00 a.m. to 1.00 p.m.; 2.00 to 6.00 p.m.; and 7.00 to 10.00 p.m., 711. See also Adjournments, Special.

Slogan, Joseph, Esq., M. P.:

Notification re election for Electoral District of Springfield, 4.

Small Loans Act, Amendment, Bill:

Bill C-5, Mr. Argue. 1st R., 17. 2nd R. moved, 323.

Smith, Hon. Sidney Earle, M. P., the late Secretary of State for External Affairs:

House informed of death and adjourns in memory of, 245. Adjournment (funeral), 248. Message of sympathy from British Guiana legislative council, 285.

Social security, Clark study: See Old age insurance.

South Saskatchewan River dam and irrigation project:

- 1. Address,—Correspondence with Saskatchewan since June 5th 1958 on construction of dam: Mr. Argue, 65.
- 2. Address,—Correspondence on wage rates which are to apply in construction of dam: Mr. Argue, 65. Presented, 373. Sess. Paper No. 221.

Soya beans:

Order,—Return re production in Canada, imports, country of origin, duty, duty on U. S. imports from Canada: Mr. Murphy, 78. Presented, 84. Sess. Paper No. 190.

Speaker, Mr.:

- 1. Communicated letter from Governor General's Secretary *re* opening of Parliament, 1.
- 2. Informed House of vacancies in representation and of issue of warrants for writs of election, 2-3.
- 3. Informed House of receipt of certificates of election of several members, 3.
- 4. Reported Speech from Throne, 4.
- 5. Read message re Commissioners of Internal Economy, 8.
- Presented report of Commissioners of Internal Economy, 9. Sess. Paper No. 2.
- 7. Presented report of Chief Electoral Officer, 9. Sess. Paper No. 3.
- 8. Presented report of Parliamentary Librarian, 9. Sess. Paper No. 1.
- 9. Presented reports of Civil Service Commission re Assistant Parliamentary Reporter, 40, 45. Sess. Paper Nos. 2a, 2b. Approved, 62. (Text printed in Votes and Proceedings).
- 10. Announced ceremony of presentation of works of Uruguayan humanist Carlos Vaz Ferreira, 124.
- 11. Communicated letters from Governor General's Secretary re Royal Assent, 168, 267, 379, 521, 681.
- 12. Informed House that portrait of Right Hon. Louis S. St. Laurent will be presented when sitting closes, 195.
- 13. Conveyed message of sympathy from British Guiana Legislative Council at death of Hon. Sidney Smith, 285.

66970-5-55

· -- 7:07:053

Speaker, Mr .: - (Concluded)

- 14. Laid before House report of organization meeting of Canada-United States Inter-Parliamentary Group, in Washington, 369. Sess. Paper No. 220. (Printed as appendix to Hansard of May 1st).
 - Tabled letter from Chief Electoral Officer enclosing report on inquiry into alleged offences in Electoral District of Cartier, 535. Sess. Paper No. 3a.
 - 16. House informed of Mr. Speaker's unavoidable absence, 621.
 - 17. Communicated letter from Governor General acknowledging receipt of Address, 625.
 - 18. Presented report of Civil Service Commission re cataloguing Librarians, 697-8. Sess. Paper No. 1a.
 - 19. Communicated letter from Governor General's Secretary re prorogation, 752.

Speaker's rulings and statements:

1. Amendment to Address in Reply ruled out of order because it did not challenge Government's policies but called for setting up committee of inquiry, 56-7.

Amendment to motion for concurrence in committee report:

- 2. Ruled that committee report cannot be amended by House, but must be referred back to the committee, 122.
- 3. Ruled that reference back would not be in order unless House instructed committee what to do as it cannot change its own decision, 122.

Amendment to motion for second reading of bill:

- 4. Amendment to defer second reading and refer subject-matter to special committee to be designated out of order as forty-eight hours' notice required for motion to appoint committee, 82.
 - 5. On point of order that amendment to defer second reading and refer subject-matter to External Affairs Committee was not in order as committee had not been set up, ruled that as rules provided for standing committees, amendment in order, 82-3.
- 6. Amendment ruled in order as it was declaratory of principle adverse to main principle of bill, 426-8.
- 7. Amendment does not assert principle contrary to bill but seeks to introduce extraneous and irrelevant matter, ruled out of order, 430-1.
 - 8. Amendment more in form of separate resolution and subjectmatter not relevant to provisions of bill, ruled out of order, 436-7.
 - 9. Amendment ruled out of order as irrelevant and going beyond reasonable limits of what bill seeks to do, 473.
 - 10. Amendment to motion for third reading of bill ruled out of order as going beyond scope of bill, 717.

Amendment to motion to set up joint committee:

- 11. Partly repetitious of main motion, partly outside scope of motion, out of order, 360.
- 12. Proposes wider powers than those set down in notice, out of order, 361.

Amendment to supply motion:

13. Point of order raised that amendment repeated in large measure amendment proposed during budget debate: Ruled amendment suitable and reserved right to intervene if debate became repetition of budget debate, 349-50. A.D. 1959 INDEX

Speaker's rulings and statements: --- (Concluded)

Amendment to supply motion:—(Concluded)

- 14. As 48 hours' notice is required for a motion to appoint a committee, he construed terms thereof as a declaration to the effect that a committee should be appointed, 595.
 - 15. Point of order raised that subamendment irregular in that if passed it would be an order to Government to spend public money: Subamendment ruled out of order, 103.
 - 16. Point of order raised that subamendment not relevant to question under consideration and enlarged scope of amendment: Ruled that subject-matter of subamendment came within scope of matter under discussion, 104.
 - 17. Ruled out of order as not being relevant to subject-matter of amendment, 350.
 - 18. Motion for papers: Ruled that notice should be amended by insertion of words "on behalf of the Government" as Minister without Portfolio is not required to produce personal or private papers, 406-8.
 - On order for second reading of bill:
 - 19. Second reading motion cannot be allowed as bill identical in purposes with another bill standing on Order Paper for resumed debate, 238, 281.
 - 20. On point of order that motion for second reading must be proceeded with or bill will lose its place, stated leader of House may request that item be allowed to stand, 239.
 - 21. Point of order raised re precedence of notice of motion that conduct of member be referred to Privileges and Elections Committee, 574: Ruled that since subject-matter of motion did not make a prima facie case of breach of privilege it was not entitled to precedence over the appointed business of the House, 582-6. Ruling sustained on division, 586-7.
 - 22. Private Members' day lost through motion for adjournment under Standing Order 26: Ruled that the rules did not provide machinery to compensate for time so lost, 305.
 - 23. Question requesting communications received by Minister without Portfolio: Should relate to public affairs and be addressed to minister who is officially responsible for subject-matter with which it deals, 336-7.
 - 24. Questions: Statement re procedure in making written or starred questions Orders for Returns and also principles to be observed in asking oral questions, 171-2.
 - 25. Reading of speeches, statement on, 61.
 - 26. Ruling of Chairman of Committee of Supply that remarks must be relevant to vote under discussion, confirmed, 202-3.
 - 27. Senate amendment to money bill, motion for concurrence in: Point of order by Mr. Speaker that amendments violated principle set out in Standing Order 63, and so standing order must be suspended before motion may be put to House, 708.

See also Procedure.

Standard Trust Company Act, Bill:

Petition to incorporate, 466. Referred to Standing Orders Committee, 467. Reported, 499-500. Report of Notice, 597. Bill S-28. Mr. Thompson. Received, 1st R., 623. 2nd R., referred to Banking and Commerce Committee, 633. Reported without amendment, 677. Considered in Committee of the Whole, reported without amendment, 3rd R., 696. R.A., 753-4. (7-8 Elizabeth II, Chapter 70).

66970-5-551

Standing Orders Committee:

- 1. Membership: 92, 568.
- Petitions referred: 213, 219 (divorce); 242 (divorce); 274 (Free Methodist Church in Canada); 303 (divorce); 419 (divorce); 467 (Standard Trust Company); 489 (divorce); 519 (divorce); 541 (Desjardins Life Insurance Company).
- Reports: First (quorum), 145; Second (divorce petitions), 230; Third (divorce petitions), 255; Fourth (Free Methodist Church in Canada petition and divorce petitions), 315-6; Fifth (divorce petitions), 439-40; Sixth (Standard Trust Company petition and divorce petition), 499-500; Seventh (divorce petition, Desjardins Life Insurance Company petition), 577-8.
- 4. Reports concurred in: First, 145; Second, 230; Third, 255; Fourth, 316; Fifth, 440; Sixth, 499-500; Seventh, 578.

Statistics, Dominion Bureau of:

Report for 1957-58, 189. Sess. Paper No. 137. Printed.

Statutory Holidays with Pay Act, Bill:

Bill C-7, Mr. Regier. 1st R., 18. 2nd R. moved, 304.

