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No. 1

# VOTES AND PROCEEDINGS

OF THE

#### HOUSE OF COMMONS

#### OF CANADA

#### OTTAWA, WEDNESDAY, FEBRUARY 27, 1974

11.00 o'clock a.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

27th February 1974

Sir,

I have the honour to inform you that His Excellency the Governor General will arrive at the Main Entrance of the Parliament Buildings at 10:40 a.m. on this day, Wednesday, the 27th of February 1974, and when it has been signified that all is in readiness, will proceed to the Chamber of the Senate to open formally the Second Session of the Twenty-ninth Parliament of Canada.

I have the honour to be, Sir, Your obedient servant, ESMOND BUTLER.

ESMOND BUTLER,
Secretary to the Governor General.

The Honourable

The Speaker of the House of Commons.

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. Trudeau, seconded by Mr. MacEachen, 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:

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I have the honour to welcome you to the Second Session of the 29th Parliament of Canada.

In addressing you for the first time, I should like to express my feeling of honour at having been chosen Her Majesty's representative in Canada. As I said at the time of my investiture, the office which I have the honour to hold has a continuous history of three and a half centuries. I am anticipating with pleasure the opportunity to travel in Canada and to meet citizens from all walks of life.

We look forward to the visit of Queen Elizabeth, The Queen Mother, for whom all Canadians have a great affection. She will be in Canada from June 25th to June 30th to present new colours to the Toronto Scottish and to the Black Watch (Royal Highland Regiment) of Canada; Her Majesty is Colonel-in-Chief of both regiments.

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I speak to you at a time of serious disturbance in the international economic situation, arising from problems of supply and price of certain commodities, particularly oil.

Most countries, developed and developing, witnessed significant economic expansion in 1973. The economic prospects for 1974 seemed, until recently, no less encouraging. The reduction of the amount of oil exported by some of the major producing countries and the increase in price has brought a sudden and dramatic change in this situation.

For the developing countries of the world, the increased cost of oil has in many cases wiped out the small margins on which they depended for economic development and better means to support their growing populations. For the industrialized countries, of which Canada is one of the few close to being self-reliant in oil and energy generally, it means that many of them will incur large balance of payments deficits and will have to find means of financing them. For the world as a whole, it could mean an overall reduction in demand with a consequent depressing effect on economic activity.

The Government attaches the highest importance to solving these problems through concerted international action and co-ordination of national policies. The meeting of the major oil importing countries was a first step in this direction. It will be followed by meetings with the oil-producing states and the developing countries. The United Nations, the International Monetary Fund, the World Bank and other international organizations will also become actively involved.

In working towards a solution of these international economic problems the major consuming countries must recognize the legitimate aspirations of all the producing countries to utilize their resources to assist in their own national economic development. But the developed world,

as well as the resource-rich countries of the developing world, must also take increasingly vigorous steps to reduce disparities between themselves and the less developed and less fortunate nations.

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While the developments affecting the supply and price of oil are in part the product of special circumstances, the underlying situation thus set in relief is much more general. Food prices have risen sharply as a result of the growth of world population on which has been superimposed serious crop failures in a number of countries. The prices of other internationally-traded commodities have also increased following the simultaneous upsurge in economic activity in all industrialized countries. The increases in the food and commodity sectors have moreover led to increases in other prices producing generalized inflationary pressures.

No country has been immune from the increase in prices experienced in 1973 and which is continuing in 1974. The phenomenon is world-wide, not an isolated one affecting this or that country alone.

All countries, including Canada, have rejected a deliberately planned slow down in economic activity as a means to fight inflation. Some have turned to income and price controls. These attempts have on the whole not been successful.

The Canadian economy, perhaps more than any other, is closely tied to international trade and markets. The principal inflationary pressures have come from outside the country. It would have been singularly inappropriate under such conditions to have resorted to general income and price controls and the Government rejected them for these reasons.

A principal responsibility of the Government and one of its main policy objectives is to maintain high levels of income, production and employment. This policy should in itself help to overcome some of the supply problems which are causing prices to rise. But in addition, and more immediately, the Government's policy in dealing with inflation will be to step in, as it has done in the past, and take specific measures to increase the supply of certain goods and services, to protect those who are not able to protect themselves against the effects of inflation, to cushion consumers against sudden and disruptive price increases of essential commodities, and to prevent any group or groups from taking undue advantage of the current situation at the expense of others.

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In the case of oil, the Government has been concerned about the individual hardships caused by the rise in prices and about the overall effect of the increase on the economy. Nonetheless, for Canada to become self-reliant and be protected against abrupt changes in supply, prices must be such as to encourage the exploration and development of non-conventional and frontier oil resources. The Government must ensure that a sufficient part of the

funds generated by higher prices will be used for such exploration and development. It will introduce legislation to create a national petroleum company which will assure greater Canadian presence and participation in these and other activities. It has announced the extension of the pipeline from the Western oil fields to Eastern Canada and the establishment of a single Canadian market which will guarantee an outlet for domestically-produced oil.

In furthering these longer-term objectives, the Government has a duty to manage the economy in the interests of all Canadians, and in particular to moderate the inflationary effects resulting from the oil crisis. It has sought, in co-operation with the provinces, to make sure that the difficult transition to higher oil and energy costs occurs in an orderly way so as to not cause unnecessary disruptions in economic activity, employment and prices. To this end, it must ensure that the price of domestically-produced oil does not increase at an unreasonable rate and that the price of oil be the same in all parts of Canada subject, of course, to transportation costs. Legislation will be introduced to ensure that the responsibilities of the Government in these respects can be effectively discharged.

Discussion with the provinces on the Government's objectives and on the best means of achieving them is continuing. The Government will make every effort to reach agreement on arrangements that will discharge its responsibilities in a way that is fair to the provinces where the main sources of the oil and gas are located as well as to consumers in the country as a whole.

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At the same time as there is increasing concern about shortages in the supply of energy, it is apparent there is an inadequate supply of food in many parts of the world. In some countries the situation has reached critical proportions. In Canada there have not been such serious shortages but international market pressures have forced our food prices upwards. It is clear that this country's production must be increased. The Government is developing a policy on food based on the following objectives:

—an adequate and dependable supply of quality food for a growing population in Canada enjoying a rising standard of living;

-reasonable food prices:

—for the consumer, in not requiring an undue proportion of income for Canadians to secure a sufficient and balanced diet,

—for the producer, in providing a return adequate to encourage production of food items which can be economically and efficiently produced in Canada;

—a continuing supply and increasing production of those food products in which Canada has a competitive advantage for export to commercial markets and also for a contribution to international food aid programs.

The Government's objectives will guide a re-assessment of existing programs in the areas of agriculture and fisheries. The Government will wish to consult with provincial governments, consumer groups and producers.

The producer must be ensured a fair income for his work. His confidence in long-term market opportunities is an essential element in the Government's policy. The producer should have access to all markets in Canada. He will also be encouraged to expand food exports.

The consumer must be ensured a fair value from his dollar. He must be protected against disruptive increases in the price of essential foodstuffs caused by international market demand. Guarantees against unduly low prices to producers must be coupled with guarantees against unduly high prices to consumers.

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In the long term the continuity of domestic supply must take into account optimum overall land use in Canada and especially the trend to diversion of productive land for non-agricultural purposes. The Government intends to enter into discussions with the provinces since they are vitally involved in this question.

As positive steps in the achievement of adequate supplies of food at a reasonable cost, measures directed in the main at increasing food production will be laid before you in the following areas:

—guaranteed loans and other forms of assistance to both farmers and fishermen to assist them in purchasing or modernizing their equipment;

—amendments to the Export and Import Permits Act to provide the Government with better means to stabilize the Canadian market;

-improving the availability of manpower for food production;

—assistance in the construction of new storage facilities;

—research to make it possible to increase production, improve quality, and lower costs;

-improvements in harbour facilities for fishing fleets;

—incentives to increase Canada's catch of unexploited stocks of fish;

—advance payments on crops to assure producers of timely cash receipts;

—an agricultural stabilization plan to encourage rational production decisions;

—assistance to young farmers to provide sufficient financial incentives for them to establish themselves in farming;

- -better veterinary training facilities;
- -a prairie grain market insurance plan;
- —improvements in Canadian grain rail transportation capabilities;
- —increased availability of reasonably priced feed grains;
- —incentives to increase the production of livestock necessary to provide for Canadian and export markets.

As part of the Government's economic management, a major element in the policy to mitigate inflation is to increase production and supply: many measures have been indicated with respect to energy and food. Of course, Canadians must strengthen their economy in other ways to expand employment opportunities and achieve a greater degree of control over their economic affairs.

Measures will be proposed to aid small business, both financially and by providing better counselling services by the creation of a Federal Business Development Bank. Steps will be taken to ensure further processing of resources in Canada. The Government will encourage the development of the petrochemical industry based on the upgrading of Canadian resources and better access to world markets. Amendments will be proposed to the Bank Act in order to permit provinces to participate in the ownership of banks. An amendment to the Export Development Act will be introduced to encourage further expansion of Canada's foreign trade. Proposals will be made to ensure Canadian control of the computer communications field. Amendments to the Combines Investigation Act, directed at encouraging competition, will be put before you.

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The development and use of technology is also essential to the Government's approach to increasing national economic production. Steps will be taken to obtain greater returns from industrial research and development as well as technological innovation in Canada.

Scientific knowledge and its application is a keystone to meeting the challenges facing Canada, including those in the areas of food, energy or industrial development. The objective of the Government's science policy is the rational generation and acquisition of scientific knowledge and the planned use of science and technology in support of national goals. The Ministry of State for Science and Technology will be developing national science objectives as a basis for exercising enhanced advisory and coordinating authority within the Government. Two new granting councils will be formed, one for social sciences and humanities and the other for natural sciences.

The Government attaches great importance to regional development. Many of the measures to be introduced during this Session were discussed at the Western Economic Opportunities Conference, and will be of benefit to all areas of Canada. Transportation in particular is a key factor in regional development. A number of measures will be taken in the larger context of ensuring that Canada's transportation capability supports the Government's national goals and is safe and efficient. Steps will be taken to end any discrimination in freight rates. A new ports policy will be developed to ensure an effective and comprehensive port structure in Canada in a framework where a high degree of local involvement in management and improvement of ports can be established.

Other measures will be taken to increase production and employment through providing workers with improved access to available jobs, and employers with improved access to Canada's manpower. These steps will relate employment policy, immigration policy and the activities of the Unemployment Insurance Commission. The Government will be working together with the provinces in developing a community employment policy in a social security context for those Canadians who have particular and continuing difficulty in getting and keeping employment. Amendments will be introduced to the Unemployment Insurance Act as a part of a comprehensive review of the plan undertaken in the light of the experience of the last few years.

In the domain of social policy the Government is playing a vital role to achieve a more balanced pattern of urban growth and to increase the quality of life in our cities in co-operation with the provinces and municipalities. Improved means of public transportation are indispensable to the achievement of these urban goals. Measures will be introduced to establish a National Urban Transportation Development Corporation to co-ordinate and market the development of required new technology in this field. You will be asked to consider measures to assist provinces and cities in the relocation of railway lines and terminals and in the redevelopment of these areas for purposes that will enhance the environment of many of our cities and towns.

Provision of adequate shelter at reasonable prices in a satisfactory neighbourhood environment has been a continuing concern of the Government, and levels of funding to meet this objective are being reviewed. Substantial assistance to rural and native housing programs will also be proposed. The sewage assistance program will be revised to make it more effective as a means to increase the supply of serviced land. The Government will introduce measures to increase the protection available to consumers in the housing market.

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The Government has taken many measures to improve the status of women in Canada since the Report of the Royal Commission on the Status of Women. Amendments to the statutes of Canada will be placed before you for the purpose of providing equal treatment for women. The legislation to be introduced creating a Federal Commission on Human Rights and Interests will include provisions to protect women from discriminatory practices. Regulations governing government employees will be amended to remove all possible inequities based on sex. Crown corporations will be asked to undertake positive action to encourage the assignment and advancement of more women into responsible positions within their administration. The Government's objective is to create a society free from discrimination.

The federal and provincial governments have agreed that the Canada and Quebec Pension Plans should be further amended to provide for increases, beyond 1975, in the levels of income upon which contributions may be made, and in the pensions which will be paid. Legislation will be introduced to remove the earnings test now required for people aged 65 to 69 from the Canada Pension Plan. Finally, federal and provincial ministers have agreed that the provisions which now accord differential treatment to men and women under the Canada and Quebec Pension Plans should be removed.

You will be asked to consider other legislative proposals.

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Members of the House of Commons,

The Government intends to present a budget in this Session.

You will be asked to appropriate the funds required to carry on the services and expenditures authorized by Parliament.

Honourable Members of the Senate,

Members of the House of Commons,

May Divine Providence guide you in your deliberations.

On motion of Mr. Trudeau, seconded by Mr. Mac-Eachen, it was ordered,—That the Speech of His Excellency, delivered this day from the Throne to both Houses of Parliament, be taken into consideration later this day.

Mr. Trudeau, a Member of the Queen's Privy Council, laid before the House,—List of Measures referred to by His Excellency the Governor General in the Speech from the Throne (English and French).—Sessional Paper No. 292-1/371.

Agreed—That the said list be printed in this day's *Hansard*.

Mr. Trudeau, 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:

#### JULES LEGER:

His Excellency the Governor General transmits to the House of Commons a certified copy of an Order in Council appointing the Honourable Allan Joseph MacEachen, President of the Queen's Privy Council for Canada, the Honourable Charles Mills Drury, President of the Treasury Board, the Honourable Jean Chrétien, Minister of Indian Affairs and Northern Development, and the Honourable Donald Stovel Macdonald, Minister of Energy, Mines and Resources, to act with the Speaker of the House of Commons as Commissioners for the purposes and under the provisions of chapter H-9 of the Revised Statutes of Canada, 1970, entituled: An Act respecting the House of Commons.

Government House, Ottawa.

On motion of Mr. Trudeau, seconded by Mr. Mac-Eachen, Gérald Laniel, Esquire, Member for the Electoral District of Beauharnois-Salaberry, was appointed Deputy Chairman of Committees of the Whole House.

On motion of Mr. Trudeau, seconded by Mr. Mac-Eachen, Prosper Boulanger, Esquire, Member for the Electoral District of Mercier, was appointed Assistant Deputy Chairman of Committees of the Whole House.

At 12.05 o'clock p.m., the sitting was suspended until 2.00 o'clock p.m.

At 2.00 o'clock p.m., the sitting was resumed.

The Order for the consideration of the Speech from the Throne delivered by His Excellency the Governor General of Canada to both Houses of Parliament being read;

Mr. Stollery, seconded by Mr. Pelletier (Sherbrooke), moved,—That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

#### MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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 debate arising thereon; the said debate was, on motion of Mr. Stanfield, seconded by Mr. Wagner, 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 41(1), namely:

By Mr. Speaker,—Report of the Parliamentary Librarian, pursuant to section 2 of the Regulations respecting the Library of Parliament. (English and French).—Sessional Paper No. 292-1/3.

By Mr. Davis, a Member of the Queen's Privy Council,—Report of the Department of the Environment for the fiscal year ended March 31, 1973, pursuant to section 7 of the Department of the Environment Act, chapter 14, R.S.C., 1970, (2nd Supplement). (English and French).—Sessional Paper No. 292-1/14.

By Mr. Davis,—Report of the Eastern Rockies Forest Conservation Board, for the fiscal year ended March 31, 1973, pursuant to section 10 of the Eastern Rocky Mountain Forest Conservation Act, chapter 59, Statutes of Canada, 1947. (English and French).—Sessional Paper No. 292-1/124.

By Mr. Davis,—Report of Operations under the International River Improvements Act for the year ended December 31, 1973, pursuant to section 10 of the said Act, chapter I-22, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/168.

By Mr. Gillespie, a Member of the Queen's Privy Council,—Report of the Department of Industry, Trade and Commerce for the fiscal year ended March 31, 1973, pursuant to section 8 of the Government Organization Act, chapter I-11, R.S.C., 1970. (English and French).—Sessional Paper No. 272-1/12.

By Mr. Gillespie,—Copies of a Statement of the effect of placing cocoa on the import control list under the authority of section 3 of the Export and Import Permits Act, Chapter 29, R.S.C. 1970, (2nd Supplement). (English and French).—Sessional Paper No. 292-1/175.

By Mr. MacEachen, a Member of the Queen's Privy Council,—Return to an Order of the House, dated December 19, 1973, for a copy of all engineers' reports concerning the costs of, and need for, rehabilitation and/or reconstruction of the Cave and Basin at Banff.—(Notice of Motion for the Production of Papers No. 260).—Sessional Paper No. 292-3/260.

By Mr. MacEachen,—Return to an Order of the House, dated December 19, 1973, for a copy of the contractual arrangements between Evergreen Development Ltd., Winnipeg, Manitoba and the government or any of its departments or agencies.—(Notice of Motion for the Production of Papers No. 266).—Sessional Paper No. 292-3/266.

By Mr. MacEachen,—Supplementary Return to an Order of the House, dated November 21, 1973, (Question No. 1,279) showing: 1. By federal constituency, for the year 1973, what is (a) the number of LIP applications received (b) the number of LIP applications approved (c) the total amount of money involved in approved projects?

2. Which constituencies lie within, or have within their boundaries, designated or special areas?—Sessional Paper No. 292-2/1,279A.

By Mr. MacEachen,—Supplementary Return to an Order of the House, dated October 15, 1973, (Question No. 2,272) showing: What are the names, addresses and electoral districts of all lawyers maintained by the Department of Justice for government legal work in the Province of British Columbia?—Sessional Paper No. 292-2/2,272A.

By Mr. MacEachen,—Supplementary Return to an Order of the House, dated October 15, 1973, (Question No. 2,276) showing: What are the names, addresses and electoral districts of all lawyers maintained by the Department of Justice for government legal work in the Province of Quebec?—Sessional Paper No. 292-2/2,276A.

By Mr. MacEachen,—Supplementary Return to an Order of the House, dated October 15, 1973, (Question No. 2,280) showing: What are the names, addresses and electoral districts of all lawyers maintained by the Department of Justice for government legal work in the Province of Ontario?—Sessional Paper No. 292-2/2,280A.

At 3.20 o'clock p.m., on motion of Mr. MacEachen, seconded by Mr. Sharp the House adjourned until tomorrow at 2.00 o'clock p.m. pursuant to Standing Order 2(2).

LUCIEN LAMOUREUX, Speaker. WOTES AND PROCEEDINGS

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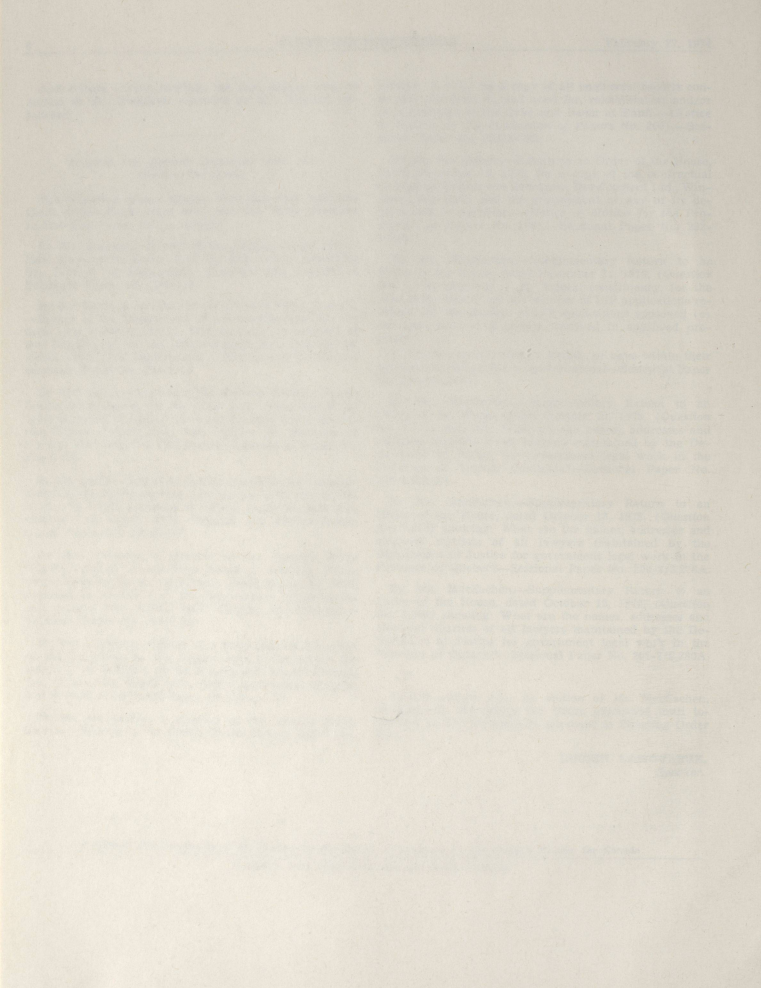
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No. 2

# VOTES AND PROCEEDINGS

#### OF THE

#### HOUSE OF COMMONS

#### OF CANADA

#### OTTAWA, THURSDAY, FEBRUARY 28, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Drury, 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:

#### JULES LÉGER

His Excellency the Governor General transmits to the House of Commons the Estimates of sums required for the service of Canada for the year ending on the 31st March, 1975, and, in accordance with the provisions of "The British North America Act, 1867" the Governor General recommends these Estimates to the House of Commons.

Government House, Ottawa.

The said Estimates, 1974-75, recorded as Sessional Paper No. 292-1/132.

Mr. Breau for Mr. Macdonald (Rosedale), a Member of the Queen's Privy Council, laid upon the Table,—Copies of Agreement between the Government of Canada, the Government of Quebec and Quebec-Hydro Electric Commission concerning the cooperation of the Government of Canada in the establishment and development of the Hydro-Quebec Institute of Research. (English and French).—Sessional Paper No. 292-5/155.

Mr. Breau for Mr. Macdonald (Rosedale), laid upon the Table,—Copies of Annual Report to the Governments of the United States and Canada by the Permanent Engineering Board—Columbia River Treaty, for the period October 1, 1972 to September 30, 1973.—Sessional Paper No. 292-1/264.

The House resumed the adjourned debate on the motion of Mr. Stollery, seconded by Mr. Pelletier (Sherbrooke), —That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

#### MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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 debate continuing;

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

"We respectfully affirm to Your Excellency that Your Excellency's advisers do not possess the confidence of this House.".

And debate arising thereon;

Mr. Fortin, seconded by Mr. Lambert (Bellechasse), moved in amendment to the said proposed amendment,—That the period be replaced by a comma and the following words added:

"particularly for not having taken effective and immediate measures to stop the increase in the cost of living which seriously affects persons on low and medium incomes."

And debate arising thereon;

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 41(1), namely:

By Mr. Allmand, a Member of the Queen's Privy Council,—Copies of Contracts entered into between the Government of Canada and the Municipalities of Blairmore, Bonnyville, Brooks, Canmore, Claresholm, Drayton Valley, Fox Creek, Grande Prairie, Grimshaw, Innisfail, Peace River, Pincher Creek, Ponoka, Raymond, Red Deer, Rocky Mountain House, Slave Lake, Stony Plain, Valleyview, Vegreville, Vermilion, Wainwright and Whitecourt in the Province of Alberta, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/266.

By Mr. Allmand,—Copies of Contracts entered into between the Government of Canada and the Municipalities of Biggar, Lanigan and Maple Creek in the Province of Saskatchewan, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/274.

At 10.00 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

# VOTES AND PROCEEDINGS

OF THE

#### HOUSE OF COMMONS

OF CANADA

OTTAWA PRIDAY, MARCH 1, 1974

11.00 belock age

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That the Delimates of sums required for the pervice of Connils for the facel year ending March 31, 1912, be referred to the several Standing Committees of the House, as follows:

to the Standing Committee on Agriculture:

Votes 1, 5, 10, 18, 20, 25, LSb, 85 and 40 relating to the Department of Agriculture.

Votes 50 and 55 relating to the Canadian Livestock From Board.

Vota 60 relating to the Farm Credit Corporation.

To the Standing Committee on Broadcasting, Films and

Votes 1. 5; 10, 15, 25, 30 and 35 relating to the

Vote 40 relating to the Canada Councill

Votes 45, 50 and 55 relating to the Canadian Board casting Corporation.

Votes 10 and L15 relating to Information Canada

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#### No. 3

# VOTES AND PROCEEDINGS

#### OF THE

#### HOUSE OF COMMONS

#### OF CANADA

OTTAWA, FRIDAY, MARCH 1, 1974

11.00 o'clock a.m.

#### PRAYERS

Pursuant to Standing Order 59, on motion of Mr. Mac-Eachen, seconded by Mr. Chrétien, it was ordered,—

That the Estimates of sums required for the service of Canada for the fiscal year ending March 31, 1975, be referred to the several Standing Committees of the House, as follows:

To the Standing Committee on Agriculture:

Votes 1, 5, 10, 15, 20, 25, L30, 35 and 40 relating to the Department of Agriculture.

Vote 45 relating to the Canadian Dairy Commission. Votes 50 and 55 relating to the Canadian Livestock Feed Board.

Vote 60 relating to the Farm Credit Corporation.

To the Standing Committee on Broadcasting, Films and Assistance to the Arts:

Votes 1, 5, 10, 15, 20, 25, 30 and 35 relating to the Department of the Secretary of State.

Vote 40 relating to the Canada Council.

Votes 45, 50 and 55 relating to the Canadian Broadcasting Corporation.

Votes 10 and L15 relating to Information Canada. V 3-1

Vote 60 relating to the Company of Young Canadians.

Vote 65 relating to the National Arts Centre Corpora-

Votes 70 and L75 relating to the National Film Board. Vote 80 relating to the National Library.

Votes 85 and 90 relating to the National Museums of Canada.

Votes 95, L100 and L105 relating to the Public Archives. Vote 15 relating to the Canadian Radio-Television Commission.

To the Standing Committee on External Affairs and National Defence:

Votes 1, 5, 10, L15 and 20 relating to the Department of External Affairs.

Votes 25, 30 and L35 relating to the Canadian International Development Agency.

Vote 40 relating to the International Joint Commission. Votes 1, 5, 10, 15 and 20 relating to the Department of National Defence.

Vote 25 relating to Defence Construction (1951) Limited.

To the Standing Committee on Finance, Trade and Economic Affairs:

Votes 1, L5, 10 and 15 relating to the Department of Finance.

Vote 25 relating to the Department of Insurance.

Vote 30 relating to the Tariff Board.

Votes 1, 5, 10, L15, L20, L25, 30, 35 and 40 relating to the Department of Industry, Trade and Commerce.

Vote 45 relating to the Standards Council of Canada.

Vote 50 relating to Statistics Canada.

Vote 20 relating to the Economic Council of Canada. Votes 1 and 5 relating to the Department of National Revenue.

To the Standing Committee on Fisheries and Forestry: Votes 1, 5, 10, 15, 20, 25 and 30 relating to the Department of the Environment.

To the Standing Committee on Health, Welfare and Social Affairs:

Votes 1, 5, 10, 15, 20 and 25 relating to the Department of Consumer and Corporate Affairs.

Votes 1, 5, 10, 15, 20, 25, 30, 35, 40, 45, 50 and 55 relating to the Department of National Health and Welfare.

Votes 60 and 65 relating to the Medical Research Council.

Votes 1 and 5 relating to the Ministry of State for Urban Affairs.

Votes 10 and L15 relating to Central Mortgage and Housing Corporation.

Votes 20, 25 and L30 relating to the National Capital Commission.

Vote 30 relating to the Food Prices Review Board.

To the Standing Committee on Indian Affairs and Northern Development:

Votes 1, 5, 10, L15, L20, L25, 30, 35, 40, L45, L50, L55, L60, L65, L70, L75, 80 85 and 90 relating to the Department of Indian Affairs and Northern Development.

Vote L95 relating to the Northern Canada Power Commission.

To the Standing Committee on National Resources and Public Works:

Votes 1 5, 10, and 15 relating to the Department of Energy, Mines and Resources.

Votes 20 and 25 relating to the Atomic Energy Control Board.

Votes 30, 35, L40 and L45 relating to Atomic Energy of Canada Limited.

Vote 50 relating to the National Energy Board.

Votes 1, 5, 10, 15, 20, 25, L30, 35 and 40 relating to the Department of Public Works.

To the Standing Committee on Justice and Legal Affairs:

Votes 1, 5, 10, 15, 20, 25 and 30 relating to the Department of Justice.

Vote 1 relating to the Department of the Solicitor General.

Votes 5, 10 and 15 relating to Correctional Services.

Votes 20 and 25 relating to the Royal Canadian Mounted Police.

To the Standing Committee on Labour, Manpower and Immigration:

Vote 1 relating to the Department of Labour.

Vote 30 relating to the Unemployment Insurance Commission.

Votes 1, 5, 10, 15 and 20 relating to the Department of Manpower and Immigration.

Vote 25 relating to the Immigration Appeal Board.

Vote 5 relating to the Canada Labour Relations Board.

To the Standing Committee on Regional Development:

Votes 1, 5, 10, L15, L20 and L25 relating to the Department of Regional Economic Expansion.

Votes 30, 35 and 40 relating to the Cape Breton Development Corporation.

To the Standing Committee on Transport and Communications:

Votes 1 and 5 relating to the Department of Communications.

Vote L10 relating to the Canadian Overseas Telecommunication Corporation.

Votes 1 and 5 relating to the Post Office.

Votes 1, 5, 10, 15, 20, 25, L30, 35, 40, 45, L50 and 55 relating to the Department of Transport.

Vote 60 relating to the Atlantic Pilotage Authority.

Votes 70 and 75 relating to the Canadian Transport Commission.

Vote 80 relating to the Great Lakes Pilotage Authority Ltd.

Vote 85 relating to the Laurentian Pilotage Authority.

Votes 90, 95 and L100 relating to the National Harbours Board.

Vote L105 relating to Northern Transportation Company Limited.

Vote 110 relating to the Pacific Pilotage Authority.

Votes 115 and 120 relating to the St. Lawrence Seaway Authority.

Vote L65 relating to the Canadian National Railways.

To the Standing Committee on Privileges and Elections: Vote 10 relating to the Chief Electoral Officer. To the Standing Committee on Veterans Affairs:

Votes 1, 5, 10, 15, 20, 25, 30, 35, 40, 45, 50 and 55 relating to the Department of Veterans Affairs.

To the Standing Committee on Miscellaneous Estimates: Vote 1 relating to the Governor General and Lieutenant Governors.

Vote 1 relating to the Privy Council Office.

Vote 15 relating to the Commissioner of Official Lan-

Vote 25 relating to the Public Service Staff Relations Board

Vote 1 relating to the Ministry of State for Science and Technology.

Vote 5 relating to the Science Council of Canada.

Vote 110 relating to the Public Service Commission.

Votes 1, L5 and 10 relating to the Department of Supply and Services.

Vote 15 relating to Canadian Arsenals Limited.

Vote 20 relating to the Auditor General.

Vote 20 relating to the Canadian Commercial Corpora-

Vote 5 relating to the Canadian Intergovernmental Conference Secretariat.

Votes 1, 5, 10, 15 and 20 relating to the Treasury

Votes 25, 30 and 35 relating to the National Research Council of Canada.

To the Standing Committee on Procedure and Organization:

Vote 1 relating to the Senate.

Vote 5 relating to the House of Commons.

Vote 10 relating to the Library of Parliament.

By unanimous consent, it was ordered,—That a recorded division on the subamendment to the Address in Reply to the Speech from the Throne, now before the House, be taken at 2.45 o'clock p.m., this day.

Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council, laid upon the Table,-Notice of Ways and Means Motion to amend the Customs Tariff. (English and French).—Sessional Paper No. 292-1/311.

The House resumed debate on the motion of Mr. Stollery, seconded by Mr. Pelletier (Sherbrooke),-That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

V 3-11

#### MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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 motion of Mr. Stanfield, seconded by Mr. Wagner, in amendment thereto,-That the following be added to the Address:

"We respectfully affirm to Your Excellency that Your Excellency's advisers do not possess the confidence of this House."

And on the motion of Mr. Fortin, seconded by Mr. Lambert (Bellechasse), in amendment to the said proposed amendment,-That the period be replaced by a comma and the following words added:

"particularly for not having taken effective and immediate measures to stop the increase in the cost of living which seriously affects persons on low and medium incomes."

And debate continuing; at 2.30 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Special Order made earlier this day;

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

#### (Division No. 1)

#### YEAS

#### Messrs.

Alexander Grafftey Alkenbrack Hales Allard Hamilton Andre Arrol Baker Balfour Hees Bell Blenkarn Higson Boisvert Holmes Caouette Horner (Charlevoix) Clark (Rocky Mountain) Clarke Jarvis (Vancouver-Jelinek Quadra) Coates Cossitt Crouse Danforth Darling Dick Diefenbaker Dinsdale Dionne Ellis Epp Fairweather Fortin Fraser Gauthier (Roberval) East Richmond) Gillies MacLean

Godin

(Swift Current-Maple Creek) Hargrave Hellver (Battleford-Kindersley) Hueglin Kempling Knowles (Norfolk-Haldimand) Korchinski Lambert (Edmonton West) La Salle Lawrence MacDonald (Egmont) MacDonald (Miss) (Kingston and the Islands) MacInnis (Cape Breton-

Macquarrie

Madill Marshall Matte McCain McGrath McKenzie McKinley Mitges Morgan Muir Munro (Esquimalt-Saanich) Neil (Moose Jaw) Oberle O'Sullivan Paproski Patterson Reynolds Rondeau Schumacher Scott Stanfield Stevens Stewart (Marquette) Tétrault Thomas (Moncton) Towers Wagner Whittaker Woolliams Yewchuk-83.

#### NAYS

#### Messrs.

Allmand Guay (Lévis) Andras Guilbault Barnett Haidasz Basford Harding Béchard Harney Bégin (Miss) Herbert Benjamin Hopkins Blackburn Howard Isabelle Blais Jamieson Blaker Blouin Jerome Boulanger Knight Breau Knowles Brewin (Winnipeg Broadbent North Centre) Buchanan Lachance Caccia Lajoie Lalonde Cafik Campbell Lang Langlois Caron Chrétien Laniel Clermont Leblanc (Laurier) Comtois LeBlanc Corbin (Westmorland-Corriveau Côté Kent) Cullen Lefebvre Leggatt Cyr Danson Lessard Lewis Davis De Bané L'Heureux Demers Loiselle Douglas MacDonald (Cardigan) Drury Macdonald Dubé (Rosedale) Dupras MacEachen Duquet MacGuigan Ethier Faulkner MacInnis (Mrs.) Fleming Marceau Foster Marchand Fox (Kamloops-Gauthier Cariboo) (Ottawa-Vanier) McRae Gilbert Morin (Mrs.) Gillespie Munro Gleave (Hamilton East) Goyer Neale (Vancouver Grav East) Grier

Guav

(St. Boniface)

Nelson Nesdoly Nystrom Olaussen Orlikow Ouellet Pelletier (Hochelaga) Pelletier (Sherbrooke) Penner Peters Portelance Poulin Prud'homme Railton Richardson Rodriguez Rompkey Rooney Rowland Roy (Laval) Saltsman Sauvé (Mrs.) Sharp Smith (Saint-Jean) Stanbury Stewart (Okanagan-Kootenay) Stewart (Cochrane) Stollery Symes Thomas (Maisonneuve-Rosemont) Trudeau Trudel Turner (London East) Turner (Ottawa-Carleton) Watson Whicher Yanakis-125.

Debate was resumed on the motion of Mr. Stollery, seconded by Mr. Pelletier (Sherbrooke),—That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

#### MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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 motion of Mr. Stanfield, seconded by Mr. Wagner, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm to Your Excellency that Your Excellency's advisers do not possess the confidence of this House.".

And debate continuing;

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Lambert (Edmonton West), Gillies and Bawden for Messrs. Mitges, Woolliams and Schumacher on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Marceau for Mr. Olivier on the Standing Committee on Justice and Legal Affairs.

Messrs. Alkenbrack, Macquarrie, O'Sullivan, Beaudoin, Guay (Lévis), Lajoie, Prud'homme and Nelson deleted from the Standing Committee on Justice and Legal Affairs.

Mr. Corbin for Mr. Rooney on the Standing Committee on Agriculture.

Mr. Gauthier (Ottawa-Vanier) for Mr. Herbert on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Miss Bégin and Messrs. Gendron and Cullen for Mrs. Morin and Messrs. De Bané and Béchard on the Standing Committee on External Affairs and National Defence.

Messrs. Guay (Lévis) and Buchanan for Messrs. Watson and L'Heureux on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Campbell and Blouin for Messrs. Guay (Lévis) and Watson on the Standing Committee on Fisheries and Forestry.

Mr. Gauthier (Ottawa-Vanier) and Miss Bégin for Messrs. Lessard and Caccia on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. McRae, L'Heureux, Demers and Côté for Messrs. Fleming, Lajoie, Pelletier (Sherbrooke) and Dupont on the Standing Committee on Indian Affairs and Northern Development.

Messrs. Turner (London East), Stollery and Olivier for Messrs. Clermont, Prud'homme and Poulin on the Standing Committee on Labour, Manpower and Immigration,

Messrs. Roy (Laval) and Caccia for Messrs. Watson and Breau on the Standing Committee on Miscellaneous Estimates.

Messrs. Breau, Rompkey, Gendron and Hopkins for Messrs. Caccia, Danson, Blaker and Gauthier (Ottawa-Vanier) on the Standing Committee on National Resources and Public Works.

Messrs. Duquet, Reid, Caccia and Jerome for Messrs. Lajoie, Rooney, Leblanc (Laurier) and Danson on the Standing Committee on Privileges and Elections.

Messrs. Reid and Foster for Messrs. Mackasey and Lessard on the Standing Committee on Procedure and Organization.

Messrs. Fleming, Clermont and Leblanc (Laurier) for Messrs. Blaker, Penner and Rompkey on the Standing Committee on Public Accounts.

Messrs. Rompkey, Smith (Saint-Jean), de Bané and Dupont for Messrs. Blais, Foster, Railton and LeBlanc (Westmorland-Kent) on the Standing Committee on Regional Development.

Messrs. Stewart (Cochrane), Campbell and Blouin for Messrs. Loiselle, Comtois and Béchard on the Standing Committee on Transport and Communications.

Messrs. Turner (London East) and Whicher for Messrs. Foster and Lessard on the Standing Committee on Veterans Affairs.

Messrs. McKinnon, Munro (Esquimalt-Saanich), Clarke (Vancouver Quadra), Madill and O'Connor for Messrs. Hellyer, Ritchie, Arrol, Horner (Crowfoot) and Baldwin on the Standing Committee on Privileges and Elections.

Mr. Grier for Mr. Rose on the Standing Committee on Regional Development.

M. Nelson for Mr. Knight on the Standing Committee on Public Accounts.

Mr. Knowles (Winnipeg North Centre) for Mr. Barnett on the Standing Committee on Procedure and Organization.

Mr. Benjamin for Mr. Howard on the Standing Committee on Privileges and Elections.

Mr. Douglas for Mr. Symes on the Standing Committee on National Resources and Public Works.

Messrs. Harney and Orlikow for Messrs. Broadbent and Gilbert on the Standing Committee on Miscellaneous Estimates.

Mr. Blackburn for Mr. Leggatt on the Standing Committee on Labour, Manpower and Immigration.

Mr. Broadbent for Mr. Knowles (Winnipeg North Centre) on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Nystrom and Saltsman for Messrs. Broadbent and Gilbert on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Douglas and Harney for Messrs. Nelson and Barnett on the Standing Committee on External Affairs and National Defence.

### 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 41(1), namely:

By Mrs. Sauvé, a Member of the Queen's Privy Council,—Report of the Ministry of State for Science and Technology, for the fiscal year ended March 31, 1973, pursuant to section 22 of the Government Organization Act, 1970, chapter 14, R.S.C., 1970 (2nd Supplement). (English and French).—Sessional Paper 292-1/30.

By Mr. Whelan, a Member of the Queen's Privy Council,—Report of the Canadian Dairy Commission for the fiscal year ended March 31, 1973, pursuant to section 22 of the Canadian Dairy Commission Act, chapter C-7, R.S.C., 1970 (English and French)—Sessional Paper No. 292-1/90.

By Mr. Whelan,—1972 Report of the Canadian Grain Commission pursuant to section 14 of the Canada Grain Act, chapter 7, Statutes of Canada 1970-71-72. (English and French).—Sessional Paper No. 292-1/153.

At 5.12 o'clock p.m., the House adjourned until Monday at 11.00 o'clock a.m., pursuant to Standing Order 2(2).

LUCIEN LAMOUREUX, Speaker. Parameter of the Control of the Meters Wayson and Breau on the Studente Control of Miscellane no

dollares, iffices a morning deporter, and theptime for Mesure Caccia, Dansen, Blisbert and dividual Codesia. Veniera roughles Stending Committee on National Expenses, and Public Works.

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Merry, Reid and Forier for Marara Markine; and Lessard on the Standing Committee on Precodure and Organization

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Returns and Reports Deposited with vited

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By Mr. Wheles a Member of the Queen's Bruy down call - Report with Canadian Delever armission out the call - Report with Canadian Delever armission of the Canadian Delever Countysons Act, County Countysons Act, County County Rock, Canadian Co. Record - Region Charles and severable--Sectional Dupper Co. 202. Jon.

By Mr Whelph -1977 Report of the Cenadian Grale Commission pursually to section 14 of the Cerada 18 an Act chapter 7, Statetes of Canada 1970 (1-72, (English and Franch), --Sectional Paper No. 222-1, 123

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NOTICE OF MOTION

# WAYS AND MEANS

Friday, March 1, 1974

House of Commons CANADA

NOTICE OF MOTION

WAYS AND MEANS

Priday, March 1, 1974

# NOTICE OF WAYS AND MEANS MOTION

# CUSTOMS TARIFF

600-1, 703-1, 704-1, 705-1, 707-1, 800-1, 805-1, 810-1, 825-1, 835-1, 1001-1, 1002-1, 1805-1, That Schedule A to the Customs Tariff be amended by striking out tariff items 11300-1, 12100-1, 12200-1, 12600-1, 12900-1, 14100-1, 15205-1, 15215-1, 16101-1, 16102-1, 51400-1, 22001-1, 22001-2, 22003-1, 22005-1, 22800-1, 23215-1, 23400-1, 28700-1, 28900-1, 28900-2, 42505-1, 43135-1, 51901-1, 51902-1, 59730-1, 61815-1, 62200-1, 62200-2, 62200-3, 62405-1, 8722-1, 8728-1, 8901-1, 9001-1, 9002-1, 9004-1, 9010-1, 9015-1, 9021-1, 9030-1, 9032-1, 2000-1, 2100-1, 2200-1, 2300-1, 2500-1, 2505-1, 2600-1, 2605-1, 4505-1, 4600-1, 5100-1, 8720-1 9205-1, 9210-1, 9800-1, 9915-1, 9950-1, 10520-1, 10525-1, 10525-2, 10530-1, 10535-1, 32305-1, 32603-1, 32606-1, 32700-1, 32800-1, 35405-1, 35410-1, 40510-1, 41400-1, 41500-1, 41505-1, 41506-1, 41507-1, 41515-1, 41520-1, 41535-1, 41540-1, 41545-1, 43140-1, 43200-1, 43205-1, 43210-1, 43300-1, 43829-1, 43832-1, 43833-1, 43900-1, 44300-1, 44320-1, 44325-1, 44326-1, 44330-1, 44405-1, 44500-1, 44502-1, 44504-1, 51115-1, 51120-1, 42520-1, 42525-1, 42903-1, 42906-1, 42907-1, 42907-2, 42908-1, 43115-1, 43120-1, 46205-1, 46210-1, 6400-1, 6500-1, 6505-1, 6600-1, 6605-1, 6610-1, 8704-1, 8706-1, 8708-1, 8717-1, 50715-1, 50725-1, 51100-1, 51105-1, 51110-1, 44520-1, 44606-1, 44900-1, 45100-1, 45110-1, 45116-1, 45130-1, 46305-1, 46310-1, 51800-1, 51805-1,

62410-1, 62415-1, 62420-1, 62421-1, 62425-1, 65500-1, 65505-1, 65510-1, 65811-1, 92936-1, items, and by inserting in Schedule A to the said Act the following items, enumerations 93402-1, and the enumerations of goods and the rates of duty set opposite each of those 92937-1, 92938-1, 92939-1, 92940-1, 92941-1, 92942-1, 92942-4, 92943-1, 92944-1 and of goods and rates of duty:

		77 	Most-		Rates in Febru	Rates in Effect Prior February 20, 1973	or to
Tariff Item	Conference of the second state of the second	Preferential Tariff	Nation	General	B.P. Tariff	M.F.N. Tariff	General
15,0055	THE STATE OF		200	20			
1-009	Live hogs per pound	Free	Free	3 cts.	rree	0.5 ct.	3 cts.
	Meats, fresh, n.o.p.;			19	0 000		
	BE BOTH		7574	0.000	2 058	Z Cra.	177
703-1	Lamb and mutton per pound	2 cts.	4 cts.	8 cts.	4 cts.	6 cts.	8 cts.
	Cocos basts of Midwar, and Chotoleta basts						
704-1	Pork per pound	Free	Free	5 cts.	0.50 ct.	0.50 ct.	5 cts.
705-1	N.o.p. per pound	Free	Free	5 cts.	1‡ cts.	1½ cts.	5 cts.
707-1	Edible meat offal of all animals per pound	Free	Free	5 cts.	0.5 ct.	0.5 ct.	5 cts.
1-008	Canned beef	10 p.c.	10 p.c.	35 p.c.	15 p.c.	20 p.c.	35 p.c.
805-1	Canned pork	15 p.c.	15 p.c.	35 p.c.	15 p.c.	25 p.c.	35 p.c.
810-1	Canned hams	15 p.c.	15 p.c.	35 p.c.	15 p.c.	20 p.c.	35 p.c.
825-1	Canned meats, n.o.p	15 p.c.	15 p.c.	35 p.c.	15 p.c.	20 p.c.	35 p.c.
		SPANEE SASTERNIE 783 PRICENIE	-Jeon -Servoys Actor Terst	# 8 # 15 14 5 14 5 15 5 17 5 17 5 17 5 17 5 17 5 17 5 17	TO SERVICE AND ADDRESS OF THE PARTY OF THE P	2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

		4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Most-		Rates in Febru	s in Effect Prior February 20, 1973	or to
Tariff		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General Tariff
835-1	Extracts of meat and fluid beef, not medicated	10 p.c.	10 p.c.	35 p.c.	10 p.c.	20 p.c.	35 p.c.
	Meats, prepared or preserved, other than canned:	になるとは、一般に対し			121 FARRES		35 p.c.
1001-1	Bacon, hams, shoulders and other pork per pound	Free	Free	5 cts.	Free	14 cts.	5 cts.
1002-1	N.o.p per pound	Free	Free	6 cts.	Free	1 ct.	6 cts.
1805-1	Peanut butter per pound	2 cts.	2 cts.	7 cts.	3 cts.	4 cts.	7 cts.
2000-1	Cocoa paste or "liquor" and chocolate paste or "liquor", not sweetened, in blocks or cakes per pound	Free	Free	5 cts.	1 ct.	1 ct.	5 cts.
2100-1	Cocca paste or "liquor" and chocolate paste or "liquor", sweetened, in blocks or cakes, not less than two pounds in weight per pound	1 ct.	1 ct.	Cts.	2 cts.	2 cts.	5½ cts.
2200-1	Preparations of cocoa or chocolate in powder form	10 p.c.	10 p.c.	35 p.c.	15 p.c.	15 p.c.	35 p.c.
2300-1	Preparations of cocoa or chocolate, n.o.p., and confectionery coated with or containing chocolate	10 p.c.	10 p.c.	35 p.c.	10 p.c.	15 p.c.	35 p.c.

			Most-		Rates in		or to
Tariff	divided just chart sebanate belyeds and the	British Preferential Tariff	Favoured- Nation Tariff	General Tariff	Februa B.P. Tariff	February 20, 1973  M.F.N.  ff Tariff	General Tariff
2500-1	Chicory, kiln dried, roasted or ground per pound	Free	Free	5 cts.	1 ct.	1 ct.	5 cts.
2505-1	Coffee, extract of, n.o.p., and substitutes thereof of all kinds per pound	Free	Free	7 cts.	5 cts.	7 cts.	7 cts.
2600-1	Coffee, roasted or ground per pound	Free	Free	5 cts.	2 cts.	2 cts.	5 cts.
2605-1		Lice	14 p.c.	30 p.c.	0011	TS\$ 0.0.	
	or ground coffee, including acorn nuts per pound	Free	Free	5 cts.	3 cts.	5 cts.	5 cts.
4505-1	Prepared cereal foods, in packages not exceeding twenty-five pounds weight each	10 p.c.	10 p.c.	27½ p.q.	17½ p.c.	17½ p.c.	27½ p.
4600-1	Prepared cereal foods, n.o.p	7½ p.c.	7½ p.c.	20 p.c.	12½ p.c.	12½ p.c.	20 p.c
5100-1	Pot, pearl, rolled, roasted or ground barley	10 p.c.	10 p.c.	30 p.c.	20 p.c.	20 p.c.	30 p.c
6300-1	Rice, cleaned per one hundred pounds	25 cts.	25 cts.	\$1.00	50 cts.	50 cts.	\$1.00
	When in packages weighing two pounds each, or less, the weight of such packages to be included in the weight for duty.	8 1		23 p. c.	10 b.c.		
		dalpi-d lalgrapherial	Tantiff Tantiff	Tagaran Tagaran	nt avisa probal 3.5.8 131751	MAN SQL TO	

		4	Most-		Rates in Effect February 20,	es in Effect Prior February 20, 1973	or to
Tariff Item		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
6400-1	Sago and tapioca	Free	Free	27½ p.c.	10 p.c.	10 p.c.	27½ p.c
6500-1	Biscuits, not sweetened	7½ p.c.	7½ p.c.	25 p.c.	12½ p.c.	12½ p.c.	25 p.c.
6505-1	Special dietary breads and biscuits under regulations of the Department of National Health and Welfare	Free	ri e e	10 p.c.	Free	5 p.c.	10 p.c.
1-0099	Biscuits, sweetened	7½ p.c.	7½ p.c.	30 p.c.	12½ p.c.	12½ p.c.	30 p.c.
6605-1	Biscuits, sweetened or unsweetened, valued at not less than 20 cents per pound, said value to be based on the net weight and to include the value of the usual retail package	Free	7. p.c.	30 p.c.	Free	12½ p.c.	30 p.c.
6610-1	Pretzels	Free	7½ p.c.	30 p.c.	Free	12½ p.c.	30 p.c.
	Vegetables, fresh, in their natural state, the weight of the packages to be included in the weight for duty:	p 914		797		9.	5
8704-1	Beets per pound	Free	1 ct. or Free	1 ct. or Free	Free	1 ct. or 10 p.c.	or 10 p.c.
	In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 26 weeks which may be divided into two separate periods, and the Free rate shall apply whenever the specific duty is not in effect.	A STANTER STANTANT ST		184728 18	10 10 10 10 10 10 10 10 10 10 10 10 10 1	Takitt M'S'R 9°KA SO' TO ELLOSE BA	Totale General

Tariff Item  8706-1  Cabbage  In any 12 the specific force in exc divided into Free rate sh duty is not  Cauliflower  Cauliflower		The state of the s					7/6
	and the state of t	Preferential Tariff	Nation Tariff	General Tariff	B.P. Tariff	M.F.N. f Tariff	General
	per pound	Free	9/10 ct. or Free	9/10 ct. or Free	Free	Free or 9/10 ct.	Free or 9/10 ct. or 10 p.c.
0, 14, 25, 16, 17, 1	In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 30 weeks which may be divided into two separate periods, and the Free rate shall apply whenever the specific duty is not in effect.		28 49 11	8 7 8	The state of the s	20 TO 50 S	20 Fee
	wer per pound	F1 9 9	wh Fr or or or or	wh H or c or	Fr ee	as ct.	a ct. 10 p.c.
In any the speciforce in divided if Free rate duty is n	In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 20 weeks which may be divided into two separate periods, and the Free rate shall apply whenever the specific duty is not in effect.		907 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	9 or 1	1768		
Theod To the Control of the Control		this was a second	***************************************	100 mm	ndsy 1872 1872 1872 1872 1872 1872 1872 1872	N THE TANK T	County County

lal Mation General B.P. M.F.N. of Tariff Tar				Most-		Rates in Febru	Rates in Effect Price February 20, 1973	cr to 73
Daions, m.o.p per pound Free 1½ cts. 1½ cts. 15 cts. or Pree 10 p.c.  In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 44 weeks which may be Free rate shall apply whenever the specific duty is not in effect.  The any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 12 weeks, and the Free rate shall apply whenever the specific duty shall not be maintained in force in excess of 12 weeks, and the Free rate shall apply whenever the specific duty is not in effect.	Tariff		british Preferential Tariff	ravoured- Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 44 weeks which may be divided into two separate periods, and the Free rate shall apply whenever the specific duty is not in effect.  In any 12 month period ending 31st March, the specific duty is not in effect.  In any 12 month period ending 31st March, the specific duty is not in effect.		Green are those of the separation of the separat						
In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 44 weeks which may be divided into two separate periods, and the Free rate shall apply whenever the specific duty is not in effect.  The any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 12 weeks, and the Free rate shall apply whenever the specific duty is not in effect.	8717-1	per		1½ cts. or Free	1½ cts. or Free	Free	1½ cts. or 10 p.c.	1½ cts. or 10 p.c.
The above the specific duty is not in effect.	N-602	In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 44 weeks which may be divided into two separate periods, and the Free rate shall apply whenever the specific duty is not in effect.		143	10 m			
In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 12 weeks, and the Free rate shall apply whenever the specific duty is not in effect.	8720-1	A CONTRACTOR OF A CONTRACTOR O		2 cts. or Free	2 cts. or Free	с	2 cts. or 10 p.c. or Free	2 cts. or 10 p.c. or Free
The colours will also well bond here a supplied to the specific described to the specific descri		In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 12 weeks, and the Free rate shall apply whenever the specific duty is not in effect.					1	E8 5 9
Tree the specific dry with and the British Nation Camery N. W. F. Community of the British Nation Camery N. B. W. C. Community Nation Camery Nation Camery N. C. Community Nation Camery N. C. Community Nation Camery N. C.		bearing the transfer of the tr	No.	0.000	e Kijo ce	90 0 0		697
		the specific dry with and anything med in force in creaming the force in creaming the med in the force in the	ALTERIAL STATE	Hackou Hackou Living Hall	1	ded section	M.E.Z. MEA.Z. META.Z.	Tarter Constant Tarter

or to	General Tariff	-	or or	10 p.c.					1½ cts.	or 10 p.c.										
Rates in Effect Prior February 20, 1973	M.F.N. Tariff	-	or or	10 p.c.		13.8 S	103	40	1½ cts.	or 5 p.c.	100	4		9 6 8 8 9			2 2 2 2	Stance 50		
Rates in Febru	B.P. Tariff	, , , , , , , , , , , , , , , , , , ,	ועם			2		70 b'c	Free	0				-				149	2000	
	General		or or	Free		9 00		30 00	1½ cts.	Free	4			300			12287			
Most-	Nation Tariff	-40	or or	Free					1½ cts.	Free	10 11						162121	Sasoute		
	Preferential Tariff	q q 1.	2	2 A		0.g +51		10 b'c	Free	72 0.0	0.00						17 07 67 67 67 67 67 67 67 67 67 67 67 67 67	2471174		
		Shubarb			In any 12 month period ending 31st March, the specific duty shall not be maintained in		is not in effect.	Trulies, lively, 25 their satural state, the	Green onions per pound		Apparegne	In any 12 month period ending 31st March, the specific duty shall not be maintained in	force in excess of 44 weeks which may be divided into two senarate neriods and the	Free rate shall apply whenever the specific duty is not in effect.	The state of the s	Section of the contract of the section of the contract of the				
	Tariff Item	8722-1							8728-1					9803.4			Deci I			

Tariff Item Vegetab other conta duty: 8901-1 Aspar Vegetab 9001-1 Bruss		7.11.11	7		repri	rebruary 20, 19/3	17
Ve		Preferential Tariff	ravoured- Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General Tariff
	Vegetables, prepared, in air-tight cans or other air-tight containers, the weight of the containers to be included in the weight for duty:				*		
	Asparagus	73 p.c.	15 p.c.	30 p.c.	7½ p.c.	22½ p.c.	30 p.c.
	Vegetables, frozen:						
	Asparagus	15 p.c.	15 p.c.	30 p.c.	15 p.c.	22½ p.c.	30 p.c.
	Brussels sprouts	15 p.c.	15 p.c.	30 p.c.	15 p.c.	22½ p.c.	30 p.c.
9004-1 N.O.	N.o.p.	10 p.c.	15 p.c.	30 p.c.	10 p.c.	17½ p.c.	30 p.c.
9010-1 Vegeta	Vegetables, dried, desiccated, or dehydrated, including vegetable flour, n.o.p.	12½ p.c.	12½ p.c.	30 p.c.	15 p.c.	17½ p.c.	30 p.c.
9015-1 Vegetable brine, n.o.p.	Vegetables, pickled or preserved in salt, brine, oil or in any other manner, n.o.p.	12½ p.c.	12½ p.c.	35 p.c.	12½ p.c.	17½ p.c.	35 p.c.
9021-1 Tomato	Tomato juice	12½ p.c.	17½ p.c.	35 p.c.	12½ p.c.	20 p.c.	35 p.c.
1000		Tentral S Letynthal S Latinal S	SKTIE STROW NOTING OBEN	- 25	Barrier II	PETER E	Lavan Taran

			Most-		Rates in Febru	Rates in Effect Prior February 20, 1973	or to
Tariff Item		british Preferential Tariff	ravoured- Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General Tariff
9030-1	Potatoes, pre-cooked, without admixture beyond the addition of preservatives, in powder, flake or granular form	12½ p.c.	12½ p.c.	25 p.c.	15 p.c.	15 p.c.	25 p.c.
9032-1	Potatoes, pre-cooked, with admixture beyond the addition of preservatives	12. p.c.	12½ p.c.	25 p.c.	15 p.c.	17½ p.c.	25 p.c.
9100-1	Soups, soup rolls, tablets, cubes, or other soup preparations, n.o.p	12½ p.c.	12½ p.c.	35 p.c.	15 p.c.	17½ p.c.	35 p.c.
	Fruits, fresh, in their natural state, the weight of the packages to be included in the weight for duty:						
9205-1	Peaches per pound	F) Y e e	1½ cts. or Free	La cts.	Free	1½ cts. or 10 p.c. or Free	1½ cts. or 10 p.c. or Free
	In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 14 weeks, and the Free rate shall apply whenever the specific duty is not in effect.			10 10 10	9 3		10 C C C C C C C C C C C C C C C C C C C
		daluig skipasaisis sainar	Hack-	122999	10.25359	Tarit Bill	ratrit Gensish 3 7 ro
				NO. 20"			

oi to	General Tariff		2 cts. or 10 p.c.		\$1.00	4 cts.	1 4		
Rates in Effect Prior February 20, 1973	M.F.N. Tariff		2 cts. or 10 p.c.	Afterna and a second	50 cts.	1.5 cts.	4		ALLES ST. ST. ST. ST. ST. ST. ST. ST. ST. ST
Rates in Febru	B.P. Tariff		Free e	6 - 6 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Free	Free			The state of the s
	General		2 cts. or Free		\$1.00	4 cts.			12/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/
Most-	Nation Tariff		2 cts. or Free		H H e e	Free			
77 	Preferential Tariff		Ti ee	13-15-6	Free	Free	3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		deishin Letapotete
		STATE	Raspberries and loganberries per pound	In any 12 month period ending 31st March, the specific duty shall not be maintained in force in excess of 6 weeks, and the Free rate shall apply whenever the specific duty is not in effect.	Bananas per one hundred pounds		when in packages weighing two pounds each, or less, the weight of such packages to be included in the weight for duty.	The second secon	
	Tariff Item		9210-1		9800-1	9915-1			

		Britteh	Most-		Rates in Febr	Rates in Effect Prior February 20, 1973	Prior to 1973
Tariff Item	and ST appear Addiscrious coulstring and ST appear Addiscrious coulstrains	Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General Tariff
	bengers' Jejj bengers' andtmysts' cauging unca' transcribe bengers' cauging belocus.						
9950-1	Dried currants per pound	Free	Free	4 cts.	Free	2.0 cts.	4 cts.
	When in packages weighing two pounds each, or less, the weight of such packages to be included in the weight for duty.	70 b c	70 b'c' 77ee 70 b'c'	19.14.09		12 h-c-	10 d d d
10520-1	Cherries, sulphured or in brine, not bottled	10 p.c.	10 p.c.	30 p.c.	10 p.c.	12½ p.c.	30 p.c.
10525-1	Fruits and nuts, pickled or preserved in salt, brine, oil, or any other manner, n.o.p.	10 p.c.	10 p.c.	35 p.c.	17½ p.c.	17½ p.c.	35 p.c.
10525-2	Melons, pickled or preserved in salt, brine, oil, or any other manner, n.o.p	10 p.c.	10 p.c.	35 p.c.	15 p.c.	15 p.c.	35 p.c.
10530-1	Jellies, jams, marmalades, preserves, fruit butters and condensed mince- meats per pound but not more than	12 cts. 12½ p.c.	3 cts. 12½ p.c.	5 cts.	11 cts.	3 cts.	5 cts.
		Takana an	Tardit (	Tarrage Tarrage	ndes	Tariff W.Y.N day 20, 18	Jaratt Ceneral 13 to

			Most-		Rates in	Rates in Effect Prior	or to
Tariff Item		British Preferential Tariff	Favoured- Nation Tariff	General	B.P. Tariff	February 20, 19/3 M.F.N. G	General Tariff
10535-1	FT	0	12 p p 12	. 625	10 M		
	other flavour	10 p.c.	10 p.c.	35 p.c.	15 p.c.	15 p.c.	35 p.c.
TANKS-S	define, climber or present of a site of the self-	10-0-01	70 10 10	30 A CE	72 Br. c.	72 bice	
11300-1	Cocoanut, desiccated, sweetened or not per pound	Free	Free	6 cts.	Free	1 ct.	6 cts.
12100-1	Fish preserved in oil, n.o.p	15 p.c.	15 p.c.	35 p.c.	15 p.c.	20 p.c.	35 p.c.
12200-1	Herring (not including kippered herring in sealed containers) packed in oil or otherwise, in sealed containers	10 0.c.	10 0.c.	35 p.c.	123 p.c.	123 p.c.	35 p.c.
12600-1	Clams in sealed containers	10 p.c.	10 p.c.		17½ p.c.	20 p.c.	40 p.c.
12900-1	Crabs in sealed containers	10 p.c.	10 p.c.	40 p.c.	15 p.c.	15 p.c.	40 p.c.
14100-1	Sugar candy and confectionery, n.o.p., including sweetened gums, candied popcorn, candied nuts, flavouring powders, custard		4	00 44 U	9587		
	powders, jelly powders, sweetmeats, sweetened breads, cakes, pies, puddings and all other confections containing sugar	12½ p.c.	12½ p.c.	35 p.c.	12½ p.c.	20 p.c.	35 p.c.

	and all other bentumed brebanselods, georber	14 14 17	Most-		Rates in Febru	s in Effect Prior February 20, 1973	Prior to 1973
Tariff	reframery, including tollet preparations, and tollets of the court and t	Preferential Tariff	Nation Tariff	General Tariff	B.P. Tariff	M.F.N. Tariff	General Tariff
53595-1	Fruit juices and fruit syrups, n.o.p., namely:	0.9	72 b:c:	35 0.0	15 b. c.	30 B	
15205-1	Pineapple juice	Free	F. ree	25 p.c.	5 p.c.	5 p.c.	25 p.c.
15215-1	Dehydrated citrus fruit juices with or without stabilizers or sugar	Free	Free	25 p.c.	2½ p.c.	5 p.c.	25 p.c.
	Perfumed spirits, bay rum, cologne and lavender waters, lotions, hair, tooth and skin washes, and other toilet preparations containing spirits of any kind:	19 8 e.	450° 65°c	350 500		124	
16101-1	When in bottles or flasks containing not more than four ounces each	15 p.c.	15 p.c.	50 p.c.	20 p.c.	20 p.c.	50 p.c.
	other for don't at the the terms of the Saylo	72 5.6.	12 bre	25 p. c		12 bre	22 60 CA
16102-1	When in bottles, flasks or other packages, containing more than four ounces each but not more than, per gallon	15 p.c.	15 p.c.	50 p.c.	25 p.c. \$2.00	25 p.c.	50 p.c.
18702-1	Films which otherwise would be classified under tariff item 18700-1	Free	12½ p.c.	30 p.c.	Free	17½ p.c.	30 p.c.
	Mathing productions and pharmacon property which the componing the contraction of the con						
		Blinsworth Rechift	Taritt Nacton Taritt	Tarit.		Tekiti	Deneral Control
			-380%			1 159133 n	70E CO.

or to	General		25 p.c.	\$2.00 25 p.c.	25 p.c.	25 p.c.	25 p.c.	32½ p.c.	35 p.c.		: 4 07
Rates in Effect Prior February 20, 1973	M.F.N. Tariff	10 mm	15 p.c.	\$1.50 15 p.c.	12½ p.c.	15 p.c.	15 p.c.	17½ p.c.	20 p.c.	111111111111111111111111111111111111111	20 p.c.
Rates in Febru	B.P. Tariff		15 p.c.	\$1.50 15 p.c.	12½ p.c.	15 p.c.	re ee	15 p.c.	7½ p.c.	To the same of the	15 p.c.
	General	i a	25 p.c.	\$2.00 25 p.c.	25 p.c.	25 p.c.	25 p.c.	32½ p.c.	35 p.c.		40 p.c.
Most- Favoured-	Nation Tariff		10 p.c.	\$1.50 15 p.c.	10 p.c.	10 p.c.	10 p.c.	10 p.c.	15 p.c.	Tar til	15 p.c.
Fri fish	Preferential Tariff		10 p.c.	\$1.50 15 p.c.	10 p.c.	10 p.c.	Free	10 p.c.	7½ p.c.	Talling Talling	15 p.c.
		All medicinal and pharmaceutical preparations, compounded of more than one substance, whether or not containing alcohol, including patent and proprietary preparations, tinctures, pills, powders, troches, lozenges, filled capsules, tablets, syrups, cordials, bitters, anodynes, tonics, plasters, liniments, salves, contains, co	and oils	41 .	Sulfamethylthiadiazole, in tablet form	Drugs, n.o.p	Drugs, n.o.p., of a kind not produced in Canada	Soap powders, powdered soap, mineral soap, and soap, n.o.p.	Gelatine, edible	Perfumery, including toilet preparations, non-alcoholic, namely: hair oils, tooth and other powders and washes, pomatums, pastes	and all other perfumed preparations, n.o.p., used for the hair, mouth or skin
	Tariff Item	22001-1		T-COLON	22001-2	22003-1	22005-1	22800-1	23215-1	23400-1	

		Britteh	Most-		Rates in Febru	Rates in Effect Prior February 20, 1973	or to
Tariff Item		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
28700-1	All tableware of china, porcelain, semiporcelain or white granite, but not to include tea-nots, luss and similar						
	COLLING	Free	15 p.c.	35 p.c.	Free	20 p.c.	35 p.c.
28900-1	Baths, bathtubs, basins, closets seats and covers, closet tanks, lavatories, urinals, sinks and laundry	12.00.00			174 D.C.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Tage To-ST	tubs of earthenware, stone, cement, clay or other material, n.o.p.	12½ p.c.	15 p.c.	35 p.c.	12½ p.c.	20 p.c.	35 p.c.
28900-2	Baths, bathtubs, urinals, sinks and laundry tubs of earthenware, stone, cement, clay or other material, n.o.p.	12½ p.c.	15 p.c.	35 p.c.	12½ p.c.	20 p.c.	35 p.c.
32305-1	Mirrors of glass, bevelled or not, and framed or not, n.o.p	15 p.c.	15 p.c.	30 p.c.	17½ p.c.	20 p.c.	30 g.c.
32603-1	Demijohns or carboys, bottles, flasks, phials, jars and balls, of glass, not cut, n.o.p.;	13% brok	***	4 0	10	10.5 10.5	1740
35000-I	lamp chimneys of glass, n.o.p.; decanters and machine-made tumblers of glass, not cut nor decorated, n.o.p.	15 p.c.	15 p.c.	32½ p.c.	15 p.c.	20 p.c.	32½ p.c.
TiliaT		Gercled Schoolse	Tarian Tarian	Tarris Constall	177.4	12 14 15 14 15 15 15 15 15 15 15 15 15 15 15 15 15	in to

or to 973	General Tariff	32½ p.c.	30 p.c.	20 p.c.	30 p.c.	30 p.c.	30 p.c.		Surfix Su
s in Effect Prior February 20, 1973	M.F.N. Tariff	20 p.c.	17½ p.c.	15 p.c.	17½ p.c.	17½ p.c.	17½ p.c.	05	12 A A A A A A A A A A A A A A A A A A A
Rates in Febru	B.P. Tariff	10 p.c.	17½ p.c.	15 p.c.	17½ p.c.	17½ p.c.	17½ p.c.	Friedrich (	10 10 10 10 10 10 10 10 10 10 10 10 10 1
	General	32½ p.c.	30 p.c.	20 p.c.	30 p.c.	30 p.c.	30 p.c.		17 A 7 A 7 A 7 A 7 A 7 A 7 A 7 A 7 A 7 A
Most- Favoured-	Nation Tariff	15 p.c.	12½ p.c.	123 p.c.	15 p.c.	15 p.c.	15 p.c.		
Brittsh	Preferential Tariff	10 p.c.	12½ p.c.	12½ p.c.	15 p.c.	15 p.c.	15 p.c.	9200	Participal
		Glass tableware, n.o.p., and illuminating glassware, n.o.p	Spectacles; eyeglasses, and ground or finished spectacle or eyeglass lenses, n.o.p.	Spectacle and eyeglass frames and parts thereof, n.o.p	Kitchen or household hollow-ware of aluminum, n.o.p	Kitchen or household hollow-ware of nickel, n.o.p.	Furniture springs	as estricted to the common but the bottom of the most stations of the tree commonly known to postate but the same station to section of the tree commonly known	
No. of the last of	Tariff Item	32606-1	32700-1	32800-1	35405-1	35410-1	40510-1	Dox 6s	

		4	Most-		Rates in Febru	Rates in Effect Prior Pebruary 20, 1973	Prior to 1973
Tariff	OR ESPECT OF BOOKE TRANSPORMENT OF THE PERSON OF THE PERSO	Preferential Tariff	Nation	General Tariff	B.P. Tariff	M.F.N. Tariff	General
2007	toried, sixed the massia cheecasted to sixed the solution and the seu to antogenot			3			
41400-1	Typewriters	Free	15 p.c.	25 p.c.	Free	20 p.c.	25 p.c.
41405-1	Parts of typewriters	Free	5 p.c.	25 p.c.	Free	7½ p.c.	25 p.c.
41500-1	Electric vacuum cleaners and attachments therefor; hand vacuum cleaners; and complete parts of all the foregoing, including suction hose, n.o.p.	5 p.c.	15 p.c.	25 p.c.	5 p.c.	20 p.c.	25 p.c.
-0.424	Refrigerators, domestic or store, completely equipped or not:	TO bec.	72 brg	2 8	TO 6.5	98	
41202-1	Electric	13 p.c.	Lo p.c.	40 p.c.	1/2 p.c.	. D. d. 02	40 p.c.
41506-1	Other than electric	15 p.c.	15 p.c.	30 p.c.	17½ p.c.	20 p.c.	30 p.c.
41507-1	Refrigerator parts, of iron or steel or of which iron or steel or both are the component materials of chief value	7½ p.c.	15 p.c.	35 p.c.	7½ p.c.	20 p.c.	35 p.c.
	Mashing packines towestic angle of addenses,						
	drivers, places, spoketharas, dituels, saliets, meryl wodges, rindows, tanders, sladges, harmery, crowns, tanders, and saliets, sold spick, mattocks, and saliets of recitation for the rank representations.	detital	Paradi Barbari Barisi	Table 1	H H H H H H H H H H H H H H H H H H H		Partiti General 1913 Hang
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Tariff  Item  41515-1  Washing machines, domestic, with or without motive power incorporated therein; complete parts of washing machines			4	Most-		Rates in Febru	Rates in Effect Prior February 20, 1973	or to
	Tariff Item		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
	41515-1	Washing machines, domestic, with or without motive power incorporated therein; complete parts of washing machines	15 p.c.	15 p.c.	35 p.c.	15 p.c.	20 p.c.	35 p.c.
	41520-1	Clothes wringers, domestic, and complete parts of metal thereof	15 p.c.	15 p.c.	35 p.c.	20 p.c.	. 20 p.c.	35 p.c.
	41535-1	Carpet sweepers	10 p.c.	15 p.c.	30 p.c.	15 p.c.	20 p.c.	30 p.c.
	41540-1	Domestic clothes drying machines, and parts thereof	10 p.c.	15 p.c.	35 p.c.	10 p.c.	20 p.c.	35 p.c.
4 4	41545-1	Domestic combination clothes washing and drying machines, and parts thereof	10 p.c.	15 p.c.	35 p.c.	10 p.c.	20 p.c.	35 p.c.
Ai	42505-1		15 p.c.	15 p.c.	32½ p.c.	15 p.c.	17½ p.c.	32½ p.c.
	42520-1	Air-cooled internal combustion engines of greater than one and one-half horsepower rating, and parts thereof; parts of power lawn mowers; all the foregoing for use in the manufacture or repair of power lawn mowers	5 p. c.	7½ p.c.	32½ p.c.	5 p.c.	10 p.c.	32½ p.c.

	To any the south the same to eares	Fritish	Most-		Rates in Febr	Rates in Effect Prior February 20, 1973	rior to
Tariff Item	Archeting belief chorses betankes	Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General Tariff
42525-1	Air-cooled internal combustion engines of not greater than one and one-half horsepower rating, and parts thereof,						
	when for use in the manufacture or repair of power lawn mowers	Free	7½ p.c.	30 p.c.	Free	10 p.c.	30 p.c.
	Cutlery of iron or steel, plated or not:	- p. q. c		32 5.0		30 b'c'	30 bire
42903-1	Penknives, jack-knives and pocket knives of all kinds	Free	15 p.c.	30 p.c.	Free	17½ p.c.	30 p.c.
42906-1	Scissors and shears, n.o.p	Free	15 p.c.	30 p.c.	Free	20 p.c.	30 p.c.
42907-1	Razors and complete parts thereof; razor blades, n.o.p.	Free	15 p.c.	30 p.c.	Free	17½ p.c.	30 p.c.
42907-2	Razors and complete parts thereof,	Free	15 p.c.	30 p.c.	Free	17½ p.c.	30 p.c.
42908-1	Safety razor blades	Free	15 p.c.	30 p.c.	Free	17½ p.c.	30 p.c.
43115-1	Web saws and parts thereof	7½ p.c.	15 p.c.	35 p.c.	7½ p.c.	20 p.c.	35 p.c.
43120-1	Adzes, anvils, vises, cleavers, hatchets, saws, augers, bits, drills, screw-	12 bec		30 h-d-	2.4.0	73.4 Br.C.	
	mallets, metal wedges, wrenches, sledges, hammers, crowbars, cantdogs, and track tools, picks, mattocks, and eyes or polls for the same	10 p.c.	15 p.c.	35 p.c.	10 p.c.	20 p.c.	35 p.c.

or to 73	General Tariff	30 p.c.	35 p.c.	30 p.c.	30 94 0.	30 p.c.	35 p.c.		35 p.c.			25.
s in Effect Prior February 20, 1973	M.F.N. Tariff	17½ p.c.	17½ p.c.	17½ p.c.	73.5 b.c.	17½ p.c.	17½ p.c.	7.54 b tar	20 p.c.	4 4	N. W. W.	15 p.c.
Rates in Febru	B.P. Tariff	15 p.c.	Free	10 p.c.	Byec	15 p.c.	15 p.c.	3766	5 p.c.	1973	73. 6	Free
-	General	30 p.c.	35 p.c.	30 p.c.	30 p.c.	30 p.c.	35 p.c.	30 bres	35 p.c.	14 06	Tanasa Agaraga	35 7° C.
Most-	Nation Tariff	15 p.c.	15 p.c.	15 p.c.		15 p.c.	15 p.c.	12 5.6	15 p.c.	70	ASTANT ASTANT	12½ p.c.
Fr: +i ch	Preferential Tariff	15 p.c.	Free	10 p.c.	0.00	15 p.c.	15 p.c.	2,588	5 p.c.	24,86	Taranta Tarant	Free
SAGE OF BOTTS TOR DEG SEAR TATTORN OF STATE	deflect thumber to acception of deflects and the state of	Measuring rules and tapes of all kinds	Files and rasps	Hollow-ware, of iron or steel, coated or not, n.o.p.	Kitchen and dairy hollow-ware of iron or steel, coated with tin, including cans	for shipping milk or cream, not painted, japanned or decorated	Hollow-ware, of iron or steel, coated with vitreous enamel	Baths, bathtubs, basins, closets, lavatories, urinals, sinks, and	Laundry tubs of iron or steel, coated or not	Parts, n.o.p., electro-plated or not, whether finished or not, for automobiles, motor vehicles, electric trackless trolley buses, fire fighting vehicles, ambulances and hearses, or chassis enumerated in tariff items 42400-1 and	43803-1, including engines, but not including ball or roller bearings, wireless receiving sets, die castings of zinc, electric storage batteries,	wood, tires and which the compone value is rubber
	Tariff Item	43135-1	43140-1	43200-1	43205-1		43210-1	43300-1		43829-1		

			Britich	Most-		Rates in Febru	Rates in Effect Prior February 20, 1973	or to 73
Brake limings and clutch facings, whether or threads, for cont including metalic vires or threads, for automobiles, motor vehicles, electric vires or threads, for redicles, motor vehicles, notor vehicles, motor vehicles, motor vehicles, motor vehicles, notor vehicles,	Tariff Item		Preferential Tariff	Nation Tariff	General Tariff	B.P. Tariff	M.F.N. Tariff	General Tariff
When made wholly or in part from crude asbestos of British Commonwealth origin		Brake linings and clutch facings, whether or not including metallic wires or threads, for automobiles, motor vehicles, electric trackless trolley buses, fire fighting vehicles, ambulances and hearses, or chassis enumerated in tariff items 42400-1 and 43803-1:	2,866	1.68	9 2 2	- Trans	5 p.c.	
3-1 When made wholly or in part from crude asbestos, n.o.p	43832-1	When made wholly or in part from crude asbestos of British Commonwealth origin	Free	12½ p.c.	35 p.c.	Free	20 p.c.	
15 p.c. 15 p.c. 30 p.c. 25 p.c. 30 p.c. 10 p.c. 17½ p.c. 30 p.c. 10 p.c. 1	43833-1	When made wholly or in part from crude asbestos, n.o.p.	12½ p.c.	12½ p.c.	35 p.c.		20 p.c.	
House trailers and mobile homes which otherwise would be classified under tariff item 43910-1	43900-1	Bicycles and tricycles, n.o.p	15 p.c.	15 p.c.	30 p.c.	20 p.c.	25 p.c.	30 p.c.
Harriches Freign Statist Statis Statist Statist Statist Statist Statist Statist Statist Statis	43912-1	House trailers and mobile homes which otherwise would be classified under tariff item 43910-1	10 p.c.	15 p.c.	30 p.c.	10 p.c.	17½ p.c.	30 p.c.
Trest Trucks and complete prints the sed to the first transfer to the sed to		Travia, traving oppose, the hoose policy appropriate stating appropriate stating stati	90.00	13 bres 13 p. c.	a big	90 14	10 A Sec.	
		steering head, side and tail lights, free per electric torcase or Wischilgers and complete		Nost- Betiff Betiff	1679790 1679790	B.F.	FARTON TO TO	

Prior to 1973	General	30 p.c.		30 p.c.	- Significant	8 4	30 p.c.	Servery for
Rates in Effect Prior February 20, 1973	M.F.N. Tariff	17½ p.c.		20 p.c.	The second		5 p.c.	
Rates in Febru	B.P. Tariff	Free	9. 0.	15 p.c.			Free	12 12 13 13 13 13 13 13 13 13 13 13 13 13 13
	General	30 p.c.	2 2	30 p.c.		2 3	30 p.c.	
Most-	Nation Tariff	15 p.c.	6 0 6 a 2	15 p.c.	-	2.4	F4 F6 9	
Britteh	Preferential Tariff	Free	10.90	15 p.c.			Free	Jacobs American Market
		Trawls, trawling spoons, fly hooks, hooks, sinkers, swivels, bait, sportsmen's fishing reels, fishing rods, and fishing tackle, n.o.p.	Apparatus, and parts thereof, for cooking or for heating buildings, not to include commercial food processing machines, namely, continuous pressure and atmospheric preheaters and cookers, and	parts thereof, for sterilizing or for cooking or for both sterilizing and cooking food products in hermetically sealed containers	Gas control devices, n.o.p., of a class or	kind not made in Canada, for use on, or for the manufacture or repair of, or for conversion to, gas-fired apparatus for cooking, or for heating buildings, or for heating water, or for refrigeration;	including such devices when for use in the gas line between such apparatus and the meter, or in the gas line between such apparatus and the consumer's gas storage device; parts of the foregoing	of sheet and the process of the control of the cont
	Tariff Item	44034-1	44300-1	F3800-	44320-1			

		British	Most- Favoured-		Rates in Febru	s in Effect Prior February 20, 1973	or to
Tariff		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General Tariff
12110-1 12110-1 12110-1 12110-1	Gas pressure regulators for use on, or for the manufacture or repair of, or for conversion to, gas-fired apparatus for cooking, or for heating buildings, or for heating water, or for refrigeration; including such devices when for use in the gas line between such apparatus and the meter, or in the gas line between such apparatus and such apparatus and the consumer's gas storage device; and parts thereof:	10 E E E E E E E E E E E E E E E E E E E	0 00 0	1 46 o		10 10 10 10 10 10 10 10 10 10 10 10 10 1	
44325-1	When of a class or kind not made in Canada	Free	Free	30 p.c.	rree	5 p.c.	30 p.c.
44326-1	When of a class or kind made in Canada	Free	7½ p.c.	30 p.c.	Free	10 p.c.	30 p.c.
44330-1	Timing devices for apparatus for cooking or for heating buildings; parts thereof	15 p.c.	15 p.c.	30 p.c.	15 p.c.	17½ p.c.	30 p.c.
44405-1	Gas, coal oil or other lighting fixtures and appliances, n.o.p., including tips, burners, collars and galleries; gas mantles and incandescent gas burners; complete parts of all the foregoing	15 p.c.	15 p.c.	30 p.c.	15 p.c.	20 p.c.	30 P.c.
44500-1	Electric light fixtures and appliances, n.o.p., and complete parts thereof  Electric head, side and tail lights, n.o.p.; electric torches or flashlights and complete parts therefor	15 p.c. 15 p.c.	15 p.c.	30 p.c.	17½ p.c.	20 p.c.	30 p.c.

	stalingo bas atdesidesil no sadayo attiesis	To La La Co	Most-		Rates in Febru	s in Effect Prior February 20, 1973	or to
Tariff		Preferential Tariff	ravoureu- Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
44503-1	Fluorescent and high intensity discharge ballasts, which otherwise would be classified under tariff items 44300-1 and 44500-1	17½ p.c.	20 p.c.	30 p.c.	15 p.c. 17½ p.c.	20 p.c.	30 p.c.
44504-1	Electric arc lamps and incandescent electric light lamps, n.o.p	15 p.c.	15 p.c.	30 p.c.	15 p.c.	20 p.c.	30 p.c.
44512-1	Electric and galvanic batteries, n.o.p., and complete parts thereof, including separator walls of wood, cut to size or not	15 p.c.	15 p.c.	27½ p.c.	15 p.c.	17½ p.c.	27½ p.c.
44520-1	Electric sad irons and complete parts thereof	12½ p.c.	15 p.c.	27½ p.c.	12½ p.c.	20 p.c.	27½ p.c.
44606-1	Steel bicycle rims, not enamelled nor plated	Free	12½ p.c.	35 p.c.	Free	17½ p.c.	35 p.c.
44900-1	Steel wool, including steel wool impregnated with soap or in retail packages containing a cake of soap	Free	10 p.c.	20 p.c.	Free	15 p.c.	20 p.c.
45100-1	Buckles, clasps, eyelets, hooks and eyes, dome, snap or other fasteners of iron, steel, brass or other metal, coated or not, n.o.p. (not being jewellery); parts of all the foregoing	15 p.c.	15 p.c.	30 p.c.	15 p.c.	20 p.c.	30 p.c.
Think!		Marking Skindshi si Skindshi s	11	Danie Control	Service Especial	M.E.W. BER	Sanite Chorani

	Beiliste subject to or without pockets:	British	Most- Favoured-		Rates in Febr	Rates in Effect Prior February 20, 1973	lor to 73
Tariff Item	THE PARTY OF THE P	Preferential Tariff	Nation	General	B.P. Tariff	M.F.N. Tariff	General
45110-1	Needles, of any material or kind, n.o.p	10 p.c.	15 p.c.	35 p.c.	10 p.c.	20 p.c.	35 p.c.
	Pins manufactured from wire of any metal:						
45116-1	N.o.p.	15 p.c.	15 p.c.	30 p.c.	15 p.c.	20 p.c.	30 p.c.
45130-1	Slide, hookless, or zipper fasteners	15 p.c.	15 p.c.	40 p.c.	22½ p.c.	22½ p.c.	40 p.c.
46205-1	Cameras, n.o.p., of a class or kind made in Canada; complete parts thereof	72 p.c.	10 p.c.	30 p.c.	7½ p.c.	15 p.c.	30 p.c.
46210-1	Cameras, n.o.p., of a class or kind not made in Canada; complete parts thereof	5 p.c.	10 p.c.	30 p.c.	5 p.c.	15 p.c.	30 p.c.
46300-1	Still picture projectors, and slides and film strips therefor, n.o.p.	FF FF FF FF	10 p.c.	25 p.c.	Free	15 p.c.	25 p.c.
46305-1	Motion picture projectors, arc lamps for motion picture work, motion picture or theatrical spot lights, light effect machines, portable motion picture projectors with or without sound	10 bre				10 10 10 10 10 10 10 10 10 10 10 10 10 1	5,9 6,0
		844 D. P.		Taryago Taryago		LPETER CONTRACTOR	Tariff Tariff Tariff
	exciter lamps	Free	10 p.c.	35 p.c.	Free	15 p.c.	35 p.c.