Statutory Orders and Regulations:

- 1. From Sept. 10th to Dec. 24th 1958, together with Consolidated Indices and Tables of Amendments from Jan. 1st 1955 to Sept. 30th 1958, 14. Sess. Paper Nos. 122a-122i. Printed.
- 2. Consolidated Index and Table of Amendments from Jan. 1st 1955 to Dec. 31st 1958, 83. Sess. Paper No. 1221. Printed.
- 3. Consolidated Index and Table of Amendments from Jan. 1st 1955 to March 31st 1959, 366. Sess. Paper No. 122v. Printed.
- From Jan. 14th 1959 to July 8th 1959: 19, 66, 132, 189, 252, 289, 309, 351, 448, 509, 571, 634, 711. Sess. Paper Nos. 122j, 122k, 122m, 122o, 122p, 122r, 122s, 122u, 122x, 122y, 122aa, 122bb, 122cc.

See also Orders in Council.

Subject-matter amendments: See Procedure, 1.

Supply:

- 1. Committee appointed, 59.
- Further Supplementary Estimates (2), 1958-59, referred, 59. Main Estimates, 1959-60, referred, 82. Further Supplementary Estimates (3), 1958-59, referred, 241. Supplementary Estimates, 1959-60, referred, 507.
- 3. Departments first taken up and entered: 107, 188, 248, 355, 535, 596.
- 4. Certain estimates referred to standing and special committees for report:
 - (a) National Revenue—Items Nos. 254 to 260, motion to refer to Estimates Committee, agreed to, 123. Reported on, 413-7.
 - (b) Veterans Affairs—Items Nos. 448 to 473, and Items Nos. 487 and 488, motion to refer to Veterans Affairs Committee, agreed to, 123. Reported on, 365.

A.D. 1959

Supply:-(Concluded)

- (c) Mines and Technical Surveys—Items Nos. 186 to 213, motion to refer to Mines, Forests and Waters Committee, agreed to, 123-4. Reported on, 475-89.
- (d) External Affairs—Items Nos. 75 to 106, motion to refer to External Affairs Committee, agreed to, 173. Reported on, 380-1.
- (e) Fisheries—Items Nos. 127 to 145, motion to refer to Marine and Fisheries Committee, agreed to, 220. Reported on, 343-4.
- (f) Northern Affairs and National Resources—Items Nos. 261 to 293, and Items 476 and 477, motion to refer to Mines, Forests and Waters Committee, agreed to, 358. Reported on, 659-73.
- (g) Transport—Items Nos. 410, 411, 419, motion to refer to Railways, Air Lines and Shipping Committee, agreed to, 358-9. Reported on, 425, 461-3.
- (h) Secretary of State and Civil Service Commission—Items Nos. 372 to 379, Item 67, motion to refer to Estimates Committee, 420. Reported on, 643-9.
- 5. House resolved itself into Committee of Supply: 73, 85, 107, 113, 124, 134, 140, 176, 188, 198, 202, 206, 231, 235, 248, 249, 256, 259, 263, 302, 303, 342, 344, 369, 411, 417, 442, 443, 463, 517, 525, 527, 534, 542, 546, 552, 578, 588, 596, 618, 621, 649, 651, 655, 682, 687, 693, 699, 718, 724, 731, 741.
- Progress reported from Committee of Supply: 176, 198, 206, 302, 303, 342, 411, 417, 442, 443, 525, 542, 578, 649, 682, 718.
- Resolutions adopted: 73, 74, 85, 113, 124, 135, 140, 202, 204, 231, 235, 249, 250, 256, 259, 263, 344, 369, 463, 517, 527, 546, 552, 556, 588, 590, 618, 621, 651, 652, 655, 687, 693, 699, 724, 731, 734, 741.

See also Estimates; Supply bills; Supply motions; Ways and Means.

Supply bills:

- 1. Committee of Ways and Means, 141. Bill C-24, Minister of Finance, Act for granting to Her Majesty certain sums of money for public service of year ending March 31st 1959. 1st R., 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 141. Passed by Senate, 168. R.A., 169. (7-8 Elizabeth II, Chapter 1).
- Resolution in Supply and Ways and Means Committees, 249-50. Bill C-35, Minister of Finance, Act for granting to Her Majesty certain sums of money for public service for year ending March 31st 1960. 1st R., 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 250. Passed by Senate, 262. R.A., 271. (7-8 Elizabeth II, Chapter 2).
- 3. Committee of Ways and Means, 267. Bill C-36, Minister of Finance, Act for granting to Her Majesty certain sums of money for public service of year ending March 31st 1959. 1st R., 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 267. Passed by Senate, 267. R. A., 271. (7-8 Elizabeth II, Chapter 3).
- Resolution in Supply and Ways and Means Committees, 517-8. Bill C-53, Minister of Finance, Act for granting to Her Majesty certain sums of money for public service for year ending March 31st 1960. 1st R., 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 518. Passed by Senate, 521. R.A., 524-5. (7-8 Elizabeth II, Chapter 11).

7-8 ELIZABETH II

Supply bills:—(Concluded)

5. Committee of Ways and Means, 750. Bill C-73, Minister of Finance, Act for granting to Her Majesty certain sums of money for public service of year ending March 31st 1960. 1st R., 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 750. Passed by Senate, 752. R.A., 754. (7-8 Elizabeth II, Chapter 55).

Supply motions:

- Motion for House in Committee of Supply, 98. Amendment (Mr. Martin, Essex East),—Federal-provincial conference to deal with unemployment and fiscal relations: moved and debate interrupted, 98. Debate resumed, 102. Subamendment (Mr. Regier),—Should present for consideration proposals for welfare of employable unemployed, employment opportunities, reduction in interest rates on provincial and municipal borrowings: moved and, on point of order, ruled out of order by Mr. Deputy Speaker as it was order to Government by private member to spend public money, 102-3. Subamendment (Mr. Regier),—Should consider advisability of presenting proposals, etc.: moved, 103. On point of order, Mr. Speaker ruled subamendment relevant, 103-4. Subamendment negatived on division, 104-5. Amendment negatived on division, main motion agreed to, 106-7.
- Motion for House in Committee of Supply, 181. Amendment (Mr. Pearson),—Delay in determining air defence policy and planning in cooperation with allies preventing effective use of Canada's defence production facilities and manpower: moved, 181. Subamendment (Mr. Winch),—Erosion of Canadian sovereignty: moved and debate interrupted, 181. Debate resumed, subamendment negatived on division, 186-7; amendment negatived on division, main motion agreed to, 187-8.
- 3. Motion for House in Committee of Supply, 242. Amendment (Mr. Pearson),—Decisions of U. S. government underline necessity of making more effective arrangements to prevent undesirable impact on Canada, and more active participation in working out implications of interdependence and closer unity within the North Atlantic community: moved and debate interrupted, 242. By unanimous consent, second day waived (death of Hon. Sidney Smith), amendment negatived on division, main motion agreed to, 247.
- 4. Motion for House in Committee of Supply, 348. Amendment (Mr. McIlraith),—Irresponsible actions in debt management and monetary policy, characterized by inequities in conversion loan, high bank rate, increase in national debt, etc.: moved, 348. On point of order, Mr. Speaker ruled amendment suitable and could be proceeded with but he reserved the right to intervene if debate became repetition of budget debate, 349-50. Subamendment (Mr. Herridge),—Failure to assume responsibility for control of credit and to establish national investment board: moved, 350. On point of order, Mr. Speaker ruled subamendment out of order as it dealt with entirely unrelated matter, 350. Debate interrupted, 350. Debate resumed, amendment negatived on division, main motion agreed to, 353-5.
- Debate on motion limited to one day, 527. Motion for House in Committee of Supply, 533. Amendment (Mr. Pickersgill),—Failure to keep promises to Atlantic provinces and failure to strengthen, in light of acute unemployment, their basic economy: moved, 533. Amendment negatived on division, main motion agreed to, 533-4.

A.D. 1959

Supply motions:—(Concluded)

6. Motion for House in Committee of Supply, 594. Amendment (Mr. Pearson),—In view of reasons for judgment *re* expropriation of property at Malton, a select committee be appointed to investigate and report on all matters connected with this expropriation: moved, 595. Amendment negatived on division, main motion agreed to, 595-6.

T

Tariff Board:

- 1. Report on waterproof footwear and rubber-soled canvas footwear (vol. I), with transcript of evidence (vol. II), 21. Sess. Paper No. 61a. Vol. I printed.
- 2. Report on Fluorspar (vol. I), with transcript of evidence (vol. II), 21. Sess. Paper No. 61b. Vol. I printed.
- 3. Report on cotton and cotton products (vol. I and II), with transcript of evidence, 111. Sess. Paper No. 61c. Printed.
- 4. Report on silk and synthetic fibres with transcript of evidence, 551. Sess. Paper No. 61d. Report printed.