Rates in Effect Prior to February 20, 1973	ff Tariff Tariff	.c. 15 p.c. 30 p.c.	p.c. 15 p.c. 35 p.c.	c. 15 p.c. 35 p.c.	20 Med 20	.c. 20 p.c. 35 p.c.	20 p.c. 35 p.c.	p.c. 20 p.c. 35 p.c.	р.с. 20 р.с. 35 р.с.	p.c. 17½ p.c. 35 p.c.	p.c. 20 p.c. 25 p.c.	p.c. 20 p.c. 35 p.c.	p.c. 20 p.c. 35 p.c.
Rate	General B.P. Tariff	p.c. 10 p.c.	p.c. 15	ъ.с. 5 р.с.		p.c. 15 p.c.	p.c. Free	p.c. 20 p	p.c. 15 p	p.c. 17½	p.c. 17½	p.c. 17½	p.c. 173
Most- Favoured-		10 p.c. 30	10 p.c. 35	10 p.c. 35	10	15 p.c. 35	15 p.c. 35	15 p.c. 35	15 p.c. 35	15 p.c. 35	15 p.c. 25	15 p.c. 35	15 p.c. 35
British	ial	10 p.c.	10 p.c.	. o. q.	5.9	15 p.c.	Free	15 p.c.	15 p.c.	15 p.c.	15 p.c.	15 p.c.	15 p.c.
salosing the galogenes salving		Still picture projectors combined with sound equipment	Plywood	Plywood faced with metal on one or both sides	Golf clubs and finished parts thereof; racquets and racquet frames and baseball bats; balls of all kinds for	n.o.p	Cricket bats, balls, gloves and leg guards	Skis	Ski fittings	Ski poles	Coffins and caskets, and metal parts thereof	Bagatelle and other game tables or boards	Billiard tables, with or without pockets; cues, balls, cue-racks and cue-tips
	Tariff	46310-1	50715-1	50725-1	51100-1		51105-1	51110-1	51115-1	51120-1	51400-1	51800-1	51805-1

Tariff Item	・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・						
		British Preferential Tariff	Favoured- Nation Tariff	General	B.P. Tariff	February 20, 16  M.F.N. f Tariff	General Tariff
	House, office, cabinet or store furniture of wood, iron or other material, and parts thereof, not to include forgings, castings, and stampings of metal, in the rough:	9					
51901-1	Other than the following	15 p.c.	15 p.c.	45 p.c.	15 p.c.	20 p.c.	45 p.c.
51902-1	In chief part by value of metal	15 p.c.	15 p.c.	45 p.c.	15 p.c.	17½ p.c.	45 p.c.
59730-1	Phonograph records	15 p.c.	15 p.c.	30 p.c.	15 p.c.	20 p.c.	30 p.c.
61815-1	Tires and tubes, wholly or in part of rubber	12½ p.c.	12½ p.c.	35 p.c.	17½ p.c.	17½ p.c.	35 p.c.
61816-1	Solid tires, for industrial equipment, which otherwise would be classified under tariff item 61815-1	172 p.c.	17½ p.c.	35 p.c.	17½ p.c.	17½ p.c.	35 p.c.
62200-1	Trunks, valises, hat boxes, carpet bags, tool bags, and baskets of all kinds, n.o.p.	12½ p.c.	15 p.c.	40 p.c.	12½ p.c.	20 p.c.	40 p.c.
62200-2	Baskets of bamboo	12½ p.c.	15 p.c.	40 p.c.	12½ p.c.	17½ p.c.	40 p.c.
62200-3	baskets of interwoven vegetable fibres	12½ p.c.	15 p.c.	40 p.c.	12½ p.c.	17½ p.c.	40 p.c.
62405-1	Dolls	10 p.c.	15 p.c.	40 p.c.	10 p.c.	20 p.c.	40 p.c.
62410-1	Toys of all kinds, n.o.p.	10 p.c.	15 p.c.	40 p.c.	10 p.c.	20 p.c.	40 p.c.
62415-1	Mechanical toys of metal	5 p.c.	15 p.c.	40 p.c.	5 p.c.	20 p.c.	40 p.c.

		4	Most-		Rates in Februa	Rates in Effect Prior February 20, 1973	or to
Tariff	Abertalization of the contract	Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
Sales	Juvenile construction sets of metal or rubber, consisting of various stampings, punched or moulded, and connections therefor; parts of the foregoing:			15 S		A	
62420-1	Of metal	Free	15 p.c.	40 p.c.	Free	20 p.c.	40 p.c.
62421-1	Of rubber	Free	15 p.c.	40 p.c.	Free	20 p.c.	40 p.c.
62425-1	Toy electric train set;, transformers, parts and accessories for use therewith	5 p.c.	15 p.c.	40 p.c.	5 p.c.	20 p.c.	40 p.c.
65500-1	65500-1 Pens, n.o.p., penholders and rulers, of all kinds	12½ p.c.	15 p.c.	27½ p.c.	12½ p.c.	20 p.c.	27½ p.c.
65505-1	Lead pencils and crayons, n.o.p	10 p.c.	15 p.c.	35 p.c.	10 p.c.	20 p.c.	35 p.c.
65510-1	65510-1 Crayons of chalk or chalk-like material, coloured or not	10 p.c.	15 p.c.	35 p.c.	10 p.c.	20 p.c.	35 p.c.
	Magnetic recording tape, n.o.p., manufactured from synthetic resins or cellulose plastics:	d d	27		172 0.0	2 2	
65811-1	Recorded	15 p.c.	15 p.c.	25 p.c.	15 p.c.	20 p.c.	25 p.c.
92936-1	92936 - Sulphonamides	10 p.c.	10 p.c.	25 p.c.	10 p.c.	15 p.c.	25 p.c.

		Rritteh	Most-		Rates in Feb	Rates in Effect Prior February 20, 1973	lor to 973
Tariff		Preferential Tariff	Nation Tariff	General Tariff	B.P. Tariff	M.F.N. Tariff	General
92937-1 92937	92937 - Sultones and sultams	10 p.c.	10 p.c.	25 p.c.	10 p.c.	15 p.c.	25 p.c.
92938-1	reproduced by synthesis (including natural or concentrates), derivatives thereof used primarily as vitamins, and intermixtures of the foregoing, whether or not in any solvent	10 p.c.	10 p.c.	25 p.c.	10 p.c.	15 p.c.	25 p.c.
92939-1	92939 - Hormones, natural or reproduced by synthesis, and derivatives thereof, used primarily as hormones	10 p.c.	10 p.c.	25 p.c.	10 p.c.	15 p.c.	25 p.c.
6	92940 - Enzymes:	10 b.c.	.0.7 6	-0-4		15 p.o.	1 P. O.
92940-1	Other than the following	10 p.c.	10 p.c.	25 p.c.	10 p.c.	15 p.c.	25 p.c.
2941-1 9	92941-1 92941 - Glycosides, natural or reproduced by synthesis, and their salts, ethers, esters and other derivatives	10 p.c.	10 p.c.	25 p.c.	10 p.c.	15 p.c.	25 p.c.
6	92942 - Vegetable alkaloids, natural or reproduced by synthesis, and their salts, ethers, esters and other derivatives:						
92942-1	Other than the following	10 p.c.	10 p.c.	25 p.c.	10 p.c.	15 p.c.	25 p.c.
92942-4	Caffeine and its salts	Free	10 p.c.	25 p.c.	Free	12½ p.c.	25 p.c.

The state of the safe and the s	Rritteh	Most-		Rates in Febr	Rates in Effect Prior February 20, 1973	or to 973
Tariff Item	Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
92943-1 92943 - Sugars, chemically pure, other than sucrose and glucose, but including lactose; sugar ethers and sugar esters, and their salts, other than products of headings	0.00	C	2 2	0	بر د	, r
	10 0.0.	10 0.0	25 0.0.	10 0.0	15 p.c.	25 p.c.
nage au	TO P. C.	10 bre	2 2 2	13.40	To be city	9
active preparations and washing preparations, whether or not containing soap	10 p.c.	10 p.c.	25 p.c.	10 p.c.	15 p.c.	25 p.c.
92936 H 65835 - gotwork president to Take the control of the passion of the control of the contr	20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		L T		2	S.
SOFTWARE STREET, STREE	5.4		ia.		100	200
State of the state						
85431-T1 55531 - grippings and serices	10 b·c		22 p. d		73 Pro-	6.6
Application of the production of the second	datatra Paras		Tarat of the Tarat		A PRESCE D	

and 14000-1, and the enumerations of goods and the rates of duty set opposite each of That Schedule A to the said Act be further amended by striking out tariff items 13400-1, 13405-1, 13500-1, 13505-1, 13600-1, 13650-1, 13700-1, 13705-1 those items, and by inserting in Schedule A to the said Act the following items, enumerations of goods and rates of duty: 2.

					Rates in	in Effect Prior	or to
		Reitteh	Favoured-		Febru	February 20, 1973	73
Tariff		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General Tariff
13400-1	Sugar, n.o.p., under such regulations as the Minister may prescribe,		Cts.	Cts.	Cts.	Cts.	Cts.
	When not exceeding seventy-six degrees of polarization per one hundred pounds	Free	50.224	70.851	20.627	70.851	70.851
	When exceeding seventy-six degrees but not exceeding seventy-seven degrees	Free	52.566	73.213	20.647	73.213	73.213
	When exceeding seventy-seven degrees but not exceeding seventy-eight degrees	Free	54.907	75.574	20.667	75.574	75.574
	When exceeding seventy-eight degrees but not exceeding seventy-nine degrees	Free	57.249	77.936	20.687	77.936	77.936
	When exceeding seventy-nine degrees but not exceeding eighty degrees	Free	59.591	80.298	20.707	80.298	80.298
	When exceeding eighty degrees but not exceeding eighty-one degrees	Free	61.932	82.659	20.727	82.659	82.659
	When exceeding eighty-one degrees but not exceeding eighty-two degrees	Free	64.274	85.021	20.747	85.021	85.021
	When exceeding eighty-two degrees but not exceeding eighty-three degrees	Free	919.99	87.383	20.767	87.383	87.383
	When exceeding eighty-three degrees but not exceeding eighty-four degrees	Free	69.183	90.040	20.857	90.040	90.040

		British	Most-		Rates in Febru	Effect Plary 20,	rior to 1973
Tariff		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
13400-1	When exceeding eighty-four degrees but	Japana	Cts.	Cts.	Cts.	Crs.	Cts.
Cont'd)	not exceeding eignty-live degreespor exceeding eighty-live degrees and pounds	Free	71.750	92.697	20.947	92.697	92.697
	When exceeding eighty-five degrees but not exceeding eighty-six degrees	Free	74.317	95.353	21.036	95:353	95.353
	When exceeding eighty-six degrees but not exceeding eighty-seven degrees	Free	76.884	98.010	21.126	98.010	98.010
	When exceeding eighty-seven degrees but not exceeding eighty-eight degrees	Free	79.451	\$1.00963	21.512	\$1.00963	\$1.00963
	When exceeding eighty-eight degrees but not exceeding eighty-nine degrees	Free	82.018	\$1.03915	21.897	\$1.03915	\$1.03915
	When exceeding eighty-nine degrees but not exceeding ninety degreesper one hundred pounds	Free	84.585	\$1.07457	22.872	\$1.07457	\$1.07457
	When exceeding ninety degrees but not exceeding ninety-one degrees	Free	87.152	\$1.11000	23.848	\$1.11000	\$1.11000
	When exceeding ninety-one degrees but not exceeding ninety-two degrees	Free	89.719	\$1.14542	24.823	\$1.14542	\$1.14542
	rees but degrees		.833	15		455	Part ca
	per one hundred pounds	Free	92.286	\$1.18085	25.799	\$1.18085	\$1.18085
	When exceeding ninety-three degrees but not exceeding ninety-four degrees	Free	94.865	\$1.21627	26.762	\$1.21627	\$1.21627

	medical parport was red	Britich	Most-		Rates in Februa	Effect ary 20,	Prior to 1973
Tariff Item		Preferential Tariff	Nation	General	B.P. Tariff	M.F.N. Tariff	General Tariff
13400-1 (Cont'd)	When exceeding ninety-four degrees but not exceeding ninety-five degrees		Cts.	Cts.	Cts.	Cts.	Cts.
	per one hundred pounds	Free	97.433	\$1.25170	27.737	\$1.25170	\$1.25170
	When exceeding ninety-five degrees but not exceeding ninety-six degrees	Free	\$1.00	\$1.28712	28.712	\$1.28712	\$1.28712
	When exceeding ninety-six degrees but not exceeding ninety-seven degrees	Free	\$1.02567	\$1.32255	29.688	\$1.32255	\$1.32255
	When exceeding ninety-seven degrees but not exceeding ninety-eight degrees	Free	\$1.05134	\$1.35798	30.664	\$1.35798	\$1.35798
	When exceeding ninety-eight degrees but not exceeding ninety-nine degrees	Free	\$1.15966	\$1.47606	31.64	\$1.47606	\$1.47606
	When exceeding ninety-nine degrees but less than ninety-nine and five-tenths						
	degrees per one hundred pounds	Free	\$1.12	\$1.47606	35.606	\$1.47606	\$1.47606
13410-1	Sugar, when of a polarization of ninety-nine and <u>five</u> -tenths degrees or more; soft sugars such as brown, yellow or golden sugar; icing sugar; all the foregoing under	2,180		83 S		82, 520	200
	such regulations as the Minister may prescribe per one hundred pounds	\$1.00	\$1.40	\$1.89	\$1.09	\$1.89	\$1.89
	Mist exceeding algory-from degreets			1820-00		80.383	1000
	The Exchange algorithm for the Strong by:	Telinoverson 13718T		Ceneral Contract		TREET NO. 11 NO. 12 NO.	lareneo illrai
			Host			TERROR PY	0.00

Prior to 1973	General	\$1.89	1000 1000 1000 1000 1000 1000 1000 100	I other	\$1.23	Various	. 872 \ SUOTIEV	1½ cts. Various	Laurant Strait	100
Rates in Effect Prior February 20, 1973	M.F.N. Tariff	\$.0189	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	810	\$1.23	Various	TO I	1 ct. Various	M.E.N.	ALTERIAL SEC
Rates in Febru	B.P. Tariff	\$.0109			68 cts.	Various		Free		
	General Tariff	\$1.89	22 brc. 27 anen 26 aus	Perfect	\$1.23	2 cts.	84 53 -71	1.5 cts.	Tayarso 1914aT	
Most- Favoured-	Nation Tariff	1.4 cts.	he fort	Section 2	85 cts.	1.5 cts.	b	Free	Nantite Nantite	The state of the s
British	Preferential Tariff	1 ct.	Sold Act	Sood Grand	60 cts.	1 ct.	13 10	Free	Estateorist hatcher	
		Sugar, for use in the manufacture of wine per one hundred pounds	Invert sugar, and syrups being the product of the sugar cane or beet, and all imitations thereof or substitutes therefor, in which the percentage of the total of reducing sugars after inversion is seventyfive per cent or greater of the total solids	by weight, not including syrups in receptacles where the gross weight of the receptacle and contents does not exceed sixty pounds:	When the total of reducing sugars after inversion is equivalent to not more than sixty-five per cent by weight of the total syrup per one hundred pounds	Plus, for each additional one per cent or fraction thereof in excess of sixty-five per cent by weight of the total syrup	Syrups, the product of the sugar cane, in which the percentage of the total of reducing sugars after inversion is less	than seventy-five per cent of the total solids by weight per gallon		
	Tariff Item	13415-1	13420-1				13425-1			

	1								
or to	General	partona 13 ct	7 cts.	1⅓ cts.	50 cts.	7 cts.	35 p.c. 35 p.c.	.23 p.c.	JAKIKE General
Rates in Effect Prior February 20, 1973	M.F.N. Tariff	apotru/	l ct. Various	1 ct.	45 cts.	6½ cts.	15 p.c. 17½ p.c. 17½ p.c.	1/2 p.c.	
Rates in Effe February	B.P. Tariff	Astrons	1 ct. Various	Free	35 cts.	5 cts.	2½ p.c. 10 p.c. 15 p.c.	1/2 p.c.	Section (
	General	235	7 cts.	1.5 cts.	50 cts.	7 cts.	25 p.c.	200	377400
Most-	Nation	, ree	1 ct.	1 ct.	35 cts.	5 cts.	Pree	25 E	Partite Bandonag Bandonag Bandonag
R. t.	Preferential Tariff	J. Leve.	1 ct.	Free	30 cts.	4 cts.	Free	*	Paritic Pariticular Pariticular
		Syrups, the product of the sugar beet, in which the percentage of the total of reducing sugars after inversion is less	than seventy-five per cent of the total solids by weight per gallon	Concentrated sugar cane juice, partly inverted, of the kind known as fancy molasses, for human consumption only per gallon	Molasses powder, without admixture or with added colouring or anti-caking agent	Syrups, the product of the sugar cane or beet, and all imitations thereof or substitutes therefor, n.o.p per gallon	Trickle irrigation systems for use on the farm; sprinkle or trickle watering systems for use in greenhouses; parts of the foregoing	Super, for use to the manufacture of indred popularing wine	
	Tariff	13430-1		13435-1	13440-1	13445-1	40962-1		

That Schedule A to the said Act be further amended by the said Act the following items, enumerations of goods and rates striking out tariff items 26710-1, 26901-1, 26902-1, 26905-1 and 26910-1, and the enumerations of goods and the rates of duty set opposite each of those items, and by inserting in Schedule A to of duty:

	General	t t		cts.	ct.	ct.	ct.
Prior 1973	Ger	~		7	FH	н	
1	M.F.N. Tariff	t		1 ct.	1/3 ct.	1/2 ct.	1/3 ct.
Rates to Oc	B.P. Tariff	т ф ф		3/4 ct.	1/3 ct.	1/3 ct.	1/3 ct.
	General	TT 4 0		Free	Free	Free	Free
Most- Favoured-	Nation Tariff	73 8 9		Free	Free	Free	Free
british	Preferential Tariff	בן ק		Free	Free	Free	Free
		A 7 . 4 A 4	Products of petroleum, n.o.p.:	Lighter than .8236 specific gravity (40.3 A.P.I.) at 60 degrees Fahrenheit per gallon	.8236 specific gravity (40.3 A.P.I.) or heavier at 60 degrees Fahrenheit per gallon	Petroleum oil known as engine distillate .8017 specific gravity (45.0 A.P.I.) or heavier at 60 degrees Fahrenheit per gallon	Fractions of petroleum described in tariff item 26901-1, for use as feedstocks in the manufacture of the goods described in tariff headings 92901 or 92904per gallon
	Tariff Item	26710-1		26901-1	26902-1	26905-1	26910-1

that item, and by inserting in Schedule A to the said Act the following item, enumeration tariff item 26906-1, and the enumeration of goods and the rates of duty set opposite That Schedule A to the said Act be further amended by striking out of goods and rates of duty:

	Start Sellis Strate Attack Shellis Strates	British	Most- Favoured-	GROW ATH	Rates i to Oct	october 24, 1	Prior 1973
Tariff	ישלאל עם ימון לא אינים לימין ממיא מאה במאפיר	Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General Tariff
	CORNELL DE VENTE MAN CONTINUE SALVE MANAGEMENT						
26906-1	Petroleum fuel oil .9000 specific gravity or heavier at 60 degrees	rate apple	able an	The reason	of the go	5	
		Free	Free	Free	Free	Free	Free
		1/3 ct.	1/3 ct.	1 ct.	1/3 ct. 1/3 (on and after	1/3 ct.	1 ct.
41	THE PERSON NAMED IN THE PE	THE REAL PROPERTY.				(45)	
	Vistablement does no elect assist	bijor to th	SOUP day	de4 10	march Tana		
	anch purctuest, engly, he desired so, pe.	יפורטו פש ימולי	Aprendent	FIDE SON	A COLONIA CENT	Spani	
	AND LANGE OF APP. ACCULATE SECURIES AND PROPERTY.	THE SEE SEE	AT ON GOTTE	Stubi lento	C THE SUIT BY		
	applied we a three, and senseptions or the trace	Lohon, bayan	Aby Lybr	CHIRS MO	ROLL SUSTS	35.	
	watchouse for consumition we or after	Chair, day, car	TO TRY	applant	to soods		
	previously tellibride tes wards to energ	APPL CHIRPING	द्राति क्षा	COL SESSI	ANTE STEEL	. 70	
	Is to no neithmenor tol sevenists lo	cu char day	and to	ave app	ted to go	ab	
	it begoitness aboog lie of beiligs evad	ag biss off	adara su	raboures	or taken	Juo	
	shall be deemed to have come into for:	e on the 20	h day of	Peprusit	. Tasa * su	of 51	
	bound insert any enscinent founded	mon harsgraphs I sid 2 of	spirs I s	10 5 5	chis motion		

- 20th day of February, 1974, and to have applied to all goods mentioned in the said paragraphs imported or taken out previously imported for which no entry for consumption was made before that day. of this motion of warehouse for consumption on or after that day, and to have applied to 7 That any enactment founded upon paragraphs 1 and to have come into force on the shall be deemed
- expire on the 30th day of June, 1974, and all rates of customs duty reduced by such enactment shall be deemed to be restored on the expiration thereof to the February, 1973, That any enactment founded upon paragraph 1 of this motion shall 30th day of June, 1974, as they applied immediately before the and such restored rates shall thereupon, subject to the Customs Tariff, rates that were in effect immediately prior to the 20th day of day of February, 1973.
- expire on the 30th day of June, 1976, and all rates of customs duty reduced by such enactment shall be deemed to be restored on the expiration thereof to the rates that were in effect immediately prior to the 20th day of February, 1973, That any enactment founded upon paragraph 2 of this motion shall 30th day of June, 1976, as they applied immediately before the such restored rates shall thereupon, subject to the Customs Tariff, day of February, 1973. after the

- to the rate that was in effect immediately prior to the 20th day of February, 1973, 20th day of February, 1973, the Governor in Council, at any time during the period Tariff by an enactment founded upon paragraph 1 of this motion, a rate of duty on commencing with the coming into force of the enactment and ending on the 30th day of June, 1974, may by order restore the rate applicable in the case of the goods a result of an amendment made to Schedule A to the Customs goods is reduced from the rate applicable thereto immediately prior to the and such restored rate shall thereupon, subject to the Customs Tariff, apply thereafter as it applied immediately before the 20th day of February, 1973. Where, as
- That any enactment founded upon paragraphs 3 and 4 of this motion shall previously imported for which no entry for consumption was made before that day applied to all goods mentioned in the said paragraphs imported or taken out of be deemed to have come into force on the 24th day of October, 1973, and to have warehouse for consumption on or after that day, and to have applied to

the said enactment expires to the rates that were in effect immediately prior That any enactment founded upon paragraph 3 of this motion shall expire two years after the commencement thereof and all rates of customs duty reduced by such enactment shall be deemed to be restored on the date on which thereupon, subject to the Customs Tariff, apply thereafter as they applied immediately before the day on which the said enactment came into force. to the coming into force of the said enactment and such restored rates 10.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, MARCH 5, 1974	
	Miscellaneous Estimates	
308 W.B.	Organization	2.00 p.m
	National Resources and Public Works	
308 W.B.	Organization	3.00 p.m
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Organization	4.00 p.m.
	AGRICULTURE	
308 W.B.	Organization	5.00 p.m

### HOUSE OF COMMONS-MEETINGS OF COMMITTEES

# VOTES AND PROCEEDINGS

OF THE

# HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY MARCH 4, 1974

dies o'clock aus

#### PRATICES

If. Ciliespie, a Member of the Coren's Privy Council, laid upon the Palite, Report of the Metric Commission, for the heriod June 1973 to Harch 31, 1973, (English and French) - See Josef Paper No. 197-1793

Ling for Mr. Devis, seconded by Mr. Dubé, a tank of the House, introduced Bill C-2. An Act to amend the Fishcale Development Act, which was read the first time and ordered to be printed and ordered for a selver reading at the next afteny of the House.

The text of the Message and recommendation of the Governor General pursuent to Standing Order \$2(2) to reliate to the foregoing Bill Is as follows:

The Excellency the Governor Clemezel recommends to the Boare of Commons a measure to amond the Picherles Development Act to provide for payments to accordance with results loss for the modification and conversion of fishing versus.

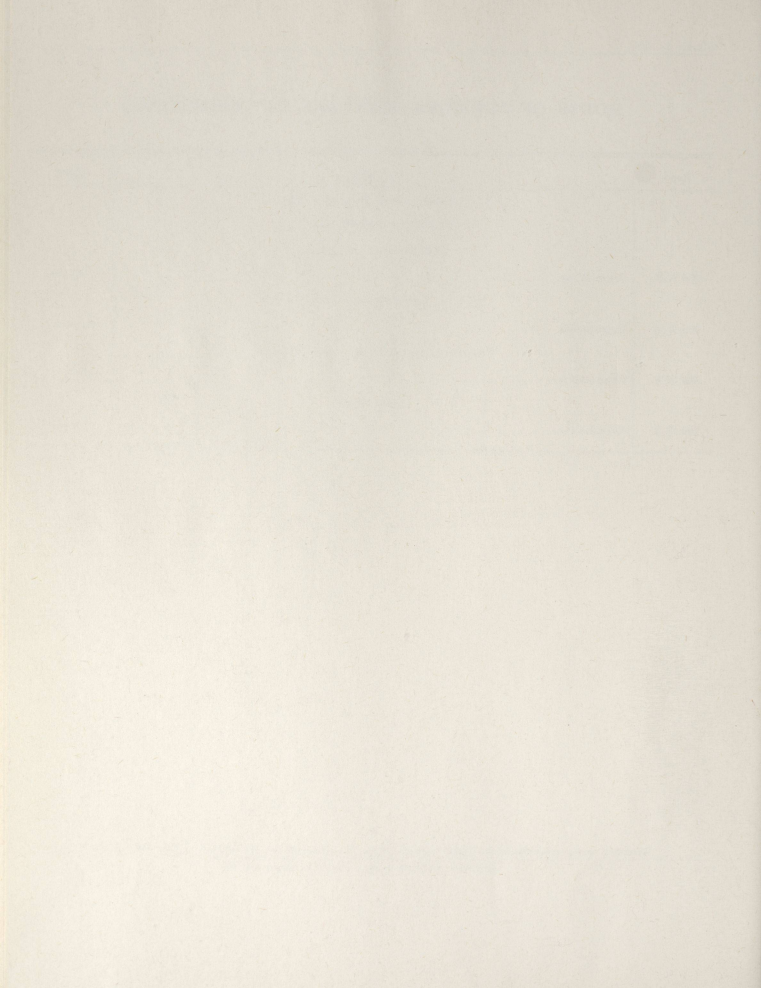
Mr. Lang for Mr. Davis, acconded by Mr. Caretien, unleave of the Bouse, introduced Bill C-3, An Act to protect

human health and the environment from the release of substances that contaminate the environment, which was real the first time and undered to be printed and undered for a second tending at the next utiling of the Xione.

Governor Concret put shapt to Standing Order 63 (2) in relation to the freegoing Bill is as follows:

His Escallency the Governor Governal renominar to the Home of Communes, a measure to protect burnon home and me of monday from the release of substances that continuously the environment; to provide for the appointment of so having mental Continuously Bond of Review consisting of not less than three persons, for the appointment of advisory committees and for the designation of any persons as an impector of shally a

Mr. Gillespie, seconded by Mr. Davis, by Jeave of the House, introduced Bill C-6, An Act to amount the Expert and Import Fermin Act, which was read the first time and ordered to be printed and ordered for a second reading at the next string of the House.



# VOTES AND PROCEEDINGS

# OF THE

# HOUSE OF COMMONS

# of CANADA

OTTAWA, MONDAY, MARCH 4, 1974

11.00 o'clock a.m.

## PRAYERS

Mr. Gillespie, a Member of the Queen's Privy Council, laid upon the Table,—Report of the Metric Commission, for the period June 1971 to March 31, 1973. (English and French).—Sessional Paper No. 292-1/303.

Mr. Lang, for Mr. Davis, seconded by Mr. Dubé, by leave of the House, introduced Bill C-2, An Act to amend the Fisheries Development Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the Fisheries Development Act to provide for payments in accordance with regulations for the modification and conversion of fishing vessels.

Mr. Lang for Mr. Davis, seconded by Mr. Chrétien, by leave of the House, introduced Bill C-3, An Act to protect V 4—1

human health and the environment from the release of substances that contaminate the environment, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to protect human health and the environment from the release of substances that contaminate the environment; to provide for the appointment of an Environmental Contaminants Board of Review consisting of not less than three persons, for the appointment of advisory committees and, for the designation of any person as an inspector or analyst.

Mr. Gillespie, seconded by Mr. Davis, by leave of the House, introduced Bill C-4, An Act to amend the Export and Import Permits Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The House resumed debate on the motion of Mr. Stollery, seconded by Mr. Pelletier (Sherbrooke),—That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

## MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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 motion of Mr. Stanfield, seconded by Mr. Wagner, in amendment thereto,—That the following be added to the Address:

"We respectfully affirm to Your Excellency that Your Excellency's advisers do not possess the confidence of this House."

And debate continuing;

### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

## Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Hees Hamilton (Swift Current-Maple Creek), McKinnon and Howie for Messrs. Ritchie, MacLean, McCain and Haliburton on the Standing Committee on External Affairs and National Defence.

Mr. Whicher for Mr. Foster on the Standing Committee on Veterans Affairs.

Messrs. Hamilton (Qu'Appelle-Moose Mountain) and Ellis for Messrs. Hamilton (Swift Current-Maple Creek)

and Morgan on the Standing Committee on National Resources and Public Works.

Mr. Foster for Mr. La Salle on the Standing Committee on Agriculture.

Mr. Guilbault for Miss Bégin on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Blais for Mr. Rompkey on the Standing Committee on Regional Development.

Mr. Lajoie for Mr. McRae on the Standing Committee on Indian Affairs and Northern Development.

Mr. Fairweather for Mr. Stewart (Marquette) on the Standing Committee on Justice and Legal Affairs.

# 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 41(1), namely:

By Mr. Trudeau, a Member of the Queen's Privy Council,—Summary of Orders in Council passed during the month of July, 1973. (English and French).—Sessional Paper No. 292-1/357.

By Mr. Allmand, a Member of the Queen's Privy Council,—Report of the Department of the Solicitor General of Canada for the fiscal year ended March 31, 1973, pursuant to section 5 of the Department of the Solicitor General Act, chapter S-12 R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/25.

By Mr. Faulkner, a Member of the Queen's Privy Council,—Report of the National Arts Centre Corporation for the fiscal year ended March 31, 1973, pursuant to section 17 of the National Arts Centre Act, chapter N-2, R.S.C., 1970, together with financial statement. (English and French).—Sessional Paper No. 292-1/179.

By Mr. Pelletier (Hochelaga) a Member of the Queen's Privy Council,—Report of the Department of Communications for the fiscal year ended March 31, 1973, pursuant to section 6 of the Department of Communications Act chapter C-24, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/22.

At 10.23 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(2).

LUCIEN LAMOUREUX,
Speaker.

Room	Committee	Hour
VE	(Subject to change from day to day)	
	TUESDAY, MARCH 5, 1974	
	Miscellaneous Estimates	
308 W.B.	Organization	2.00 p.m.
	National Resources and Public Works	
308 W.B.	Organization	3.00 p.m.
	External Affairs and National Defence	
308 W.B.	Organization	4.00 p.m.
	AGRICULTURE	
308 W.B.	Organization	5.00 p.m.
	WEDNESDAY, MARCH 6, 1974	
	Broadcasting, Films and Assistance to the Arts	
209 W.B.	Organization	4.00 p.m.
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Organization	5.00 p.m.

# VOTES AND PROCEEDINGS

# OF THE

# HOUSE OF COMMONS

# OF CANADA

OTTAWA, TUESDAY, MARCH 5, 1974

11.00 o'clock a.m.

### PRAYERS

A petition was presented by the honourable Member for New Westminster (Mr. Leggatt).

The House resumed debate on the motion of Mr. Stollery, seconded by Mr. Pelletier (Sherbroke),—That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

### MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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 motion of Mr. Stanfield, seconded by Mr. Wagner, in amendment thereto,—That the following be added to the Address:

V 5-1

"We respectfully affirm to Your Excellency that Your Excellency's advisers do not possess the confidence of this House."

And 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 amendment to the main motion, it was negatived on the following division:

(Division No. 2)

YEASTOSSIMEL

Messrs.

Blenkarn 190 drow Diefenbaker Alexander Boisvert somedos I Carter siota I Alkenbrack Dinsdale Allard Dionne Andre Ellis (Rocky Mountain) Epp Arrol Clarke alongued Fairweather Atkey (Vancouver Forrestall Baker Balfour Quadra) anside Fortin Coates (TOINDS.I) Frank
Cossitt OMNIGOI Fraser Bawden Beattie (Hamilton Crouse rationales W Gauthier (Roberval) Mountain) Danforth (100) Beaudoin milito 9 Darling Gillies Bell Dick Godin

Sauvé (Mrs.)

Sharp

### Messrs.

Lundrigan Hales MacDonald Haliburton (Egmont) Hamilton MacDonald (Miss) (Qu'Appelle-Moose Mountain) (Kingston and the Islands) Hamilton MacInnis (Swift Current-(Cape Breton-Maple Creek) East Richmond) Hargrave MacKay MacLean Hellyer Higson Macquarrie Hollands Madill Holmes Marshall Masniuk Horner (Crowfoot) Matte Mazankowski Horner (Battleford-McCain McCleave Kindersley) McGrath Howie Hueglin McKenzie Jarvis McKinley Kempling McKinnon Mitges Knowles (Norfolk-Morgan Haldimand) Muir Lambert Munro (Esquimalt-(Edmonton West) Saanich) Laprise La Salle Murta Lawrence

Neil (Moose Jaw) Nielsen Nowlan O'Connor O'Sullivan Paproski Patterson Reynolds Ritchie Roche Rondeau Rynard Schellenberger Schumacher Scott Skoreyko Stackhouse Stanfield Stevens Stewart (Marquette) Taylor Tétrault Thomas (Moncton) Towers Wagner

Whittaker

Woolliams

Yewchuk-109.

Wise

# NAYS

### Messrs.

Fleming Allmand Foster Barnett Basford Fox Béchard Gauthier (Ottawa-Vanier) Bégin (Miss) Benjamin Gilbert Blackburn Gillespie Blais Gleave Blouin Goyer Boulanger Gray Grier Breau Guay Brewin (St. Boniface) Broadbent Guay (Lévis) Buchanan Guilbault Caccia Haidasz Cafik Harding Campbell Caron Harney Herbert Chrétien Clermont Hopkins Comtois Howard Isabelle Corbin Corriveau Jamieson Côté Knight Cullen Knowles (Winnipeg Cyr North Centre) Danson Lachance Davis De Bané Lajoie Lalonde Demers Douglas Lang Langlois Drury Dubé Laniel Dupont Leblanc Dupras (Laurier) Duquet LeBlanc Ethier (Westmorland-Faulkner Kent) Lefebvre Firth

Leggatt Lessard Lewis L'Heureux Loiselle MacDonald (Cardigan) Macdonald (Rosedale) MacEachen MacGuigan MacInnis (Mrs.) Marceau Marchand (Langelier) Marchand (Kamloops-Cariboo) McRae Morin (Mrs.) Munro (Hamilton East) Neale (Vancouver East) Nesdolv Nystrom Olaussen Olivier Orlikow Ouellet Pelletier (Hochelaga) Pelletier (Sherbrooke) Penner Peters Portelance Poulin

### Messrs.

Prud'homme Smith Railton (Northumberland-Reid Miramichi) Richardson Smith Rompkey (Saint-Jean) Rooney Stanbury Rose Stewart Rowland (Okanagan-Roy Kootenay) (Timmins) Stewart Roy (Cochrane) (Laval) Stollery Saltsman Symes

Thomas
(Maisonneuve-Rosemont)
Trudeau
Trudel
Turner
(London
East)
Turner
(Ottawa-Carleton)
Watson
Whelan
Whicher
Yanakis—129.

# Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. MacDonald (Egmont) for Mr. Epp on the Standing Committee on Regional Development.

Messrs. Nielsen, O'Sullivan and Blenkarn for Messrs. MacLean, Oberle and Andre on the Standing Committee on Miscellaneous Estimates.

Mr. Schumacher for Mr. Hamilton (Qu'Appelle-Moose Mountain) on the Standing Committee on National Resources and Public Works.

Messrs. McGrath and Lawrence for Messrs. O'Sullivan and Kempling on the Standing Committee on Miscellaneous Estimates.

Messrs. Stevens, Kempling, Blenkarn, McGrath, Clermont, Portelance, Railton, Nielsen and Lawrence for Messrs. Andre, Fraser, Bawden, Baldwin, Gendron, Cullen, Rompkey, McCain and Munro (Esquimalt-Saanich) on the Standing Committee on National Resources and Public Works.

Mr. Symes for Mr. Douglas on the Standing Committee on National Resources and Public Works.

Mr. Béchard, Mrs. Morin, Messrs. Haliburton, McCain and Nielsen for Messrs. Gendron, Walker, Howie, Forrestall and Hees on the Standing Committee on External Affairs and National Defence.

Messrs. La Salle and Reid for Messrs. Epp and Stewart (Okanagan-Kootenay) on the Standing Committee on Agriculture.

Messrs. Hees, Stackhouse and Forrestall for Messrs. Nielsen, Haliburton and McCain on the Standing Committee on External Affairs and National Defence.

# 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 41(1), namely:

By Mr. Allmand, a Member of the Queen's Privy Council,—Copy of Contracts entered into between the Government of Canada and the Municipality of Leaf Rapids in the Province of Manitoba, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/270.

By Mr. Andras, a Member of the Queen's Privy Council,—Report of the Department of Manpower and Immigration, for the fiscal year ended March 31, 1973, pursuant to section 5 of the Department of Manpower and Immigration Act, chapter M-1, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/17.

At 10.02 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX,

Speaker.

Room	Committee Committee	Hour
	(Subject to change from day to day)	ment of Cana
	WEDNESDAY, MARCH 6, 1974	ection 20 of
	MISCELLANEOUS ESTIMATES	1/279. Mind
209 W.B.	Organization	4.00 p.m.
	Finance, Trade and Economic Affairs	
209 W.B.	Organization	5.00 p.m.
	THURSDAY, MARCH 7, 1974	- was mouse
	Broadcasting, Films and Assistance to the Arts	
209 W.B.	Organization	10.00 a.m.
	FISHERIES AND FORESTRY	for Mesers.
308 W.B.	Organization	2.00 p.m.
	Health, Welfare and Social Affairs	pelle-Mouse
308 W.B.	Organization	3.00 p.m.
	Indian Affairs and Northern Development	a O'Sallirai
308 W.B.	Organization	4.00 p.m.
	JUSTICE AND LEGAL AFFAIRS	Circle Clare
308 W.B.	Organization	5.00 p.m.

# VOTES AND PROCEEDINGS

# OF THE

# HOUSE OF COMMONS

# OF CANADA

# OTTAWA, WEDNESDAY, MARCH 6, 1974

2.00 o'clock p.m.

### PRAYERS

Mr. Speaker informed the House that the Clerk of the House had laid upon the Table the First Report of the Clerk of Petitions, stating that he had examined the petition of Sharon Vance and others in relation to the proposed transfer of the George Derby lands to the Province of British Columbia, and finds that the petition meets the requirements of the Standing Orders as to form.

Mr. Marchand (Langelier), a Member of the Queen's Privy Council, laid upon the Table,—Copies of the Canadian Transport Commission Study on Midwestern Ontario-Bruce Public Transport, Parts I and II dated December 1973. (English and French).—Sessional Paper No. 292-4/65.

The House resumed debate on the motion of Mr. Stollery, seconded by Mr. Pelletier (Sherbrooke),—That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of V 6-1

Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

### MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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 debate continuing;

## Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Higson for Mr. Paproski on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Knight for Mr. Orlikow on the Standing Committee on Miscellaneous Estimates.

Mr. Grier for Mr. Symes on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Messrs. Railton and Guay (St. Boniface) for Messrs. Danson and Buchanan on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Penner for Mr. Caccia on the Standing Committee on Miscellaneous Estimates.

Mr. Blais for Mr. Penner on the Standing Committee on Miscellaneous Estimates.

Messrs. Schellenberger and Dinsdale for Miss Mac-Donald (Kingston and the Islands) and Mr. Taylor on the Standing Committee on Indian Affairs and Northern Development.

Mr. Buchanan for Mr. Guay (Lévis) on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Howie for Mr. Patterson on the Standing Committee on External Affairs and National Defence.

# Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Cerk of the House was laid upon the Table pursuant to Standing Order 41(1), namely:

By Mr. Jamieson, a Member of the Queen's Privy Council,—Report on the Operation of the Regional Development Incentives Act for the month of December, 1973, pursuant to section 16 of the said Act, chapter R-3, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/332.

At 6.00 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(2).

> LUCIEN LAMOUREUX, Speaker.

the print.

Canada, Chancellor and Commander of the Order of Millimry Merit, Governor General and Commander-in-Chief of Gassaca.

MAY IT PLEASE YOUR EXCELLENCY:

We, ifor Majesty's most loyal and duffut subjects, the liouse of Commons of Canada, in Parliament assembled, beg leave to offer our humble thanks to Your Excellency for the gracious Speech which Your Excellency dressed to both Houses of Parliament.

Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Higson for Mr. Paproski on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Knight for Mr. Orlikow on the Standing Com-

December 1973. (English and French) — Sessional Paper No. 292-4/85.

The House resumed debate on the motion of Mr. Stolery, seconded by Mr. Pelletier (Sherbrooke),—That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of

-8 V

Room	Committee	Hour
MO	(Subject to change from day to day)	Comp
	THURSDAY, MARCH 7, 1974	pen.
	Broadcasting, Films and Assistance to the Arts	
209 W.B.	Organization	10.00 a.m
	FISHERIES AND FORESTRY	
308 W.B.	Organization	2.00 p.m
	Health, Welfare and Social Affairs	
308 W.B.	Organization	3.00 p.m
	Indian Affairs and Northern Development	
308 W.B.	Organization	4.00 p.m
	JUSTICE AND LEGAL AFFAIRS	
308 W.B.	Organization	5.00 p.m

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2.00 p.m.		

# **VOTES AND PROCEEDINGS**

# OF THE

# HOUSE OF COMMONS

# OF CANADA

# OTTAWA, THURSDAY, MARCH 7, 1974

11.00 o'clock a.m.

### PRAYERS

Mr. Gillespie, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Regulations respecting the Acquisition of Canadian Business Enterprises. (English and French).—Sessional Paper No. 292-7/1.

Mr. Drury, 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:

## JULES LÉGER

His Excellency the Governor General transmits to the House of Commons Supplementary Estimates (B) of sums required for the service of Canada for the fiscal year ending on the 31st March, 1974, and, in accordance with the provisions if "The British North America Act, 1867" the Governor General recommends these Estimates to the House of Commons.

The said Supplementary Estimates (B), 1973-74, recorded as Sessional Paper No. 292-1/132A.

On motion of Mr. MacEachen, seconded by Mr. Drury, it was ordered,—That the Supplementary Estimates (B)

1973-74, tabled this day be referred to the Standing Committee on Miscellaneous Estimates.