Tax-sharing arrangements: See Federal-provincial relations; Federal-Provincial Tax-Sharing Arrangements Act, Amendment, Bill; Newfoundland.

Television:

- 1. Address,—Correspondence on proposal to relay television transmissions into Dauphin region from Brandon or Winnipeg: Mr. Benidickson, 64.
- 2. Exchange of Notes with United States *re* operation of station on Channel 16 at Scranton, Pa., 170. Sess. Paper No. 30*i*.
- Motion (Mr. Simpson),—Consideration to advisability of installation by Canadian Broadcasting Corporation in Churchill constituency: moved and debate adjourned on motion (Mr. Halpenny), on division, 276-7.

See also Canadian Broadcasting Corporation.

Témiscouata, constituency of, renaming: See Representation Act, Amendment, Bills, 1.

Textile industry:

Order,—Return *re* number of persons employed in 1956-58, locations: Mr. Dupuis, 112. Presented, 119. Sess. Paper No. 196.

See also Tariff Board; Trade.

Throne Speech debate: See Address in Reply.

Trade:

- 1. United Kingdom liberalized lists of import goods and dollar quotas, 500. Sess. Paper No. 177b.
- 2. Lists of textile items for which Japan has announced suspension of issuance of new export licenses, 591. Sess. Paper No. 144b.
- See also Canada-United States Joint Economic and Trade Committee; Commonwealth Trade and Economic Conference.

Trade and Commerce Department:

- 1. Report for 1958, 590. Sess. Paper No. 133. Printed.
- 2. Canadian Economic Outlook for 1958, and Statistical Supplement, 14. Sess. Paper No. 178.
- 3. Report on investment: See Investment in Canada.

Trans-Canada Air Lines:

- 1. Report for 1958, 304. Sess. Paper No. 148. Printed.
- 2. Report of auditors for 1958, 304. Sess. Paper No. 148a. Printed.
- Order in Council approving capital budget for 1959, 328. Sess. Paper No. 148b.
- 4. Reports for 1958 and budget for 1959 referred to Railways, Air Lines and Shipping Committee, 358-9. Reported on, 425, 461-3. Committee evidence and proceedings recorded as Appendix 8 to *Journals*, 425.

Trans-Canada Highway:

Address,—Correspondence with provinces since June 3rd 1958 on assistance towards construction: Mr. Argue, 65.

Trans-Canada Highway Act:

Report of proceedings for 1957-58, 24. Sess. Paper No. 126. Printed. (French, 152. Printed).

Trans-Canada Highway Act, Amendment, Bill:

Resolution,—To provide that expenditures be increased to maximum of three hundred and fifty million dollars: House to consider in Committee of the Whole at next sitting, 55. Considered in Committee of the Whole, 150, 159, 160. Resolution adopted, 160. Bill C-29. Minister of Public Works. 1st R., 160. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R. agreed to on division, 196-8. Passed by Senate, 263. R. A., 270. (7-8 Elizabeth II, Chapter 10).

Transport Act, Amendment, Bill:

Bill C-39, Mr. Browne (Vancouver-Kingsway). 1st R., 306.

Transport Commissioners:

Report for 1958, 222. Sess. Paper No. 150. See also Freight rates; Railways.

Transport Department:

- 1. Report for 1957-58, 25. Sess. Paper No. 149. Printed.
- Order,—Letters, notices, declaration, etc., leading to dismissal of Octave Bujold, Chandler, Que., in 1958: Mr. Bourget, 348. Presented, 718. Sess. Paper No. 246.

Treasury Board:

- Address,—Copy of Treasury Board Minute T.B. 537517, Sept. 11th 1958: Mr. Winch, for Mr. Argue, 421. Presented, 431. Sess. Paper No. 224.
- **Treaties:** See Agreements, protocols, exchange of notes, treaties; Atomic energy agreements; Canada-United States agreements, notes, etc.; Defence agreements.

INDEX

U

Unemployment Assistance Act:

- 1. Report of expenditures and administration for 1958-59, 536. Sess. Paper No. 101. (French, 635).
- Address,—Correspondence with Quebec re unemployment and making of an agreement under Act: Mr. Chevrier, 64. Presented, 136. Sess. Paper No. 101a.

Unemployment insurance:

- 1. Address,—Correspondence since 1955 with authorities of States of Maine and New Hampshire *re* unemployment insurance benefits for Canadians employed by lumbering interests in border states: Mr. Leduc, for Mr. Racine, 472.
- Order,—Communications re chairmanship of Board of Referees for Quebec Regional Division (District of Rouyn, Que.): Mr. Dumas, 337. Presented, 374. Sess. Paper No. 81b.

Unemployment Insurance Act, Amendment, Bill:

Resolution,-To amend Act to raise rate of remuneration of insurable employment; increase rates of contributions; add new grounds for extension of qualifying periods; provide new schedule of rates of benefits; provide that maximum benefits be increased from thirty-six times to fifty-two times weekly benefit rate; establish new schedule of allowable earnings: House to consider in Committee of the Whole at next sitting, 347. Considered in Committee of the Whole, 401. Resolution adopted, 401. Bill C-43, Minister of Labour. 1st R., 402. 2nd R. moved, 423. Amendment (Mr. Martin, Essex East),-Terms do not provide government contribution equal one-half; moved, and debate interrupted, 423. Debate resumed, 426. On point of order, Mr. Speaker ruled amendment in order, 426-8. Amendment negatived on division, 428-9. Debate resumed, 430. Amendment (Mr. Chevrier),-Provisions formulated without consultation of Advisory Committee; moved and, on point of order, ruled out of order, 430-1. Debate interrupted, 431. Debate resumed, 436. Amendment (Mr. Benidickson),-No provision for ensuring stability of Fund by establishment of investment committee: moved and ruled out of order, 436-7. Debate interrupted, 437. Debate resumed, 441. 2nd R., on division, and referred to Industrial Relations Committee, 441-2. Reported with an amendment, 541. Committee evidence and proceedings recorded as Appendix 11 to Journals, 541. Considered in Committee of the Whole, 566, 569, 571, 575, 578. Reported with amendments, considered as amended, 578. 3rd R. on division, 588. Passed by Senate, 682. R.A., 685. (7-8 Elizabeth II, Chapter 36).

Unemployment Insurance Advisory Committee:

- 1. Report on meetings convened on Aug. 19th 1958, 424. Sess. Paper No. 81c.
- Reports made to Minister of Labour on Feb. 17th, April 7th, and Nov. 22nd 1955; together with minutes of meetings on July 24th and 25th 1950, and July 29th and 30th 1957, 442. Sess. Paper No. 81e.
- Order,—Minutes of several meetings convened on Aug. 19th 1958: Mr. Caron—negatived on division, 472-3.
- 4. Statement of investment position and changes by months for 1958-59, 442. Sess. Paper No. 81d.

Unemployment Insurance Advisory Committee:-(Concluded)

- 5. Address,—Communications with organizations representative of workers *re* recent appointment of a commissioner: Mr. Chevrier, 376. Presented, 509. Sess. Paper No. 81*f*.
- Order,—Return re chairmen on Board of Referees as of June, 1957, replaced, reasons: Mr. Martin (Essex East), 574. Presented, 624. Sess. Paper No. 81g.

United Nations:

- 1. Convention on nationality of married women, motion for approval: Called and transferred to Government Orders, 235. Moved, debated, agreed to, 707.
- Report of third session of conference on lead and zinc, 447. Sess. Paper No. 227.
- See also Agreements, protocols, exchange of notes, treaties; Atomic tests; International Labour Organization; International Wheat Agreement.

United States, relations with: See Canada-United States.

Uruguay:

Presentation of Ferreira works by Uruguay's Chamber of Deputies, 124.

V

Veterans Affairs Committee:

- 1. Membership: 95.
- 2. Bills referred: Veterans Rehabilitation Bill, War Service Grants Bill, 198; Veterans' Land Bill, 460.
- 3. Estimates referred: Veterans Affairs Department, 123.
- Reports: First (printing, sittings, quorum), 133; Second (Veterans Rehabilitation Bill), 364; Third (War Service Grants Bill), 365; Fourth (Estimates, evidence and proceedings recorded as Appendix 5 to Journals), 365; Fifth (Veterans' Land Bill), 511-2; Sixth (legislation, etc.), 637-40.
- 5. Reports concurred in: First, on division, 133.

Veterans Affairs Department:

- 1. Report for 1957-58, 9. Sess. Paper No. 167. Printed.
- Estimates referred to Veterans Affairs Committee, 123. Reported on, 365. Committee evidence and proceedings recorded as Appendix 5 to Journals, 365.
- 3. Order,—Return re solicitors utilized in Oxford County, Ont., in last three months: Mr. Badanai, 358.

Veterans' Business and Professional Loans Act:

Report for 1958-59, 509. Sess. Paper No. 64.

A.D. 1959

Veterans Insurance Act:

Statement on operations for 1958-59, 623. Sess. Paper No. 171. See also Returned Soldiers' Insurance Act.