The House resumed debate on the motion of Mr. Stollery, seconded by Mr. Pelletier (Sherbrooke),—That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

### MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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 debate continuing;

### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Miss Bégin and Messrs. Nielsen, Ritchie, Danforth and Hargrave for Messrs. Stollery, Coates, Muir, Beatty (Wellington-Grey-Dufferin Waterloo) and Nowlan on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Messrs. Coates, Muir, Beatty (Wellington-Grey-Dufferin Waterloo) and Nowlan for Messrs. Nielsen, Ritchie, Danforth and Hargrave on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Messrs. Knowles (Winnipeg North Centre) and Guilbault for Messrs. Broadbent and Walker on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Stackhouse and Whittaker for Messrs. Oberle and Rynard on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Caron for Mr. Campbell on the Standing Committee on Fisheries and Forestry.

Messrs. Munro (Esquimalt-Saanich), McCain and Lessard for Messrs. Holmes, Stackhouse and Cafik on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Pelletier (Sherbrooke) for Mr. Lajoie on the Standing Committee on Indian Affairs and Northern Development.

Messrs. Prud'homme and O'Connor for Mr. Blaker and Miss MacDonald (Kingston and the Islands) on the Standing Committee on Justice and Legal Affairs.

# 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 41(1), namely:

By Mr. Allmand, a Member of the Queen's Privy Council,—Copies of Contracts entered into between the Government of Canada and the Municipalities of Didsbury, Edson, Fort McMurray, Spruce Grove and Wetaskiwin in the Province of Alberta, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/266A.

By Mr. Allmand,—Copies of Contracts entered into between the Government of Canada and the Municipalities of Eston, Fort Qu'Appelle and Nipawin in the Province of Saskatchewan, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/274A.

By Mr. Lang, a Member of the Queen's Privy Council,—Amending Order No. 3, amending the Federal Court Rules, dated February 12, 1973, made by the Judges of the Court, pursuant to section 46(5), of the Federal Court Act, chapter 10, R.S.C., 1970 (2nd Supplement) together with a copy of Order in Council P.C. 1973-526, dated March 6, 1973, approving same. (English and French).—Sessional Paper No. 292-1/404.

By Mr. Lang,—Amending Order No. 4, amending the Federal Court Rules, dated April 9, 1973, made by the Judges of the Court, pursuant to section 46(5) of the Federal Court Act, chapter 10, R.S.C., 1970 (2nd Supplement), together with a copy of Order in Council P.C. 1973-1068, dated May 8, 1973, approving same. (English and French).—Sessional Paper No. 292-1/404A.

By Mr. Lang,—Amending Order No. 5, amending the Federal Court Rules, dated February 1, 1974, made by the Judges of the Court, pursuant to section 46(5), of the Federal Court Act, chapter 10, R.S.C. 1970 (2nd Supplement), together with a copy of Order in Council P.C. 1974-399, dated February 26, 1974, approving same. (English and French).—Sessional Paper No. 292-1/404B.

By Mr. MacEachen, a Member of the Queen's Privy Council,—Order in Council P.C. 1973-1825, dated June 29, 1973, amending the Federal Elections Fees Tariff made by Order in Council P.C. 1971-785, dated April 23, 1971, (as amended), pursuant to section 61(2) of the Canada Elections Act, chapter 14, R.S.C., 1970 (1st Supplement). (English and French).—Sessional Paper No. 292-1/402.

By Mr. MacEachen,—Order in Council P.C. 1973-1826, dated June 20, 1973, amending the Yukon and Northwest Territories Council Elections Fees Tariff, made by Order in Council P.C. 1964-99, January 23, 1964, (as amended), pursuant to section 61(2) of the Canada Elections Act, chapter 14, R.S.C., 1970 (1st Supplement). (English and French).—Sessional Paper No. 292-1/402A.

At 10.05 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(1).

required for the serving of Coreda for the fiscal year

LUCIEN LAMOUREUX,

. respective restimates (B), 1973-74, re-

On motion of Mr. MacEachen, seconded by Mr. Drury, was ordered, That the Supplementary Estimates (B)

And debate continuing;

Room	Committee	Hour
W.C.	(Subject to change from day to day)	
	TUESDAY, MARCH 12	
	AGRICULTURE	
308 W.B.	Order of the day: Estimates 1974–75  Appearing: The Minister responsible for the Canadian Wheat Board	9.30 a.m.
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Organization	10.00 a.m.
	Privileges and Elections	
308 W.B.	Organization	11.00 a.m.
	REGIONAL DEVELOPMENT	
308 W.B.	Organization	5.00 p.m.
	Transport and Communications	
308 W.B.	Organization	8.00 p.m.
	VETERANS AFFAIRS	
308 W.B.	Organization	9.00 p.m.

simales by +75 f. inister responsible for the Canadian Wheat Board	

# VOTES AND PROCEEDINGS

# OF THE

# HOUSE OF COMMONS

# OF CANADA

OTTAWA, FRIDAY, MARCH 8, 1974

11.00 o'clock a.m.

### PRAYERS

The House resumed debate on the motion of Mr. Stollery, seconded by Mr. Pelletier (Sherbrooke),—That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

## MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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 debate continuing;

By unanimous consent, the House reverted to "Motions".

On motion of Mr. Drury, seconded by Mr. Ouellet, it was ordered,—

V 8-1

That, notwithstanding the provisions of any Standing Order or practice of this House, the version of the bill intituled "An Act to authorize the provisions of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada," as reported with amendments from the Standing Committee on Transportation and Communications during the first session of the Twentyninth Parliament, and the version of the bill intituled "An Act to amend the National Parks Act", as reported with amendments from the Standing Committee on Indian Affairs and Northern Development during the first session of the Twenty-ninth Parliament, be deemed to have been introduced, read a first time, ordered to be printed, read a second time, referred to and reported from a Standing Committee, and that the said bills be ordered for consideration by the House at the report stage on or after March 8, 1974.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to Bill C-5, An Act to authorize the provision

of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to authorize the Canadian National Railway to make capital expenditures including investment in securities or affiliated companies in the calendar year 1973 not exceeding in the aggregate \$225,500,000; to enable the National System to make capital expenditures not exceeding in the aggregate \$75,000,-000 (including such amount not exceeding \$8,000,000 for branch lines) in the first six months of the calendar year 1974 for discharging obligations incurred prior to January 1, 1974; to enter into contracts not exceeding \$167,500,000 prior to the 1st day of July 1974, for equipment, additions and conversions requiring payments after the calendar year 1973; in the period after January 1, 1973 and before July 1, 1974, to borrow either from Her Majesty or by means of issues of securities guaranteed by Her Majesty an amount not exceeding \$21,000,000 for construction of branch lines; to authorize Her Majesty to make loans directly to Air Canada or to guarantee issues of securities of Air Canada not exceeding \$140,-000,000 for discharging obligations of the airline that become due and payable in the period January 1, 1973 to June 30, 1974; to authorize the guarantee by Her Majesty of debentures not exceeding the Canadian dollar equivalent of £13,000,000 to be issued by Air Canada in the period July 1, 1972 to December 31, 1976 in payment for certain propulsion systems and components thereof supplied under contracts entered into before July 1, 1972;

to authorize Her Majesty to continue to purchase until December 31, 1973, Canadian National Railway Company 4 per cent preferred stock in an annual amount not exceeding 3 per cent of the gross revenues of the Company; to extend the limit of refunding under the Canadian National Railway Refunding Act, 1955, to one billion dollars; to authorize Her Majesty to make loans to the Canadian National Railway Company and Air Canada to meet deficiencies in operating revenues to June 30, 1974, any such loans to be repaid from revenues of the Railway Company and Air Canada or, if revenues prove insufficient by subsequent deficit appropriation by Parliament.

## Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Andre, Fraser, Bawden, McCain and Munro (Esquimalt-Saanich) for Messrs. Stevens, Kempling, Blenkarn, McGrath and Lawrence on the Standing Committee on National Resources and Public Works.

Mr. Holmes for Mr. Munro (Esquimalt-Saanich) on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Darling, Frank, Ellis and Thomas (Moncton) for Messrs. Blenkarn, Roche, Atkey and McGrath on the Standing Committee on Labour, Manpower and Immigration.

At 5.10 o'clock p.m., the House adjourned until Monday at 11.00 o'clock a.m., pursuant to Standing Order 2(2).

LUCIEN LAMOUREUX,
Speaker.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 63(2) in relation to Bill C-5. An Act to sutherize the provision

Room	Committee	Hour
NY	(Subject to change from day to day)	
	MONDAY, MARCH 11	
	MISCELLANEOUS ESTIMATES	
308 W.B.	Order of the day: Supplementary Estimates (B) 1973–74—Treasury Board	2.00 p.m. 8.00 p.m.
	TUESDAY, MARCH 12	
	AGRICULTURE	
308 W.B.	Order of the day: Estimates 1974–75	9.30 a.m.
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Organization	10.00 a.m.
	PRIVILEGES AND ELECTIONS	
308 W.B.	Organization	11.00 a.m.
	REGIONAL DEVELOPMENT	
308 W.B.	Organization	5.00 p.m.
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
209 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs (United Nations Law of the Sea Conference)	8.00 p.m.
	Transport and Communications	
308 W.B.	Organization	8.00 p.m.
	Veterans Affairs	
308 W.B.	Organization	9.00 p.m.

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# VOTES AND PROCEEDINGS

# HOUSE OF COMMONS

# OF CANADA

OTTAWA, MONDAY, MARCH 11, 1974

11.00 o'clock a.m.

### PRAYERS

Mr. Gray, seconded by Mr. MacEachen, by leave of the House, introduced Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Stanbury, seconded by Mr. MacEachen, by leave of the House, introduced Bill C-8, An Act to amend the Customs Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Chrétien, seconded by Mr. MacEachen, by leave of the House, introduced Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the Yukon Act to increase the membership of the Council from seven to twelve and to provide for further increases in the membership not to exceed twenty and to amend the Northwest Territories Act to increase the membership of the Council from fourteen to fifteen.

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 the Public Accounts for the years ending March 31, 1972 and March 31, 1973 and the Reports of the Auditor General thereon, together with the evidence adduced by the Committee while considering the said matters in previous sessions of Parliament, be referred to the Standing Committee on Public Accounts.—The President of the Privy Council.

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):

V 9-1

That the system of readjusting representation in the House of Commons, including the method of determining the number of Members for each province established by section 51 of the British North America Act, be referred to the Standing Committee on Privileges and Elections.—The President of the Privy Council.

The House resumed debate on the motion of Mr. Stollery, seconded by Mr. Pelletier (Sherbrooke),—That the following Address be presented to His Excellency the Governor General of Canada:

To His Excellency the Right Honourable Jules Léger, Chancellor and Principal Companion of the Order of Canada, Chancellor and Commander of the Order of Military Merit, Governor General and Commander-in-Chief of Canada.

### MAY IT PLEASE YOUR EXCELLENCY:

We, Her Majesty's most loyal and dutiful 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.

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

On motion of Mr. Drury, seconded by Mr. Turner (Ottawa-Carleton), it was ordered,—That the Address be engrossed and presented to His Excellency the Governor General by Mr. Speaker.

Pursuant to Standing Order 58, on motion of Mr. Drury, seconded by Mr. Turner (Ottawa-Carleton), it was ordered,—That this House at its next sitting consider the business of Supply.

## Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Rompkey and Gendron for Messrs. Portelance and Clermont on the Standing Committee on National Resources and Public Works.

Mr. Stewart (Okanagan-Kootenay) for Mr. Reid on the Standing Committee on Agriculture.

Messrs. Walker and Stollery for Mrs. Morin and Mr. Béchard on the Standing Committee on External Affairs and National Defence.

Messrs. Caccia, Grier, Lambert (Bellechasse) and Lambert (Edmonton West) for Messrs. Blais, Knight, Matte and Dinsdale on the Standing Committee on Miscellaneous Estimates.

Mr. Blaker for Mr. Prud'homme on the Standing Committee on Justice and Legal Affairs.

Mr. Campbell for Mr. Caron on the Standing Committee on Fisheries and Forestry.

Messrs. Cafik and Walker for Messrs. Lessard and Guilbault on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Allard for Mr. Latulippe on the Standing Committee on Veterans Affairs.

Mr. Godin for Mr. Fortin on the Standing Committee on Indian Affairs and Northern Development.

Mr. Caouette (Charlevoix) for Mr. Fortin on the Standing Committee on Miscellaneous Private Bills and Standing Orders.

Mr. Rondeau for Mr. Caouette (Charlevoix) on the Standing Committee on Public Accounts.

Mr. Boisvert for Mr. Caouette (Charlevoix) on the Standing Joint Committee on Printing.

Mr. Fortin for Mr. Allard on the Standing Committee on Privileges and Elections.

Mr. Caouette (Charlevoix) for Mr. Fortin on the Standing Committee on Procedure and Organization.

Mr. Matte for Mr. Lambert (Bellechasse) on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Caouette (Charlevoix) for Mr. Fortin on the Standing Joint Committee on Regulations and other Statutory Instruments.

Mr. Caouette (Charlevoix) for Mr. Godin on the Standing Committee on Transport and Communications.

Mr. Barnett for Mr. Douglas on the Standing Committee on External Affairs and National Defence.

Messrs. Blouin, Smith (Saint-Jean), Blais, Béchard, Caccia and Towers for Messrs. Demers, Roy (Laval), Béchard, Caccia, Smith (Saint-Jean) and Lawrence on the Standing Committee on Miscellaneous Estimates.

Mr. Godin for Mr. Caouette (Charlevoix) on the Standing Committee on Transport and Communications.

Mr. Korchinski for Mr. Danforth on the Standing Committee on Agriculture.

Mr. Demers for Mr. Blouin on the Standing Committee on Miscellaneous Estimates.

Mr. Yewchuk for Mr. Wise on the Standing Committee on Agriculture.

Mr. Baker for Mr. Lambert (Edmonton West) on the Standing Committee on Miscellaneous Estimates.

Messrs. Côté, Clarke (Vancouver Quadra), O'Sullivan and Oberle for Messrs. Caccia, Towers, McGrath and Blenkarn on the Standing Committee on Miscellaneous Estimates. Messrs. Haliburton and Blenkarn for Messrs. O'Sullivan and Nielsen on the Standing Committee on Miscellaneous Estimates.

At 9.46 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

Room	Committee	Hour
and andres	(Subject to change from day to day)	Catimates.
	TUESDAY, MARCH 12	
	AGRICULTURE	
308 W.B.	Order of the day: Estimates 1974–75  Appearing: The Minister responsible for the Canadian Wheat Board	9.30 a.m.
	Miscellaneous Estimates	
269 W.B.	Order of the day: Supplementary Estimates (B) 1973-74—External Affairs; Canadian International Development Agency	9.30 a.m.
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Organization.	10.00 a.m.
	Privileges and Elections	
308 W.B.	Organization	11.00 a.m.
	REGIONAL DEVELOPMENT	
308 W.B.	Organization.	5.00 p.m.
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
209 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs (United Nations Law of the Sea Conference).  Witnesses: Fisheries Council of Canada Pacific Trollers' Association	8.00 p.m.
	Transport and Communications	
308 W.B.	Organization.	8.00 p.m.
	Veterans Affairs	
308 W.B.	Organization	9.00 p.m.
	THURSDAY, MARCH 14	
	Broadcasting, Films and Assistance to the Arts	
371 W.B.	Order of the day: Estimates 1974–75—Canada Council  Witnesses: From the Canada Council:  Mr. Guy Rocher, Vice-Chairman and Officials	9.30 a.m.
	PROCEDURE AND ORGANIZATION	
112-N	Organization	11.00 a.m.

# **VOTES AND PROCEEDINGS**

# OF THE

# HOUSE OF COMMONS

# OF CANADA

OTTAWA, TUESDAY, MARCH 12, 1974

2.00 o'clock p.m.

### PRAYERS

One petition for a Private Bill was presented in accordance with Standing Order 67(1).

Mr. Trudeau, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Report of the Crisis Management Study Group entitled "The Enhancement of Crisis Handling Capability within the Canadian Federal Structure", dated October 15, 1972. (English and French).—Sessional Paper No. 292-7/2.

### STATEMENT BY MR. SPEAKER

MR. SPEAKER: On today's Order Paper some 163 bills in the name of private Members are standing for introduction and first reading in this sitting. The House will recall that, for several years, it has been the practice to introduce and give first reading in a group to all such bills by unanimous consent. I assume that today the House will be willing to follow what may be termed as the usual practice in regard to these bills.

In a preliminary way, it must be said that there is some concern in the mind of the Chair concerning a number of the bills standing for introduction. By way V 10—1

of example the very first bill standing for consideration by the House is one in the name of the honourable Member for Hamilton West (Mr. Alexander). This bill came forward last year in the very same terms as it appears today for consideration of the House. At that time, it was ruled out of order after considerable procedural discussion by honourable Members. I have mentioned this bill because it is No. 1 on the Order Paper and the honourable Member for Hamilton West may wish to give the matter some thought in the meantime. I considered that, in fairness to him, it should be mentioned. It may be that any further comments in this regard or with regard to the other bills should be deferred until the occasion upon which these bills are first taken up during the private Members' hour.

In addition, it may be said that some difficulty has arisen in recent years with regard to the grouping of private members bills with government bills. In order to facilitate the filing and reference to each class of bill, it is proposed, in future, to begin the numbering of private Members' bills at C-101. The traditional proforma Bill will continue to bear the number C-1. Government bills will then begin at C-2 and continue for the first hundred numbers. It is thought that all government bills to be introduced this session can be accommodated within that range of numbers.

May I ask then, whether there is unanimous consent that all public bills listed in the names of private Members for introduction on today's Order Paper be deemed to have been introduced, given first reading, ordered to be printed and to stand for second reading at the next sitting of the House subject, of course, to subsequent examination as to regularity of each bill.

Is the procedure to which I have referred agreed to?

Accordingly by unanimous consent, the following bills were deemed to have been introduced, read the first time and ordered to be printed, and ordered for a second reading at the next sitting of the House:

Bill C-101, An Act to amend the National Housing Act (municipal water and soil pollution projects).—Mr. Alexander.

Bill C-102, An Act to provide for the establishment of Rural Airport Development Advisory Committees.— $M\tau$ . Howard.

Bill C-103, An Act respecting the guarantee of supply of parts for motor vehicles and farm implements imported into Canada or sent or conveyed from one province to another.—Mr. Nesdoly.

Bill C-104, An Act to amend the Canada Labour Code.

—Mr. Oberle.

Bill C-105, An Act to amend the Canada Elections Act (leave of absence).—Mr. Stackhouse.

Bill C-106, An Act to establish the Office of Ombuds-man.—Mr. Reid.

Bill C-107, An Act to amend the Canada Elections Act. —Mr. Clark (Rocky Mountain).

Bill C-108, An Act to amend the Canada Pension Plan (housewives' contributions and benefits).—Mr. Saltsman.

Bill C-109, An Act to provide for the constitution of a Federal Transport Commission of Inquiry (impartial investigation of transport accidents).—Mr. Forrestall.

Bill C-110, An Act to amend the Canadian Citizenship Act (natural born Canadian citizen).—Mrs. MacInnis.

Bill C-111, An Act to amend the Canada Elections Act (permanent voters list).—Mr. Fleming.

Bill C-112, An Act to amend the Broadcasting Act (advertising on children's programs).—Mr. McGrath.

Bill C-113, An Act to amend the Criminal Code.—Mr. Stewart (Cochrane).

Bill C-114, An Act to amend the Broadcasting Act (equal time to opposition parties).—Mr. Orlikow.

Bill C-115, An Act respecting the control of lobbying.

—Mr. Mather.

Bill C-116, An Act respecting National Youth Appreciation Week.—Mr. Reynolds.

Bill C-117, An Act to amend the Criminal Records Act.—Mr. Rynard.

Bill C-118, An Act to amend the British North America Act, 1867 (abolition of the Senate).—Mr. Knowles (Winnipeg North Centre).

Bill C-119, An Act respecting Crown corporations (not agents of Her Majesty).—Mr. Fortin.

Bill C-120, An Act to amend the Territorial Sea and Fishing Zones Act.—Mr. Leggatt.

Bill C-121, An Act to amend the Electoral Boundaries Readjustment Act.—Mr. Lambert (Edmonton West).

Bill C-122, An Act to amend the British North America Act 1867 (National Capital of Canada).—Mr. Isabelle.

Bill C-123, An Act to amend the Criminal Code.—Mr. Stevens.

Bill C-124, An Act to amend the Canadian Citizenship Act.— $Mr.\ Andre.$ 

Bill C-125, An Act to amend the Railway Act.—Mr. Hales.

Bill C-126, An Act to amend the Fisheries Act.— $M\tau$ . Barnett.

Bill C-127, An Act to amend the National Housing Act. —Mr. Carter.

Bill C-128, An Act to amend the Canada Pension Plan.

—Mr. Coates.

Bill C-130, An Act to amend the Old Age Security Act.—Mr. Whittaker.

Bill C-131, An Act to amend the Canadian Citizenship Act (minimum residence requirement).—Mr. Pru-d'homme.

Bill C-132, An Act respecting National Hire the Handicapped Week.—Mr. Atkey.

Bill C-133, An Act to amend the Canada Elections Act (form of ballot).—Mr. Rowland.

Bill C-134, An Act to provide for the protection of domestic animals while in transit.—Mr. O'Sullivan.

Bill C-135, An Act respecting increased representation for the Northwest Territories.—*Mr. Firth*.

Bill C-136, An Act to amend the Canada Shipping Act (coasting trade).—Mr. Neale (Vancouver East).

Bill C-137, An Act to amend the Railway Act (deviations, changes and removal).—Mr. Knight.

Bill C-138, An Act to amend the Broadcasting Act.—Mr. McKenzie.

Bill C-139, An Act to amend the Pension Benefits Standards Act.—Mr. Guay (St. Boniface).

Bill C-140, An Act to establish the National Noise Control Code.—*Mr. Grier*.

Bill C-141, An Act respecting the importation of dangerous animals.— $M\tau$ . Stackhouse.

Bill C-142, An Act to amend the National Housing Act.

—Mr. Fleming.

Bill C-143, An Act respecting noise in factories.— $M\tau$ . Mather.

Bill C-144, An Act to designate Major's Hill Park.—Mr. Stewart (Cochrane).

Bill C-145, An Act to amend the Canada Elections Act (a form of absentee balloting).—Mr. Howard.

Bill C-146, An Act respecting employment with the Government of Canada not covered by the Public Service Employment Act.—Mr. Orlikow.

Bill C-147, An Act to amend the Canada Labour Code (age or sex discrimination).—Mr. Forrestall.

Bill C-148, An Act to amend the Canada Pension Plan.

—Mr. Saltsman.

Bill C-149, An Act respecting the labelling of hazardous household products.—Mr. Mather.

Bill C-150, An Act to provide for the establishment of the Alaska-Yukon Highway Authority (Alaska Highway).—Mr. Reynolds.

Bill C-151, An Act to establish the Office of Parliamentary Commissioner.—Mr. Reynolds.

Bill C-152, An Act to amend the British North America Acts, 1867 to 1965, with respect to the quorum of the House of Commons.—Mr. Knowles (Winnipeg North Centre).

Bill C-153, An Act respecting the designation of the Speaker of the House of Commons as the Member for the Electoral District of Parliament Hill.—Mr. Knowles (Winnipeg North Centre).

Bill C-154, intituled: "An Act to amend the Income Tax Act (section 239).—Mr. Lambert (Edmonton West).

Bill C-155, An Act respecting the continental shelf.— Mr. McGrath.

Bill C-156, An Act to amend the Canada Elections Act (publication of the result of opinion polls).—Mr. Coates.

Bill C-157, An Act respecting Indian Lands in the Province of British Columbia.—Mr. Howard.

Bill C-158, An Act respecting the disclosure of financial interests by Senators, Members of the House of Commons and certain other persons.—Mr. Knowles (Winnipeg North Centre).

Bill C-159, An Act respecting the international airport at Ottawa.—Mr. Isabelle.

Bill C-160, An Act to amend the Department of Consumer and Corporate Affairs Act.—Mr. Mather.

Bill C-161, An Act to amend the Unemployment Insurance Act, 1971.—Mr. Oberle.

Bill C-162, An Act to amend the Criminal Code (preventive detention).—Mr. Orlikow.

Bill C-163, An Act to amend the Canada Evidence Act (incriminating statements).—Mr. Orlikow.

Bill C-164, An Act to amend the Food and Drugs Act.— Mr. Mather.

Bill C-165, An Act to amend the Canada Labour Code.

—Mr. Barnett.

Bill C-166, An Act to amend the Canada Labour Code (increased minimum hourly wage).—Mr. Knowles (Winnipeg North Centre).

Bill C-167, An Act to amend the Criminal Code (harassment telephone communications).—Mr. Mather.

Bill C-168, An Act to amend the Financial Administration Act (Parliamentary Commissioner for Administration).—Mr. Reynolds.

Bill C-169, An Act to establish a universal emergency telephone number.—*Mr. Mather*.

Bill C-170, An Act to amend the Territorial Sea and Fishing Zones Act.—Mr. Neale (Vancouver East).

Bill C-171, An Act to amend the Arctic Waters Pollution Prevention Act.—Mr. Howard.

Bill C-172, An Act to amend the Narcotic Control Act. —Mr. Reynolds.

Bill C-173, An Act to amend the Canadian Citizenship Act (equal residence requirements accorded alien spouses of Canadians).—Mrs. MacInnis.

Bill C-174, An Act respecting a proposed association between Canada and the Caribbean Turks and Caicos Islands.—Mr. Saltsman.

Bill C-175, An Act to amend the Department of Justice Act (annual report).—Mr. Fortin.

Bill C-176, An Act to amend the Territorial Sea and Fishing Zones Act.—Mr. Barnett.

Bill C-177, An Act respecting a passport issued to a woman who is married.—Mrs. MacInnis.

Bill C-178, An Act to amend the Old Age Security Act.

—Mr. Reynolds.

Bill C-179, An Act to amend the Immigration Act—Mr. Benjamin.

Bill C-180, An Act to amend the National Transportation Act.—Mr. Knight.

Bill C-181, An Act to amend the Bank Act (regulation of excess of loan interest rate over rate of interest on debts payable by bank).—Mr. Saltsman.

Bill C-182, An Act to amend the Canada Elections Act (form of ballot).—Mr. Howard.

Bill C-183, An Act to amend the Textile Labelling Act (prohibitions and labels).—Mrs. MacInnis.

Bill C-184, An Act to amend the Public Service Staff Relations Act.—Mr. Orlikow.

Bill C-185, An Act to better assure the public's rights to freedom of access to public documents and information about government administration (administrative disclosure).—Mr. Mather.

Bill C-186, An Act to amend the Criminal Code (tire safety).—Mr. Mather.

Bill C-187, An Act to amend the Unemployment Insurance Act.—Mr. Thomas (Moncton).

Bill C-188, An Act to provide for the establishment of the Alaska-Yukon Highway Authority (Alaska Highway).—*Mr. Oberle*.

Bill C-189, An Act respecting the protection of records of Canadian business concerns.—Mr. Mather.

Bill C-190, An Act to amend the Territorial Sea and Fishing Zones Act.—Mr. Douglas.

Bill C-191, An Act to regulate Trade and Commerce.—Mr. Saltsman.

Bill C-192, An Act to amend the Criminal Code.—Mr. Woolliams.

Bill C-193, An Act to amend the Railway Act.—Mr. Schumacher.

Bill C-194, An Act to amend the Small Businesses Loans Act.—Mr. Howard.

Bill C-195, An Act to amend the Combines Investigation Act.—Mr. Howard.

Bill C-196, An Act respecting disclosure of credit rating records.—Mr. McGrath.

Bill C-197, An Act to amend the Fisheries Improvement Loans Act.—Mr. Howard.

Bill C-198, An Act to amend the Territorial Sea and Fishing Zones Act.—Mr. Howard.

Bill C-199, An Act to amend the British North America Acts, 1867 to 1965 (Yukon and Northwest Territories Senate representation.—*Mr. Nielsen*.

Bill C-200, An Act to amend the Inquiries Act (publication of reports).—Mr. Alexander.

Bill C-201, An Act to amend the Senate and House of Commons Act.—Mr. Stewart (Cochrane).

Bill C-202, An Act to amend the Territorial Sea and Fishing Zones Act.—Mr. Olaussen.

Bill C-203, An Act respecting the Central Mortgage and Housing Corporation Act.—Mr. Fleming.

Bill C-204, An Act to amend the Canadian Citizenship Act (time off without loss of pay for appearance in Citizenship Court).—Mr. Knowles (Winnipeg North Centre).

Bill C-205, An Act to amend the Narcotic Control Act. —Mr. Poulin.

Bill C-206, An Act to amend the Motor Vehicle Safety Act (farm tractors).—Mr. Rowland.

Bill C-207, An Act to amend the Criminal Code (cruelty to animals).—Mr. Mather.

Bill C-208, An Act to amend the Criminal Code.—Mr. Stackhouse.

Bill C-209, An Act to amend the Criminal Code (young offenders)—Mr, Woolliams,

Bill C-210, An Act respecting packaged perishable food.—Mr. Mather.

Bill C-211, An Act respecting confidential information contained in data banks.—Mr. Knight.

Bill C-212, An Act to amend the Criminal Code.—Mr. Blenkarn.

Bill C-213, An Act to amend the Motor Vehicle Safety Act (seat belts).—Mr. Mather.

Bill C-214, An Act to amend the Bank of Canada Act. —Mr. Caouette (Témiscamingue).

Bill C-215, An Act to amend the Navigable Waters Protection Act.—Mr. Barnett.

Bill C-216, An Act to amend the Immigration Act (mental retardation).—Mr. Mather.

Bill C-217, An Act respecting the sale of firecrackers to minors.—Mr. Stackhouse.

Bill C-218, An Act respecting excavations in Indian and Inuit burial grounds.—Mr. Harney.

Bill C-219, An Act to amend the Criminal Code (obliteration of motor vehicle serial numbers).—Mr. Mather.

Bill C-220, An Act to amend the Indentification of Criminals Act.—Mr. Blais,

Bill C-221, An Act to amend the Canadian Citizenship Act.—Mr. Jarvis.

Bill C-222, An Act to amend the Electoral Boundaries Readjustment Act (rules).—Mr. Reid.

Bill C-223, An Act to amend the Canadian Bill of Rights.—Mr. Stevens.

Bill C-224, An Act to amend the British North America Act, 1867 to 1965 (duration of House of Commons).—
Mr. Rowland.

Bill C-225, An Act to amend the Veterans' Land Act—Mr. Marshall.

Bill C-226, An Act to amend the Farm Improvement Loans Act.—Mr. Howard.

Bill C-227, An Act to amend the Farmers' Creditors Arrangement Act.—Mr. Baldwin.

Bill C-228, An Act to provide for the prohibition of the killing of polar bears in Canada.—Mr. Reynolds.

Bill C-229, An Act to amend the Canada Labour Code (three weeks annual vacation after three years).—Mr. Knowles (Winnipeg North Centre).

Bill C-230, An Act to amend the Supreme Court Act (private citizen's reference).—Mr. Morgan.

Bill C-231, An Act to provide for a national plebiscite on the removal of the abortion provisions from the Criminal Code of Canada. —*Mr. Reynolds*.

Bill C-232, An Act to amend the Department of the Environment Act (fisheries).—Mr. McGrath.

Bill C-233, An Act respecting boating safety.—Mr. Mather.

Bill C-234, An Act to amend the Public Service Employment Act (age discrimination).—Mr. Forrestall.

Bill C-235, An Act to restrain the use of tobacco.— Mr. Mather.

Bill C-236, An Act to amend the Department of Manpower and Immigration Act (handicapped persons).— Mr. Atkey.

Bill C-237, An Act to amend the National Energy Board Act.—Mr. Andre.

Bill C-238, An Act representing the presence of the flags of Canada in both Houses of Parliament.—Mr. Schumacher.

Bill C-239, An Act respecting Sir John A. Macdonald Day.—Mr. Macquarrie.

Bill C-240, An Act to amend the British North America Acts, 1867 to 1965 (duration of House of Commons).—Mrs. MacInnis.

Bill C-241, An Act to amend the Territorial Sea and Fishing Zones Act.—Mr. Nelson.

Bill C-242, An Act to provide for a national emblem for Canada.—Mr. Darling.

Bill C-243, An Act to amend the Canada Elections Act (proxy voting).—Mr. Horner (Crowfoot).

Bill C-244, An Act to amend the Criminal Code (abortion).—Mrs. MacInnis.

Bill C-245, An Act to amend the Post Office Act.—Mr. Clarke (Vancouver Quadra).

Bill C-246, An Act to provide for a national plebiscite on the abolition of capital punishment.—Mr. Reynolds.

Bill C-247, An Act to establish a Newfoundland Crossing Authority.—Mr. Marshall.

Bill C-248, An Act respecting relief to non-smokers in transit.—Mr. Mather.

Bill C-249, An Act to amend the Indian Act (voting age).—Mr. Foster.

Bill C-250, An Act to amend the Canada Elections Act. —Mr. Nesdoly.

Bill C-251, An Act to amend the Criminal Code (cautionary label on alcoholic beverage container).—Mr. Mather.

Bill C-252, An Act to amend the Criminal Code (penalty for cattle rustling).—Mr. Marchand (Kamloops-Cariboo).

Bill C-253, An Act to amend the Canadian Citizenship Act.—Mr. Fairweather.

Bill C-254, An Act to amend the Harbour Commissions Act.—Mr. Reynolds.

Bill C-255, An Act to amend the Broadcasting Act.— Mr. Mather.

Bill C-256, An Act to amend the Criminal Code.—Mr. Cafik.

Bill C-257, An Act to amend the Small Loans Act.— Mr. Rowland.

Bill C-258, An Act respecting the right of the public to information concerning the public business.—Mr. Baldwin.

Bill C-259, An Act to amend the Canada Labour Code (provision for ten general holidays with pay).—Mr. Knowles (Winnipeg North Centre).

Bill C-260, An Act to amend the Criminal Code.—Mr. Ellis.

Bill C-261, An Act to amend the Criminal Records Act. —Mr. Reynolds.

Bill C-262, An Act to establish the National Urban Transportation Authority.—Mr. Stevens.

Bill C-263, An Act to amend the Indian Act.—Mrs. Morin.

Mr. Gillespie, seconded by Mr. Chrétien, by leave of the House, introduced Bill C-10, An Act to amend the Export Development Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the Export Development Act to increase the authorized share capital of the Corporation from \$125,000,000 to \$400,000,000 and to permit the Minister designate to subscribe for shares with payments out of the Consolidated Revenue Fund; to permit the Corporation to borrow up to ten times the aggregate of the authorized capital and the amount credited to the capital surplus amount; to broaden the

definitions "foreign customer", "instrument" and "investment in a foreign country" for the purposes of the Act; to increase the maximum potential liability of the Corporation under sections 24 and 25 of the Act and under sections 13 and 13A of the Export Credits Insurance Act from \$500,000,000 to \$750,000,000; to increase the maximum potential liability of the Corporation under section 27 of the Act and 21 of the Export Credits Insurance Act from \$500,000,000 to \$750,000,000; to permit the Corporation to enter into agreements to purchase or sell instruments after a loan agreement has been entered into but not after the first repayment of the principal amount has been made; to increase from 1,500 million dollars .to 4,250 million dollars the maximum liability of foreign customers to the Corporation under section 29 of the Act or section 21A of the Export Credits Insurance Act for the repayment of the principal amount under all loans and the potential liability of the Corporation under loans and instruments the Corporation has agreed to make and guarantee, and to provide for the determination of the liability of the loan; to increase from 450 million dollars to 850 million dollars the maximum liability of foreign customers to the Corporation under section 31 of the Act for the repayment of the principal amount under all loans and the potential liability of the Corporation under loans and instruments the Corporation has agreed to make and guarantee, and to provide for the determination of the liability of the loan; to permit the Corporation to enter into reinsurance contracts in the manner prescribed and to provide that the maximum liability of the Corporation under contracts of insurance and reinsurance shall not exceed \$250,000,000; and to provide further for other related and consequential matters.

The Order being read for the consideration of the Business of Supply;

Pursuant to Standing Order 58, Mr. Marshall, seconded by Mr. Lambert (Edmonton West), moved,—That this House regrets that the government has not extended the March 31, 1974 deadline under the Veterans' Land Act and calls upon the government to consider taking immediate steps to extend this deadline.

After debate thereon, at 9.45 o'clock p.m., Mr. Speaker interrupted the debate pursuant to Standing Order 58(9);

And the question being put on the motion, it was negatived on the following division:

(Division No. 3)

YEAS

Messrs.

Alexander Alkenbrack Allard Andre Arrol Atkey Baker Baldwin Balfour Bawden Beattie
(Hamilton
Mountain)
Beatty
(WellingtonGrey-DufferinWaterloo)
Bell
Blenkarn
Boisvert

Caouette
(Charlevoix)
Carter
Clark
(Rocky Mountain)
Clarke
(Vancouver
Quadra)
Coates
Costes
Costes

### Messrs.

Crouse Danforth Darling Dick Dinsdale Dionne Ellis Epp Fairweather Fortin Frank Fraser Gillies Godin Grafftey Hales Haliburton Hamilton (Qu'Appelle-Moose Mountain) Hargrave Hees Hellyer Higson Hollands Holmes Horner (Crowfoot) Horner (Battleford-Kindersley) Howie Hueglin Hurlburt Jarvis

Kempling Knowles (Norfolk-Haldimand) Korchinski Lambert (Edmonton West) Laprise La Salle Latulippe Lawrence MacDonald (Egmont) MacDonald (Miss) (Kingston and The Islands) MacKay MacLean Macquarrie Madill Marshall Masniuk Matte Mazankowski McCain McCleave McGrath McKenzie McKinley McKinnon Mitges Morgan Muir Munro (Esquimalt-

Murta Neil (Moose Jaw) Nielsen Nowlan Oberle O'Connor O'Sullivan Paproski Patterson Reilly Reynolds Ritchie Roche Rondeau Schellenberger Schumacher Scott Skoreyko Stackhouse Stanfield Stevens Stewart (Marquette) Tétrault Thomas (Moncton) Towers Wagner Whittaker

Wise

Woolliams

Lalonde

Yewchuk-109.

### NAYS

Saanich)

### Messrs.

Allmand Andras Barnett Basford Beaudoin Béchard Bégin (Miss) Benjamin Blackburn Blais Blaker Blouin Boulanger Breau Brewin Broadbent Buchanan Caccia Campbell Caron Chrétien Clermont Comtois Corbin Corriveau Côté Cullen Cyr Danson Davis De Bané Demers Douglas Drury Dubé

Dupont Lang Dupras Langlois Duquet Ethier Laniel Faulkner Leblanc Firth (Laurier) Fleming Leblanc (Westmorland-Foster Kent) Fox Gauthier Lefebvre (Ottawa Vanier) Leggatt Gilbert Lessard Gillespie Lewis Gleave L'Heureux Loiselle Gover MacDonald Grier (Cardigan) Guay (St. Boniface) Macdonald Guay (Lévis) Guilbault (Rosedale) MacEachen MacGuigan Haidasz Harding MacInnis (Mrs.) Herbert Mackasey Hopkins Marceau Howard Marchand Isabelle (Kamloops-Cariboo) Jamieson Mather Jerome Knight McRae Morin (Mrs.) Knowles (Winnipeg Neale North Centre) (Vancouver East) Lachance Laflamme Nelson Nesdoly Lajoie

### Messrs.

Nystrom Rooney Olaussen Rose Olivier Rowland Orlikow Roy Ouellet (Timmins) Pelletier Roy (Hochelaga) (Laval) Sauvé (Mrs.) Pelletier (Sherbrooke) Sharp Smith Penner Portelance Poulin Stanbury Prud'homme Stewart Railton Kootenay) Reid Richardson Stewart Rompkey

Stollery Symes Thomas (Maisonneuve-Rosemont) Trudeau Trudel Turner (London East) (Saint-Jean) Turner (Ottawa-Carleton) (Okanagan-Walker Watson Whicher (Cochrane) Yanakis-

## Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Stackhouse, Macquarrie, Munro Messrs. Wagner. (Esquimalt-Saanich), Guilbault, Fairweather, Nielsen and Loiselle for Messrs. Holmes, Baker, Haliburton, Oberle, Côté, Clarke (Vancouver Quadra), Blenkarn and Guilbault on the Standing Committee on Miscellaneous Estimates.

Mr. McCain for Mr. Frank on the Standing Committee on Agriculture.

Mr. Orlikow for Mr. Saltsman on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Nielsen, Dupont and Prud'homme for Messrs. Ritchie, Olivier and Roy (Laval) on the Standing Committee on Labour, Manpower and Immigration.

Messrs. Hueglin and Roy (Laval) for Messrs. Stevens and Loiselle on the Standing Committee on Miscellaneous Estimates.

Mr. Nielsen for Mr. MacDonald (Egmont) on the Standing Committee on Privileges and Elections.

Mr. Stevens for Mr. McCain on the Standing Committee on National Resources and Public Works.

Mr. Schellenberger for Mr. Higson on the Standing Committee on Transport and Communications.

Messrs. Roy (Laval) and Olivier for Messrs. Prud'homme and Dupont on the Standing Committee on Labour, Manpower and Immigration.

Mr. Stewart (Okanagan-Kootenay) for Mr. Stewart (Cochrane) on the Standing Committee on Privileges and Elections.

Messrs. Caron and Haliburton for Messrs. Dupont and MacInnis (Cape Breton-East Richmond) on the Standing Committee on Regional Development.

Mr. Ellis for Mr. McCain on the Standing Committee on Transport and Communications.

Messrs. MacLean and McCain for Messrs. Forrestall and Stewart (Marquette) on the Standing Committee on External Affairs and National Defence.

Mr. Rynard for Mr. McCain on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Stevens and Dinsdale for Messrs. Hueglin and Wagner on the Standing Committee on Miscellaneous Estimates.

Messrs. Epp, Darling and Leblanc (Laurier) for Messrs. Dick, MacKay and De Bané on the Standing Committee on Regional Development.

Mr. Brewin for Mr. Harney on the Standing Committee on Miscellaneous Estimates.

Mr. De Bané for Mr. Leblanc (Laurier) on the Standing Committee on Regional Development.

Messrs. Rompkey, Roy (Timmins), Howard, Hurlburt, Rose, Blouin and Watson for Messrs. Mackasey, Blouin, Rose, McKenzie, Howard, Lessard and Rompkey on the Standing Committee on Transport and Communications.

# 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 41(1), namely:

By Mr. Speaker,—Report of the Proceedings of the Commissioners of Internal Economy, for the period January 5, 1973 to January 8, 1974, pursuant to Standing Order 78. (English and French).—Sessional Paper No. 292-1/2.

By Mr. Allmand, a Member of the Queen's Privy Council,—Copy of Contracts entered into between the Government of Canada and the Municipalities of Beausejour, Carman, Flin Flon, Gillam, Minnedosa, Neepawa, Russell, Virden and Winnipeg Beach in the Province of Manitoba, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/270A.

At 10.14 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

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Room	Committee	Hour
to the second second	(Subject to change from day to day)	Mr. Rynari
plant a	THURSDAY, MARCH 14	
erional Popu	Broadcasting, Films and Assistance to the Arts	
371 W.B.	Order of the day: Estimates 1974–75—Canada Council  Witnesses: From the Canada Council:  Mr. Guy Rocher, Vice-Chairman and Officials	9.30 a.m.
SO THE SECOND	Veterans Affairs	
209 W.B.	Organization	9.30 a.m.
	Procedure and Organization	
112-N	Organization	11.00 a.m.
Model Co.	HEALTH, WELFARE AND SOCIAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Medical Research Council	3.30 p.m.
	Agriculture	
371 W.B.	Order of the day: Estimates 1974-75—Vote 1—Administration—Program expenditures and contributions	8.00 p.m.