Veterans Land Act:

Expenditures and financial commitments for 1958-59, 624. Sess. Paper No. 172.

Veterans' Land Act, Amendment, Bill:

Resolution,—To provide further financial assistance to veterans for home construction and to veterans presently settled under Act as full-time farmers, as part-time farmers or commercial fishermen, and for changes in administration: House to consider in Committee of the Whole at next sitting, 447. Considered in Committee of the Whole, resolution adopted, 451. Bill C-50, Minister of Veterans Affairs. 1st R., 451. 2nd R., referred to Veterans Affairs Committee, 459-60. Reported without amendment, 511-2. Committee evidence and proceedings recorded as Appendix 10 to Journals, 512. Considered in Committee of the Whole, reported with amendments, and considered as amended, 3rd R., 596. Passed by Senate, 682. R.A., 685. (7-8 Elizabeth II, Chapter 37).

Veterans Rehabilitation Act, Amendment, Bill:

Bill C-31, Minister of Veterans Affairs. 1st R., 175. 2nd R., referred to Veterans Affairs Committee, 198. Reported without amendment, 364. Committee evidence and proceedings recorded as Appendix 3 to Journals, 364. Considered in Committee of the Whole, 402, 408. Reported without amendment, 3rd R., 408. Passed by Senate, 443. R.A., 524. (7-8 Elizabeth II, Chapter 17).

Viet Nam, supervisory commission: See External affairs.

Vocational Training Co-ordination Act:

Report for 1958-59, 572. Sess. Paper No. 82.

W

War Service Grants Act, Amendment, Bill:

Bill C-32, Minister of Veterans Affairs. 1st R., 175. 2nd R., referred to Veterans Affairs Committee, 198. Reported without amendment but with recommendation for amendment, 365. Committee evidence and proceedings recorded as Appendix 4 to Journals, 365. Considered in Committee of the Whole, reported with an amendment, and considered as amended, 3rd R., 408-9. Passed by Senate, 443. R.A., 524. (7-8 Elizabeth II. Chapter 18).

War Veterans Allowance Board:

Report for 1957-58, 9. Sess. Paper No. 167. Printed.

Water Conservation Assistance Act:

Report for 1957-58, 15. Sess. Paper No. 108.

Waterloo Mutual Insurance Company Act, Bill:

Petition to incorporate, 31. Reported, 54. Bill S-4, Mr. Weichel. Received, 1st R., 81. 2nd R., moved and debate adjourned, 86. 2nd R., referred to Banking and Commerce Committee, 125. Reported without amendment, 195. Considered in Committee of the Whole, reported without amendment, 3rd R., 208. R.A., 270. (7-8 Elizabeth II, Chapter 63).

Ways and Means:

- 1. Committee appointed, 59.
- Supply resolutions adopted: 141 (Further Supplementary); 249 (Interim); 267 (Further Supplementary); 518 (Interim); 740 (Main).
- 3. Motion for House in Committee of Ways and Means, 302.
- House resolved itself into Committee of Ways and Means: 141, 249, 267, 339, 366, 376, 381-2, 518, 750.
- 5. Progress reported: 339, 366.

Budget:

- 6. Motion (Mr. Fleming, Eglinton),—That Mr. Speaker do now leave chair for House to resolve itself into Committee of Ways and Means; moved and debate adjourned, 302. Debate resumed, 308. Amendment (Mr. Benidickson),—Bad faith of Government which secured support on programme of lower taxes, etc., and produced budget calling for higher taxes and large deficit; moved, 309. Subamendment (Mr. Regier),—Trend of rising interest rates, establishing capital gains tax; moved, 309. Debate resumed, 311, 313, 317, 319, 321. Subamendment negatived on division, 321-2. Debate resumed, 327, 329, 331. Amendment negatived on division, 331-2. Debate resumed, 338. Main motion agreed to on division, 338-9. House resolved itself into Committee of Ways and Means and progress reported, 339. Resolutions adopted, 376-8, 382-401.
- Budget papers presented, 297. Sess. Paper No. 40. Printed. (Printed as Appendix to Votes and Proceedings of April 8th). Corrections made, 305.
- 8. Budget resolutions concurred in, 378, 401.
- See also Customs Tariff and New Zealand Trade Agreement Act, Amendment, Bill; Excise Act, Amendment, Bill; Excise Tax Act, Amendment, Bill; Income Tax Act, Amendment Bill; Old Age Security Act, Amendment, Bill; Supply bills.

Weights and Measures Act, Amendment, Bill:

Bill S-21, Minister of Trade and Commerce. Received, 493. 1st R., 500. 2nd R., considered in Committee of the Whole, reported without amendment, 3rd R., 632. R.A., 685. (7-8 Elizabeth II, Chapter 38).

Wharves: See Harbours and Piers Act; Harbours, wharves and breakwaters.

Wheat: See Export Credits Insurance Corporation; Grain; Grain Commissioners, Board of; International Wheat Agreement; Seed Grain Indebtedness; Wheat Board.

Wheat Board:

1. Report for crop year ended July 31st 1958, 86. Sess. Paper No. 138. *Printed.* Referred to Agriculture and Colonization Committee, 551. Reported on, 713-4. Evidence and proceedings recorded as Appendix 19 to Journals, 714. A.D. 1959

INDEX

Wheat Board:—(Concluded)

 Supplementary report on 1957-58 pool accounts, 559. Sess. Paper No. 138b.

Winter work projects: See Public works.

Y

Yacula, William Val, Esq., M. P. (Springfield):

Notification re decease of, 2.

Yukon Territory:

- 1. Ordinances made by Commissioner in Council, assented to Oct. 22nd 1958, together with Schedules A and B of Ordinance *re* Revised Ordinances, 10. Sess. Paper No. 118.
- 2. Revised Ordinances for 1958, 10. Sess. Paper No. 118a. Printed.

LIST OF APPENDICES—SESSION 1959

No. 1.—Freight Rates Reduction Bill, No. C-38: Evidence, etc., on consideration in Railways, Canals and Telegraph Lines Committee, presented with its fourth report, 325.

No. 2.—Fisheries estimates: Evidence, etc., on consideration in Marine and Fisheries Committee, presented with its second report, 344.

No. 3.—Veterans Rehabilitation Bill, No. C-31: Evidence, etc., on consideration in Veterans Affairs Committee, presented with its second report, 364.

No. 4.—War Service Grants Bill, No. C-32: Evidence, etc., on consideration in Veterans Affairs Committee, presented with its third report, 365.

No. 5.—Veterans Affairs estimates: Evidence, etc., on consideration in Veterans Affairs Committee, presented with its fourth report, 365.

No. 6.—External Affairs estimates: Evidence, etc., on consideration in External Affairs Committee, presented with its second report, 381.

No. 7.—National Revenue estimates: Evidence, etc., on consideration in Estimates Committee, presented with its fourth report, 417.

No. 8.—Canadian National Railways, Trans-Canada Air Lines—Budgets and certain estimates: Evidence, etc., on consideration in Railways, Air Lines and Shipping Committee, presented with its second report, 425.

No. 9.—Mines and Technical Surveys estimates: Evidence, etc., on consideration in Mines, Forests and Waters Committee, presented with its second report, 489.

No. 10.—Veterans' Land Bill, No. C-50: Evidence, etc., on consideration in Veterans Affairs Committee, presented with its fifth report, 512.

No. 11.—Unemployment Insurance Bill, No. C-43: Evidence, etc., on consideration in Industrial Relations Committee, presented with its second report, 541.

No. 12.—Humane slaughter of food animals: Evidence, etc., on consideration in Agriculture and Colonization Committee, presented with its second report, 568.

No. 13.—Elections Act and suggested amendments: Evidence, etc., on consideration in Privileges and Elections Committee, presented with its second report, 604.

No. 14.—Public Accounts and Auditor General's Report for 1957-58: Evidence, etc., on consideration in Public Accounts Committee, presented with its second report, 614.

No. 15.—Canada Council Report, etc.: Evidence, etc., on consideration in Public Accounts Committee, presented with its third report, 616.

No. 16.—Secretary of State and Civil Service Commission estimates: Evidence, etc., on consideration in Estimates Committee, presented with its fifth report, 649.

No. 17.—Northern Affairs and National Resources estimates: Evidence, etc., on consideration in Mines, Forests and Waters Committee, presented with its third report, 673.

No. 18.—Indian Act: Evidence, etc., on consideration in Indian Affairs Committee, presented with its second report, 706.

No. 19.—Wheat Board and Grain Commissioners Reports: Evidence, etc., on consideration in Agriculture and Colonization Committee, presented with its third report, 714.

No. 20.—Annual report of Canadian Broadcasting Corporation: Evidence, etc., on consideration in Broadcasting Committee, presented with its second report, 724.