# **VOTES AND PROCEEDINGS**

# OF THE

# HOUSE OF COMMONS

# OF CANADA

# OTTAWA, WEDNESDAY, MARCH 13, 1974

2.00 o'clock p.m.

### PRAYERS

Mr. Speaker informed the House that the Clerk of the House had laid upon the Table the First Report of the Examiner of Petitions for Private Bills relating to a bill submitted by the Eastern Canada Synod of the Lutheran Church, as follows:

Pursuant to Standing Order 97(2), the Examiner of Petitions for Private Bills has the honour to report that the following petitioners have complied with the requirements of Standing Order 93:

Eastern Canada Synod of the Lutheran Church in America, of the City of Kitchener, Ontario, praying for the passing of an Act amending its Act of Incorporation to broaden its powers to invest in securities and real estate and to give it full power to designate signing officers in connection with the execution of conveyances and instruments.

The Clerk of the House laid on the Table the following

Bill C-264, An Act respecting the Eastern Canada Synod of the Lutheran Church in America.—Mr. Railton.

The said Bill was deemed to have been read the first time and ordered to be printed and ordered for a second

reading at the next sitting of the House, pursuant to Standing Order 100(1).

Mr. MacEachen, seconded by Mr. Dubé, by leave of the House, introduced Bill C-11, An Act to amend the British North America Acts, 1867 to 1965, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to increase the maximum number of Senators from one hundred and ten to one hundred and twelve.

Pursuant to Standing Order 39(4), the following twenty Questions were made Orders of the House for Returns:

\*No. 40—Mr. Hellyer

1. On what date in 1972 did Karl Kristian Ring enter Canada?

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- 2. Has he been in Canada continuously since that date and, if not, what was the date of his latest entry?
- 3. Did he have a valid passport at the time of entry and, if so, from what country?
- 4. Did he have a valid visa at the time of entry and, if so, in what place was it issued?
- 5. On what date did the Department of Manpower and Immigration order his deportation?
- 6. On what date was the deportation order appealed?
  —Sessional Paper No. 292-2/40.

### No. 43-Mr. Cossitt

- 1. On what exact date did the government and the Public Service Commission become aware that Mr. André Roy was facing charges of FLQ terrorist activities at the time he was hired by the Department of the Secretary of State?
- 2. What person or persons in the government or the Public Service Commission became aware of such information, what did they do with this information and specifically did they take any action whatsoever on receipt of this information?
- 3. What is the exact amount of money in dollars and cents paid to Mr. Roy since he was hired on April 4, 1972 by the Department of the Secretary of State and what will be the exact amount of money in dollars and cents paid to Mr. Roy during the calendar year 1973 if he continues in the employ of the government during this time?
- 4. What are the names and addresses of all persons who recommended employment for Mr. Roy either verbally or in writing and to whom were such recommendations made?
- 5. Was the government or the Public Service Commission aware of the charges against Mr. Roy of FLQ activities at the time that Mrs. André Roy was hired by the government on November 20, 1972?
- 6. What is the complete job description of Mrs. André Roy, what is the name and position of the person to whom she is directly responsible and what is the summary of her specific daily duties?—Sessional Paper No. 292-2/43.

### No. 55-Mr. Cossitt

What was the total sum of money paid between April 1, 1972 and March 31, 1973 to each of the lawyers in the Province of Alberta listed in the answer to Question No. 2,273 of the First Session of the 29th Parliament?—Sessional Paper No. 292-2/55.

### No. 56-Mr. Cossitt

What was the total sum of money paid between April 1, 1972 and March 31, 1973 to each of the lawyers in the Province of Saskatchewan listed in the answer to Question No. 2,274 of the First Session of the 29th Parliament?
—Sessional Paper No. 292-2/56.

## No. 60-Mr. Cossitt

What was the total sum of money paid between April 1, 1972 and March 31, 1973 to each of the lawyers in the

Province of New Brunswick listed in the answer to Question No. 2,278 of the First Session of the 29th Parliament?
—Sessional Paper No. 292-2/60.

### No. 91-Mr. Cossitt

What were the names and addresses of all lawyers employed by Central Mortgage and Housing Corporation during the past fiscal year in the Province of Newfoundland and what was the total amount of money paid to each individual?—Sessional Paper No. 292-2/91.

### No. 93-Mr. Cossitt

What were the names and addresses of all lawyers employed by Central Mortgage and Housing Corporation during the past fiscal year in the Province of Nova Scotia and what was the total amount of money paid to each individual?—Sessional Paper No. 292-2/93.

### No. 94-Mr. Cossitt

What were the names and addresses of all lawyers employed by Central Mortgage and Housing Corporation during the past fiscal year in the Province of Quebec and what was the total amount of money paid to each individual?—Sessional Paper No. 292-2/94.

### No. 95-Mr. Cossitt

What were the names and addresses of all lawyers employed by Central Mortgage and Housing Corporation during the past fiscal year in the Province of Ontario and what was the total amount of money paid to each individual?—Sessional Paper No. 292-2/95.

### No. 96-Mr. Cossitt

What were the names and addresses of all lawyers employed by Central Mortgage and Housing Corporation during the past fiscal year in the Province of Saskatchewan and what was the total amount of money paid to each individual?—Sessional Paper No. 292-2/96.

# No. 97-Mr. Cossitt

What were the names and addresses of all lawyers employed by Central Mortgage and Housing Corporation during the past fiscal year in the Province of Alberta and what was the total amount of money paid to each individual?—Sessional Paper No. 292-2/97.

### No. 98-Mr. Cossitt

What were the names and addresses of all lawyers employed by Central Mortgage and Housing Corporation during the past fiscal year in the Province of British Columbia and what was the total amount of money paid to each individual?—Sessional Paper No. 292-2/98.

### No. 117-Mr. McKinnon

With respect to the four DDH 280 helicopter destroyers (a) what was the cost of the ships as delivered from the shipyards (b) what additional expenses were incurred during and as a result of sea trials (c) if any other capital costs were incurred how much were they and what were

they for (d) what was the total cost of bringing the four DDH 280s to operational status?—Sessional Paper No. 292-2/117.

### \*No. 161-Mr. Forrestall

- 1. What officials or representatives of the government were witness to the scrapping of the *HMCS Bonaventure*?
- 2. Is the government aware of the present location of Mr. N. W. Kennedy, described by government officials as one of the leading shipbrokers in the world and, if so, where is his operation based at present?
- 3. What specific steps were taken by the government to ensure that the obligation to scrap the *Bonaventure* was carried out by the individual or individuals who contracted to purchase the *Bonaventure*?
- 4. What safeguards existed in the contract to purchase the *Bonaventure* to ensure that the original purchaser could not re-sell to a foreign power or foreign-based operation except in the instance that such foreign power or foreign operation would specifically undertake to use the *Bonaventure* for the purposes of scrap metal and salvage material?
- 5. How were such safeguards enforceable and in what specific manner were they enforced?
- 6. What steps have been taken since the sale by the government of the *Bonaventure* to ensure that future sales of military hardware no longer used by the Canadian Armed Forces is kept under the absolute control and supervision of the government until the full intent of the original contract has been met?—Sessional Paper No. 292-2/161.

### No. 242-Mr. Nystrom

- 1. What were the amounts of money spent by the Canada Council on publicity and/or information in each of the fiscal years 1972-73 and 1973-74 to date?
- 2. What were the names and addresses of firms and individuals who received these contracts, what amounts of money were spent in each case and what was the purpose of each contract?
- 3. In the case of expenditures for publicity and/or information made within the Department by its publicity or information division, what was the amount in each case and the purpose of the expenditure?—Sessional Paper No. 292-2/242.

### No. 245-Mr. Nystrom

- 1. What were the amounts of money spent by the Department of the Environment on publicity and/or information in each of the fiscal years 1972-73 and 1973-74 to date?
- 2. What were the names and addresses of firms and individuals who received these contracts, what amounts of money were spent in each case and what was the purpose of each contract?
- 3. In the case of expenditures for publicity and/or information made within the Department by its publicity or information division, what was the amount in each case and the purpose of the expenditure?—Sessional Paper No. 292-2/245.

### No. 287-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Public Service Commission on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/287.

### No. 291-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of the Secretary of State on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted—Sessional Paper No. 292-2/291.

### No. 365-Mr. Nystrom

- 1. For the fiscal years 1971-72 and 1972-73 what amount of the total expenditures for the Department of Public Works were spent (a) outside of Canada (b) within Canada and (c) in each of the 10 provinces, the Yukon and Northwest Territories?
- 2. (a) What was the total number of employees in the Department of Public Works as of March 31, 1973 (b) how many of those employees would be considered employees of the headquarters and are employed on the (i) Quebec side of the national capital (ii) Ontario side of the national capital (c) how many employees does the Department have in each of the 10 provinces, the Yukon and Northwest Territories?—Sessional Paper No. 292-2/365.

### No. 372—Mr. Clarke (Vancouver Quadra)

- 1. On what date was title to the property known as Granville Island in the City of Vancouver transferred to Central Mortgage and Housing Corporation?
  - 2. What was the name of the transferor?
  - 3. At what price was the property transferred?
- 4. Was the whole of Granville Island transferred and how much area of the land was transferred?
- 5. On what date had the property been acquired by the transferor and at what price was it acquired?
- 6. Had some of the land area been man-made by dumping fill into the waters of False Creek and, if so (a) on what date did this occur (b) what land area was created?
- 7. Since several alternatives were suggested in the study of October, 1972, what are the government's present plans for the future of this property?
- 8. Are there any housing or mortgages involved and, if not, for what reason was this property transferred?

- 9. Did the Minister of State for Urban Affairs say that Granville Island will be designated for public use and for revitalization in conjunction with the city-owned and privately held properties in the area of False Creek and, if so, has the government considered turning Granville Island over to the City of Vancouver by lease or gift, so that the development can proceed with a minimum of bureaucracy and confusion?
- 10. Do some leases have 20 years or more to run until expiry and, if so, for what reason has the government already hired a project manager?
- 11. What experience or skill does the project manager, Mr. Russell Brink, possess in order to qualify him as project manager?
- 12. Was a competition held in the normal way to ensure that the best candidate for this job was obtained and, if not, how was Mr. Russell Brink selected?
- 13. How was the salary of the project manager established at \$25,000 per annum?
- 14. What other costs, particularly in the way of support staff and other expenses, have been budgeted for the management of this project?
- 15. How will the newly-planted trees be cared for in order to protect the taxpayers investment of \$19,000 therein?—Sessional Paper No. 292-2/372.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

Ordered,—That there be laid before this House a copy of (a) a list of all those people, and their backgrounds, invited to attend the National Economic Conference sponsored by the Economic Council of Canada (b) a list of the Committees which reported to the Conference and the subject on which each reported (c) the name of the Chairman and the members of each Committee (d) the studies tabled by each Committee at the Conference.—(Notice of Motion for the Production of Papers No. 11—Mr. Orlikow).

Ordered,—That there be laid before this House a copy of the report to the Governor in Council by the Canadian Transport Commission April 30, 1971, on the operation of Section 278 (then S. 336) of the Railway Act.—(Notice of Motion for the Production of Papers No. 17—Mr. Mazankowski).

The Order being read for the second reading and reference to the Standing Committee on Finance, Trade and Economic Affairs of Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code.

Mr. Gray, seconded by Mr. MacEachen moved,—That the said bill be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate arising thereon;

# Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Orlikow for Mr. Brewin on the Standing Committee on Miscellaneous Estimates.

Messrs. Mackasey and Loiselle for Messrs. Watson and Roy (Timmins) on the Standing Committee on Transport and Communications.

Miss MacDonald (Kingston and the Islands) and Mr. Grafftey for Messrs. Macquarrie and Whittaker on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Clark (Rocky Mountain) for Mr. Coates on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

# 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 41(1), namely:

By Mr. MacEachen, a Member of the Queen's Privy Council,—Return to an Order of the House, dated March 13, 1974, for a copy of (a) a list of all those people, and their backgrounds, invited to attend the National Economic Conference sponsored by the Economic Council of Canada (b) a list of the Committees which reported to the Conference and the subject on which each reported (c) the name of the Chairman and the members of each Committee (d) the studies tabled by each Committee at the Conference.—(Notice of Motion for the Production of Papers No. 11).—Sessional Paper No. 292-3/11.

By Mr. MacEachen,—Return to an Order of the House, dated March 13, 1974, for a copy of the report to the Governor in Council by the Canadian Transport Commission April 30, 1971, on the operation of Section 278 (then S. 336) of the Railway Act.—(Notice of Motion for the Production of Papers No. 17).—Sessional Paper No. 292-3/17.

Second Report of the Clerk of Petitions, pursuant to Standing Order 67(7):

The Clerk of Petitions has the honour to report that the petition of the following, presented on Tuesday, March 12, 1974, meets the requirements of Standing Order 67:

Eastern Canada Synod of the Lutheran Church in America, of the City of Kitchener, Ontario, praying for the passing of an Act amending its Act of Incorporation to broaden its powers to invest in securities and real estate and to give it full power to designate signing officers in connection with the execution of conveyances and instruments.—Mr. Hymmen.

At 6.00 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX,
Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, MARCH 14	
	Broadcasting, Films and Assistance to the Arts	
371 W.B.	Order of the day: Estimates 1974–75—Canada Council.  Witnesses: From the Canada Council:  Mr. Guy Rocher, Vice-Chairman and Officials	9.30 a.m.
	VETERANS AFFAIRS	
209 W.B.	Organization	9.30 a.m.
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
209 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs (United Nations Law of the Sea Conference)	11.00 a.m.
	Procedure and Organization	
112-N	Organization	11.00 a.m.
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Medical Research Council	3.30 p.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Supplementary Estimates (B) 1973-74—Food Prices Review Board—Finance  Appearing:  At 8.00 p.m.  The Minister of Finance	3.30 p.m. 8.00 p.m.
	Witness: At 3.30 p.m.	
	Mrs. Beryl Plumptre, Chairman of the Food Prices Review Board	
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Vote 1—Administration—Program expenditures and contributions	8.00 p.m.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Order of the day Estimates 1974-75—Medical Research Council.  Appearing: The Minister of National Health and Welfare Witness: From the Medical Research Plouncil.  Dr. G. Malcolm Brown, President	

# **VOTES AND PROCEEDINGS**

## OF THE

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, THURSDAY, MARCH 14, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. MacEachen, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Report on Employer-Employee Relations in the Public Service of Canada—Proposals for Legislative Change Part I—J. Finkelman, Q.C., Chairman, Public Service Staff Relations Board. (English and French).—Sessional Paper No. 292-4/66.

The House resumed debate on the motion of Mr. Gray, seconded by Mr. MacEachen, That Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate continuing;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Private Bills)

The Order being read for the second reading and reference to the Standing Committee on Miscellaneous V 12—1

Private Bills and Standing Orders of Bill C-264, An Act respecting the Eastern Canada Synod of the Lutheran Church in America.

Mr. Railton, seconded by Mr. Foster, moved,—That the said bill be now read a second time and referred to the Standing Committee on Miscellaneous Private Bills and Standing Orders.

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 and Standing Orders.

### (Public Bills)

The Order being read for the second reading and reference to the Standing Committee on Labour, Manpower and Immigration of Bill C-104, An Act to amend the Canada Labour Code.

Mr. Oberle, seconded by Mr. McKinley moved,—That the said bill be now read a second time and referred to the Standing Committee on Labour, Manpower and Immigration.

And debate arising thereon;

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Gray, seconded by Mr. MacEachen,—That Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate continuing;

#### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Masniuk for Mr. Scott on the Standing Committee on Veterans Affairs.

Mr. McGrath for Mr. Jarvis on the Standing Committee on Miscellaneous Estimates.

Mr. Orlikow for Mrs. MacInnis on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Carter for Mr. Hamilton (Swift Current-Maple Creek) on the Standing Committee on External Affairs and National Defence.

Mr. Symes for Mr. Knowles (Winnipeg North Centre) on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Knowles (Norfolk-Haldimand), Schumacher and Ritchie for Messrs. Hamilton (Swift Current-Maple Creek), Whittaker and Murta on the Standing Committee on Agriculture.

Mr. Dupont for Mr. Roy (Laval) on the Standing Committee on Labour, Manpower and Immigration.

Mrs. MacInnis for Mr. Orlikow on the Standing Committee on Miscellaneous Estimates.

Messrs. Clarke (Vancouver Quadra), Frank, Cullen, Atkey, Madill, Fleming and Trudel for Messrs. Munro (Esquimalt-Saanich), Fairweather, Clermont, Macquarrie, Stackhouse, Demers and Blais on the Standing Committee on Miscellaneous Estimates.

Messrs. Dupont and Guilbault for Messrs. Roy (Laval) and Walker on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Lambert (Edmonton West), Blenkarn, Gillies, Kempling, Hellyer, L'Heureux, Demers and Comtois for Messrs. Atkey, Madill, Frank, McGrath, Dinsdale, Béchard, Fleming and Cullen on the Standing Committee on Miscellaneous Estimates.

Messrs. Saltsman, Frank and Breau for Mrs. MacInnis and Messrs. Nielsen and Langlois on the Standing Committee on Miscellaneous Estimates.

Mr. Langlois for Mr. Breau on the Standing Committee on Miscellaneous 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 41(1), namely:

By Mr. Gray, a Member of the Queen's Privy Council,—Report of the Department of Consumer and Corporate Affairs for the fiscal year ended March 31, 1973, pursuant to section 10 of the Department of Consumer and Corporate Affairs Act, Chapter C-27, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/7.

By Mr. Gray,—Report relating to the matters transacted by the Registrar General of Canada for the year ended December 31, 1973, pursuant to section 30 of the Trade Unions Act, chapter T-11, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/411.

By Mr. Gray,—Statement of all Bonds registered in the office of the Registrar General of Canada for the period April 1, 1973 to February 26, 1974, pursuant to section 32 of the Public Officers Act, chapter P-30, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/412.

At 10.28 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX,
Speaker.

### PRIVATE BILLS NOTICE

STANDING COMMITTEE ON MISCELLANEOUS PRIVATE BILLS AND STANDING ORDERS

will consider

on or after Thursday, March 21, 1974 (Pursuant to Standing Order 103(1))

Bill C-264, An Act respecting the Eastern Canada Synod of the Lutheran Church in America.—Mr. Railton

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	FRIDAY, MARCH 15	rn, Gillies,
	Miscellaneous Estimates	Dinudale,
308 W.B.	Order of the day: Supplementary Estimates (B) 1973–74—Treasury Board	9.30 a.m.
	TUESDAY, MARCH 19	
	Broadcasting, Films and Assistance to the Arts	
371 W.B.	Order of the day: Estimates 1974–75—Canada Council.  Witnesses: Representatives from the Canada Council	11.00 a.m.
	NATIONAL RESOURCES AND PUBLIC WORKS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Public Works	3.30 p.m.
	Witnesses: Officials of the Department of Public Works	
	JUSTICE AND LEGAL AFFAIRS	
371 W.B.	Order of the day: Estimates 1974–75—Department of Justice	8.00 p.m.

# VOTES AND PROCEEDINGS

## OF THE

# HOUSE OF COMMONS

## OF CANADA

OTTAWA, FRIDAY, MARCH 15, 1974

11.00 o'clock a.m.

### PRAYERS

Mr. Andras, seconded by Mr. MacEachen, by leave of the House, introduced Bill C-12, An Act to establish a Canada Manpower and Immigration Council, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to establish a Canada Manpower and Immigration Council composed of nineteen members, to provide for the expenses and remuneration of the Chairman, and in the case of a member other than the Crairman, for his expenses and allowances, and for remuneration for any duties he performs with the approval of the Governor in Council on behalf of the Council in addition to his ordinary duties as a member thereof; to provide for the establishment of regional and local manpower committees and for the remuneration and allowances of its members; to provide for the staff of the Council or any committee otherwise than from the public service of Canada.

The Order being read for the consideration of the Business of Supply;

V 13—1

Pursuant to Standing Order 58, Mr. Grier, seconded by Mr. Knowles (Winnipeg North Centre), moved,—That this House calls on the Government to consider the immediate introduction of legislation designed to control selectively the prices of essential commodities and to give either to the Government or to a Prices Review Board the power to roll back unjustifiable price increases.

And debate arising thereon;

By unanimous consent, the House reverted to "Motions".

Mr. Sharp, a Member of the Queen's Privy Council, laid upon the Table,—Document entitled "The Proposed Flooding of the Skagit Valley". (English and French).—Sessional Paper No. 292-7/3.

Debate was resumed on the motion of Mr. Grier, seconded by Mr. Knowles (Winnipeg North Centre),—That this House calls on the Government to consider the immediate introduction of legislation designed to control

selectively the prices of essential commodities and to give either to the Government or to a Prices Review Board the power to roll back unjustifiable price increases.

After further debate, proceedings on the said motion expired.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Clermont, Béchard, Fox, Orlikow, Blaker, Dinsdale, Nielsen, Jarvis and Hurlburt for Messrs. Comtois, L'Heureux, Trudel, Saltsman, Demers, Clarke (Vancouver Quadra), Hellyer, Gillies and Stevens on the Standing Committee on Miscellaneous Estimates.

Mr. Guay (Lévis) for Mr. Guay (St. Boniface) on the Standing Committee on Finance, Trade and Economic 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 41(1), namely:

By Mr. Jamieson, a Member of the Queen's Privy Council,—Report of the Department of Regional Economic Expansion for the fiscal year ended March 31, 1973, pursuant to section 22 of the Department of Regional Economic Expansion Act, chapter R-4, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/28.

At 5.00 o'clock p.m., the House adjourned until Monday, at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
TT1	(Subject to change from day to day)	~ (~
	TUESDAY, MARCH 19	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
209 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs	9.30 a.m.
	Broadcasting, Films and Assistance to the Arts	
371 W.B.	Order of the day: Estimates 1974–75—Canada Council.  Witnesses: Representatives of the Canada Council	3.30 p.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Supplementary Estimates (B) 1973-74—Energy, Mines and Resources	3.30 p.m. 8.00 p.m
	NATIONAL RESOURCES AND PUBLIC WORKS	
209 W.B.	Order of the day: Estimates 1974-75—Department of Public Works	3.30 p.m.
	JUSTICE AND LEGAL AFFAIRS	
371 W.B.	Order of the day: Estimates 1974-75—Department of Justice	8.00 p.m.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Order of the day, Estimates 1974-75—Department of Justice, Appearing: The Minister of Justice and Attorney General of Greeds	

# VOTES AND PROCEEDINGS

## OF THE

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, MONDAY, MARCH 18, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Turner (Ottawa-Carleton), seconded by Mr. Chrétien, by leave of the House, introduced Bill C-13, An Act to enable banks to be incorporated by letters patent and to enable capital stocks of banks to be held and voted by provincial governments, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Turner (Ottawa-Carleton), seconded by Mr. Mac-Eachen, by leave of the House, introduced Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvements Loans Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure:

(a) to amend the Farm Improvement Loans Act to make Alberta Treasury Branches eligible lenders under the Act; to broaden the definition of "farm improvement V 14—1 loan" in the manner prescribed; to increase from \$25,000 to \$50,000 the limit for outstanding loans to an individual borrower and also to remove the sub-limits on land loans and loans for other purposes; to provide for joint borrowers in the manner prescribed; and to extend the application of the Act from July 1, 1974 to June 30, 1977 and limit the total liability of the Minister during that period for loans by banks to \$1,100,000,000 and for loans by other eligible lenders to \$300,000,000;

- (b) to amend the Small Businessess Loans Act to make Alberta Treasury Branches eligible lenders under the Act; to make new businesses eligible for loans and to extend the definition of "business improvement loan" to include a loan made for the purchase of land necessary for the operation of a business enterprise; to extend the meaning of "small business enterprise" in the manner provided; to increase from \$25,000 to \$50,000 the limit for outstanding loans to an individual borrower; and to extend the application of the Act from July 1, 1974 to June 30, 1977 and limit the total liability of the Minister during that period for loans by banks to \$250,000,000 and for loans by other eligible lenders to \$100,000,000; and
- (c) to amend the Fisheries Improvement Loans Act to increase from \$25,000 to \$50,000 the limit of outstand-

ing loans to an individual borrower; to increase from \$20,000,000 to \$25,000,000 the limit of the Minister's total liability for guaranteed loans during the period ending June 30, 1974; and to extend the application of the Act from July 1, 1974 to June 30, 1977 and to limit the Minister's total liability during that period for loans by banks to \$60,000,000 and for loans by other eligible lenders to \$10,000,000.

Pursuant to Standing Order 39(4), the following five Questions were made Orders of the House for Returns:

#### No. 147-Mr. Marshall

- 1. How many CWA/WVA cases are handled by the district authority in each province and what amount of money is disbursed in each province?
- 2. How many people are on the staffs of the various district authority offices administering CWA/WVA in each of the ten provinces?
- 3. What criteria are used to provide staff to the various district authority offices which administer CWA/WVA accounts?—Sessional Paper No. 292-2/147.

#### No. 218-Mr. Forrestall

- 1. Since the inception of the Federal Labour Intensive Programme (FLIP) in each year of operation including the fiscal year 1973-1974, what has been the breakdown in funding (a) by federal department participating (b) by province (c) by identifiable project funded (d) by year?
- 2. For each department and identifiable project, what has been the number of jobs created or sustained through this Programme?
- 3. What are the broad criteria for acceptance of projects, do these differ by department and, if so, in what respect?
- 4. What has been the deadline for submission of proposals and, for each year, what has been the date of commencement and termination of this Programme?—Sessional Paper No. 292-2/218.

#### No. 264-Mr. Nystrom

- 1. What were the amounts of money spent by the Department of Transport on publicity and/or information in each of the fiscal years 1972-73 and 1973-74 to date?
- 2. What were the names and addresses of firms and individuals who received these contracts, what amounts of money were spent in each case and what was the purpose of each contract?
- 3. In the case of expenditures for publicity and/or information made within the Department by its publicity or information division, what was the amount in each case and the purpose of the expenditure?—Sessional Paper No. 292-2/264.

#### No. 270—Mr. Nystrom

1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by Central Mortgage and Housing Corporation on contracts to outside persons and organizations for research, development and other consulting services?

- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/270.

#### No. 342-Mr. Clark (Rocky Mountain)

- 1. With what company or companies has the government contracts for food services (a) on Air Canada flights (b) at DOT airports?
- 2. (a) What is the duration of each contract (b) on what date is each contract up for renewal (c) which contracts are awarded by (i) tendering (ii) other means (d) what is the means of award in each case where there is not tendering?—Sessional Paper No. 292-2/342.
- Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

The Order being read for the second reading and reference to the Standing Committee on Indian Affairs and Northern Development of Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act;

Mr. Chrétien, seconded by Mr. MacEachen moved,— That the said bill be now read a second time and referred to the Standing Committee on Indian Affairs and Northern Development.

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 Indian Affairs and Northern Development.

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Notices of Motions)

Mr. Stackhouse, seconded by Mr. Arrol, moved,—That, in the opinion of this House, the government should act, by legislative or other means, to take over immediate and direct control of the so-called Rochdale College building in Toronto, and thereupon evict the present occupants and arrange for a socially-constructive use of the building.—(Notice of Motion No. 11).

And debate arising thereon;

The hour for Private Members' Business expired.

The Order being read for the second reading and reference to the Standing Committee on Indian Affairs and Northern Development of Bill C-11, An Act to amend the British North America Acts, 1867 to 1965;

Mr. MacEachen, seconded by Mr. Macdonald (Rosedale) moved,—That the said bill be now read a second time and, by unanimous consent, referred to the Standing Committee on Justice and Legal Affairs.

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 Justice and Legal Affairs.

#### (Proceedings on Adjournment Motion)

The question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Caccia and Demers for Messrs. Fox and Blaker on the Standing Committee on Miscellaneous Estimates.

Messrs. Walker and Roy (Laval) for Messrs. Guilbault and Dupont on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Symes for Mr. Grier on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Douglas for Mr. Barnett on the Standing Committee on External Affairs and National Defence.

Mr. Knight for Mr. Symes on the Standing Committee on National Resources and Public Works.

Messrs. Hamilton (Qu'Appelle-Moose Mountain), Balfour, Stevens and Andre for Messrs. Kempling, Frank, Blenkarn and Lambert (Edmonton West) on the Standing Committee on Miscellaneous 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 41(1), namely:

By Mr. Allmand, a Member of the Queen's Privy Council,—Copies of contract entered into between the Government of Canada and the Municipality of Uranium City and District in the Province of Saskatchewan, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/274B.

By Mr. Allmand,—Copies of contract entered into between the Government of Canada and the Municipality of Liverpool in the Province of Nova Scotia, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/275.

By Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council,—Report on the Administration of Members of Parliament Retiring Allowances Act for the fiscal year ended March 31, 1973, pursuant to section 35, chapter 25, R.S.C., 1970, 1st Supplement. (English and French).—Sessional Paper No. 292-1/173.

At 10.06 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
Hour	(Subject to change from day to day)	moe51
	TUESDAY, MARCH 19	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
209 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs	9.30 a.m.
	Broadcasting, Films and Assistance to the Arts	
371 W.B.	Order of the day: Estimates 1974–75—Canada Council.  Witnesses: Representatives of the Canada Council	3.30 p.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Supplementary Estimates (B) 1973–74—Energy, Mines and Resources	3.30 p.m. 8.00 p.m.
	NATIONAL RESOURCES AND PUBLIC WORKS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Public Works	3.30 p.m
	JUSTICE AND LEGAL AFFAIRS	
371 W.B.	Order of the day: Estimates 1974–75—Department of Justice	8.00 p.m
	WEDNESDAY, MARCH 20	
	Broadcasting, Films and Assistance to the Arts	
371 W.B.	Order of the day: Estimates 1974–75—Information Canada	3.30 p.m
	FISHERIES AND FORESTRY	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Environment	3.30 p.m
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development.	3.30 p.m
	Miscellaneous Estimates	
308 W.B.	Order of the day: Supplementary Estimates (B) 1973-74—Manpower and Immigration	3.30 p.m.

(Continued on next page)

March 18, 1974

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, MARCH 21	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974-75—Department of Finance (Department of Insurance)  Witnesses: From the Department of Insurance:  Mr. R. Humphrys, Superintendent	9.30 a.m
	Mr. H. R. Urquhart, Chief, Financial Services Division	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs	3.30 p.m

# VOTES AND PROPERTIEDINGS

OF THE

HOUSE OF COM

OF CANADA

OTTAWA, TUESDAY, MANUA

2.00 o'clock nam

PRAYER

The Order lands was his the consideration of the

Pursuant to Standing Seeder 58, Mr. Marte, seconded by Mr. Caonette (Charleworks) mosted.—That this House regrets that the government has taken no concrete steps to ensure the establishment of a guaranteed minimum unnual income to overcome poverty in Canada and enable each Canada citizen to cope with problems of rising patters and to fight inflation efficiently.

After debate thereon, proceedings on the said motion axpired.

eroctedings on Adjournment Motion

At this clock par, the question "That this House do now as a group of the total proposed pur-

Alexandre de la lacetton was deemed to have

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Notice to the Four the Clerk of the House pursuant to the trace (5(4)(5), membership of Committee traces as follows:

Afr. Afrech Se Maria Committee on Justice and Committee

Mestre Commission and Smith (Northemberland-Diramidal Commission and Breau on the Standing Commission and Resources and Public Works,

Missing the Landson Committee on Missingue and Gitler in the Landson Committee on Missingue Landson

Mr. 1916 (b) Sp. Marchand (Kaulioops-Caribos) on the Standard Communities on Indian Affairs and Northern Corolland

Attributed the Mr. Mills on the Standlag Committee

# **VOTES AND PROCEEDINGS**

## OF THE

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, TUESDAY, MARCH 19, 1974

2.00 o'clock p.m.

#### PRAYERS

The Order being read for the consideration of the Business of Supply;

Pursuant to Standing Order 58, Mr. Matte, seconded by Mr. Caouette (Charlevoix) moved,—That this House regrets that the government has taken no concrete steps to ensure the establishment of a guaranteed minimum annual income to overcome poverty in Canada and enable each Canadian citizen to cope with problems of rising prices and to fight inflation efficiently.

After debate thereon, proceedings on the said motion expired.

(Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

V 15-1

Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Atkey for Mr. Stevens on the Standing Committee on Justice and Legal Affairs.

Messrs. Portelance and Smith (Northumberland-Miramichi) for Messrs. Gendron and Breau on the Standing Committee on National Resources and Public Works.

Messrs. Douglas and Symes for Messrs. Orlikow and Grier on the Standing Committee on Miscellaneous Estimates.

Mr. Lajoie for Mr. Marchand (Kamloops-Cariboo) on the Standing Committee on Indian Affairs and Northern Development.

Mr. Hellyer for Mr. Muir on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Messrs. Breau, Bawden, Ritchie and McRae for Messrs. Caccia, Nielsen, Jarvis and Roy (Laval) on the Standing Committee on Miscellaneous Estimates.

Messrs. Loiselle and Stewart (Okanagan-Kootenay) for Messrs. McRae and Smith (Northumberland-Miramichi) on the Standing Committee on National Resources and Public Works.

Messrs. Harney and Blackburn for Messrs. Douglas and Symes on the Standing Committee on Miscellaneous Estimates.

Messrs. Douglas and Symes for Messrs. Blackburn and Harney on the Standing Committee on Miscellaneous Estimates.

Mr. Olivier for Mr. Béchard on the Standing Committee on Justice and Legal 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 41(1), namely:

By Mr. Davis, a Member of the Queen's Privy Council,—Report of the Freshwater Fish Marketing Corporation for the year ended April 30, 1973, pursuant to section 33 of the Freshwater Fish Marketing Act, chapter F-13, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/294.

At 10.20 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
1937	(Subject to change from day to day)	279_676_
	WEDNESDAY, MARCH 20	T. T.
	Broadcasting, Films and Assistance to the Arts	
371 W.B.	Order of the day: Estimates 1974–75—Information Canada	3.30 p.m.
	FISHERIES AND FORESTRY	
269 W.B.	Order of the day: 1974-75—Department of the Environment.  Appearing: The Minister of the Environment and Minister of Fisheries	3.30 p.m.
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development	3.30 p.m.
	Miscellaneous Estimates	.H. W ens
308 W.B.	Order of the day: Supplementary Estimates (B) 1973-74—Manpower and Immigration	3.30 p.m.
	VETERANS AFFAIRS	.H.W 885
307 W.B.	Order of the day: Estimates 1974-75—Department of Veterans Affairs	3.30 p.m.
	Witnesses: Officials of the Department of Veterans Affairs	.8.W 000
	THURSDAY, MARCH 21	page the bas
	FINANCE, TRADE AND ECONOMIC AFFAIRS	to the Cha
209 W.B.	Order of the day: Estimates 1974-75—Department of Finance (Department of Insurance)  Witnesses: From the Department of Insurance:  Mr. R. Humphrys, Superintendent  Mr. H. R. Urquhart, Chief, Financial Services Division	9.30 a.m.
	HEALTH, WELFARE AND SOCIAL AFFAIRS	statutory w
269 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	9.30 a.m.
	AGRICULTURE	induttor whi
371 W.B. 308 W.B.	Order of the day: Estimates 1974-75—Vote 40—Canadian Grain Commission	11.00 a.m. 8.00 p.m. (if necessary)
	NATIONAL RESOURCES AND PUBLIC WORKS	that a financi
209 W.B.	Order of the day: Estimates 1974–75—Department of Public Works	11.00 a.m.

March 19, 1974

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
taet ee la	(Subject to change from day to day)	Earter F-1
	THURSDAY, MARCH 21 (Continued)	
	PROCEDURE AND ORGANIZATION	
112-N	Order of the day: Estimates 1974–75—Parliament Witnesses: Officers of the House of Commons	11.00 a.m.
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs.  Witness: Mr. Robert Duffy of the Toronto Star	3.30 p.m.
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act	3.30 p.m.
	FISHERIES AND FORESTRY	
269 W.B.	Order of the day: Estimates 1974-75—Department of the Environment	8.00 p.m.
	The first of the Environment and francisco of I islands	
209 W.B.	Privileges and Elections  Order of the day: Estimates 1974–75—Chief Electoral Officer  Witness: Mr. JM. Hamel, Chief Electoral Officer	8.00 p.m.
	VETERANS AFFAIRS	
112-N	Order of the day: Estimates 1974–75—Department of Veterans Affairs	8.00 p.m.

# **VOTES AND PROCEEDINGS**

## OF THE

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, WEDNESDAY, MARCH 20, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Gillespie, a Member of the Queen's Privy Council, laid upon the Table,—Copies of the General Agreement on Tariffs and Trade—Arrangement Regarding International Trade in Textiles, dated December 20, 1973. (English and French).—Sessional Paper No. 292-6/11.

The item "Introduction of Bills" having been called under "Daily Routine of Business", the notice standing in the name of the honourable Member for Burnaby-Richmond-Delta (Mr. Reynolds) for leave to introduce a Bill intituled: "An Act to amend the Canada Student Loans Act".

#### RULING BY MR. SPEAKER

MR. SPEAKER: I should like to refer now to the first of the three bills which stands in the name of the honourable Member for Burnaby-Richmond-Delta (Mr. Reynolds), that is the one which the honourable Member referred to yesterday when he proposed a measure to amend the Canada Student Loans Act. When the bill was called yesterday the honourable Member provided some assistance to the Chair in relation to the procedural acceptability of the bill. The Chair is very grateful to the honourable Member for the proffered assistance and since

then very careful consideration has been given to his submission. But even after taking into account the honourable Member's argument it does seem to the Chair that the bill proposed by him would create a new and a direct charge upon the treasury.

The honourable Member suggests that additional money will not be required since sufficient funds have been provided for this purpose in the statutory vote created pursuant to the parent Act in 1964. That, of course, is a very interesting argument, which gave me cause to ponder and reflect. It was after, as I said, serious reflection that I saw the flaw in the honourable Member's argument.

The Chair appreciates that the recommendation which accompanied the parent Statute in 1964 was stated in general terms and might not have precluded on that occasion an amendment such as that which is now being proposed".

I do not think that it can be contended that a financial proposal that might have been permissible as an amendment in 1964 when the original parent Statute was introduced can now be put forward under the provisions of a recommendation which had effect only in relation to the initial student loans plan.

I refer the honourable Member to section (1) of Standing Order 62, which says: "This House shall not adopt or pass any vote, resolution, address or bill for the appropriation of any part of the public revenue, or of any tax or impost, to any purpose that has not been first recommended to the House by a message from the Governor General in the session"—those are the operative words—"in which such vote, resolution, address or bill is proposed."

In other words, it is suggested that the recommendation which was presented to the House in 1964 had force and effect for that session only. It would not be procedurally acceptable to suggest that the same recommendation could be valid a decade later for a proposition which would create a new and what I consider to be a direct and a substantial charge on the treasury.

It is suggested that even the government would be required to bring in another recommendation to support a bill such as that which is now being proposed by the honourable Member.

As I said yesterday, the bill is an interesting one, and one which the House should look at and study. Perhaps, if the honourable Member could find a way to get the required recommendation from His Excellency, I would be pleased on his behalf to put the motion to the House.

Pursuant to Standing Order 39(4), the following five Questions were made Orders of the House for Returns:

#### No. 35-Mr. Mather

Of the over one billion dollars worth of goods and services purchased by the Department of Supply and Services each year, what is the amount, in dollars, represented by order placed in British Columbia?—Sessional Paper No. 292-2/35.

#### No. 271-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of Communications on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/271.

#### No. 277-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of Indian Affairs and Northern Development on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?

3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/277.

#### No. 312-Mr. Broadbent

- 1. What were the names of corporations or organizations receiving grants or subsidies under each of the following programmes during each of the fiscal years 1968-69, 1969-70, 1970-71, 1971-72, 1972-73 and 1973-74 to date (a) Atlantic Region Freight Assistance Act (b) Grants in aid of transportation research (CTC) (c) Maritime Freight Rates Act (d) National Transportation Act (e) Operating Subsidies to Regional Air Carriers (f) Railway Grade Crossing Fund (g) Steamship Subventions for Coastal Services?
- 2. In each case, what were the amounts of money involved?
- 3. What are the objectives of the above Programmes?
- 4. Have either the Department of Transport or the Canadian Transport Commission conducted any evaluative study of the above Programmes and, if so, what was the date of the latest report?—Sessional Paper No. 292-2/312.

#### No. 318-Mr. Grier

What was the total value of civilian and defence contracts awarded by the Department of Supply and Services under DSS contracts and contracts delegated to DSS by other government departments or agencies for goods and services in each of the fiscal years 1968-69 to 1973-74 to date to the following corporations: Ayre & Sons Ltd.; Avis Transport of Canada Ltd.; ABCO Ltd.; Bata Ltd.; British Columbia Telephone Ltd.; Bell-Northern Research Ltd.; British Columbia Packers Ltd.; Bombardier Ltd.; Canron Ltd.; CAE Industries Ltd.; La Compagnie des Ciments du St-Laurent; Consumers Glass Ltd.; Crang & Ostiguy Inc.; Canada Steamship Lines Ltd.; Casgrain & Co Ltd.; Cleyn & Tinker Ltd.; Delta Electric Ltd.; Douglas Aircraft Company of Canada Ltd.; Dome Petroleum Ltd.; FPE-Pioneer Electric Ltd.; GSW Ltd.; Geosearch Consultants Ltd.; Hoffman-La Roche Ltd.; Les Industries Aird Ltée; ITL Industries Ltd.; Interprovincial Steel & Pipe Corp. Ltd.; Kenting Ltd.; Maislin Transport Ltd.; Mannix Co. Ltd.; Noranda Mines Ltd.; P.S. Ross & Partners; Pacific Truck and Trailer Ltd.; Spiroll Corp. Ltd.; Standard Brands Ltd.: Trimac Ltd.: Western Construction & Engineering Research Ltd.; Wright Engineers Ltd.?—Sessional Paper No. 292-2/318.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

On motion of Mr. MacEachen, seconded by Mr. Munro (Hamilton East), it was ordered,—That the Public Accounts for the years ending March 31, 1972 and March 31, 1973 and the Reports of the Auditor General thereon, together with the evidence adduced by the Committee while considering the said matters in previous sessions

of Parliament, be referred to the Standing Committee on Public Accounts.

On motion of Mr. MacEachen, seconded by Mr. Drury, it was ordered,—That the system of readjusting representation in the House of Commons, including the method of determining the number of Members for each province established by section 51 of the British North America Act, be referred to the Standing Committee on Privileges and Elections.

The House resumed debate on the motion of Mr. Gray, seconded by Mr. MacEachen, That Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate continuing;

A Message was received from the Senate, as follows: Ordered: That a Message be sent to the House of Commons by one of the Clerks at the Table to inform that House that the Honourable Senators Bélisle, Cameron, Choquette, Côté, Forsey, Fournier (de Lanaudière), Fournier (Madawaska-Restigouche), Heath, Hicks, Macdonald, McIlraith, O'Leary, Quart, Riel, Rowe and Yuzyk, 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, as follows: Ordered: That a Message be sent to the House of Commons by one of the Clerks at the Table to inform that House that the Honourable Senators Asselin, Beaubien, Bonnell, Bourque, Duggan, Fournier (Restigouche-Gloucester), Gouin, Greene, Heath, Macdonald, McGrand, Michaud, Neiman, O'Leary, Riley and Sullivan, 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, as follows: Ordered: That a Message be sent to the House of Commons by one of the Clerks at the Table to inform that House that the Honourable the Speaker, the Honourable Senators Carter, Forsey, Inman, Norrie, O'Leary and Quart, 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.

A Message was received from the Senate, as follows:

Ordered: That a Message be sent to the House of Commons by one of the Clerks at the Table to inform that House that the Honourable Senators Flynn, Forsey, Godfrey, Lafond, Riel, Robichaud, Thompson and Walker, have been appointed to act on behalf of the Senate as Members of a Joint Committee of both Houses on Regulations and other Statutory Instruments.

### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Caccia, Roy (Laval), Frank, Epp, Hollands and Alexander for Messrs. Breau, McRae, Andre, Hamilton (Qu'Appelle-Moose Mountain), Balfour and Bawden on the Standing Committee on Miscellaneous Estimates.

Messrs. McRae and Breau for Messrs. Loiselle and Stewart (Okanagan-Kootenay) on the Standing Committee on National Resources and Public Works.

Mr. Béchard for Mr. Olivier on the Standing Committee on Justice and Legal Affairs.

Mr. Marchand (Kamloops-Cariboo) for Mr. Lajoie on the Standing Committee on Indian Affairs and Northern Development.

Mr. Stollery for Mr. Guilbault on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Scott for Mr. Kempling on the Standing Committee on Veterans Affairs.

Mr. McKenzie for Mr. Frank on the Standing Committee on Veterans Affairs.

Miss MacDonald (Kingston and the Islands) for Mr. Schellenberger on the Standing Committee on Indian Affairs and Northern Development.

Mr. Hurlburt for Mr. Masniuk on the Standing Committee on Indian Affairs and Northern Development.

Messrs. MacGuigan, Portelance, Ethier, Blackburn, Ellis, Mackasey and Beattie (Hamilton Mountain) for Messrs. Herbert, Béchard, Roy (Laval), Douglas, Dinsdale, Langlois and Hurlburt on the Standing Committee on Miscellaneous Estimates.

Mr. Haliburton for Mr. Munro (Esquimalt-Saanich) on the Standing Committee on Fisheries and Forestry.

Messrs. Guilbault and Danson for Messrs. Marceau and Roy (Timmins) on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mrs. MacInnis and Mr. Knowles (Winnipeg North Centre) for Messrs. Orlikow and Symes on the Standing Committee on Health, Welfare and Social Affairs. Mr. Douglas for Mr. Knight on the Standing Committee on National Resources and Public Works.

Messrs. Barnett, Masniuk and Frank for Messrs. Howard, Hurlburt and Darling on the Standing Committee on Indian Affairs and Northern Development.

Mr. Marceau for Mr. Railton on the Standing Committee on Miscellaneous Private Bills and Standing Orders.

Messrs. Stollery and Harney for Messrs. Demers and Symes on the Standing Committee on Miscellaneous 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 41(1), namely:

By Mr. Allmand, a Member of the Queen's Privy Council,—Copies of Contract entered into between the Government of Canada and the Municipality of Olds in the Province of Alberta, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/266B.

By Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council,—Report of the Governor of the Bank of Canada and Statement of Accounts for the year ended December 31, 1973, pursuant to section 26(3) of the Bank of Canada Act, chapter B-2, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/65.

At 6.00 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

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## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
твоп	(Subject to change from day to day)	20003
	THURSDAY, MARCH 21	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974-75—Department of Finance (Department of Insurance)  Witnesses: From the Department of Insurance:  Mr. R. Humphrys, Superintendent  Mr. H. R. Urquhart, Chief, Financial Services Division	9.30 a.m.
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974-75—Department of National Health and Welfare	9.30 a.m.
	JUSTICE AND LEGAL AFFAIRS	
371 W.B.	Order of the day: Estimates 1974–75—Department of Justice  Appearing: The Minister of Justice and Attorney General of Canada	9.30 a.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Supplementary Estimates (B) 1973-74—Consumer and Corporate Affairs—Agriculture—Transport	9.30 a.m. 11.00 a.m.
	Appearing:	12.00 noon
	At 9.30 a.m.  The Minister of Consumer and Corporate Affairs At 11.00 a.m.	
	The Minister of Agriculture At 12.00 noon The Minister of Transport	
	AGRICULTURE	
371 W.B. 308 W.B.	Order of the day: Estimates 1974–75—Vote 40—Canadian Grain Commission	11.00 a.m. 8.00 p.m. (if necessary)
	NATIONAL RESOURCES AND PUBLIC WORKS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Public Works	11.00 a.m.
	PROCEDURE AND ORGANIZATION	
112-N	Order of the day: Estimates 1974-75—Parliament Witnesses: Officers of the House of Commons	11.00 a.m.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
make Sto	(Subject to change from day to day)	for the ye
	THURSDAY, MARCH 21 (Continued)	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs	3.30 p.m
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act.  Appearing: The Minister of Indian Affairs and Northern Development	3.30 p.m
	Broadcasting, Films and Assistance to the Arts	
371 W.B.	Order of the day: Estimates 1974-75—Information Canada.  Witnesses: Representatives from Information Canada	8.00 p.m
	FISHERIES AND FORESTRY	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Environment.  Appearing: The Minister of the Environment and Minister of Fisheries	8.00 p.m
	Veterans Affairs	
112-N	Order of the day: Estimates 1974-75—Department of Veterans Affairs.  Witnesses: Officials of the Department of Veterans Affairs	8.00 p.m
	FRIDAY, MARCH 22	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs	9.30 a.m.

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, MARCH 21, 1974

2.00 o'clock p.m

#### PRAYMERS

Mr. Speaker, laid upon the Teble,—Report of the Commissioner of Official Languages for the fiscal year substi-Mirch 21, 1973, pursuant to section \$4(1) of the Official Languages Act, chapter Q-2, R.S.C., 1970. (English and

Mr. Jerome, from the Standing Committee on Justice and Legal Affairs, presented the First Report of the head committee, which is as follows:

Printing to its Order of Reference of Monday, March 18, 1974, your Committee has considered Bill C-11, Act to around the British North America Acts, 1867 to 1865 and has agreed to report it without amendment.

A copy of the relevant Minutes of Proceedings and Mondage (Impe Mo. 2) is tabled.

Minutes to Proceedings and Noticence accompanyand Reserve totorded as Appendix No. 1 to the

Mr. Sharp, a blanch of the Queen's Prive Council, laid to not the Tanto-Copies of Diplomatic Instruments, as follows: (1) Convention concessing the Freedom of Association and Protection of the Hight to Organize Geneva, July 2, 1948. Entered into force for Canada, March 23, 1978. (English and French) — Seasonal Paper No. 292-6/20.

(2) Convention concerning Bruai Remonstration for sten and Women Workers for Work of Equal Value Geneva, June 20, 1851. Entered into force for Cenals. November 16, 1913. (English and French) — Sessional Peter No. 292-6, 204.

(3) Protocol Contenting the Arrangement Regarding International Trade in Cotton Textiles of February 8, 1982. Geneva, May 1, 1987. Entered into force for Canada, October 1, 1987. (English and French).—Sessional Paner No. 202-6/163.

(4) Protocol to the International Convention for the Northwest Aligntic Perfertes Relating to Panel Membership and the Regulatory Measures: Washington, October 1, 1989. Entered into three for Canada, December 15, 1971. (English and French).—Sessional Paper No. 202-6/158.

(5) Arrangement Concerning Cartain Dairy Products (Skinmed Milk Powder), Geneva, January 12, 1976.

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# VOTES AND PROCEEDINGS

## OF THE

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, THURSDAY, MARCH 21, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Speaker, laid upon the Table,—Report of the Commissioner of Official Languages for the fiscal year ended March 31, 1973, pursuant to section 34(1) of the Official Languages Act, chapter O-2, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/301.

Mr. Jerome, from the Standing Committee on Justice and Legal Affairs, presented the First Report of the said committee, which is as follows:

Pursuant to its Order of Reference of Monday, March 18, 1974, your Committee has considered Bill C-11, An Act to amend the British North America Acts, 1867 to 1965 and has agreed to report it without amendment.

A copy of the relevant Minutes of Proceedings and Evidence (Issue No. 2) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 1 to the Journals).

Mr. Sharp, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Diplomatic Instruments, as follows:

V 17-1

- (1) Convention concerning the Freedom of Association and Protection of the Right to Organize. Geneva, July 9, 1948. Entered into force for Canada, March 23, 1973. (English and French).—Sessional Paper No. 292-6/20.
- (2) Convention concerning Equal Remuneration for Men and Women Workers for Work of Equal Value. Geneva, June 29, 1951. Entered into force for Canada, November 16, 1973. (English and French).—Sessional Paper No. 292-6/20A.
- (3) Protocol Concerning the Arrangement Regarding International Trade in Cotton Textiles of February 9, 1962. Geneva, May 1, 1967. Entered into force for Canada, October 1, 1967. (English and French).—Sessional Paper No. 292-6/168.
- (4) Protocol to the International Convention for the Northwest Atlantic Fisheries Relating to Panel Membership and the Regulatory Measures. Washington, October 1, 1969. Entered into force for Canada, December 15, 1971. (English and French).—Sessional Paper No. 292-6/169.
- (5) Arrangement Concerning Certain Dairy Products (Skimmed Milk Powder). Geneva, January 12, 1970.

- Entered into force for Canada, May 14, 1970. (English and French).—Sessional Paper No. 292-6/170.
- (6) Protocol Concerning the Arrangements regarding International Trade in Cotton Textiles from October 1, 1970 to September 30, 1973. Geneva, June 15, 1970. Entered into force for Canada, October 8, 1970. (English and French).—Sessional Paper No. 292-6/168A.
- (7) Exchange of Notes Between the Government of Canada and the Secretary General of the United Nations constituting an Agreement Concerning the Continuity of Pension Rights Between the Government of Canada and the United Nations Joint Staff Pension Fund. New York, July 16 and December 14, 1970. In force December 14, 1970 (with effect from December 11, 1970. (English and French).—Sessional Paper No. 292-6/171.
- (8) Agreement between the Government of Canada and the Government of the Union of Soviet Socialist Republics on Co-operation in Fisheries off the Coast of Canada in the Northeastern Pacific Ocean. Moscow, January 22, 1971. Entered into force February 19, 1971. (English and French).—Sessional Paper No. 292-6/147.
- (9) Agreement between the Government of Canada and the Government of the Union of Soviet Socialist Republics on Provisional Rules of Navigation and Fisheries Safety in the Northeastern Pacific Ocean off the Coast of Canada. Moscow, January 22, 1971. Entered into force April 15, 1971. (English and French).—Sessional Paper No. 292-6/147A.
- (10) Protocol Relating to an Amendment to Article 50(a) of the Convention on International Civil Aviation. Done at New York, March 12, 1971. Entered into force for Canada, January 16, 1973. (English and French).—Sessional Paper No. 292-6/41.
- (11) Agreement to Amend Article 56 of the Agreement of August 3, 1959 to Supplement the Agreement between the Parties to the North Atlantic Treaty Regarding the Status of their Forces with Respect to Foreign Forces Stationed in the Federal Republic of Germany. Born, October 21, 1971. Entered into force for Canada, January 18, 1974. (English and French).—Sessional Paper No. 292-6/21.
- (12) Agreement between the Government of Canada and the Imperial Government of Iran for Co-operation in the Peaceful Uses of Atomic Energy. Ottawa, January 7, 1972. In force April 10, 1973. (English and French).—Sessional Paper No. 292-6/93.
- (13) Protocol to Further Extend Certain Provisions of the Trade Agreement Between the Government of Canada and the Government of the Union of Soviet Socialist Republics signed at Ottawa on February 29, 1956. Moscow, April 7, 1972. In force provisionally April 7, 1972. In force definitively, January 15, 1974. (English and French).—Sessional Paper No. 292-6/148.

- (14) Exchange of Notes Between the Government of Canada and the Government of Guatemala to Provide for the Exchange of Third Party Communications Between Amateur Stations of Canada and Guatemala. Guatemala City, November 8, 1972. In force December 8, 1972. (English and French).—Sessional Paper No. 292-6/114.
- (15) Exchange of Notes Between the Government of Canada and the Government of the Union of Soviet Socialist Republics Modifying the Air Agreement Between the Two Countries of July 11, 1966, as amended in 1967. Moscow, January 19 and February 1, 1973. Entered into force February 1, 1973. (English and French).—Sessional Paper No. 292-6/144.
- (16) Trade Agreement Between the Government of Canada and the Government of the People's Republic of Bulgaria. Sofia, February 12, 1973. Entered into force provisionally with effect from October 8, 1969. Entered into force definitively January 7, 1974. (English and French).—Sessional Paper No. 292-6/81.
- (17) Exchange of Notes Between the Government of Canada and the Government of the Union of Soviet Socialist Republics Amending and Extending the Agreement on Fisheries Co-operation between the Two Countries signed January 22, 1971. Ottawa, February 15, 1973. Entered into force February 19, 1973. (English and French).—Sessional Paper No. 292-6/147B.
- (18) Exchange of Notes Between the Government of Canada and the Government of Indonesia Constituting an Agreement Relating to Canadian Investments in Indonesia Insured by the Government of Canada Through its Agent the Export Development Corporation. Djakarta, March 16, 1973. Entered into force October 24, 1973. (English and French).—Sessional Paper No. 292-6/158.
- (19) Commonwealth Telecommunications Organization Financial Agreement. London, March 30, 1973. Entered into force for Canada April 1, 1973. (English and French).

  —Sessional Paper No. 292-6/172.
- (20) Commonwealth Telecommunications Organization Terminating Agreement. London March 30, 1973. Entered into force for Canada April 1, 1973. (English and French).
  —Sessional Paper No. 292-6/172A.
- (21) Protocol Relating to Milk Fat (Butter Oil). Geneva, April 2, 1973. Entered into force for Canada December 7, 1973. (English and French).—Sessional Paper No. 292-6/11A.
- (22) Agreement between the Government of Canada and the Governmnt of the Czechoslovak Socialist Republic Relating to the Settlement of Financial Matters. Ottawa, April 18, 1973. In force June 22, 1973. (English and French).—Sessional Paper No. 292-6/87.
- (23) Exchange of Notes Between the Government of Canada and the Government of the U.S.A. Constituting

- an Agreement to Extend the Agreement of May 12, 1958, as Extended on March 30, 1968, Relating to the Organization and Operation of NORAD. Washington, May 10, 1973. Entered into force May 10, 1973. (English and French).—Sessional Paper No. 292-6/139.
- (24) Exchange of Notes Between the Government of Canada and the Government of the People's Republic of China Settling and Terminating the Loans Contracted by the Chinese Ming Sung Industrial Co., Ltd., from the Canadian Banks on October 30, 1946. Peking, June 4, 1973. In force June 4, 1973. (English and French).—Sessional Paper No. 292-6/84.
- (25) Exchange of Notes Between the Government of Canada and the Government of the United States of America Constituting an Agreement to Facilitate Joint Co-operation in a Research Project Entitled "The International Field Year for the Great Lakes". Ottawa, May 24 and June 7, 1973. In force June 7, 1973, with effect from April 1, 1972. (English and French).—Sessional Paper No. 292-6/140.
- (26) Civil Air Transport Agreement Between the Government of Canada and the Government of the People's Republic of China. Signed at Ottawa, June 11, 1973. In force June 11, 1973. (English and French).—Sessional Paper No. 292-6/84A.
- (27) Exchange of Notes Between the Government of Canada and the Government of Iceland Constituting a Reciprocal Amateur Radio Operating Agreement. Ottawa, May 22 and June 13, 1973. In force June 13, 1973. (English and French).—Sessional Paper No. 292-6/73.
- (28) Agreement between the Government of Canada and the Government of the United States of America on Reciprocal Fishing Privileges in Certain Areas off Their Coasts. Signed at Ottawa, June 15, 1973. In force June 16, 1973. (English and French).—Sessional Paper No. 292-6/132.
- (29) Exchange of Notes Between the Government of Canada and the Government of the Federal Republic of Germany Constituting an Agreement Concerning the Continued Use of the Churchill Research Range. Ottawa, June 7 and 29, 1973. In force July 1, 1973. (English and French).—Sessional Paper No. 292-6/88.
- (30) Exchange of Notes Between the Government of Canada and the Government of the United States of America Constituting an Agreement Concerning the Continued Use of the Churchill Research Range. Ottawa, June 29, 1973. In force July 1, 1973. (English and French).—Sessional Paper No. 292-6/141.
- (31) Exchange of Notes Between the Government of Canada and the Government of the United States of America Governing the Use of Facilities at the Goose Bay Airport by the United States of America. Ottawa, June 29, 1973. In force July 1, 1973. (English and French).—Sessional Paper No. 292-6/141A.

- (32) General Technical Cooperation Agreement Between the Government of Canada and the Government of the Republic of Haiti. Port-au-Prince, July 12, 1973. Entered into force July 12, 1973. (English and French).—Sessional Paper No. 292-6/89.
- (33) Exchange of Notes Between the Government of Canada and the Government of the People's Republic of China Constituting an Agreement Concerning Reciprocal Registration of Trade Marks. Peking, July 16, 1973. Entered into force July 16, 1973. (English and French).—Sessional Paper No. 292-6/84B.
- (34) Exchange of Letters Between the Government of Canada and the Government of New Zealand Constituting an Agreement on Rates and Margins of Preference. Ottawa and Wellington, New Zealand, July 26, 1973. In force July 26, 1973, with effect from February 1, 1973. (English and French).—Sessional Paper No. 292-6/121.
- (35) Exchange of Notes Between the Government of Canada and the Government of the United States of America Constituting an Agreement Concerning the Administration of Income Tax in Canada Affecting Employees within Canada of the U.S.A. Subject to Such Taxation. Ottawa, August 1 and September 17, 1973. Entered into force September 17, 1973. (English and French).—Sessional Paper No. 292-6/141B.
- (36) Trade Agreement Between the Government of Canada and the Government of the People's Republic of China. Peking, October 13, 1973. In force October 13, 1973. (English and French).—Sessional Paper No. 292-6/84C.
- (37) Exchange of Letters Between the Government of Canada and the Government of Australia Constituting an Agreement Modifying the Trade Agreement of February 12, 1960. Ottawa and Canberra, October 24 and 25, 1973. In force October 25, 1973. (English and French).—Sessional Paper No. 292-6/72.
- (38) Long Term Grain Agreement Between the Government of Canada and the Government of the Polish People's Republic. Ottawa, December 12, 1973. Entered into force December 12, 1973. (English and French).—Sessional Paper No. 292-6/123.
- Mr. Buchanan, seconded by Mr. Cullen, by leave of the House, introduced Bill C-265, An Act to amend the Canada Elections Act (permanent voters list), which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The Order being read for the consideration of the Business of Supply;

Pursuant to Standing Order 58, Mr. Lewis, seconded by Mr. Knowles (Winnipeg North Centre), moved,—

That in the opinion of this House all forms of national transportation should be integrated as a public utility to serve Canada's transportation needs instead of being governed by considerations of competition and profit so that Parliament can deal effectively with freight rate discrimination, rail line abandonment, insufficient railway equipment, inadequate rail passenger service and urban and northern transportation;

This House is further of the opinion that to this end the Canadian Pacific Railway, including its subsidiaries, should be brought under public ownership and that both national systems should be under full public control;

And, further, in order to meet the present emergency in the movement of grain and other products, this House is of the opinion that the Government should consider the immediate appointment of a transport controller with full authority to allocate and control railway rolling stock.

After debate thereon, proceedings on the said motion expired.

#### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Grier, Broadbent, Langlois, Roy (Laval), De Bané. Béchard, McGrath and Clarke (Vancouver Quadra) for Messrs. Blackburn, Harney, MacGuigan, Portelance, Ethier, Stollery, Alexander and Beattie (Hamilton Mountain) on the Standing Committee on Miscellaneous Estimates.

Mr. Cullen for Mr. Loiselle on the Standing Committee on Veterans Affairs.

Messrs. Stewart (Marquette), Macquarrie, Hurlburt and Grafftey for Messrs. Higson, Marshall, Grafftey and Ritchie on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. McKenzie, Jarvis, Loiselle, Cullen, Buchanan and Breau for Messrs. Schumacher, Munro (EsquimaltSaanich), McRae, Breau, Rompkey and Portelance on the Standing Committee on National Resources and Public Works.

Mr. Munro (Esquimalt-Saanich) for Mr. Nowlan on the Standing Committee on Procedure and Organization.

Messrs. Peters, Knight, Demers, Herbert, Whittaker, Alkenbrack, McKinley, Horner (Battleford-Kindersley) and Guay (St. Boniface) for Messrs. Grier, Broadbent, De Bané, Mackasey, Epp, Ellis, Ritchie, Stevens and Caccia on the Standing Committee on Miscellaneous Estimates.

Messrs. Murta, Hurlburt, Hamilton (Swift Current-Maple Creek) and Campbell for Messrs. Schellenberger, Knowles (Norfolk-Haldimand), Hargrave and Ethier on the Standing Committee on Agriculture.

Messrs. Stevens, Mazankowski, MacKay, Hurlburt, McCain, Stewart (Marquette) and Mackasey for Messrs. Whittaker, Hollands, Frank, Clarke (Vancouver Quadra), Alkenbrack, Horner (Battleford-Kindersley) and Roy (Laval) on the Standing Committee on Miscellaneous Estimates.

Messrs. Lajoie and Oberle for Messrs. Pelletier (Sherbrooke) and Dinsdale on the Standing Committee on Indian Affairs and Northern Development.

Mr. Munro (Esquimalt-Saanich) for Mr. Haliburton on the Standing Committee on Fisheries and Forestry.

Messrs. Harney and Grier for Messrs. Peters and Knight on the Standing Committee on Miscellaneous Estimates.

Mr. Loiselle for Mr. Guay (St. Boniface) on the Standing Committee on Veterans Affairs.

Mr. Marceau for Mr. Danson on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Ethier for Mr. Campbell on the Standing Committee on Agriculture.

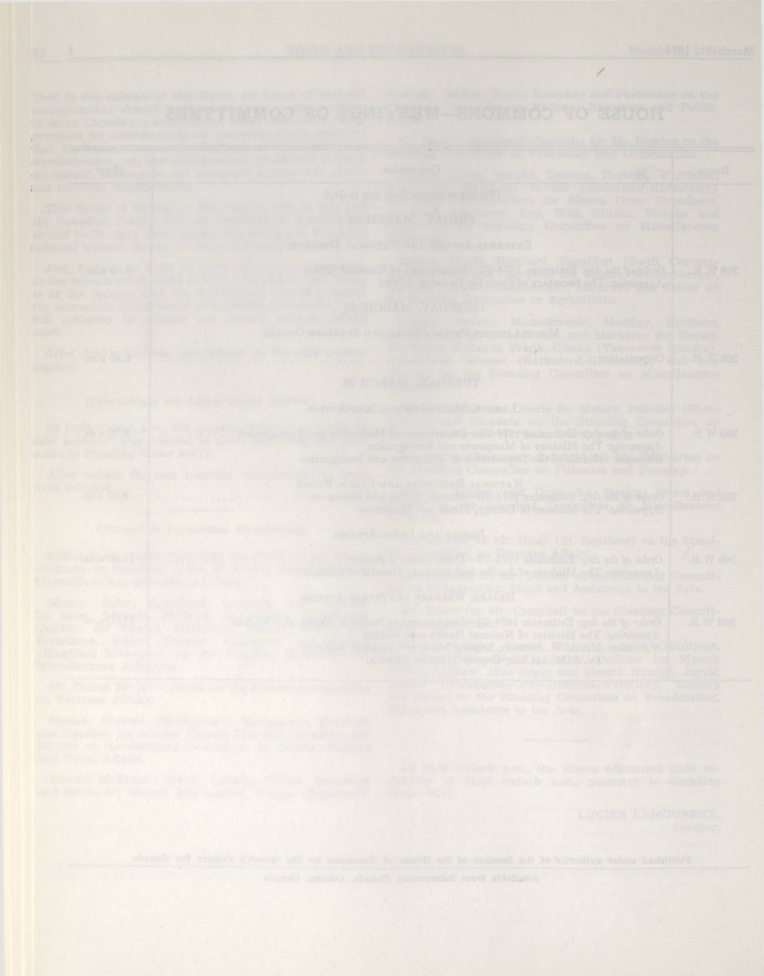
Messrs. Orlikow, Symes, Ethier, La Salle, O'Sullivan, Kempling, Miss Bégin and Mr. Orlikow for Messrs. Symes, Orlikow, Miss Bégin and Messrs. Nowlan, Jarvis, Beatty (Wellington-Grey-Dufferin-Waterloo), Stollery and Symes on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

At 10.20 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	FRIDAY, MARCH 22	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs.  Appearing: The Secretary of State for External Affairs	9.30 a.m.
	MONDAY, MARCH 25	
	Miscellaneous Private Bills and Standing Orders	
208 W.B.	Organization	8.30 p.m
	TUESDAY, MARCH 26	
	Labour, Manpower and Immigration	
269 W.B.	Order of the day: Estimates 1974–75—Department of Manpower and Immigration	9.30 a.m
209 W.B.	National Resources and Public Works  Order of the day: Estimates 1974-75—Energy, Mines and Resources	9.30 a.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of Justice	11.00 a.m
	Health, Welfare and Social Affairs	
308 W.B.	Order of the day: Estimates 1974-75—Department of National Health and Welfare	11.00 a.m



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# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

OF CANADA

## OTTAWA, PRIDAY, MARCH 22, 1974

Little o clock arm.

#### PELVERS

Min Gillaspie, a Meader of the Queen's Privy Council, Isld upon the Table,—Copies of Guidelines Concerning Real Estate Businesses, related to the Foreign Investment Review Act. (English and French).—Sessional Paper No. 292-7/1A.

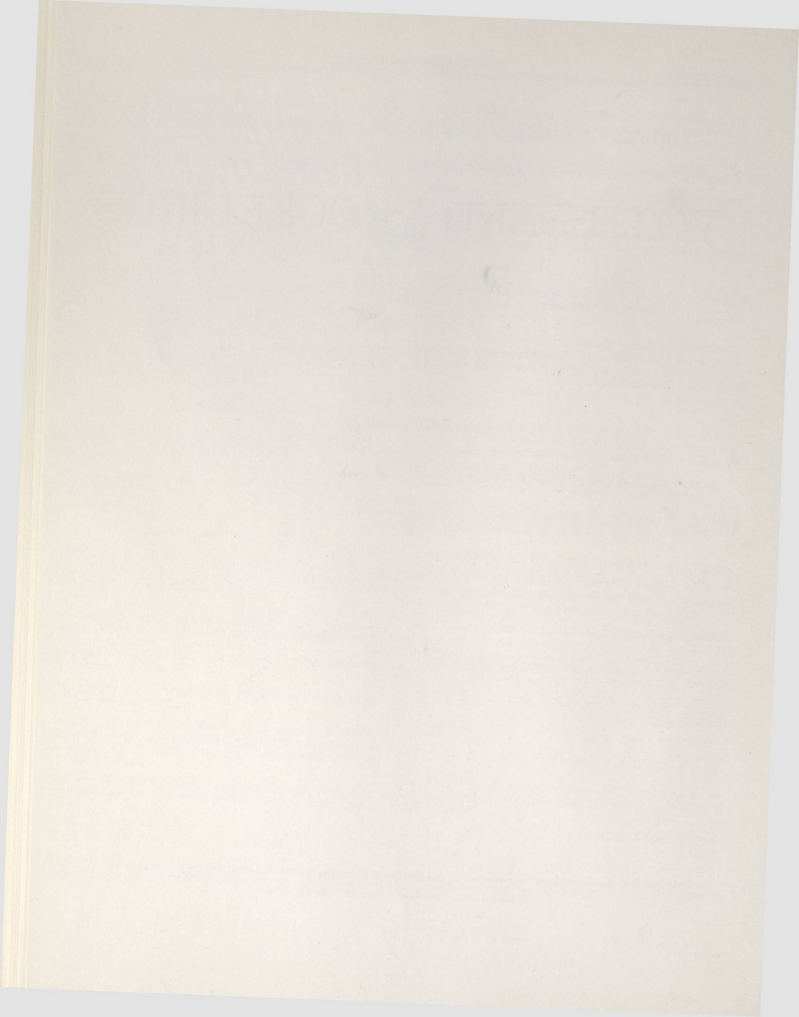
The Order being read for the consideration of the Business of Supply;

Pursuant to Standing Onier 58, Mr. La Salle, acconded by Mr. Baker, moved - That this House, considering the necessity for a sprorm of our troubled dairy industry. requests that the government immediately introduce its policy on dairy products and, furthermore, that it are nounce an increase of two dellars in the price paid not mundrativelight of milk.

After debate thereon, proceedings on the said motion expired.

At 5.00 o'clock p.m., the House adjourned until Monday, at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

> LUCIEN LAMOUREUX. Speaker.



# VOTES AND PROCEEDINGS

## OF THE

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, FRIDAY, MARCH 22, 1974

11.00 o'clock a.m.

#### PRAYERS

Mr. Gillespie, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Guidelines Concerning Real Estate Businesses, related to the Foreign Investment Review Act. (English and French).—Sessional Paper No. 292-7/1A.

The Order being read for the consideration of the Business of Supply;

Pursuant to Standing Order 58, Mr. La Salle, seconded by Mr. Baker, moved,—That this House, considering the necessity for a reform of our troubled dairy industry, requests that the government immediately introduce its policy on dairy products and, furthermore, that it announce an increase of two dollars in the price paid per hundredweight of milk.

After debate thereon, proceedings on the said motion expired.

At 5.00 o'clock p.m., the House adjourned until Monday, at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, MARCH 22, 1974

11.00 o'clock a.m.

#### PRAYERS

Mr. Gulespie, a Member of the Queen's Privy Council laid upon the Table,—Copies of Guidelines Concerning Real Estate Businesses, related to the Foreign Investment Review Act (English and French),—Sessiona Paper No. 292-7/1A.

policy on dairy products and, furthermore nounce an increase of two dollars in the phundredweight of milk.

After debate thereon, proceedings on the said motion expired.

The Order being read for the consideration of this Business of Supply;

Pursuant to Standing Order 58, Mr. ha Salle, seconded by Mr. Baker, moved,—That this House, considering the necessity for a reform of our troubled dairy industry,

At 5.60 o'clock p.m., the House adjourned until Moniay, at 2.00 o'clock p.m., pursuant to Standing Order

LUCIEN LAMOUREUX.
Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
rwoll	(Subject to change from day to day)	Rapny
	MONDAY, MARCH 25	
	MISCELLANEOUS PRIVATE BILLS AND STANDING ORDERS	
208 W.B.	Organization.	8.30 p.m.
.m.a 08.8	THE COAV MADCH 26 THE STATE OF THE COAT OF	371 W.B.
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Vote 1—Administration—Program expenditures and contributions.  Appearing: The Minister of Agriculture	9.30 a.m.
	LABOUR, MANPOWER AND IMMIGRATION	
269 W.B.	Order of the day: Estimates 1974–75—Department of Manpower and Immigration	9.30 a.m.
	NATIONAL RESOURCES AND PUBLIC WORKS	269 W.B.
209 W.B.	Order of the day: Estimates 1974–75—Energy, Mines and Resources	9.30 a.m.
	Procedure and Organization	
112-N	Order of the day: Estimates 1974–75—Parliament.  Witnesses: From the Library of Parliament:  Mr. Erik J. Spicer, Parliamentary Librarian	9.30 a.m.
	Mr. Gilles Frappier, Associate Parliamentary Librarian Mr. A. E. Luxton, Director, Administration and Personnel Mr. J. J. Cardinal, Assistant Director, Administration and Personnel	Grade, 1 se splary ra
	FINANCE, TRADE AND ECONOMIC AFFAIRS	servants
209 W.B.	Order of the day: Estimates 1974–75—Department of Industry, Trade and Commerce—Votes 1, 5, 10, L15, L20 and L25—Trade-Industrial Program	11.00 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974-75—Department of National Health and Welfare	11.00 a.m.
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974-75—Department of Justice	11.00 a.m.

March 22, 1974

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, MARCH 26 (Continued)	
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974–75—Department of the Environment	3.30 p.m
	Privileges and Elections	
209 W.B.	Order of the day: Estimates 1974-75—Vote 10—Chief Electoral Officer	3.30 p.m
	External Affairs and National Defence	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Defence	8.00 p.m
	Indian Affairs and Northern Development	
269 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development Appearing: The Minister of Indian Affairs and Northern Development	8.00 p.m
	PROCEDURE AND CREAMINATION	Teatral

# **VOTES AND PROCEEDINGS**

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, MONDAY, MARCH 25, 1974

2.00 o'clock p.m.

### PRAYERS

Mr. Reynolds, seconded by Mr. Baldwin, by leave of the House, introduced Bill C-266, An Act prohibiting the importation of products from the Union of South Africa, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. McKinnon, seconded by Mr. Munro (Esquimalt-Saanich), by leave of the House, introduced Bill C-267, An Act to amend the British North America Act, 1867 (appointment of Senators), which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. McKinnon, seconded by Mr. Munro (Esquimalt-Saanich), by leave of the House, introduced Bill C-268, An Act to amend the British North America Act, 1867 (tenure of place of Senators), which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Pursuant to Standing Order 39(4), the following eight Questions were made Orders of the House for Returns:

V 19-1

No. 181-Mr. Forrestall

- 1. (a) How many civilian members of the Department of National Defence were there (b) how many were in each of the grades of Senior Executive Grade 1 and above, on March 31, 1973 (c) what were the salary ranges for each grade at that date?
- 2. On March 31, 1973, how many public servants were there in the departments of (a) External Affairs (b) National Health and Welfare (c) Transport?
- 3. On March 31, 1973, how many public servants in each of the departments were in the Senior Executive Grade 1 and above or equivalent, and what were the salary ranges for each grade on that date?—Sessional Paper No. 292-

### No. 203-Mr. Forrestall

1. What specifically is the spending and building programme for the next five years by type (operational capability) of vessels to be budgeted by the Ministry of Transport as found in the Ministry of Transport's Marine Transportation Program Capital Budget Update of December 31, 1973 for (a) operational use north of 60 degrees parallel (b) operational use south of 60 degrees parallel?

- 2. With reference to the answer to Question No. 2,335 of the First Session of the 29th Parliament, what reasons was the Budget Update of December 31, 1972, answered in the first session of the 29th Parliament on January 9, 1974?
- 3. What is the exact nature of the Ministry's Budget Update in terms of (a) accuracy of cost estimates (b) Treasury Board approval of funding indicated (c) Cabinet approval of funding indicated therein (d) other board parameters particularly the planning period involved?—Sessional Paper No. 292-2/203.

#### No. 207-Mr. Forrestall

- 1. What has been the size and interest rate earned by the Public Service Superannuation Account for each quarter since 1965?
- 2. For each quarter since 1965, what has been the amount involved and the interest earned on new investments under the Account?—Sessional Paper No. 292-2/207.

### No. 224-Mr. Stevens

- 1. What are the names and addresses of the firms on the current list of consulting firms eligible to provide professional services to the Canadian International Development Agency?
- 2. Since 1968 (a) what are the names and addresses of the firms that have been subtracted from the list (b) what are the names that have been added to the current list?
- 3. For each of the consulting firms (a) on the current CIDA list (b) subtracted from the current CIDA list, what is the total amount of money paid to each firm for services rendered to CIDA since 1968?
- 4. For each fiscal year 1968-69, 1969-70, 1970-71, 1971-72 and to date, what percentage of CIDA's expenditures on capital projects, either under way or proposed, is taken up by monies paid for outside professional services broken down as to consultants, architects, engineers, contractors, lawyers, project managers and other professionals?—Sessional Paper No. 292-2/224.

### No. 297-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Treasury Board on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted—Sessional Paper No. 292-2/297.

### No. 349-Mr. Clark (Rocky Mountain)

1. In each of the past ten years, how many successful applicants for fellowships or other assistance from (a) the National Research Council (b) the Canada Council were landed immigrants at the time of their application?

2. (a) How many such applicants did not proceed to receipt of full status as Canadian citizens (b) what was the total dollar value of fellowships or other assistance, in the past ten years, to landed immigrants who did not proceed to full status as Canadian citizens?—Sessional Paper No. 292-2/349.

### No. 374—Mr. Rodriguez

- 1. What were the names of corporations which received subsidies under the Motor Vehicle Manufacturers' Remission Programme (MVM) in each of the fiscal years from the Programme's inception to date and what were the amounts of money remitted in each case?
- 2. What were the names of corporations which received subsidies or remissions of taxes and duties on motor vehicle parts imported into Canada in each of the fiscal years from 1961-62 to 1973-74 to date and what were the amounts of money and the programmes involved in each case?—Sessional Paper No. 292-2/374.

### \*No. 375-Mr. Orlikow

- 1. Who are the members of the Advisory Group on Executive Compensation in the Public Service dealing with salaries for senior public servants and what are the backgrounds and qualifications of each?
- 2. What staff assistance, if any, did the Committee have?
- 3. How many meetings did this Committee make before submitting its report to the government?
- 4. Did the Committee have prepared for it any comparative studies of the salaries paid to senior public servants and private industry?
- 5. Did the Committee have prepared for it any studies as to the salaries paid to senior executives in private industry and was such information provided to the government?
- 6. Were representations made to the Committee by the Management Committee of the Senior Public Service?—Sessional Paper No. 292-2/375.

Mr. Foster, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

The Order being read for the consideration of the Business of Supply;

Pursuant to Standing Order 58, Mr. Woolliams, seconded by Mr. Hales, moved,—That this House do now consider the record, objectives and programs of the Ministry of State for Urban Affairs in light of the urgent needs of urban Canada.

After debate thereon, proceedings on the said motion expired.

(Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

## Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Broadbent for Mr. Orlikow on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Gendron for Mr. Corbin on the Standing Committee on External Affairs and National Defence.

Messrs. Munro (Esquimalt-Saanich) and Morgan for Messrs. Thomas (Moncton) and Scott on the Standing Committee on Miscellaneous Private Bills and Standing Orders.

Messrs. Clark (Rocky Mountain), Ritchie, Nielsen and Baker for Messrs. McKinley, Mazankowski, MacKay and Stewart (Marquette) on the Standing Committee on Miscellaneous Estimates.

Mr. Danforth for Mr. Schumacher on the Standing Committee on Agriculture.

Mr. Prud'homme for Mr. Fox on the Standing Committee on Justice and Legal Affairs.

Messrs. Roy (Laval), Caccia and Breau for Messrs. Mackasey, Guay (St. Boniface) and Demers on the Standing Committee on Miscellaneous Estimates.

Messrs. Stollery and Caccia for Messrs. Clermont and Marceau on the Standing Committee on Miscellaneous Private Bills and Standing Orders.

Mr. Morgan for Mr. Clark (Rocky Mountain) on the Standing Committee on Miscellaneous 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 41(1), namely:

By Mr. Basford, a Member of the Queen's Privy Council,—Report of the Central Morttgage and Housing Corporation, together with a Statement of the Accounts for the year ended December 31, 1973, pursuant to section 33(3), of the Central Mortgage and Housing Corporation Act, chapter C-16, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/108.

By Mr. Lang, a Member of the Queen's Privy Council, —Report of the Tax Review Board, for the year ended December 31, 1973, pursuant to section 17 of the Tax Review Board Act, chapter 11, Statutes of Canada 1970-1971-1972. (English and French).—Sessional Paper No. 292-1/297.

At 10.20 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker. the montest reason in the second base vestions are in the second and second sec

Returns and Reports Deposited with the

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By Mr. Lang, a Member of the Queen's Privy Council.

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1971-1972 (English and French) — Sessional Paper No.

CIDA list (b) subtracted from the current CIDA list, what is the total amount of current paid to each from for services remissed to EXIDA airce 1968)

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THE REPORT OF THE PERSON

1. What was the total amount of themes speet in such of the fiscal years 1972-73 and 1975-74 to date by the Treasury Board on contracts to catalia persons and orgentrations in research, development and other somaliing sorvices?

2. What are the names and addresses of their coulde persons and organizations and what persons of money were involved in each contract?

3. What was the purpose of each contract and the or each report submitted. Seemast Paper No. 202-21297.

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The race of the past ten reare, how many socressive employees for fellowstraps or other assistance; from (a) the Validaal, Research Council (b) the Canada Council were tanged from from the langest from the council from the coun

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After debale the said question was deemed to have seen adopted.

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Messrs. Munro (Esquinait-Saanich) and Morgan for Messrs. Thomas (Moneton) and Scott on the Standing Committee on Miscellaneous Private Edit and Standing Committee on Miscellaneous Private Edit and Standing Committee on Miscellaneous Private Edition on the Standing Committee on Miscellaneous Private Edition on the Standing Committee on Miscellaneous Private Edition on the Standing Committee on Miscellaneous Private Edition of the Standing Committee on Moneton on the Standing Committee on the

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as to the saturated actions and a substantial section of the government?

Management Committee of the Senior Public Service?— Sessional Paper No. 292-2/375.

30p. Forest, Purliamentary Secretary by the President of the Printy Council, presented.—Refunds to the foregoing Orders.

The Order being read for the consideration of the

Pursuant to Standing Order 18, Mr. Woollians, eveonded by Mr. Hales, moved,—That this House do now constict the award, et justices and programs of the Minpers of State for Urban Affairs in light of the argent peeds of urban Canada.

Aller Bebate the con, proceedings on the said motion expired.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, MARCH 26	
	Agriculture	
371 W.B.	Order of the day: Estimates 1974–75—Vote 1—Administration—Program expenditures and contributions	9.30 a.m
	Appearing: The Minister of Agriculture	
	LABOUR, MANPOWER AND IMMIGRATION	
269 W.B.	Order of the day: Estimates 1974-75—Department of Manpower and Immigration	9.30 a.m.
	National Resources and Public Works	
209 W.B.	Order of the day: Estimates 1974–75—Energy, Mines and Resources	9.30 a.m
	Procedure and Organization	
112-N	Order of the day: Estimates 1974–75—Parliament	9.30 a.m
	Mr. A. E. Luxton, Director, Administration and Personnel Mr. J. J. Cardinal, Assistant Director, Administration and Personnel	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Industry, Trade and Commerce—Votes 1, 5, 10, L15, L20 and L25—Trade-Industrial Program	11.00 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	11.00 a.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of Justice	11.00 a.m.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	***************************************
	TUESDAY, MARCH 26 (Continued)	
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974–75—Department of the Environment	3.30 p.m
	Privileges and Elections	
209 W.B.	Order of the day: Estimates 1974–75—Vote 10—Chief Electoral Officer.	3.30 p.m
	Witness: Mr. JM. Hamel, Chief Electoral Officer  EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Defence	8.00 p.m
	Indian Affairs and Northern Development	
269 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development Appearing: The Minister of Indian Affairs and Northern Development	8.00 p.m
	THURSDAY, MARCH 28	
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Department of Manpower and Immigration	8.00 p.m

# VOTES AND PROCEEDINGS

OF THE

# HOUSE OF COMMON

OF CANADA

OTTAWA TUESDAY, MARCH

200 000 000

PRAYERS

Mr. Daguet, from the Standing Countities on Miscellaneous Private Dillo and Standing Orders, presented the First Report of the mid-Countities, which is no follows:

Pursuant to its Order of Busicesice dated Thursday, Minch 14, 1274, your Committee has considered Bill C-264, An Act respecting the Eastern Canada Synod at the Lutheran Church is America, and has egreed to report it without amendment.