THE MINISTRY

Prime Minister
Minister of Public Works
Minister of Finance and Receiver General
Minister of Veterans Affairs
Minister of Transport
Solicitor General of Canada
Minister of National Defence
Minister of Trade and Commerce
Minister of Justice and Attorney General
Minister of National Revenue
Minister of Agriculture
Minister of Citizenship and Immigration
Minister of Fisheries
Minister of Labour
Postmaster General
Minister without Portfolio
Minister without Portfolio
Minister of Mines and Technical Surveys
Minister of National Health and Welfare
Minister of Northern Affairs and National Resources
Secretary of State for External Affairs
Minister of Defence Production
Secretary of State ¹ Died, March 17, 1959. ² Appointed, June 4, 1959.

RIGHT HON. JOHN GEORGE DIEFENBAKER. HON. HOWARD CHARLES GREEN. HON. DONALD METHUEN FLEMING. HON. ALFRED JOHNSON BROOKS. HON. GEORGE HEES. HON. LÉON BALCER. HON. GEORGE RANDOLPH PEARKES. HON. GORDON CHURCHILL. HON. EDMUND DAVIE FULTON. HON. GEORGE CLYDE NOWLAN. HON. DOUGLAS SCOTT HARKNESS. HON. ELLEN LOUKS FAIRCLOUGH. HON. J. ANGUS MACLEAN. HON. MICHAEL STARR. HON. WILLIAM MCLEAN HAMILTON. HON. JAMES MACKERRAS MACDONNELL. HON. WILLIAM J. BROWNE. HON. PAUL COMTOIS. HON. JAY WALDO MONTEITH. HON. FRANCIS ALVIN G. HAMILTON. ¹HON. SIDNEY EARLE SMITH. ²HON. HOWARD CHARLES GREEN.

HON. RAYMOND O'HURLEY.

HON. HENRI COURTEMANCHE.

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Sergeant-at-Arms

Lieutenant-Colonel W. J. FRANKLIN, M.C., V.D.

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ALPHABETICAL LIST

OF THE

MEMBERS OF THE HOUSE OF COMMONS

Second Session—Twenty-fourth Parliament

AIKEN, GORDON HARVEY-Parry Sound-CADIEU, ALBERT C .- Meadow Lake. Muskoka. AITKEN, MISS MARGARET-York-Humber. ALLARD, MAURICE-Sherbrooke. ALLMARK, BENJAMIN GRAYDON-Kingston. ANDERSON, WILLIAM-Waterloo South. ARGUE, HAZEN ROBERT-Assiniboia. Asselin, Martial-Charlevoix. Burgeo. BADANAI, HUBERT-Fort William. BALCER, HON. LÉON-Trois-Rivières. Dundas. BALDWIN, G. W.-Peace River. BARRINGTON, MERRILL EDWIN-Châteauguay-Huntingdon-Laprairie. St. George. BASKIN, JAMES W.-Renfrew South. BATTEN, HERMAN MAXWELL-Humber-St. George's. BEECH, WILLIAM GEORGE-York South. South. BELL, RICHARD ALBERT-Carleton. BELL, THOMAS MILLER-Saint John-Albert. BELZILE, J.-ALFRED-Matapédia-Matane. BENIDICKSON, WILLIAM MOORE-Kenora-Rainy River. BEST, ALEXANDER-Halton. Biggar. BIGG, FREDERICK JOHNSTONE-Athabasca. BISSONNETTE, J.-EUGÈNE-Quebec West. BOIVIN, MARCEL-Shefford. BOULANGER, SAM-Drummond-Arthabaska. Lunenburg. BOURBONNAIS, J.-MARCEL-Vaudreuil-Soulanges. BOURDAGES, RODRIGUE-Laval. BOURGET, MAURICE-Lévis. BOURQUE, ROMUALD-Outremont-Saint-Jean. Rosemont. BRASSARD, AUGUSTIN-Lapointe. BRASSARD, VINCENT-Chicoutimi. BROOKS, HON. ALFRED JOHNSON-Royal. BROOME, ERNEST JAMES-Vancouver Souris. South. BROWNE, JOHN FERGUSON-Vancouver-Kingsway. BROWNE, HON. WILLIAM J.-St. John's West. Richmond. BRUCHÉSI, GÉRARD-Beauharnois-Salaberry. BRUNSDEN, EDWIN WILLIAM-Medicine Hat. Napierville.

CAMPBELL, ERNEST JOHN-Lambton-Kent. CAMPBELL, GRANT-Stormont. CAMPEAU, CHARLES-É.-Saint-Jacques. CARDIFF, LEWIS ELSTON-Huron. CARDIN, LUCIEN-Richelieu-Verchères. CARON, ALEXIS-Hull. CARTER, CHESLEY WILLIAM-Burin-¹CASSELMAN, Mrs. JEAN-Grenville-CATHERS, CECIL A .- York North. CHAMBERS, EGAN EDMUND-St. Lawrence-CHARLTON, JOHN A .- Brant-Haldimand. CHEVRIER, HON. LIONEL-Laurier. CHOWN, GORDON CAMPBELL-Winnipeg CHURCHILL, HON. GORDON-Winnipeg South Centre. CLANCY, GORDON DRUMMOND-Yorkton. COATES, ROBERT CARMAN-Cumberland. COMTOIS, HON. PAUL-Nicolet-Yamaska. COOPER, CLARENCE OWEN-Rosetown-COURTEMANCHE, HON. HENRI-Labelle. CREAGHAN, WILLIAM L. M.-Westmorland. CRESTOHL, LEON-Cartier. CROUSE, LLOYD ROSEVILLE-Queens-DANFORTH, HAROLD WARREN-Kent (Ont.) DENIS, AZELLUS-Saint-Denis. DESCHAMBAULT, MARCEL-Terrebonne. DESCHATELETS, JEAN-PAUL-Maisonneuve-DIEFENBAKER, RT. HON. JOHN GEORGE-Prince Albert. DINSDALE, WALTER GILBERT-Brandon-DORION, NOËL-Bellechasse. DOUCETT, GEORGE HENRY-Lanark. DROUIN, NOËL-Dorchester. DRYSDALE, JOHN A. W .- Burnaby-DUBOIS, V.-FLORENT-Richmond-Wolfe. DUMAS, ARMAND-Villeneuve. DUPUIS, YVON-Saint-Jean-Iberville-

¹Elected in by-election, Sept. 29, 1958.

MEMBERS OF THE HOUSE OF COMMONS

ENGLISH, ROLAND-Gaspé. EUDES, RAYMOND-Hochelaga. FAIRCLOUGH, HON. ELLEN LOUKS-Hamilton West. FAIRFIELD, GEORGE CLARK-Portage-Neepawa. FANE, FRANK JOHN WILLIAM-Vegreville. FISHER, DOUGLAS MASON-Port Arthur. FLEMING, HON. DONALD METHUEN-Eglinton. FLEMING, STUART A.-Okanagan-Revelstoke. FLYNN, JACQUES-Quebec South. FORBES, ELMER-Dauphin. FORGIE, JAMES MOFFAT-Renfrew North. ²FORTIN, LOUIS-Montmagny-L'Islet. FRASER, GORDON K .- Peterborough. FRÉCHETTE, ANTOINE-Rivière-du-Loup-Témiscouata. FULTON, HON. EDMUND DAVIE-Kamloops. GARLAND, JOHN RICHARD-Nipissing. GILLET, ANDRÉ-Mercier. GODIN, O.-J.-Nickel Belt. ³GOUR, JOSEPH-OMER-Russell. GRAFFTEY, WILLIAM HEWARD-Brome-Missisquoi. GRANGER, CHARLES RONALD MCKAY-Grand Falls-White Bay-Labrador. GREEN, HON. HOWARD CHARLES-Vancouver Quadra. GRENIER, LUCIEN-Bonaventure. GRILLS, LEE E .- Hastings South. GUNDLOCK, DEANE ROSCOE-Lethbridge. HABEL, J.-A.-Cochrane. HALES, ALFRED DRYDEN-Wellington South. HALPENNY, GEORGE ERNEST-London. HAMILTON, HON. FRANCIS ALVIN GEORGE-Qu'Appelle. HAMILTON, JOHN BORDEN-York West. HAMILTON, HON. WILLIAM MCLEAN-Notre-Dame-de-Grâce. HANBIDGE, ROBERT LEITH-Kindersley. HARDIE, MERVYN ARTHUR-Mackenzie River. HARKNESS, HON. DOUGLAS SCOTT-Calgary North. HEES, HON. GEORGE HARRIS-Broadview. 'HELLYER, HON. PAUL T .-- Trinity. HENDERSON, WALTER CLARENCE-Cariboo. HERRIDGE, HERBERT WILFRED-Kootenay West. HICKS, WILLIAM HAROLD-Fraser Valley. HODGSON, CLAYTON WESLEY-Victoria (Ont.) HORNER, ALBERT RALPH-The Battlefords. ²Elected in by-election, Sept. 29, 1958.