A copy of the Minutes of Proceedings and Systems relating to this BIE (Issue No. 1) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 3 to the Journals.)

The Cover being read for the consideration of the

Personne to Streeting Order 58, Mr. Woodlams, seconded by Mr. Sales moved,—That this House repudiates the government's \$100 million Urban Demonstration Program as a diversionary tacts and clearly ineffective

to ansist in Address the second record while and accordingly shall be substituted in the green deem.

It being the Arriver and Rose Abstrof Day in the period andro Street in 1862 as State of these properties. Speaker to state of the properties of the properties of the period of the per

And the messes properties in early motion, it was negatived, an time comment division;

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## HOUSE OF COMMONS-MERTINGS OF COMMYPTEES

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# VOTES AND PROCEEDINGS

## OF THE

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, TUESDAY, MARCH 26, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Duquet, from the Standing Committee on Miscellaneous Private Bills and Standing Orders, presented the First Report of the said Committee, which is as follows:

Pursuant to its Order of Reference dated Thursday, March 14, 1974, your Committee has considered Bill C-264, An Act respecting the Eastern Canada Synod of the Lutheran Church in America, and has agreed to report it without amendment.

A copy of the Minutes of Proceedings and Evidence relating to this Bill (Issue No. 1) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 2 to the Journals.)

The Order being read for the consideration of the Business of Supply;

Pursuant to Standing Order 58, Mr. Woolliams, seconded by Mr. Hales moved,—That this House repudiates the government's \$100 million Urban Demonstration Program as a diversionary tactic and clearly ineffective

to assist in solving the existing housing crisis and accordingly has no confidence in the government.

And debate arising thereon;

It being the Seventh and Final Allotted Day in the period ending March 26, 1974, at 9.45 o'clock p.m., Mr. Speaker interrupted the proceedings pursuant to Standing Order 58(10);

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

(Division No. 4)

## YEAS

## Messrs.

Alexander Alkenbrack Andre Arrol Atkey Baker Baldwin Balfour Bawden Beattie (Hamilton Mountain)

Grey-Dufferin-Waterloo)
Bell
Clark
(Rocky Mountain)
Clarke
(Vancouver
Quadra)
Cessitt
Danforth

Darling
Dick
Dinsdale
Ellis
Epp
Fairweather
Fortin
Frank
Fraser
Gillies
Godin
Grafftey

Railton

Richardson

Rompkey

Rondeau

Rowland

Saltsman

Rooney

Rose

Roy

Roy (Laval)

Reid

#### Messrs.

Hales Haliburton Hamilton (Qu'Appelle-Moose Mountain) Hamilton (Swift Current-Maple Creek) Hargrave Hees Hellyer Higson Hollands Holmes Horner (Battleford-Kindersley) Howie Hueglin Hurlburt Jarvis Jelinek Kempling Knowles (Norfolk-Haldimand) Korchinski

Lambert

(Edmonton West)

La Salle Latulippe Lawrence Lundrigan MacDonald (Egmont) MacDonald (Miss) (Kingston and the Islands) MacKay MacLean Macquarrie Madill Marshall Masniuk Mazankowski McCain McCleave McGrath McKenzie McKinley McKinnon Mitges Morgan Munro (Esquimalt-Saanich)

(Moose Jaw) Nielsen O'Connor O'Sullivan Paproski Patterson Reilly Ritchie Roche Rodriguez Rynard Schellenberger Schumacher Scott Stackhouse Stanfield Stevens Stewart (Marquette) Thomas (Moncton) Towers Wagner

Whittaker

Yewchuk-96.

Wise Woolliams Messrs.

Sharp Smith (Saint-Jean) Stanbury Stewart (Okanagan-Kootenay) Stewart (Cochrane) Stollery (Timmins) Symes Tétrault Sauvé (Mrs.) (Maison-

Trudeau Trudel Turner (London East) Turner (Ottawa-Carleton) Walker Watson Whelan Whicher Yanakis-140. neuve-Rosemont)

Mr. Drury, seconded by Mr. MacEachen, moved,-That Supplementary Estimates (B) for the fiscal year ending March 31, 1974, laid before the House March 7, 1974, be concurred in.

And a point of order having been raised by the honourable Member for Yukon (Mr. Nielsen) concerning the acceptability of Vote 25b-Food Prices Review Board -Program expenditures.

#### NAYS

(Laurier)

Murta

#### Messrs.

Allard Allmand Andras Barnett Basford Beaudoin Béchard Bégin (Miss) Benjamin Blackburn Blaker Blouin Boisvert Boulanger Breau Brewin Broadbent Buchanan Caccia Cafik Campbell Caouette (Charlevoix) Caron Chrétien Clermont Comtois Corbin Corriveau Côté Cullen Cyr Danson Davis De Bané Demers Dionne Douglas Drury Dubé Dupont

Dupras

Duquet

Ethier LeBlanc Faulkner (Westmorland-Firth Kent) Fleming Lefebvre Foster Leggatt Fox Lessard Gauthier L'Heureux (Ottawa-Vanier) Loiselle Gendron MacDonald Gilbert (Cardigan) Gillespie Macdonald Gover (Rosedale) Gray MacEachen Grier MacGuigan Guay MacInnis (Mrs.) (St. Boniface) Marceau Guay (Lévis) Marchand Guilbault (Kamloons-Haidasz Cariboo) Harding Matte Harney McRae Herbert Morin (Mrs.) Hopkins Munro Howard (Hamilton East) Isabelle Neale Jamieson (Vancouver Jerome East) Knight Nelson Knowles Nesdoly (Winnipeg Nystrom North Centre) Olaussen Lachance Olivier Laflamme Orlikow Lajoie Quellet. Lalonde Pelletier Lambert (Hochelaga) (Bellechasse) Pelletier Lang (Sherbrooke) Langlois Penner Laniel Peters Leblanc Portelance

Poulin

Prud'homme

### RULING BY MR. SPEAKER

MR. SPEAKER: If there is no further argument either for or against the point raised by the honourable Member for Yukon (Mr. Nielsen), I am prepared to make a ruling. The honourable Member for Yukon proposed a similar argument last year at the time of consideration of supply items. On that occasion it related to dollar items. The honourable Member will remember, since he quoted part of the decision, that I agreed with him that the dollar items to which he referred then were to my mind, in the way I interpreted them, legislative items and therefore could not be put to the House. I have to say to the honourable Member that the situation is not as clear to me now as it was the last time, or as it appeared to be to the honourable Member. I agree with him that Parliament cannot legislate by estimates, but on looking at this particular item I do not see what act it claims to amend or in what way it seeks to establish a legislative principle, or to legislate, to put it simply.

I hoped other honourable Members might have made additional argument in support of the honourable Member's contention that this is a legislative item.

But I would find it very difficult to agree with him that, prima facie, this is anything other than an item of estimates. Perhaps the honourable Member might have another point, namely, that rather than a supplementary estimate this might be a main estimate. It may be that this would be an improper way to proceed if it is a main estimate rather than a supplementary estimate, but I cannot conclude that this is a legislative item and that it cannot be put to the House.

I wish I could have come to another conclusion if the honourable Member could have convinced me that he was

right, but in all fairness to the House, I do not think I can agree with the honourable Member's contention.

Mr. Drury, seconded by Mr. MacEachen, moved,— That Supplementary Estimates (B) for the fiscal year ending March 31, 1974, laid before the House March 7, 1974, be concurred in.

And the question being put on the said motion, it was agreed to.

Mr. Drury, seconded by Mr. MacEachen, moved,—That Bill C-15, An Act for granting to Her Majesty certain sums of money for public service for the financial year ending 31st March, 1974, be now read a first time and be printed.

And the question being put on the motion, it was agreed to.

Accordingly, the said bill was read the first time and ordered to be printed.

Mr. Drury, seconded by Mr. MacEachen, moved,— That the said bill be now read a second time and referred to a Committee of the Whole House.

And 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 concurred in at the report stage.

Mr. Drury, seconded by Mr. MacEeachen, moved,— That the said bill be now read a third time and do pass.

And the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the third time and passed.

Mr. Drury, seconded by Mr. MacEachen, moved,—That this House do concur in Interim Supply, as follows:

That a sum not exceeding \$3,138,241,654.50 being the aggregate of:

- (a) Three-twelfths of the total of all the Items set forth in the Estimates for the fiscal year ending 31 March, 1975, laid before the House of Commons at the present Session of Parliament \$2,938,230,154.50.
- (b) An additional eight-twelfths of the total amount of Finance Item 25 and Industry, Trade and Commerce Item L20 (Schedule A) \$19,731,333.33.
- (c) An additional six-twelfths of the total amount of Transport Item 40 and Treasury Board Item 10 (Schedule B) \$29,287,000.00.
- (d) An additional five-twelfths of the total amount of Transport Item L105 (Schedule C) \$5,625,000.00.

- (e) An additional four-twelfths of the total amount of External Affairs Item 20 and Urban Affairs Item 10 (Schedule D) \$47,880,000.00.
- (f) An additional three-twelfths of the total amount of Energy, Mines and Resources Item 25, Environment Item 15 and Transport Items 35, 45 and 80 (Schedule E) \$31,388,500.00.
- (g) An additional two-twelfths of the total amount of Finance Item 10, Secretary of State Item 50 and Treasury Board Item 5 (Schedule F) \$36,462,000.00.
- (h) An additional one-twelfth of the total amount of Consumer and Corporate Affairs Item 30, Indian Affairs and Northern Development Items L75 and 90, Manpower and Immigration Item 10, National Health and Welfare Item 65, Secretary of State Item 65, Supply and Services Items 1 and 10 and Transport Items 60, 85 and 110 (Schedule G) \$29,637,666.67.

be granted to Her Majesty on account of the fiscal year ending 31 March, 1975.

And the question being put on the said motion, it was agreed to.

Mr. Drury, seconded by Mr. MacEachen, moved,—That Bill C-16, An Act for granting to Her Majesty certain sums of money for the public service for the financial year ending the 31st March, 1975, be now read a first time and be printed.

And the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the first time and ordered to be printed.

Mr. Drury, seconded by Mr. MacEachen, moved,—That the said bill be now read a second time and referred to a Committee of the Whole House.

And 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 concurred in at the report stage.

Mr. Drury, seconded by Mr. MacEachen, moved,—That the said bill be now read a third time and do pass.

And the question being put on the said motion, it was agreed to.

Accordingly, the said bill was read the third time and passed.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Hargrave, Horner (Crowfoot) and Whittaker for Messrs. Hurlburt, Horner (Battleford-Kindersley) and Ritchie on the Standing Committee on Agriculture.

Messrs. McRae, Schumacher, Ritchie and Hueglin for Messrs. Loiselle, Fraser, Nielsen and Ellis on the Standing Committee on National Resources and Public Works.

Mr. Dinsdale for Mr. Oberle on the Standing Committee on Indian Affairs and Northern Development.

Mr. Hales for Mr. Bawden on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Hueglin and Rynard for Messrs. Rynard and Hueglin on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Laflamme for Mr. Prud'homme on the Standing Committee on Justice and Legal Affairs.

Mr. Haliburton for Mr. Crouse on the Standing Committee on Fisheries and Forestry.

Messrs. Hueglin, Haliburton and Whittaker for Messrs. McCain, MacLean and Crouse on the Standing Committee on External Affairs and National Defence.

Messrs. Rompkey and Gendron for Messrs. Buchanan and Railton on the Standing Committee on National Resources and Public Works.

Mr. Danson for Mr. Railton on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Ellis for Mr. Hueglin on the Standing Committee on National Resources and Public Works.

Messrs. Demers and Caccia for Messrs. Breau and Guay (St. Boniface) on the Standing Committee on Miscellaneous Estimates.

Messrs. Ritchie and Leblanc (Laurier) for Messrs. Forrestall and Lachance on the Standing Committee on Privileges and Elections.

Messrs. Comtois and Trudel for Messrs. Cyr and Pelletier (Sherbrooke) on the Standing Committee on External Affairs and National Defence.

Mr. Pelletier (Sherbrooke) for Mr. Watson on the Standing Committee on Indian Affairs and Northern Development.

### 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 41(1), namely:

By Mr. Andras, a Member of the Queen's Privy Council,—Report of the Government Annuities Branch for the year ended March 31, 1973, pursuant to section 16 of the Government Annuities Act, chapter G-6, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/57.

By Mr. Turner (Ottawa-Carleton), 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, 1972, pursuant to section 8 of the Department of Insurance Act, chapter I-17, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/167.

At 10.50 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

# HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	WEDNESDAY, MARCH 27	
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974-75—Vote 1—Administration—Program expenditures and contributions	3.30 p.m
	NATIONAL RESOURCES AND PUBLIC WORKS	
308 W.B.	Order of the day: Estimates 1974-75—Vote 50—National Energy Board	3.30 p.m
	Mr. M. A. Crowe, Chairman and Officials  THURSDAY, MARCH 28	
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment	9.30 a.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974–75—Auditor General.  Witness: Mr. J. J. Macdonell, Auditor General	9.30 a.m.
	External Affairs and National Defence	
209 W.B.	Order of the day: Estimates 1974–75—Department of National Defence	11.00 a.m.
	Transport and Communications	
371 W.B.	Order of the day: Estimates 1974-75—Canadian Transport Commission	11.00 a.m.
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Industry, Trade and Commerce—Votes 1, 5, 10, L15, L20 and L25—Trade-Industrial Program	3.30 p.m.

Available from Information Canada, Ottawa, Canada

(Continued on next page)

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
ceek pr	(Subject to change from day to day)	Mooni
	THURSDAY, MARCH 28 (Continued)	
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General.  Appearing: The Solicitor General of Canada	3.30 p.m
	REGIONAL DEVELOPMENT	
208 W.B.	Order of the day: Estimates 1974–75—Department of Regional Economic Expansion	3.30 p.m
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974-75—Department of Manpower and Immigration	8.00 p.m

# VOTES AND PROCEEDINGS

OF THE

# HOUSE OF COMME

OF CANADA

OTTAWA WEDNESDAY, MA

2.00 p'elock p.m

#### PRAYERS

Pursuant to Stand of the section, the following eight Questions were route trees;

#### No. 81-Mr. Cossitt

- It was in the list of all items included on the Princ Minister's Cadillac that are classified as extres or option and what was the exact cost of each such item?
- 2. What was the basic cost of the vehicle before the
- 3. What is the mileage registered on the odometer of the vehicle as of the date the answer to this question is prepared and what is such date?
- 4. How many gallons of gasoline have been purchased for this vehicle since it was sequired?—Sessional Paper No. 293-2/81.

#### No. 134 - Mr. Laprise

- I. Since the inception of the New Horizons Program (a) what are the names and numbers of each project in the constituency of Ablibi (b) which ones have been approved (c) on what date (d) what is the amount involved in each project?
- What were the reasons for rejecting projects?—Sessional Paper No. 292-2/134.

- BUL
  - 1. Sides the control of the total grants may the Depter of the Depter of the Control of the Cont
  - 2. What have been been been the grants (a) directly (b) Jack and the smallets?—Sectional Paper No. 252-2-755

#### No. 215 No. 18 Committee

- 1. What the second second of money spent in each of the form second of the form of the for
- 2. What we did warms and addresses of these outside persons and my include and what amounts of money were through to seek amtract?
- 2. What was the purpose of each contract and title of each reput substitut?—Sessional Paper No. 293-2/275.

#### No. 203 - All Hartron

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Munch 26, 1974

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# VOTES AND PROCEEDINGS

## OF THE

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, WEDNESDAY, MARCH 27, 1974

2.00 o'clock p.m.

#### PRAYERS

Pursuant to Standing Order 39(4), the following eight Questions were made Orders of the House for Returns:

#### No. 81—Mr. Cossitt

- 1. What is the list of all items included on the Prime Minister's Cadillac that are classified as extras or options and what was the exact cost of each such item?
- 2. What was the basic cost of the vehicle before the addition of such extras or options?
- 3. What is the mileage registered on the odometer of the vehicle as of the date the answer to this question is prepared and what is such date?
- 4. How many gallons of gasoline have been purchased for this vehicle since it was acquired?—Sessional Paper No. 292-2/81.

## No. 134—Mr. Laprise

- 1. Since the inception of the New Horizons Program (a) what are the names and numbers of each project in the constituency of Abitibi (b) which ones have been approved (c) on what date (d) what is the amount involved in each project?
- 2. What were the reasons for rejecting projects?—Sessional Paper No. 292-2/134.

# No. 223—Mr. Stevens

- 1. Since its inception, what are the total grants made by the Department of Regional Economic Expansion to newspapers and companies which control newspapers?
- 2. What newspapers received the grants (a) directly (b) indirectly and in what amounts?—Sessional Paper No. 292-2/223.

## No. 275—Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of External Affairs on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/275.

#### No. 281-Mr. Nystrom (and (and hold of mi) year and beer end

1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of Labour on contracts to outside persons

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and organizations for research, development and other consulting services?

- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/281.

## No. 361-Miss MacDonald (Kingston and the Islands)

- 1. How much money has the Department of Indian Affairs and Northern Development allocated for a school on the Tobique Indian Reserve?
- 2. Have there been consultations with the Indians of Maliseet to ensure that they approve of the design and construction of the proposed school, in accordance with the government's new policy of Indian control of Indian education?
- 3. (a) What were the dates of any such consultation meetings (b) who participated on behalf of (i) the Department (ii) the Tobique Indian Band?
- 4. Has the architect been selected and, if so, what is his name?
- 5. Has the design for the school on the Reserve been finalized?
- 6. (a) Have the Maliseet Indians made recommendations not yet incorporated into the design of the school (b) are these proposals being considered by the Department of Indian Affairs and Northern Development and the architect and, if not, for what reason?
- 7. Does the contract drawn up by the Department and architect for the school include a clause specifying that there be consultation with the Tobique Indian Band?
- 8. (a) Which school grades will be taught in the school on the Tobique Indian Reserve (b) has this decision been reached in consultation with the band council?
- 9. (a) Has the Department previously drawn up a master plan for the education of these Indians of the Reserve in conjunction with the Perth-Andover Public School system (b) at which grade will these same Indians be required to transfer to the Perth-Andover Public School system for further education once the Tobique Indian Reserve school is built (c) how much is the government contributing to the cost of the extension for a commercial and shop area to the Perth-Andover public high school?
- 10. (a) What is the meaning of the term seed money in reference to agreements between the Department and Indian bands wishing to build reserve schools (b) is the seed money to be used for capital costs or for operations and maintenance costs (c) can the Indian band involved apply for any of the seed money?
- 11. (a) How much is the seed money for the contract for the Tobique Indian Band School (b) how much of the seed money (in dollars) for the Tobique Indian Band School will be spent on (i) architect fees (ii) Indian consultation (iii) preparatory study for a school by the Maliseet Indians?

12. Will the unused balance be added to the Tobique Indian Band Council funds or will it revert to the Department?—Sessional Paper No. 292-2/361.

#### No. 366-Mr. Nystrom

- 1. For the fiscal years 1971-72 and 1972-73 what amount of the total expenditures for the Department of Regional Economic Expansion were spent (a) outside of Canada (b) within Canada (c) in each of the 10 provinces, the Yukon and Northwest Territories?
- 2. (a) What was the total number of employees in the Department of Regional Economic Expansion as of March 31, 1973 (b) how many of those employees would be considered employees of the headquarters and are employed on the (i) Quebec side of the national capital (ii) Ontario side of the national capital (c) how many employees does the Department have in each of the 10 provinces, the Yukon and Northwest Territories?—Sessional Paper No. 292-2/366.

#### No. 416-Mr. Mazankowski

- 1. How many international treaties, conventions and agreements has Canada been a signatory to since and including the year 1919?
- 2. How many such international treaties, conventions and agreements (a) have been ratified by Canada (b) have been approved by resolution of both Houses of Parliament (c) have been made law in Canada and before our Courts by an Act of Parliament being passed?
- 3. Does any court of Canada interpret international treaties, conventions or agreements which have not been made the law of Canada by an Act of Parliament and, if so (a) which court (b) under what authority?
- 4. How is a treaty, convention or agreement between Canada and any other state or group of states, which has only been signed by Canada and ratified by Canada by resolution of both Houses of Parliament, enforced?
- 5. In what manner is the Chicago Treaty of 1944, under which ICAO was set up in Montreal by the United Nations, enforced?
- 6. During the Royal Visit of 1973, did Her Majesty the Queen state "You may be assured that my Government of Canada recognizes the importance of full compliance with the spirit and terms of your treaties"?—Sessional Paper No. 292-2/416.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

The House resumed debate on the motion of Mr. Gray, seconded by Mr. MacEachen, That Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate continuing:

### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Nelson and Mather for Messrs. Harney and Grier on the Standing Committee on Miscellaneous Estimates.

Mr. Wise for Mr. Danforth on the Standing Committee on Agriculture.

Mr. Fox for Mr. Laflamme on the Standing Committee on Justice and Legal Affairs.

Mr. Roy (Laval) for Mr. Dupont on the Standing Committee on Labour, Manpower and Immigration.

Messrs. Hales, Schumacher and Darling for Messrs. Nielsen, Baker and McGrath on the Standing Committee on Miscellaneous Estimates.

Mr. McKenzie for Mr. Blenkarn on the Standing Committee on Transport and Communications.

Mr. McKinnon for Mr. McCain on the Standing Committee on Miscellaneous 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 41(1), namely:

By Mr. Goyer, a Member of the Queen's Privy Council,—Report of the Custodian of Enemy Property for the year ended December 31, 1973, pursuant to section 3 of the Trading with the Enemy (Transitional Powers) Act, chapter 24, Statutes of Canada, 1947. (English and French).—Sessional Paper No. 292-1/118.

By Mr. Gray, a Member of the Queen's Privy Council, —List of Commissions issued for the year ended December 31, 1973, pursuant to section 4 of the Public Officers Act, chapter P-30, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/413.

By Mr. Macdonald (Rosedale), a Member of the Queen's Privy Council,—Report of the Department of Energy, Mines and Resources for the fiscal year ended March 31, 1973, pursuant to section 5 of the Department of Energy, Mines and Resources Act, Chapter E-6, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/9.

By Mr. Marchand (Langelier), a Member of the Queen's Privy Council,—Report of the Canadian Transport Commission for the year ended December 31, 1973, pursuant to section 28(2), of the National Transportation Act, chapter N-17, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/105.

At 6.00 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX. Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
noH	(Subject to change from day to day)	Room
	THURSDAY, MARCH 28	
	(boundingO) AGRICULTURE AGRICULTURE	
269 W.B.	Order of the day: Estimates 1974–75—Vote 35—Health of animals	9.30 a.m 8.00 p.m
	At 9.30 a.m.  Representatives from the Meat Packers Council of Canada At 8.00 p.m.	
	Officials of the Department of Agriculture	
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment	9.30 a.m
	MISCELLANEOUS ESTIMATES	
308 W.B.	Order of the day: Estimates 1974–75—Auditor General.  Witness: Mr. J. J. Macdonell, Auditor General	9.30 a.m
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
209 W.B.	Order of the day: Estimates 1974-75—Department of National Defence.  Witnesses: Mr. D. H. W. Kirkwood, Assistant Deputy Minister, National Defence (Policy)  LtGeneral A. C. Hull, Vice-Chief of Defence Staff	11.00 a.m
	Indian Affairs and Northern Development	
269 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development— Vote 5—Indian and Eskimo Affairs Program—Operating expenditures  Witnesses: Officials of the Department	11.00 a.m
	Transport and Communication	
371 W.B.	Order of the day: Estimates 1974–75—Canadian Transport Commission.  Witnesses: Representatives from the Canadian Transport Commission	11.00 a.m
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974-75—Department of Industry, Trade and Commerce—Votes 1, 5, 10, L15, L20 and L25—Trade-Industrial Program  Appearing: The Minister of Industry, Trade and Commerce  Witnesses: Officials from the Department of Industry, Trade and Commerce	3.30 p.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
371 W.B.	Order of the day: Estimates 1974-75—Department of National Health and Welfare	3.30 p.m

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, MARCH 28 (Continued)	
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	3.30 p.m.
	REGIONAL DEVELOPMENT	
208 W.B.	Order of the day: Estimates 1974–75—Department of Regional Economic Expansion	3.30 p.m. 8.00 p.m.
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974-75—Department of Manpower and Immigration  Appearing: The Minister of Manpower and Immigration  Witnesses Officials of the Department of Manpower and Immigration	8.00 p.m.
	Witnesses: Officials of the Department of Manpower and Immigration  NATIONAL RESOURCES AND PUBLIC WORKS	
308 W.B.	Order of the day: Estimates 1974–75—Energy, Mines and Resources	8.00 p.m.
	Procedure and Organization	
112-N	Order of the day: Estimates 1974–75—Parliament	8.00 p.m.
	Mr. Erik J. Spicer, Parliamentary Librarian Mr. Gilles Frappier, Associate Parliamentary Librarian Mr. A. E. Luxton, Director, Administration and Personnel Mr. J. J. Cardinal, Assistant Director, Administration and Personnel	

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMUNICA

OF CANADA

OTTAWA THURSDAY MANS

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#### PRAYERS

Mr. MacDonald (Cardigan), seconded by Mr. Dube, by leave of the House, introduced Bill C-17, An Act to amend the Veteranz Land Act, which was read the first time and ordered to be privided still ordered for a second reading inter this day.

The text of the Message and Recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

the House of Commons a measure to amend the Vetaerans Land Act to extend from March 31, 1974 to March
31, 1975 the final date for acceptance by the Director,
the Vetarans Land Act, of applications for sales, advances, loans and grants under Parts I, II and III of
the Veterans Land Act from veterans who do not have
subsisting contracts with the Director on the day of
receips or the applications.

The Order being sixed for the second reading and reference to the Strucker Committee on Veterans Affairs of Bill C-17, An and so amend the Veterans' Land Act;

Mr. MacDonnet (Cerdican), seconded by Mr. Dube moved,—That the raid bill be now read a second time

Affairs.

After detail area, a the steetien being put on the

Accordance to see that was read the second times and by revenue of the Whole

And the fisher schooling to Committee:

At 5:00 person one, Mr. Speaker took the Chair,

By white-base consent, the House reversed to

Min Messicaed (Rosedale), a Member of the Amen's Privy Course, late upon the Table,—Copies of Telex to the Cu biplistry tions the Minister of Ehergy Mines and Resource, dated March 28, 1974, (English and France)—Sussional Puper No. 292-7/4.

## HOUSE OF COMMONS.-MEETINGS OF COMMITTEES

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# VOTES AND PROCEEDINGS

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, THURSDAY, MARCH 28, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. MacDonald (Cardigan), seconded by Mr. Dubé, by leave of the House, introduced Bill C-17, An Act to amend the Veterans' Land Act, which was read the first time and ordered to be printed and ordered for a second reading later this day.

The text of the Message and Recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the Veterans' Land Act to extend from March 31, 1974 to March 31, 1975 the final date for acceptance by the Director, the Veterans' Land Act, of applications for sales, advances, loans and grants under Parts I, II and III of the Veterans' Land Act from veterans who do not have subsisting contracts with the Director on the day of receipt of the applications.

The Order being read for the second reading and reference to the Standing Committee on Veterans Affairs of Bill C-17, An Act to amend the Veterans' Land Act:

Mr. MacDonald (Cardigan), seconded by Mr. Dubé, moved,-That the said bill be now read a second time and referred to the Standing Committee on Veterans Affairs.

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, by unanimous consent, referred to a Committee of the Whole.

And the House continuing in Committee;

At 5:00 o'clock p.m., Mr. Speaker took the Chair;

By unanimous consent, the House reverted to "Motions".

Mr. Macdonald (Rosedale), a Member of the Queen's Privy Council, laid upon the Table,-Copies of Telex to the Oil Industry from the Minister of Energy, Mines and Resources, dated March 28, 1974. (English and French).—Sessional Paper No. 292-7/4.

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Mr. Macdonald (Rosedale), laid upon the Table,—Notice of Ways and Means Motion with respect to export of oil from Canada. (English and French).—Sessional Paper No. 292-1/310.

Pursuant to Standing Order 60(2), Mr. Macdonald (Rosedale), designated Friday, March 29, 1974, for the consideration of a Ways and Means Motion, laid upon the Table earlier this day.

[Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Private Bills)

Bill C-264, An Act respecting the Eastern Canada Synod of the Lutheran Church in America, as reported (without amendment) from the Standing Committee on Miscellaneous Private Bills and Standing Orders, was concurred in at the report stage, read the third time and passed.

### (Public Bills)

The Order being read for the second reading and reference to the Standing Committee on Transport and Communications of Bill C-102, An Act to provide for the establishment of Rural Airport Development Advisory Committees;

Mr. Howard, seconded by Mr. Peters, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Transport and Communications.

And debate arising thereon;

A Message was received from the Senate informing this House that the Senate had passed the following Bills:

Bill C-15, An Act for granting to Her Majesty certain sums of money for the public service for the financial year ending 31st March, 1974.

Bill C-16, An Act for granting to Her Majesty certain sums of money for the public service for the financial year ending the 31st March, 1975.

Mr. Speaker communicated to the House the following letter:

#### GOVERNMENT HOUSE OTTAWA

need on to reduce M. s. (etabeses?) 28 March 1974

Sir, T to saigeO ... oldeT and nogu bi

I have the honour to inform you that the Right Honourable Bora Laskin, P.C., Chief Justice of Canada, in his capacity as Deputy Governor General, will proceed to the

Senate Chamber today, March 28th, 1974, 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,

ANDRÉ GARNEAU
Administrative Secretary to the Governor General.

The Honourable

The Speaker of the House of Commons.

A Message was received from the Right Honourable Bora Laskin, P.C., Chief Justice of Canada, acting as Deputy to His Excellency the Governor General desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker went with the House to the Senate Chamber;

And being returned;

Mr. Speaker informed the House that he had addressed the Right Honourable the Deputy to 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, for the financial year ending 31st March, 1974.'—Bill C-15, Chapter No. 1.

'An Act for granting to Her Majesty certain sums of money for the public service, for the financial year ending the 31st March, 1975.'—Bill C-16, Chapter No. 2.

"To which Bills I humbly request Your Honour's Assent."

Whereupon, the Clerk of the Senate, by Command of the Deputy to His Excellency the Governor General, did say:

"In Her Majesty's name, the Honourable the Deputy to His Excellency the Governor General thanks Her Loyal Subjects, accepts their benevolence, and assents to these Bills."

The House resumed consideration in Committee of the Whole of Bill C-17, An Act to amend the Veterans' Land Act, which was reported with an amendment and concurred in, as amended, at the report stage.

Mr. MacDonald (Cardigan), seconded by Mr. Lalonde, moved,—That the said Bill be now read a third time and do pass.

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

Accordingly, the said Bill was read the third time and passed.

## (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Knight, Grier, Clarke (Vancouver Quadra), Roy (Timmins) and Breau for Messrs. Nelson, Mather, Schumacher, Béchard and Roy (Laval) on the Standing Committee on Miscellaneous Estimates.

Messrs. Howard, Orlikow and Ritchie for Messrs. Firth, Howard and Masniuk on the Standing Committee on Indian Affairs and Northern Development.

Messrs. Hurlburt and Horner (Battleford-Kindersley) for Messrs. McCain and Horner (Crowfoot) on the Standing Committee on Agriculture.

Mr. Patterson for Mr. Fraser on the Standing Committee on Fisheries and Forestry.

Mr. Corriveau for Mr. Guay (St. Boniface) on the Standing Committee on Transport and Communications.

Messrs. Fleming, MacLean and Pelletier (Sherbrooke) for Messrs. Hopkins, Whittaker and Comtois on the Standing Committee on External Affairs and National Defence.

Mr. Balfour for Mr. Schumacher on the Standing Committee on National Resources and Public Works.

Messrs. Barnett and Roche for Messrs. Knowles (Winnipeg North Centre) and MacDonald (Egmont) on the Standing Committee on Procedure and Organization.

Mr. Orlikow for Mr. Knowles (Winnipeg North Centre) on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Hamilton (Swift Current-Maple Creek) for Mr. Muir on the Standing Committee on Regional Development

Mr. Howard for Mr. Leggatt on the Standing Committee on Justice and Legal Affairs.

Messrs. Grier, McKenzie, Clarke (Vancouver Quadra), Morgan, Balfour, Caron, Smith (Saint-Jean), Buchanan and Arrol for Messrs. Nystrom, Blenkarn, Gillies, Hales, Lambert (Edmonton West), Breau, Buchanan, Smith (Saint-Jean) and Balfour on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Baker for Mr. Roche on the Standing Committee on Procedure and Organization.

Mr. Hueglin for Mr. Macquarrie on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Hopkins and La Salle for Messrs. Blais and Haliburton on the Standing Committee on Regional Development.

Messrs. Lambert (Edmonton West) and Gillies for Messrs. Arrol and Clarke (Vancouver Quadra) on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Trudel and Rompkey for Messrs. Railton and Gendron on the Standing Committee on National Resources and Public Works.

Mr. Dupont for Mr. Hopkins on the Standing Committee on Regional Development.

# 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 41(1), namely:

By Mr. Allmand, a Member of the Queen's Privy Council,—Copies of Contract entered into between the Government of Canada and the Municipality of Lac La Biche in the Province of Alberta, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/266C.

By Mr. Allmand,—Copy of Contracts entered into between the Government of Canada and the Municipalities of Carberry, Dauphin, Gimli, Killarney, Roblin, Selkirk, Souris and Swan River in the province of Manitoba, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/270B.

By Mr. Chrétien, a Member of the Queen's Privy Council,—Capital Budget of the Northern Canada Power Commission for the fiscal year ending March 31, 1975, pur-

suant to section 70(2) of the Financial Administration Act, chapter F-10, R.S.C., 1970, together with a copy of Order in Council P.C. 1974-596, dated March 14, 1974, approving same. (English and French).—Sessional Paper No. 292-1/198.

By Mr. Drury, a Member of the Queen's Privy Council,—Report on the Administration of the Public Service Superannuation Act, for the fiscal year ended March 31, 1973, pursuant to sections 36 and 49, of the said Act, Chapter P-36, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/220.

By Mr. Drury,—Report on the administration of the Supplementary Retirement Benefits Act, for the fiscal year ended March 31, 1973, pursuant to section 11 of the said Act, chapter 43, 1st Supplement, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/366.

By Mr. Macdonald (Rosedale), a Member of the Queen's Privy Council,—Capital Budget of Atomic Energy of Canada Limited for the year ending March 31, 1975, pursuant to section 70(2) of the Financial Administration Act, chapter F-10, R.S.C., 1970, together with a copy of Order in Council P.C. 1974-506, dated March 8, 1974, approving same. (English and French).—Sessional Paper No. 292-1/63.

By Mr. Marchand (Langelier), a Member of the Queen's Privy Council,—Report of exemptions authorized

by the Minister of Transport under sections 109, 110, 132 and 133 of the Canada Shipping Act in cases where no master or officer was available with required certificate and experience, for the year ended December 31, 1973, pursuant to section 134(2) of the said Act, chapter S-9, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/239.

By Mr. Marchand (Langelier),—Report on the Operations of the Shipping Conferences Exemption Act for the year ended December 31, 1973, pursuant to section 12 of the said Act, chapter 39, R.S.C., 1970, (1st Supplement). (English and French).—Sessional Paper No. 292-1/367.

By Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council,—Report on Operations under the Bretton Woods Agreements Act and the International Development Association Act, for the year ended December 31, 1973, pursuant to section 7 of the first-mentioned Act, chapter B-9, R.S.C., 1970, and section 5 of the latter Act, chapter I-21, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/74.

At 10.28 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(1).

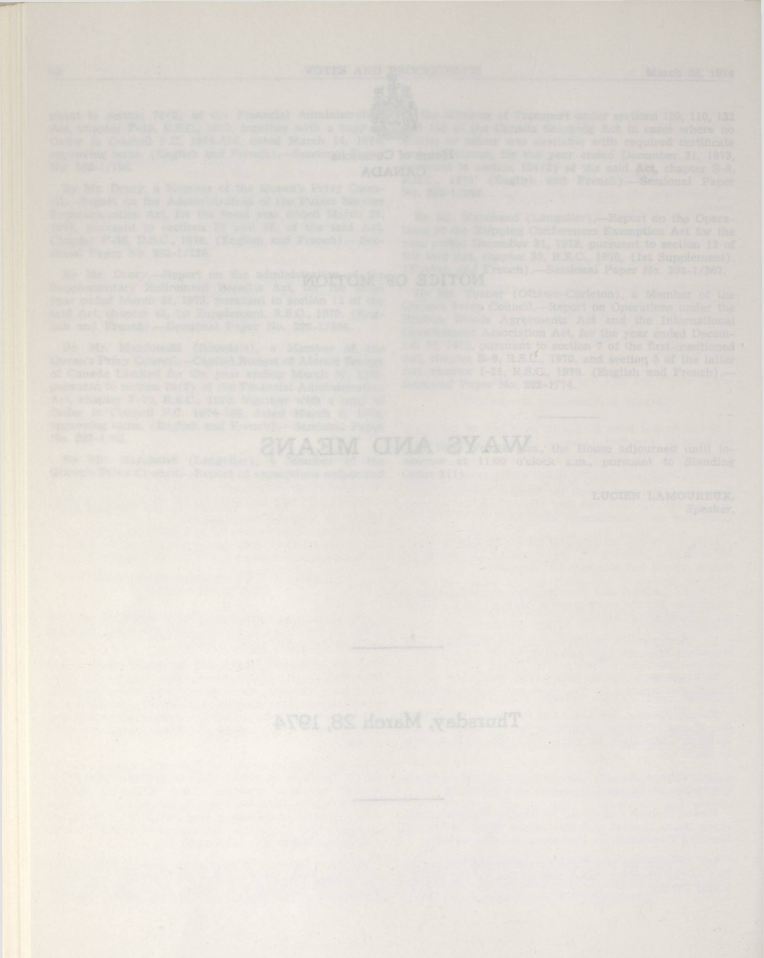
LUCIEN LAMOUREUX,
Speaker.



NOTICE OF MOTION

## WAYS AND MEANS

Thursday, March 28, 1974



#### NOTICE OF WAYS AND MEANS MOTION

That it is expedient to introduce a measure to provide among other things:

- 1. That a charge be imposed, levied and collected on each barrel of oil exported from Canada in any month commencing with May, 1974, in such amount, not exceeding \$8.00, as may be prescribed in a tariff of charges for that month made by Order of the Governor in Council, and that the charge
  - (a) be paid by the person holding a licence under Part VI of the National Energy Board Act for the exportation of oil from Canada and under whose licence the oil is purported to be exported, and
  - (b) be administered, enforced and collected by the National Energy Board.
- 2. That in respect of the export from Canada during the period commencing on April 1, 1974, and ending on May 1, 1974, of crude oil, within the meaning assigned to that expression by Section 2 of the *Oil Export Tax Act*, a charge be imposed, levied and collected on each barrel of crude oil so exported at the rate of \$4.20 per barrel
  - (a) to be paid by the person holding a licence under Part VI of the *National Energy Board Act* for the exportation of crude oil from Canada and under whose licence the crude oil is purported to be exported, and
  - (b) to be administered, enforced and collected by the National Energy Board.
- 3. That oil for the purposes of the said measure be defined as
  - (a) any crude oil or other hydrocarbon or mixture of hydrocarbons recovered in liquid or solid state from a natural reservoir in Canada, and
  - (b) any natural gasoline or condensate resulting from the production, processing, or refining in Canada, of gas within the meaning assigned to that expression by Section 80.1 of the *National Energy Board Act*, recovered from a natural reservoir in Canada.

and includes any oil product being any hydrocarbon, or mixture of hydrocarbons, whether in a liquid or solid state, resulting from the processing or refining of crude oil or other hydrocarbons described in paragraph (a) that is designated as an oil product by regulations made by the Governor in Council.

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, APRIL 2	
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974–75—Department of Supply and Services—Canadian Arsenals Limited—Canadian Commercial Corporation.  Appearing: The Minister of Supply and Services Witnesses: Officials of the Department of Supply and Services Mr. J. S. Glassford, President of Canadian Arsenals Limited and of Canadian Commercial Corporation	9.30 a.m
	Transport and Communications	
807 W.B.	Order of the day: Estimates 1974–75—Canadian Transport Commission	9.30 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—Canadian Radio-Television Commission	11.00 a.m
	FISHERIES AND FORESTRY	
871 W.B.	Order of the day: Estimates 1974–75—Department of the Environment	11.00 a.m
	PRIVILEGES AND ELECTIONS	
808 W.B.	Order of the day: Estimates 1974–75—Vote 10—Chief Electoral Officer	11.00 a.m
	VETERANS AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Veterans Affairs	11.00 a.m
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974–75—Department of Manpower and Immigration	3.30 p.m
	NATIONAL RESOURCES AND PUBLIC WORKS	
808 W.B.	Order of the day: Estimates 1974–75—Department of Energy, Mines and Resources—Vote 1  Appearing: The Minister of Energy, Mines and Resources  Witnesses: Officials of the Department	3.30 p.m
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Industry, Trade and Commerce—Votes 1, 5, 10, L15, L20 and L25—Trade-Industrial Program	8.00 p.m.

No. 23

# VOTES AND PROCEEDINGS

### OF THE

## HOUSE OF COMMONS

### OF CANADA

OTTAWA, FRIDAY, MARCH 29, 1974

11.00 o'clock a.m.

#### PRAYERS

Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council, laid upon the Table,—Copies of Interim Report of the Tax Measures Review Committee, dated March, 1974, entitled: "Corporate Tax Measures Review". (English and French).—Sessional Paper No. 292-4/67.

Mr. Knowles (Winnipeg North Centre), seconded by Mr. Douglas, by leave of the House, introduced Bill C-269, An Act to amend the Railway Act (half-fare railway tickets for senior citizens), which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The Order being read for the consideration of a Ways and Means Motion with respect to export of oil from Canada (Sessional Paper No. 292-1/310), laid upon the Table, Thursday, March 28, 1974;

Mr. Dubé for Mr. Macdonald (Rosedale), seconded by Mr. Sharp, moved,—That the said motion be now concurred in.

And the question being put on the said motion, it was agreed to.

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The House resumed debate on the motion of Mr. Gray, seconded by Mr. MacEachen, That Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate continuing;

[At 4.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Notices of Motions)

Mr. Godin, seconded by Mr. Latulippe, moved,—That, in the opinion of this House, the government should consider the advisability of granting an income tax rebate equal to the amount paid in mortgage interest on a family home and in municipal and educational taxes, the whole not to exceed \$1,000 per year.

And debate arising thereon;

The hour for Private Members' Business expired.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Crouse and McCain for Messrs. Hueglin and Haliburton on the Standing Committee on External Affairs and National Defence.

Mr. Crouse for Mr. Haliburton on the Standing Committee on Fisheries and Forestry.

Mr. Guay (St. Boniface) for Mr. Corriveau on the Standing Committee on Transport and Communications.

#### 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 41(1), namely:

By Mr. Turner, a Member of the Queen's Privy Council,—Report of the Canada Deposit Insurance Corporation for the year ended December 31, 1973, pursuant to section 46 of the Canada Deposit Insurance Corporation Act, chapter C-3, R.S.C., 1970, together with Financial Statements. (English and French).—Sessional Paper No. 292-1/78.

At 5.00 o'clock p.m., the House adjourned until Monday, at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX,
Speaker.