²Elected in by-election, Sept. 29, 1958 ³Died, March 24, 1959. ⁴Elected in by-election, Dec. 15, 1958. HORNER, HUGH M .- Jasper-Edson. HORNER, JOHN HENRY-Acadia. HOUCK, WILLIAM LIMBURG-Niagara Falls. HOWARD, FRANK-Skeena. HOWE, W. MARVIN-Wellington-Huron. JOHNSON, MAURICE-Chambly-Rouville. JONES, HENRY FRANK-Saskatoon. JORGENSON, WARNER HERBERT-Provencher. JUNG, DOUGLAS-Vancouver Centre. KEAYS, J. RUSSELL-Îles-de-la-Madeleine. KENNEDY, CYRIL FROST-Colchester-Hants. KINDT, LAWRENCE ELLIOTT-Macleod. KNOWLES, JOHN EVANS-Norfolk. KORCHINSKI, STANLEY JAMES-Mackenzie. KUCHEREPA, JOHN WILLIAM-High Park. LAFRENIÈRE, ROBERT-Québec-Montmorency. LAHAYE, PAUL-Champlain. LAMBERT, MARCEL-J.-A.-Edmonton West. LARUE, PERRAULT-Saguenay. LATOUR, J.-OCTAVE-Argenteuil-Deux-Montagnes. LEDUC, RODOLPHE-Gatineau. LEGERE, FELTON FENWICK-Shelburne-Yarmouth-Clare. LENNARD, FRANK E.—Wentworth. LESSARD, H. "PIT"—Saint-Henri. LÉTOURNEAU, RENÉ-Stanstead. LOISELLE, GÉRARD-St. Ann. MACDONALD, JOHN AUGUSTINE-Kings. MACDONNELL, HON. JAMES MACKERRAS-Greenwood. MACEWAN, HOWARD RUSSELL-Pictou. MACINNIS, DONALD-Cape Breton South. MACLEAN, HON. J. ANGUS-Queens. MACLEAN, JOHN-Winnipeg North Centre. MACLELLAN, ROBERT SIMPSON-Inverness-

Richmond. MACNAUGHTON, ALAN A.—Mount Royal. MACQUARRIE, HEATH NELSON—Queens. MACRAE, JOHN CHESTER—York-Sunbury. MALONEY, ARTHUR—Parkdale. MANDZIUK, JOHN NICHOLAS—Marquette. MARTEL, JEAN-JACQUES—Chapleau.

MARTIN, MURDO W .- Timmins.

MARTIN, HON. PAUL JOSEPH JAMES-Essex East.

MARTINEAU, PAUL—Pontiac-Témiscamingue.

MARTINI, QUINTO ANTONIO—Hamilton East.

MATTHEWS, WALTER FRANKLYN-Nanaimo.

McBAIN, JAMES ALEXANDER-Elgin. MCCLEAVE, ROBERT JARDINE-Halifax. McDonald, Robert M. T .- Hamilton South. McFARLANE, MURRAY L.-Kootenay East. McGEE, FRANK-York-Scarborough. McGRATH, JAMES A .- St. John's East. McGREGOR, ROBERT HENRY-York East. MCILRAITH, GEORGE JAMES-Ottawa West. McIntosh, John-Swift Current-Maple Creek. McLennan, William Alexander-New Westminster. McMillan, William H.-Welland. McPhillips, Albert DeBurgo-Victoria (B.C.) MCQUILLAN, HENRY CARWITHEN-Comox-Alberni. McWILLIAM, G. Roy-Northumberland-Miramichi. MEUNIER, ADRIEN-Papineau. MICHAUD, HERVÉ-J.-Kent (N.B.) MICHENER, HON. ROLAND-St. Paul's. MILLIGAN, CLARENCE ADAM-Prince Edward-Lennox. MITCHELL, DAVID RODGER-Sudbury. MONTEITH, HAROLD EDMOND-Verdun. MONTEITH, HON. JAY WALDO-Perth. MONTGOMERY, GAGE WORKMAN-Victoria-Carleton. MORE, KENNETH HAMILL-Regina City. MORISSETTE, ÉMILIEN-Rimouski. MORRIS, EDMUND L.-Halifax. MORTON, MURRAY DOUGLAS-Davenport. MUIR, GEORGE ROBSON-Lisgar. MUIR, ROBERT-Cape Breton North and Victoria. MURPHY, J. W.-Lambton West. NASSERDEN, EDWARD-Rosthern. NESBITT, WALLACE BICKFORD-Oxford. NIELSEN, ERIK-Yukon. NIXON, GEORGE E.-Algoma West. NOBLE, PERCY VERNER-Grey North. NOWLAN, HON. GEORGE CLYDE-Digby-Annapolis-Kings. NUGENT, TERENCE JAMES-Edmonton-Strathcona. O'HURLEY, HON. RAYMOND-Lotbinière. O'LEARY, CLEMENT AUGUSTINE-Antigonish-Guysborough. ORMISTON, JAMES NORRIS-Melville. PALLETT, JOHN CAMERON-Peel. PARIZEAU, ROGER-Lac-Saint-Jean. PASCOE, JAMES ERNEST-MOOSE Jaw-Lake Centre.

⁵Elected in by-election, Dec. 15, 1958. ⁶Died, March 17, 1959. PAUL, RÉMI-Berthier-Maskinongé-Delanaudière. PAYNE, WILLIAM HECTOR-Coast-Capilano. PEARKES, HON. GEORGE RANDOLPH-Esquimalt-Saanich. PEARSON, HON. LESTER B.-Algoma East. PETERS, ARNOLD-Timiskaming. PHILLIPS, ORVILLE HOWARD-Prince. PICKERSGILL, HON. JOHN WHITNEY-Bonavista-Twillingate. PIGEON, LOUIS-JOSEPH-Joliette-L'Assomption-Montcalm. PRATT, R. JOHN-Jacques-Cartier-Lasalle. PUGH, DAVID VAUGHAN-Okanagan Boundary. RACINE, JEAN-PAUL-Beauce. RAPP, REYNOLD-Humboldt-Melfort. RATELLE, J.-GEORGES-Lafontaine. REA, CHARLES EDWARD-Spadina. REGIER, ERHART-Burnaby-Coquitlam. RÉGNIER, LAURIER-St. Boniface. RICARD, J.-H.-THÉOGÈNE-Saint-Hyacinthe-Bagot. RICHARD, CHARLES-Kamouraska. RICHARD, JEAN-T.-Ottawa East. RICHARD, JOSEPH-ADOLPHE-Saint-Maurice-Laflèche. ROBERGE, GABRIEL-Mégantic. ROBICHAUD, HEDARD-J.-Gloucester. ROBINSON, ANDREW E.-Bruce. ROGERS, HARRIS GEORGE CAMPBELL-Red Deer. ROMPRÉ, ARISTIDE-Portneuf. ROULEAU, GUY-Dollard. Rowe, HON. WM. EARL-Dufferin-Simcoe. RYNARD, PHILIP BERNARD-Simcoe East. SÉVIGNY, PIERRE-Longueuil. SIMPSON, ROBERT-Churchill. SKOREYKO, WILLIAM-Edmonton East. ⁵SLOGAN, JOSEPH-Sprinfield. SMALL, ROBERT HARDY-Danforth. SMALLWOOD, CLIFFORD S.-Battle River-Camrose. SMITH, ARTHUR R.-Calgary South. SMITH, HEBER EDGAR-Simcoe North. SMITH, JOHN-Lincoln. ⁶SMITH, HON. SIDNEY EARLE-Hastings-Frontenac. SMITH, WILLIAM MURRAY-Winnipeg North. SOUTHAM, RICHARD RUSSELL-MOOSE Mountain. SPEAKMAN, JAMES STANLEY-Wetaskiwin.

MEMBERS OF THE HOUSE OF COMMONS

SPENCER, NORMAN LEONARD—Essex West. Stanton, Hayden—Leeds. Starr, Hon. Michael—Ontario.	TUCKER, JAMES ROY—Trinity- Conception.
STEARNS, GEORGE MCCLELLAN— Compton-Frontenac.	VALADE, GEORGES-J.—Sainte-Marie. VAN HORNE, JOSEPH CHARLES—
STEFANSON, ERIC—Selkirk.	Restigouche-Madawaska.
STEWART, ROBERT DUGALD CALDWELL— Charlotte.	VILLENEUVE, OSIE-F.—Glengarry- Prescott.
STINSON, FREDERICK COLES—York Centre.	VIVIAN, REGINALD PERCY-Durham.
TARE VUON P. Ouchos Fost	WALKER, DAVID JRosedale.
TASSÉ, YVON-R.—Quebec East. TAYLOR, JOHN RUSSELL—Vancouver- Burrard.	WEBSTER, ALLAN ROSS-Saint-Antoine- Westmount.
THOMAS, WILLIAM HOWELL ARTHUR- Middlesex West.	WEICHEL, OSCAR WILLIAM—Waterloo North. WHITE, HARRY OLIVER—Middlesex East.
THOMPSON, BENJAMIN COPE- Northumberland.	WINCH, HAROLD EDWARD—Vancouver East.
THRASHER, RICHARD DEVERE-Essex South.	WINKLER, ERIC ALFRED—Grey-Bruce. Woolliams, Eldon M.—Bow River.
	WINKLER, ERIC ALFRED-Grey-Bruce.
South.	WINKLER, ERIC ALFRED—Grey-Bruce. Woolliams, Eldon M.—Bow River.
South. TREMBLAY, JEAN-NOËL-Roberval.	WINKLER, ERIC ALFRED—Grey-Bruce. Woolliams, Eldon M.—Bow River. WRATTEN, JACK—Brantford.
South. TREMBLAY, JEAN-NOËL-Roberval.	WINKLER, ERIC ALFRED—Grey-Bruce. Woolliams, Eldon M.—Bow River. WRATTEN, JACK—Brantford.
South. TREMBLAY, JEAN-NOËL-Roberval.	WINKLER, ERIC ALFRED—Grey-Bruce. Woolliams, Eldon M.—Bow River. WRATTEN, JACK—Brantford.
South. TREMBLAY, JEAN-NOËL-Roberval.	WINKLER, ERIC ALFRED—Grey-Bruce. Woolliams, Eldon M.—Bow River. WRATTEN, JACK—Brantford.
South. TREMBLAY, JEAN-NOËL-Roberval.	WINKLER, ERIC ALFRED—Grey-Bruce. Woolliams, Eldon M.—Bow River. WRATTEN, JACK—Brantford.
South. TREMBLAY, JEAN-NOËL-Roberval.	WINKLER, ERIC ALFRED—Grey-Bruce. Woolliams, Eldon M.—Bow River. WRATTEN, JACK—Brantford.
South. TREMBLAY, JEAN-NOËL-Roberval.	WINKLER, ERIC ALFRED—Grey-Bruce. Woolliams, Eldon M.—Bow River. WRATTEN, JACK—Brantford.

CONSTITUENCIES OF THE HOUSE OF COMMONS

GRAND FALLS-WHITE BAY-LABRADOR-Granger, Charles Ronald McKay. GREENWOOD-Macdonnell, Hon. James MacKerras. GRENVILLE-DUNDAS-1Casselman, Mrs. Jean. GREY-BRUCE-Winkler, Eric Alfred. GREY NORTH-Noble, Percy Verner. HALIFAX-McCleave, Robert Jardine. Morris, Edmund L. HALTON-Best, Alexander. HAMILTON EAST-Martini, Quinto Antonio. HAMILTON SOUTH-McDonald, Robert M. T. HAMILTON WEST-Fairclough, Hon. Ellen Louks. HASTINGS-FRONTENAC-2Smith, Hon. Sidney Earle. HASTINGS SOUTH-Grills, Lee E. HIGH PARK-Kucherepa, John William. HOCHELAGA-Eudes, Raymond. Hull-Caron, Alexis. HUMBER-ST. GEORGE'S-Batten, Herman Maxwell. HUMBOLDT-MELFORT-Rapp, Reynold. HURON-Cardiff, Lewis Elston. ÎLES-DE-LA-MADELEINE-Keays, J. Russell. INVERNESS-RICHMOND-MacLellan, Robert Simpson. JACQUES-CARTIER-LASALLE-Pratt, R. John. JASPER-EDSON-Horner, Hugh M. JOLIETTE-L'ASSOMPTION-MONTCALM-Pigeon, Louis-Joseph. KAMLOOPS-Fulton, Hon. Edmund Davie. KAMOURASKA-Richard, Charles. KENORA-RAINY RIVER-Benidickson, William Moore. KENT (N.B.)-Michaud, Hervé-J. KENT (ONT.)-Danforth, Harold Warren. KINDERSLEY-Hanbidge, Robert Leith. KINGS—Macdonald, John Augustine. KINGSTON—Allmark, Benjamin Graydon. KOOTENAY EAST—McFarlane, Murray L. KOOTENAY WEST—Herridge, Herbert Wilfred. LABELLE-Courtemanche, Hon. Henri. LAC-SAINT-JEAN-Parizeau, Roger. LAFONTAINE-Ratelle, J.-Georges.

¹Elected in by-election, Sept. 29, 1958. ²Died, March 17, 1959. ³Elected in by-election, Sept. 29, 1958. LAMBTON-KENT-Campbell, Ernest John. LAMBTON WEST-Murphy, J. W. LANARK-Doucett, George Henry. LAPOINTE-Brassard, Augustin. LAURIER—Chevrier, Hon. Lionel. LAVAL—Bourdages, Rodrigue. LEEDS-Stanton, Hayden. LETHBRIDGE—Gundlock, Deane Roscoe. Lévis-Bourget, Maurice. LINCOLN-Smith, John. LISGAR-Muir, George Robson. LONDON-Halpenny, George Ernest. LONGUEUIL-Sévigny, Pierre. LOTBINIÈRE-O'Hurley, Hon. Raymond. MACKENZIE-Korchinski, Stanley James. MACKENZIE RIVER-Hardie, Mervyn Arthur. MACLEOD-Kindt, Lawrence Elliott. MAISONNEUVE-ROSEMONT-Deschatelets, Jean-Paul. MARQUETTE-Mandziuk, John Nicholas. MATAPÉDIA-MATANE-Belzile, J.-Alfred. MEADOW LAKE-Cadieu, Albert C. MEDICINE HAT-Brunsden, Edwin William. MÉGANTIC-Roberge, Gabriel. MELVILLE-Ormiston, James Norris. MERCIER-Gillet, André. MIDDLESEX EAST-White, Harry Oliver. MIDDLESEX WEST-Thomas, William Howell Arthur. MONTMAGNY-L'ISLET-Fortin, Louis. MOOSE JAW-LAKE CENTRE-Pascoe, James Ernest. MOOSE MOUNTAIN-Southam, Richard Russell. MOUNT ROYAL-Macnaughton, Alan A. NANAIMO-Matthews, Walter Franklyn. NEW WESTMINSTER-McLennan, William Alexander. NIAGARA FALLS-Houck, William Limburg. NICKEL BELT-Godin, O.-J. NICOLET-YAMASKA-Comtois, Hon. Paul. NIPISSING-Garland, John Richard. NORFOLK-Knowles, John Evans. NORTHUMBERLAND-Thompson, Benjamin Cope. NORTHUMBERLAND-MIRAMICHI-

McWilliam, G. Roy.

ALPHABETICAL LIST

OF THE

CONSTITUENCIES OF THE HOUSE OF COMMONS

Second Session—Twenty-fourth Parliament

ACADIA-Horner, John Henry. ALGOMA EAST-Pearson, Hon. Lester B. ALGOMA WEST-Nixon, George E. ANTIGONISH-GUYSBOROUGH-O' Leary, Clement Augustine. ARGENTEUIL-DEUX-MONTAGNES-Latour, J.-Octave. Assinibola—Argue, Hazen Robert. ATHABASCA-Bigg, Frederick Johnstone. BATTLE RIVER-CAMROSE-Smallwood, Clifford S. BEAUCE-Racine, Jean-Paul. BEAUHARNOIS-SALABERRY-Bruchési, Gérard. Bellechasse-Dorion, Noël. BERTHIER-MASKINONGÉ-DELANAUDIÈRE-Paul, Rémi. BONAVENTURE-Grenier, Lucien. BONAVISTA-TWILLINGATE-Pickersgill, Hon. John Whitney. Bow RIVER-Woolliams, Eldon M. BRANDON-SOURIS-Dinsdale, Walter Gilbert. BRANTFORD-Wratten, Jack. BRANT-HALDIMAND—Charlton, John A. BROADVIEW—Hees, Hon. George Harris. BROME-MISSISQUOI-Grafftey, William Heward. BRUCE-Robinson, Andrew E. BURIN-BURGEO-Carter, Chesley William. BURNABY-COQUITLAM-Regier, Erhart. BURNABY-RICHMOND-Drysdale, John A. W. CALGARY NORTH-Harkness. Hon. Douglas Scott. CALGARY SOUTH-Smith, Arthur R. CAPE BRETON NORTH AND VICTORIA-Muir, Robert. CAPE BRETON SOUTH-MacInnis, Donald. CARIBOU-Henderson, Walter Clarence. CARLETON-Bell, Richard Albert. CARTIER-Crestohl, Leon. CHAMBLY-ROUVILLE-Johnson, Maurice. CHAMPLAIN-Lahaye, Paul. CHAPLEAU-Martel, Jean-Jacques. CHARLEVOIX-Asselin, Martial. CHARLOTTE-Stewart, Robert Dugald Caldwell.

CHÂTEAUGUAY-HUNTINGDON-LAPRAIRIE-Barrington, Merrill Edwin. CHICOUTIMI-Brassard, Vincent. CHURCHILL-Simpson, Robert. COAST-CAPILANO-Payne, William Hector. COCHRANE-Habel, J.-A. COLCHESTER-HANTS-Kennedy, Cyril Frost. COMOX-ALBERNI-McQuillan, Henry Carwithen. COMPTON-FRONTENAC-Stearns, George McClellan. CUMBERLAND-Coates, Robert Carman. DANFORTH-Small, Robert Hardy. DAUPHIN-Forbes, R. Elmer. DAVENPORT-Morton, Murray Douglas. DIGBY-ANNAPOLIS-KINGS-Nowlan, Hon. George Clyde. DOLLARD-Rouleau, Guy. DORCHESTER-Drouin, Noël. DRUMMOND-ARTHABASKA-Boulanger, Sam DUFFERIN-SIMCOE-Rowe, Hon. Wm. Earl. DURHAM-Vivian, Reginald Percy. EDMONTON EAST-Skoreyko, William. EDMONTON-STRATHCONA-Nugent, Terence James. EDMONTON WEST-Lambert, Marcel-J.-A. EGLINTON-Fleming, Hon. Donald Methuen. ELGIN-McBain, James, Alexander. ESQUIMALT-SAANICH-Pearkes, Hon. George Randolph. Essex East-Martin, Hon. Paul Joseph James. ESSEX SOUTH-Thrasher, Richard Devere. Essex West-Spencer, Norman Leonard. FORT WILLIAM-Badanai, Hubert. FRASER VALLEY-Hicks, William Harold. GASPÉ-English, Roland. GATINEAU-Leduc, Rodolphe. GLENGARRY-PRESCOTT-Villeneuve, OSIE-F. GLOUCESTER-Robichaud, Hedard-J.

CONSTITUENCIES OF THE HOUSE OF COMMONS

NOTRE-DAME-DE-GRÂCE-Hamilton, RICHMOND-WOLFE-Dubois, V.-Florent. Hon. William McLean. RIMOUSKI-Morissette, Émilien. RIVIÈRE-DU-LOUP-TÉMISCOUATA-Fréchette, Antoine. OKANAGAN BOUNDARY-Pugh, ROBERVAL-Tremblay, Jean-Noël. David Vaughan. ROSEDALE-Walker, David J. OKANAGAN-REVELSTOKE-Fleming, ROSETOWN-BIGGAR-Cooper. Stuart A. Clarence Owen. ONTARIO-Starr, Hon. Michael. Rosthern-Nasserden, Edward. OTTAWA EAST-Richard, Jean-T. ROYAL-Brooks, Hon. Alfred Johnson. OTTAWA WEST-McIlraith, George J. Russell-'Gour, Joseph-Omer. OUTREMONT-SAINT-JEAN-Bourque, Romuald. SAGUENAY-LaRue, Perrault. Oxford-Nesbitt, Wallace Bickford. SAINT-ANTOINE-WESTMOUNT-Webster, Allan Ross. PAPINEAU—Meunier, Adrien. SAINT-DENIS-Denis, Azellus. PARKDALE-Maloney, Arthur. SAINT-HENRI-Lessard, H. "Pit". PARRY SOUND-MUSKOKA-Aiken, SAINT-HYACINTHE-BAGOT-Ricard, Gordon Harvey. J.-H.-Théogène. PEACE RIVER-Baldwin, G .W. SAINT JACQUES-Campeau, Charles-É. PEEL-Pallett, John Cameron. SAINT-JEAN-IBERVILLE-NAPIERVILLE-PERTH-Monteith, Hon. Jay Waldo. Dupuis, Yvon. PETERBOROUGH-Fraser, Gordon K. SAINT JOHN-ALBERT-Bell, PICTOU-MacEwan, Howard Russell. Thomas Miller. PONTIAC-TÉMISCAMINGUE-Martineau, SAINT-MAURICE-LAFLÈCHE-Richard, Paul. Joseph-Adolphe. PORTAGE-NEEPAWA-Fairfield, SAINTE-MARIE-Valade, Georges-J. George Clark. ST. ANN-Loiselle, Gérard. PORT ARTHUR-Fisher, Douglas Mason. ST. BONIFACE-Régnier, Laurier. PORTNEUF-Rompré, Aristide. ST. JOHN'S EAST-McGrath, James A. PRINCE-Phillips, Orville Howard. ST. JOHN'S WEST-Browne, PRINCE ALBERT-Diefenbaker, Hon. William J. Rt. Hon. John George. ST. LAWRENCE-ST. GEORGE-Chambers, PRINCE EDWARD-LENNOX-Milligan, Egan Edmund. Clarence Adam. ST. PAUL'S-Michener, Hon. Roland. PROVENCHER-Jorgenson, SASKATOON-Jones, Henry Frank. Warner Herbert. SELKIRK-Stefanson, Eric. SHEFFORD-Boivin, Marcel. SHELBURNE-YARMOUTH-CLARE-Legere, QU'APPELLE-Hamilton, Felton Fenwick. Hon. Francis Alvin George. SHERBROOKE-Allard, Maurice. QUEBEC EAST-Tassé, Yvon-R. SIMCOE EAST-Rynard, Philip Bernard. QUÉBEC-MONTMORENCY-Lafrenière, SIMCOE NORTH-Smith, Heber Edgar. Robert. SKEENA-Howard, Frank. QUEBEC SOUTH-Flynn, Jacques. SPADINA-Rea, Charles Edward. QUEBEC WEST-Bissonnette, J.-Eugène. SPRINGFIELD-5Slogan, Joseph. QUEENS-MacLean, Hon. J. Angus. STANSTEAD-Létourneau, René. Macquarrie, Heath Nelson STORMONT-Campbell, Grant. QUEENS-LUNENBURG-Crouse, SUDBURY-Mitchell, David Rodger. Lloyd Roseville. SWIFT CURRENT-MAPLE CREEK-McIntosh, John. RED DEER-Rogers, Harris George Campbell. TERREBONNE-Deschambault, Marcel. REGINA CITY-More, Kenneth Hamill. THE BATTLEFORDS-Horner, Albert Ralph. RENFREW NORTH-Forgie, TIMISKAMING—Peters, Arnold. James Moffat. TIMMINS—Martin, Murdo W. TRINITY—⁶Hellyer, Hon. Paul T. RENFREW SOUTH-Baskin, James W. RESTIGOUCHE-MADAWASKA-Van Horne, TRINITY-CONCEPTION-Tucker, Joseph Charles. James Roy. RICHELIEU-VERCHÈRES-Cardin, Lucien. TROIS-RIVIÈRES-Balcer, Hon. Léon. Died, March 24, 1959.

⁵Elected in by-election, Dec. 15, 1958. ⁶Elected in by-election, Dec. 15, 1958.

CONSTITUENCIES OF THE HOUSE OF COMMONS

VANCOUVER-BURRARD-Taylor, John Russell. VANCOUVER CENTRE-Jung, Douglas. VANCOUVER EAST-Winch, Harold Edward. VANCOUVER-KINGSWAY-Browne, John Ferguson. VANCOUVER QUADRA-Green, Hon. Howard Charles. VANCOUVER SOUTH-Broome. Ernest James. VAUDREUIL-SOULANGES-Bourbonnais. J.-Marcel. VEGREVILLE—Fane, Frank John William. VERDUN-Monteith, Harold Edmond. VICTORIA (B.C.)-McPhillips, Albert DeBurgo. VICTORIA (ONT.)-Hodgson, Clayton Wesley. VICTORIA-CARLETON-Montgomery, Gage Workman. VILLENEUVE—Dumas, Armand. WATERLOO NORTH-Weichel,

Oscar William. WATERLOO SOUTH—Anderson, William. WELLAND-McMillan, William H. WELLINGTON-HURON-Howe, W. Marvin. WELLINGTON SOUTH-Hales, Alfred Dryden. WENTWORTH-Lennard, Frank E. WESTMORLAND-Creaghan, William L. M. WETASKIWIN-Speakman, James Stanley. WINNIPEG NORTH-Smith, William Murray. WINNIPEG NORTH CENTRE-MacLean, John. WINNIPEG SOUTH-Chown, Gordon Campbell. WINNIPEG SOUTH CENTRE-Churchill, Hon, Gordon, YORK CENTRE-Stinson, Frederick Coles. YORK EAST-McGregor, Robert Henry. YORK-HUMBER-Aitken, Miss Margaret. YORK NORTH-Cathers, Cecil A. YORK-SCARBOROUGH-McGee, Frank. YORK SOUTH-Beech, William George. YORK-SUNBURY-MacRae, John Chester. YORKTON-Clancy, Gordon Drummond. YORK WEST-Hamilton, John Borden. YUKON-Nielsen, Erik.