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, APRIL 2	
	External Affairs and National Defence	
371 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs	9.30 a.m.
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development— Vote 5—Indian and Eskimo Affairs Program—Operating expenditures	9.30 a.m.
	Witnesses: Officials of the Department  MISCELLANEOUS ESTIMATES	
308 W.B.	Order of the day: Estimates 1974–75—Department of Supply and Services—Canadian Arsenals Limited—Canadian Commercial Corporation.  Appearing: The Minister of Supply and Services Witnesses: Officials of the Department of Supply and Services Mr. J. S. Glassford, President of Canadian Arsenals Limited and of Canadian Commercial Corporation	9.30 a.m.
	Transport and Communications	
307 W.B.	Order of the day: Estimates 1974–75—Canadian Transport Commission	9.30 a.m.
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—Canadian Radio-Television Commission.  Witnesses: Representatives from the Canadian Radio-Television Commission	11.00 a.m.
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment.  Witnesses: Officials of the Department of the Environment	11.00 a.m.
	PRIVILEGES AND ELECTIONS	
308 W.B.	Order of the day: Estimates 1974–75—Vote 10—Chief Electoral Officer	11.00 a.m.
	VETERANS AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Veterans Affairs	11.00 a.m.
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Vote 45—Canadian Dairy Commission	3.30 p.m.

Room	Committee	Hour
	(Subject to change from day to day)	orporation
	TUESDAY, APRIL 2 (Cont.)	
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974–75—Department of Manpower and Immigration	3.30 p.m
	National Resources and Public Works	
308 W.B.	Order of the day: Estimates 1974–75—Department of Energy, Mines and Resources—Vote 1  Appearing: The Minister of Energy, Mines and Resources  Witnesses: Officials of the Department	3.30 p.n
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Industry, Trade and Commerce—Votes 1, 5, 10, L15, L20 and L25—Trade-Industrial Program	8.00 p.n
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare—Medical Research Council	8.00 p.n

Published of the day Estimates 1974-75—Vote 15—Canadian Dairy Commission

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No. 24

# VOTES AND PROCEEDINGS

### OF THE

# HOUSE OF COMMONS

## OF CANADA

OTTAWA, MONDAY, APRIL 1, 1974

2.00 o'clock p.m.

#### PRAYERS

Pursuant to Standing Order 43, on motion of Mr. Hees, seconded by Mr. Kempling, it was resolved,—That on the occasion of the fiftieth anniversay of the founding of the Royal Canadian Air Force, all Members of this House join in congratulating the past and present members of this great service on the contribution they have made to making the Canadian Air Force one of the outstanding air forces in the world, and in so doing have brought great honour to themselves and to their country.

Mr. Gillespie, a Member of the Queen's Privy Council, laid upon the Table,—Preliminary Report entitled "Private and Public Investment in Canada—1974". (English and French).—Sessional Paper No. 292-1/213.

Pursuant to Standing Order 39(4), the following six Questions were made Orders of the House for Returns:

#### No. 25—Mr. Knowles (Winnipeg North Centre)

1. How many retired Royal Canadian Mounted Police personnel are receiving pensions, including their basic pensions and any supplement or supplements added thereto, of amounts within each of the following brackets (a) less than \$20.00 per month (b) \$20.00 to \$29.99 per month (c) \$30.00 to \$39.99 per month (d) \$40.00 to \$49.99 per month (e) \$50.00 to \$59.99 per month (f) \$60.00 to \$69.99 per month (g) \$70.00 to \$79.99 per month (h) \$80.00 to \$89.99 per month (i) \$90.00 to \$99.99 per month (j) \$100.00 to \$149.99 per month (k) \$150.00 to \$199.99 per month (l) \$200.00 to \$249.99 per month (m) \$250.00 to \$299.99 per month (n) \$300.00 per month and over?

2. How many widows of RCMP personnel or of retired RCMP personnel are receiving pensions, including their basic pensions and any supplement or supplements added thereto, of amounts within each of the brackets indicated in the above question?

- 3. What is the number of retired RCMP personnel and also the number of widows of RCMP personnel or of retired RCMP personnel presently residing in each province?
- 4. In respect of how many orphans of RCMP personnel are pensions being paid and what is the average amount thereof—Sessional Paper No. 292-2/25.

#### No. 29—Mr. Knowles (Winnipeg North Centre)

1. In each year 1959 to 1973, both inclusive (a) how many personnel of the Canadian Armed Forces have commenced drawing pensions under the Canadian Forces

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Superannuation Act (b) how many widows have commenced drawing pensions under the said Act?

- 2. In each year 1959 to 1973, both inclusive, how many pensions under the Canadian Forces Superannuation Act (a) to retired Canadian Armed Forces personnel (b) to widows of such personnel, have been discontinued because of the death of the annuitant?
- 3. In each year 1946 to 1973, both inclusive, how many service personnel contributed to the pension or annuity account under the former Part V or under the provisions of the present Canadian Forces Superannuation Act?—Sessional Paper No. 292-2/29.

#### No. 100-Mr. Cossitt

- 1. What are the names and addresses of all advertising agencies used by the Department of Consumer and Corporate Affairs since the present Minister assumed his portfolio?
- 2. (a) What are the amounts of all advertising contracts given such agencies during this period of time, what are the dates such contracts were awarded and in each case, were tenders or competitive presentations of any kind requested and, if not, who authorized in each case the expenditure of public funds without such tenders or competitive presentations (b) in each case, what was the general subject matter of the advertising contract?
- 3. What are the names and addresses of all advertising agencies used by the Department of Consumer and Corporate Affairs during the term of the Minister's immediate predecessor and if any of these agencies has not been used since then, for what reason and on whose decision were changes made?—Sessional Paper No. 292-2/100.

#### No. 110-Mr. McKinnon

For each year 1960 to 1973 (a) how much was the budget for the National Film Board (b) how much were the sales receipts (c) how many employees has the National Film Board had for each year and, of these, how many were employed in the sales department?—Sessional Paper No. 292-2/110.

### No. 261—Mr. Nystrom

- 1. What were the amounts of money spent by the Department of Supply and Services on publicity and/or information in each of the fiscal years 1972-73 and 1973-74 to date?
- 2. What were the names and addresses of firms and individuals who received these contracts, what amounts of money were spent in each case and what was the purpose of each contract?
- 3. In the case of expenditures for publicity and/or information made within the Department by its publicity or information division, what was the amount in each case and the purpose of the expenditure?—Sessional Paper No. 292-2/261.

#### No. 286-Mr. Nystrom

1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Post

- Office Department on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/286.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

The House resumed debate on the motion of Mr. Gray, seconded by Mr. MacEeachen,—That Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code, be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

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 Finance, Trade and Economic Affairs.

The Order being read for the consideration of the report stage of Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Raiyway Company and certain debentures to be issued by Air Canada, as reported (with amendments) from the Standing Committee on Transport and Communications.

Mr. Blenkarn, seconded by Mr. McKinley, moved,—That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in paragraph 3(1)(a) by (a) deleting the figure "\$225,500,000" in lines 3 and 17 on page 2 and substituting therefor the figure "\$211,021,000" and (b) deleting lines 13 and 14.

Mr. Blenkarn, seconded by Mr. McKinley, moved,— That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in paragraph 3(1)(b) by deleting line 22 on page 2 and substituting therefor the following:

"lines but excluding any amount in respect of hotels or C.N. Tower Limited) in the calendar year 1974, prior to".

And debate arising thereon;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Notices of Motions)

Mr. Whittaker, seconded by Mr. Towers, moved,—That, in the opinion of this House, the government should give consideration to bringing in an amendment to the Old Age Security Act to ensure the Canadian veteran with overseas services that such service be counted for time in Canada for the purpose of the Old Age Security Act whether or not he has resided full-time after discharge in Canada.—(Notice of motion No. 3).

And debate arising thereon;

The hour for Private Members' Business expired.

Consideration was resumed at the report stage of Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, as reported (with amendments) from the Standing Committee on Transport and Communications.

Debate was resumed on the motion of Mr. Blenkarn, seconded by Mr. McKinley,—That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in paragraph 3(1) (a) by (a) deleting the figure "\$225,500,000" in lines 3 and 17 on page 2 and substituting therefor the figure \$211,021,000" and (b) deleting lines 13 and 14.

And on the motion of Mr. Blenkarn, seconded by Mr. McKinley,—That Bill C-5, An Act to authorize the pro-

vision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in paragraph 3(1)(b) by deleting line 22 on page 2 and substituting therefor the following:

"lines but excluding any amount in respect of hotels or C.N. Tower Limited) in the calendar year 1974, prior to".

And debate continuing;

#### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Hopkins for Mr. Fleming on the Standing Committee on External Affairs and National Defence.

Messrs. Béchard and Roy (Laval) for Messrs. Roy (Timmins) and Breau on the Standing Committee on Miscellaneous Estimates.

Mr. Stollery for Mr. Ethier on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Lachance for Mr. Leblanc (Laurier) on the Standing Committee on Privileges and Elections.

Mr. Breau for Mr. Caron on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Balfour and Andre for Messrs. Hurlburt and McKinnon on the Standing Committee on Miscellaneous Estimates.

Mr. Fraser for Mr. Patterson on the Standing Committee on Fisheries and Forestry.

Messrs. Douglas and Symes for Messrs. Knight and Grier on the Standing Committee on Miscellaneous Estimates.

Messrs. Saltsman and Nystrom for Messrs. Grier and Broadbent on the Standing Committee on Finance, Trade and Economic Affairs. Mr. Smith (Saint-Jean) for Mr. Langlois on the Standing Committee on Miscellaneous 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 41(1), namely:

By Mr. Andras, a Member of the Queen's Privy Council,—Return of Permits issued under the authority of section 8 of the Immigration Act, for the Calendar year 1973, pursuant to section 8(5) of the said Act, chapter I-2, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/158.

By Mr. Davis, a Member of the Queen's Privy Council,—Capital Budget of the Canadian Saltfish Corporation for the fiscal year ending March 31, 1975, pursuant to section 70(2) of the Financial Administration Act, chapter F-10, R.S.C., 1970, together with Order in Coun-

cil P.C. 1974-591, dated March 14, 1974, approving same. (English and French).—Sessional Paper No. 292-1/368A.

By Mr. Jamieson, a Member of the Queen's Privy Council,—Report on the Operation of the Regional Development Incentives Act for the month of January, 1974, pursuant to section 16 of the said Act, chapter R-3, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/322.

By Mr. Whelan, a Member of the Queen's Privy Council,—Report of the Canadian Livestock Feed Board for the crop year ended July 31, 1973, pursuant to section 22 of the Livestock Feed Assistance Act, Chapter L-9, R.S.C., 1970, including its Accounts and Financial Statement. (English and French).—Sessional Paper No. 292-1/94.

At 10.21 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX,
Speaker.

Room	Committee	Hour
anon .	(Subject to change from day to day)	100001
	TUESDAY, APRIL 2	
	External Affairs and National Defence	
371 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs.  Witness: E. A. Ritchie, Under-Secretary of State for External Affairs	9.30 a.m
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development—Vote 5—Indian and Eskimo Affairs Program—Operating expenditures	9.30 a.m
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974–75—Department of Supply and Services—Canadian Arsenals Limited—Canadian Commercial Corporation. Appearing: The Minister of Supply and Services Witnesses: Officials of the Department of Supply and Services	9.30 a.m
	Mr. J. S. Glassford, President of Canadian Arsenals Limited and of Canadian Commercial Corporation	
	Transport and Communications	
307 W.B.	Order of the day: Estimates 1974–75—Canadian Transport Commission	9.30 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—Canadian Radio-Television Commission	11.00 a.m
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment	11.00 a.m
	PRIVILEGES AND ELECTIONS	
308 W.B.	Order of the day: Estimates 1974–75—Vote 10—Chief Electoral Officer	11.00 a.m
	VETERANS AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Veterans Affairs	11.00 a.m
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Vote 45—Canadian Dairy Commission	3.30 p.m.

April 1, 1974

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
Standing O	(Subject to change from day to day)	a's Privy
	TUESDAY, APRIL 2 (Cont.)	
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Department of Manpower and Immigration	3.30 p.m
	NATIONAL RESOURCES AND PUBLIC WORKS	
308 W.B.	Order of the day: Estimates 1974–75—Department of Energy, Mines and Resources—Vote 1  Appearing: The Minister of Energy, Mines and Resources  Witnesses: Officials of the Department	3.30 p.m
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Industry, Trade and Commerce—Votes 1, 5, 10, L15, L20 and L25—Trade-Industrial Program	8.00 p.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare—Medical Research Council	8.00 p.m
	WEDNESDAY, APRIL 3	
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—Canadian Radio-Television Commission	3.30 p.m
.m.n 00.11	Order of the day Estimates 1974-75—Vote 10—Chief Electoral Officer. Witness Mr. JM. Hamel, Chief Electoral Officer.	.a.w 80

# VOTES AND PROCEEDINGS

OF THE

# HOUSE OF COMME

OF CANADA

OTTAWA, TUESDAN

SECTION DESIGNATION OF THE PARTY OF THE PART

#### THAYERS

Mr. Speaker, laid upon the Table, Copies of an Extract from the Mientes of a Mientey of the Commissioners of Internal Economy, concerning revisions of the salaries of employees of the Fixess of Comments, (English and French) — Seestmal Paper No. 282-1/1.

Mr. Maccondd (Resedale), assended by Mr. Maccaches, by leave of the House appropried Bill C-13, An Act to improve a charge on the export of crude oil and certain petroleum products, to provide compensation for certain oil import costs and to regulate the price of Cumulan crude oil in interproved and expert trade, which was read the first true and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the blessage and recommendation of the Governor General pursuant to Hending Order 62(2) in relation to the foregoing Bill to as follows:

His Excellency the Governor Ceneral recommends to the House of Commons a measure respecting the administration of interprevencial expert and import trade in petroleum and petroleum products including restraint in domestic oil prices; to provide in the manner and under the green of import or imp

Natural Science of the Canadian Natural Science of the S

Mr. By a seconded by Mr. McKinley,—That Bill C-5, At and a seconded by Mr. McKinley,—That Bill C-5, At and a second to provision of moneys to much continuous and actions Reli
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No. 25

# VOTES AND PROCEEDINGS

### OF THE

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, TUESDAY, APRIL 2, 1974

2.00 o'clock p.m.

#### PRAVERS

Mr. Speaker, laid upon the Table,—Copies of an Extract from the Minutes of a Meeting of the Commissioners of Internal Economy, concerning revisions of the salaries of employees of the House of Commons. (English and French).—Sessional Paper No. 292-1/1.

Mr. Macdonald (Rosedale), seconded by Mr. Mac-Eachen, by leave of the House, introduced Bill C-18, An Act to impose a charge on the export of crude oil and certain petroleum products, to provide compensation for certain oil import costs and to regulate the price of Canadian crude oil in interprovincial and export trade, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure respecting the administration of interprovincial, export and import trade in petroleum and petroleum products including restraint in domestic oil prices; to provide in the manner and under the circumstances prescribed for the payment of import cost compensation out of the Consolidated Revenue Fund to eligible importers for crude oil, petroleum products as defined by regulation, and for additional compensation in specially defined cases; and to provide for transitional matters in the manner prescribed in respect of payments to eligible importers.

Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, as reported (with amendments) from the Standing Committee on Transport and Communications, was again considered at the report stage.

Whereupon the House resumed debate on the motion of Mr. Blenkarn, seconded by Mr. McKinley,—That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974,

and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in paragraph 3(1)(a) by (a) deleting the figure "\$225,500,000" in lines 3 and 17 on page 2 and substituting therefore the figure "\$211,021,000" and (b) deleting lines 13 and 14.

And on the motion of Mr. Blenkarn, seconded by Mr. McKinley,—That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in paragraph 3(1)(b) by deleting line 22 on page 2 and substituting therefor the following:

"lines but excluding any amount in respect of hotels or C.N. Tower Limited) in the calendar year 1974, prior to".

After further debate, the question being put on the said motions, they were negatived on division.

By unanimous consent, motion numbered 3, standing in the name of Mr. MacKay, as follows: That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in Clause 7 by inserting therein, next after line 6 on page 5, the following:

"(3) It shall be a condition to which a loan made under subsection (1) is subject that the annual report of Air Canada, first made after the ending of the period referred to in that subsection, shall include, in respect of each of the directors and executive officers of Air Canada, the amount paid to him by way of salary, other remuneration and expenses, the terms of his tenure of office, and the duties of his office."

and by renumbering subsequent Sub-clauses accordingly.

And motion numbered 5 standing in the name of Mr. MacKay, as follows: That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in Clause 9 by inserting therein, next after line 14 on page 7, the following:

"(2) It shall be a condition to which a loan made under subsection (1) is subject that the annual report of the National Company for the calendar year 1973 shall include, in respect of each of the directors and executive officers of the National Company, the amount paid to him by way of salary, other remuneration and expenses, the terms of his tenure of office, and the duties of his office."

and by renumbering subsequent Sub-clauses accordingly.

And motion numbered 6, standing in the name of Mr. MacKay, as follows: That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in Clause 13 by deleting line 6 on page 9 and substituting therefor the following:

"the 1972 fiscal year of the Na-".

were allowed to stand.

Mr. Blenkarn, seconded by Mr. McKinley, moved,— That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in paragraph 7(4)(a) by deleting line 44 on page 5 and substituting therefor the following:

"shall not exceed \$133,300,000; and".

And debate arising thereon;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Public Bills)

The Order being read for the second reading and reference to the Standing Committee on Finance, Trade and Economic Affairs of Bill C-103, An Act respecting the guarantee of supply of parts for motor vehicles and farm implements imported into Canada or sent or conveyed from one province to another.

Mr. Nesdoly, seconded by Mr. Knowles (Winnipeg North Centre), moved,—That the said bill be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate arising thereon;

The hour for Private Members' Business expired.

Consideration was resumed at the report stage of Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, as reported (with amendments) from the Standing Committee on Transport and Communications.

Debate was resumed on the motion of Mr. Blenkarn, seconded by Mr. McKinley,—That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in paragraph 7(4)(a) by deleting line 44 on page 5 and substituting therefor the following:

"shall not exceed \$133,300,000; and".

After debate thereon, the question being put on the said motion, it was negatived, on division.

Mr. Blenkarn for Mr. MacKay, seconded by Mr. McKinley, proposed to move,—That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in Clause 7 by inserting therein, next after line 6 on page 5, the following:

"(3) It shall be a condition to which a loan made under subsection (1) is subject that the annual report of Air Canada, first made after the ending of the period referred to in that subsection, shall include, in respect of each of the directors and executive officers of Air Canada, the amount paid to him by way of salary, other remuneration and expenses, the terms of his tenure of office, and the duties of his office."

and by renumbering subsequent Sub-clauses accordingly.

Mr. Blenkarn for Mr. MacKay, seconded by Mr. Mc-Kinley, proposed to move,—That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway

Company and certain debentures to be issued by Air Canada, be amended in Clause 9 by inserting therein, next after line 14 on page 7, the following:

"(2) It shall be a condition to which a loan made under subsection (1) is subject that the annual report of the National Company for the calendar year 1973 shall include, in respect of each of the directors and executive officers of the National Company, the amount paid to him by way of salary, other remuneration and expenses, the terms of his tenure of office, and the duties of his office."

and by renumbering subsequent Sub-clauses accordingly.

And debate arising thereon;

#### RULING BY MR. DEPUTY SPEAKER

MR. DEPUTY SPEAKER: I thank the honourable Member for Mississauga (Mr. Blenkarn) and the honourable Minister of Finance (Mr. Turner) for their contributions on the point of order that was originally raised yesterday by the Chair with regard to the relevancy of motions numbered 3 and 5.

Both of these motions would attach conditions to the proposed guarantees and introduce certain requirements which in the opinion of the Chair, would be foreign to the substance of the Bill and which would relate to the context and form of the company's annual report.

The honourable Member for Mississauga has argued that such conditions should have been in the Bill in the first place, that they do not affect the Royal Recommendations, and also that they are housekeeping measures. But the fact is that they would form a substantial departure from the measure that we have before us as it was approved by the House on second reading. I think they are foreign to the substance of the Bill and perhaps I might quote from May's 18th edition page 508, paragraph (1) as follows: "An amendment is out of order if it is irrelevant to the subject matter or beyond the scope of the bill."

For that reason I would have to say that motions numbered 3 and 5 as they stand at the report stage cannot be presented to the House.

Mr. Blenkarn for Mr. MacKay, seconded by Mr. Mc-Kinley, proposed to move,—That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be amended in Clause 13 by deleting line 6 on page 9 and substituting therefor the following:

"the 1972 fiscal year of the Na-".

And debate arising thereon; which ambunds of facility

#### RULING BY MR. DEPUTY SPEAKER

MR. DEPUTY SPEAKER: I thank the honourable Member for Mississauga (Mr. Blenkarn) and the Minister of Finance (Mr. Turner) for discussing this. It is indeed helpful to the Chair.

The point that must now be considered by the Chair is whether the point of order originally raised by the Chair is correct. The point of order is whether the Bill should be amended in clause 13 by deleting line six on page nine and substituting "the 1972 fiscal year".

I think it is clear and accepted by all honourable Members that there is a right to take particular provisions in a bill as they relate to proposed expenditures and seek to reduce them. I do not think there can be any question but that honourable Members have a right to do that. However, I do not think that is the question that has to be determined by myself at this particular time.

The Bill as it was approved on second reading provided for the provision of money to meet certain expenditures for a period from the first day of January 1973 to the thirtieth day of June 1974 and to guarantee certain securities to provide for these moneys. The amendment proposed by the honourable Member for Central Nova (Mr. MacKay) and argued on his behalf by the honourable Member for Mississauga would, in the opinion of the Chair, negative the principle of the Bill as determined by this House on second reading. I would quote to the honourable Member for Mississauga paragraph (5) of May's 18th edition, page 509, wherein it is stated: "An amendment which is equivalent to a negative of the bill, or which would reverse the principle of the bill as agreed to on the second reading, is not admissible."

In my opinion, the substitution of one particular year for another particular period of time is fatal to the admissibility of the amendment and I therefore have to declare it is out of order.

On motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Sharp, the said bill was concurred in at the report stage, on division.

-mod services had her to say that motion for home forms

Mr. Turner (Ottawa-Carleon), seconded by Mr. Sharp, moved,—That the said Bill be now read a third time and do pass.

And debate arising thereon;

#### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

## Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Breau for Mr. Demers on the Standing Committee on Miscellaneous Estimates.

Messrs. Blenkarn, Whicher, Hollands and McCain for Messrs. Ellis, Mackasey, Hurlburt and Mazankowski on the Standing Committee on Transport and Communications.

Mr. Oberle for Mr. Dinsdale on the Standing Committee on Indian Affairs and Northern Development.

Mr. Symes, Mrs. Morin and Mr. Roy (Timmins) for Messrs. Rose, Blaker and Guilbault on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Messrs. Leblanc (Laurier), McCain and Buchanan for Messrs. Jerome, Munro (Esquimalt-Saanich) and Lachance on the Standing Committee on Privileges and Elections.

Mr. Cyr for Mr. Langlois on the Standing Committee on External Affairs and National Defence.

Mr. Mackasey for Mr. Whicher on the Standing Committee on Transport and Communications.

Mr. Blaker for Mrs. Morin on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Messrs. Jerome, Lachance and Munro (Esquimalt-Saanich) for Messrs. Leblanc (Laurier), Buchanan and McCain on the Standing Committee on Privleges and Elections.

Messrs. Mazankowski and Ellis for Messrs. McCain and Hollands on the Standing Committee on Transport and Communications.

Mr. Yewchuk for Mr. Hurlburt on the Standing Committee on Health, Welfare and Socal Affairs.

Mr. Schellenberger for Mr. Hurlburt on the Standing Committee on Agriculture.

Messrs. Roy (Timmins), Gendron, Mrs. Morin and Messrs. Allard and Schumacher for Messrs. Trudel, Cullen, Breau, Tétrault and Bawden on the Standing Committee on National Resources and Public Works. 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 41(1), namely:

By Mr. Marchand (Langelier), a Member of the Queen's Privy Council,—Supplementary Report on the Operations of the Shipping Conferences Exemption Act for the year ended December 31, 1973, pursuant to section 12 of the said Act, chapter 39, R.S.C., 1970, (1st Supplement). (English and French).—Sessional Paper No. 292-1/239A.

At 10.25 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker. for the year ended December 21, 1913, pursuant to section 12 of the said Act chapter 39, R.S.C., 1970, (1st
Suppliedent), (English and Trench) - Sessional Pener
No 292-1/220A

A 19.25 o'clock and the House shrows an inches of the Month of the Mon

I there it is clear and accepted by all announcestile Members that there is a right to make garmandar provisions in a bill as they relate to suppose exponentiates and seek to reduce them. I do not hapk there say be any question but that homeomble Members have a right to do that Havever I up not think that is the energy that has to be

The fine of two approves to seem a reading provided for the first day of January 1973 to the thirteen day of June 1974 and to guarantee certain exposed for the noncomplete blender for Gentral Royal Machany and argued on his behalf by the honour harmonies for Mississander would, in the opinion of the Chair, negative the principle of the hill as determined by the Honour harmonies of the principle of the hill as determined by the Honour Machany and required at would guide to the honour harmonies of the hill as determined by the Honour Machany of the Machany and Machany and Machany of the hill as determined by the difference of the hill, or which would require the principle of the bill, or which would recover the principle of the bill as agreed to be the sould and by a low hamiltonia.

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Clerk of the House bordobs no

The following paper having teen deposited with the Clerk of the House was laid ween the Table nursuant to Standing Order 41(1) namely.

By Mr. Malehand (Lingester), a memory of the Queen suffried Council, Supplementary Report on the Operations of the Shipping Conferences Exemption Ave.

Mr. bress he to Peaters on the Standing Commit-

Steam Steam Washes Hollands and McCain for Mours Sile, M. Chart, Studburt and Mazankowski on the Steaming Charles on Transport and Communications.

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Messay Levine (Lander), McCalo and Buchanan for Messay Joseph Munro (Esquimali-Signich) and fachance on the Standing Committee on Privileges and Exertions

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Messes, Roy Proposed, Elendron, Mrs. Morin and Messes, Allard and Labour the to Mosses, Tradel, Caller, Brean, Telepuli and Indiana, on the Standing Committee on Stational Research and Public Works.

Room	Committee	Hour
moli	(Subject to change from day to day)	orcord
	WEDNESDAY, APRIL 3	
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—Canadian Radio-Television Commission	3.30 p.m.
	JUSTICE AND LEGAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	3.30 p.m.
	VETERANS AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of Veterans Affairs	3.30 p.m.
	THURSDAY, APRIL 4	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974-75—Vote 30—Tariff Board—Department of Finance	9.30 a.m.
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
371 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare—Medical Research Council.  Appearing: The Minister of National Health and Welfare  Witnesses: Dr. G. Malcolm Brown, Medical Research Council  Officials of the Department of National Health and Welfare	9.30 a.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974–75—Public Service Staff Relations Board	9.30 a.m.
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Vote 60—Farm Credit Corporation	11.00 a.m.
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974–75—Department of Manpower and Immigration	11.00 a.m.

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, APRIL 4 (Cont.)	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
808 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—Humanitarian Aid in Southern Africa	3.30 p.m
	Witnesses: Reverend Floyd Honey, Canadian Council of Churches Professor Cranford Pratt, University of Toronto Mr. Romeo Maione, Canadian Labour Congress Mr. Clyde Sanger, Southern Africa Information Group	
	Indian Affairs and Northern Development	
09 W.B.	Order of the day: Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the	.8.W 20
	Canada Elections Act.  Witnesses: At 3.30 p.m.	3.30 p.m 8.00 p.m
9.80 a.m.	From the Yukon Territorial Council: Councillor D. Taylor Councillor K. MacKinnon  At 8.00 p.m.  From the Northwest Territorial Council: Councillor David H. Searle, Q.C.	
	Councillor Tom H. Butters	
mie 08.0	Transport and Communications	
71 W.B.	Order of the day: Estimates 1974–75—Department of Transport	3.30 p.m.
	Broadcasting, Films and Assistance to the Arts	
e69 W.B.	Order of the day: Estimates 1974-75—National Arts Centre Corporation	8.00 p.m.
.m.s.06/11	Order of the day Extendes 1971-75-Vote 60-Farm Credit Corporation	.e.w.17

No. 26

# **VOTES AND PROCEEDINGS**

OF THE

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, WEDNESDAY, APRIL 3, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Laflamme, from the Standing Committee on Privileges and Elections, presented the First Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Friday, March 1, 1974, your Committee has considered Vote 10—Chief Electoral Officer under Privy Council of the Estimates for the fiscal year ending March 31, 1975, and has agreed to report it to the House.

A copy of the relevant Minutes of Proceedings and Evidence (Issues Nos. 1 and 2) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 3 to the Journals.)

Mr. MacEachen, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Report on Employer-Employee Relations in the Public Service of Canada—Proposals for Legislative Change Part II—J. Finkelman, Q.C., Chairman, Public Service Staff Relations Board. (English and French).—Sessional Paper No. 292-4/66A.

V 26-1

Mr. Reilly, seconded by Mr. Baker, by leave of the House, introduced Bill C-270, An Act to amend the Public Service Staff Relations Act (arbitration awards) which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Rose, seconded by Mr. Knowles (Winnipeg North Centre), by leave of the House, introduced Bill C-271, An Act to amend the Interest Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Pursuant to Standing Order 39(4), the following Question was made an Order of the House for a Return:

No. 236-Mr. Olaussen

1. What were the amounts, in dollars and as a percentage of total after tax profits, of dividends paid by Canadian corporations to foreign parents and affiliates and of profits paid by unincorporated branches of foreign corporations operating in Canada in each of the years 1965 to 1972, by each of the 37 industry groups and by

asset size (a) less than \$1 million (b) \$1 million to \$4,999,999 (c) \$5 million to \$9,999,999 (d) \$10 million to \$24,999,999 (e) \$25 million and over?

2. What were the total amounts of subsidies given to foreign-owned companies in each of the years 1965 to 1972, cross-classified by industrial group and asset size?
—Sessional Paper No. 292-2/236.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Return to the foregoing Order.

The House resumed debate on the motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Sharp,—That Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, be now read a third time and do pass.

After further debate, 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, on division.

A Message was received from the Senate informing this House that the Senate had passed the following Bills, without any amendment:

Bill C-17, An Act to amend the Veterans' Land Act. Bill C-264, An Act respecting the Eastern Canada Synod of the Lutheran Church in America.

Mr. Speaker communicated to the House the following letter:

#### GOVERNMENT HOUSE OTTAWA

APRIL 3rd, 1974.

Sir,

I have the honour to inform you that The Honourable Wishart F. Spence, O.B.E., LL.M., Puisne Judge of the Supreme Court of Canada, in his capacity as Deputy Governor General, will proceed to the Senate Chamber today, April 3rd, 1974, 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,

ANDRÉ GARNEAU, Administrative Secretary to the Governor General.

The Honourable

The Speaker of the House of Commons.

A Message was received from the Honourable Wishart F. Spence, O.B.E., LL. M., Puisne Judge of the Supreme Court of Canada, acting as Deputy Governor General, desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker went with the House to the Senate Chamber.

And being returned;

Mr. Speaker reported that when the House did attend the Honourable the Deputy Governor General in the Senate Chamber, His Honour was pleased to give, in Her Majesty's name, the Royal Assent to the following bills:

Bill C-17, An Act to amend the Veterans' Land Act.—Chapter No. 3.

Bill C-264, An Act respecting the Eastern Canada Synod of the Lutheran Church in America.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. McGrath for Mr. La Salle on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Messrs. Orlikow and Neale (Vancouver East) for Messrs. Douglas and Symes on the Standing Committee on Miscellaneous Estimates.

Mr. Firth for Mr. Barnett on the Standing Committee on Indian Affairs and Northern Development.

Messrs. Knight, Leggatt, Prud'homme and Lachance for Messrs. Howard, Gilbert, Blaker and Marceau on the Standing Committee on Justice and Legal Affairs.

Mr. Herbert for Mr. Roy (Timmins) on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Messrs. Langlois and Demers for Messrs. Smith (Saint-Jean) and Breau on the Standing Committee on Miscellaneous 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 41(1), namely:

By Mr. MacEachen, a Member of the Queen's Privy Council,—Annual Report of the Public Service Staff Relations Board for the fiscal year ended March 31, 1973, pursuant to section 115 of the Public Service Staff Relations Act, chapter P-35, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/219.

By Mr. Marchand (Langelier), a Member of the Queen's Privy Council,—Copies of Financial Statement of the operation and maintenance, together with a statement showing the net capital investment, for the year ended December 31, 1973, under authority of chapter 56, Statutes

of Canada, 1960-61, respecting the railway line constructed by the Canadian National Railway Company from a point near Grimshaw, in the Province of Alberta in a northerly direction to Great Slave Lake in the Northwest Territories, pursuant to section 9 of the said Act. (English and French).—Sessional Paper No. 292-1/99.

At 6.07 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

#### CORRIGENDUM

At page 91 of the English version of the Votes and Proceedings for Tuesday, April 2, 1974, the report listed under Returns and Reports Deposited with the Clerk of the House should read as follows:

By Mr. Marchand (Langelier), a Member of the Queen's Privy Council,—Supplementary Report to the Report of exemptions authorized by the Minister of Transport under sections 109, 110, 132 and 133 of the Canada Shipping Act in cases where no master or officer was available with required certificate and experience, for the year ended December 31, 1973, pursuant to section 134(2) of the said Act, chapter S-9, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/239A.

of Careda Approl. respecting the railway line constructed by the Careda Approl. Respecting the railway line constructed by the Caredan National Ruilway Company from a point again of Crimshaw, in the Frovince of Alberta in a northerly direction to Great Stave Lago in the Northwest Territories, prinagable was stone for the Sam Act. (English and Freuch).—Sessional Paper Fo. 252-1/29

Av 5.07 o'clack p.m., the House adjourned dutil tomorrow at 3.00 o'clack p.m., pursuant to Standing Order 2(1).

NUMBEROMAL VISIOU Lebate on the motion of Mr. Predoctal translations, pressure by Mr. Sharp,—That Bill translation of memory to meet orygin registed expenditures of the Canadian National Indivises Bestein and Air Canada for the period from the Indivises Bestein and Air Canada for the period from the Indivises Bestein and Air Canada for the period from the Indivises Bestein and Air Canada for the Soundary or June, 1974, and to settlement the gravantee by the Caradian National Hallway Company and certain debendance to be busined by Air Canada, he now read a third time and so year.

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By Mr. Merchend (Langeller), a Member of the Oveen's Privy Council.—Copies of Financial Statement, of the operation and maintenance, together with a statement showing the net capital investment, for the year ended December 31, 1373, under authority of chapter 55, Statutes

Mr. Speaker reported that when the House did attend the Honourable the Deputy Governor General in the Senata Chamber, His Honour was pleased to give, in Nor Majesty's name, the Royal Assent to the following

Mill C-17, An Acts to amend the Veterans' Land Act.

Bill C-264, An Act respecting the Eastern Canada

After further details the question being put on the s

CORRIGENDUM

Changes in Committee Membership

Accordingly, the a

At page 91 of the English Ventuen of the report of the Ventuen of the Ventuen of the report listed to distract the page 10 of the report listed to distract the page 10 of the clerk of the page 10 of th

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GOVERNMENT NOVSE

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Siz.

Without F. Spence, C.B.E., LL.M., Prince Judge of the Supreme Court of Canada, in his especity as Decore to the Senate Chamber to the State Chamber to the November 1 and 1874, at 5 45 p.m., for the purpose, of the Senate Chamber to the Senate

thave the honour to be Sir. Your obscient serving,

Administrative Secretary to the Couernor General,

The Speaker of the Element of Commons.

Messys, Knight, Leggatt, Frud hompie and Lachance for Movers, Howard, Gilbert, Blaker and Marcau, on the Standing Committee on Justice and Legal Affairs.

Mr. Respect for Mr. Roy (Timoths) on the Standing Contricted on Broadcasting, Films and Assistance to the

Means Langiols and Demars for Means Smith (Saintle in) and Bress an the Standing Committee Su Misselthe case Estimates.

> Regards and Reports Deposited with the Clark of the House

The Palywine papers having been deposited with the Chark of the House were laid upon the Table pursuant to Spanish Defer 61(1), namely:

Room	Committee	Hour
Hour	(Subject to change from day to day)	Room
	THURSDAY, APRIL 4	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974-75—Vote 30—Tariff Board—Department of Finance	9.30 a.m
	Order of the day Estimates 1974-75-Department of Externs Alisus-itumannana Aid in	
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
371 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare—Medical Research Council	9.30 a.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974-75—Department of the Solicitor General	9.30 a.m
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974–75—Public Service Staff Relations Board	9.30 a.m
	REGIONAL DEVELOPMENT	
208 W.B.	Order of the day: Estimates 1974-75—Department of Regional Economic Expansion	9.30 a.m
	Agriculture	
971 W D	THANKPORT AND CONMUNICATIONS	11.00
371 W.B.	Order of the day: Estimates 1974–75—Vote 60—Farm Credit Corporation	11.00 a.m
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974-75—Department of Manpower and Immigration	11.00 a.m
	Witnesses: Officials of the Department of Manpower and Immigration  NATIONAL RESOURCES AND PUBLIC WORKS	
308 W.B.	Order of the day: Estimates 1974-75—Department of Energy, Mines and Resources—Vote 1  Witnesses: Officials of the Department	11.00 a.m
	Order of the day, Estimates 1974-75 - Department of Veterans Affairs	

(Continued on next page)

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, APRIL 4 (Cont.)	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—Humanitarian Aid in	
300 11121	Southern Africa	3.30 p.m.
	Professor Cranford Pratt, University of Toronto Mr. Romeo Maione, Canadian Labour Congress Mr. Clyde Sanger, Southern Africa Information Group	
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act.	2 20
	Witnesses:	3.30 p.m. 8.00 p.m.
	From the Yukon Territorial Council:  Councillor D. Taylor  Councillor K. MacKinnon	
	At 8.00 p.m.  From the Northwest Territorial Council:  Councillor David H. Searle, Q.C.  Councillor Tom H. Butters	
	REGULATIONS AND OTHER STATUTORY INSTRUMENTS	
269 W.B.	Organization.	3.30 p.m.
	TRANSPORT AND COMMUNICATIONS	
371 W.B.	Order of the day: Estimates 1974–75—Department of Transport	3.30 p.m.
	Witnesses: Officials of the Department of Transport	
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974-75—National Arts Centre Corporation	8.00 p.m.
	VETERANS AFFAIRS	
371 W.B.	Order of the day: Estimates 1974-75—Department of Veterans Affairs	8.00 p.m.

336. 27

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMORS

OF CANADA

OTTAWA, THURSDAY APRIL 4 1874

2.00 p'clock par

#### PRAYERS

Mr. Rose, seconded by Mr. Universe (Winnipeg North Centre), by leave of the House introduced Bill C-272. An Act respecting comestic control of Canadian entries in international professional respect toothell, which was read the first time and ordered to be preated and ordered for a second reading at the next study of the House.

Mr. Danson, seconded by Mr. Corbin, by leave of the House introduced Bill C 273. An Act respecting the interprovincial enforcement of alimony and maintenance orders, which was read the first time and ordered to be printed and ordered to: a second reading at the next sitting of the House.

MR. SPEAKER: It is the understanding of the Chair that the Recommendation appearing under the notice of introduction of the Bill instituted, An Act to amend the Canada Pension Plan, etaleins a provision which makes it necessary to obtain a new Recommendation. With leave of the House, it is suggested that the present Recommendation be replaced by a new Recommendation, to be printed in temorrow's Order Paper. Meanwhile, the notice of introduction of the bill will be allowed to stand until temorrow.

The Order print provides the same transmood the report stage of the code, he said to state the National Parks Act, as reported with a residence of from the Standing Committee as the Sanding Commit

Mr. Calett and Market by Mr. Haidasz, moved,—That Bill C-8 An act se second the National Parks Act, be amended by market though the mediately after line 6 on page 3 the of owner trains

"It buttoness offer of the said Act is repealed and the halos my out-whisted therefor:

Distinct the parchase, expropriate or otherwise account to bases or interests therein for the purposes of a high.

Make debate travers, the question being put on the said motion, it was agreed to

From the name of Mr. Harnett, as follows:—That Rill C-8, he are to smend the National Parks Act, be emended by believing therein the following as Clause 3:

3. Sub-section 6(3) of the said Act is amended by solution theretrom the words ', including the lands of lections or of any other person 5.7

Cegar of the oner Egaluminos 1975-15- Nangous oner Second	

No. 27

# VOTES AND PROCEEDINGS

### OF THE

## HOUSE OF COMMONS

### OF CANADA

OTTAWA, THURSDAY, APRIL 4, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Rose, seconded by Mr. Knowles (Winnipeg North Centre), by leave of the House, introduced Bill C-272, An Act respecting domestic control of Canadian entries in international professional rugby football, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Danson, seconded by Mr. Corbin, by leave of the House introduced Bill C-273, An Act respecting the interprovincial enforcement of alimony and maintenance orders, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

MR. SPEAKER: It is the understanding of the Chair that the Recommendation appearing under the notice of introduction of the Bill intituled, An Act to amend the Canada Pension Plan, contains a provision which makes it necessary to obtain a new Recommendation. With leave of the House, it is suggested that the present Recommendation be replaced by a new Recommendation, to be printed in tomorrow's Order Paper. Meanwhile, the notice of introduction of the bill will be allowed to stand until tomorrow.

The Order being read for the consideration of the report stage of Bill C-6, An Act to amend the National Parks Act, as reported (with amendments) from the Standing Committee on Indian Affairs and Northern Development.

Mr. Chrétien, seconded by Mr. Haidasz, moved,—That Bill C-6, An Act to amend the National Parks Act, be amended by adding thereto immediately after line 6 on page 3 the following Clause:

- "2.1 Subsection 6(3) of the said Act is repealed and the following substituted therefor:
  - (3) The Governor in Council may authorize the Minister to purchase, expropriate or otherwise acquire any lands or interests therein for the purposes of a park."

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

By unanimous consent, motion numbered 2, standing in the name of Mr. Barnett, as follows:—That Bill C-6, An Act to amend the National Parks Act, be amended by inserting therein the following as Clause 3:

"3. Sub-section 6(3) of the said Act is amended by deleting therefrom the words ', including the lands of Indians or of any other persons,'."

by re-numbering Clause 3 as Clause 4, and by re-numbering the subsequent Clauses accordingly.

was withdrawn.

Mr. Chrétien, seconded by Mr. Haidasz, moved,—That Bill C-6, An Act to amend the National Parks Act, be amended in Clause 10:

- (a) by striking out lines 6 and 7 on page 5 and substituting the following:
  - "10. (1) Subject to subsection (2), the Governor in Council may,"
  - (b) by striking out lines 20 to 46 on page 6.

Mr. Chrétien, seconded by Mr. Haidasz, moved,—That Bill C-6, An Act to amend the National Parks Act, be amended in Clause 11:

- (a) by striking out lines 1 and 2 on page 7 and substituting the following:
  - "11. (1) Subject to subsection (2), the Governor in Council may,"
  - (b) by striking out lines 1 to 25 on page 8.

After debate thereon, the question being put on the said motions, they were agreed to, on division.

Mr. Chrétien, seconded by Mr. MacEachen, moved,— That Bill C-6, An Act to amend the National Parks Act, be amended in Clause 11:

- (a) by striking out line 3 on page 7 and substituting the following:
  - "after consultation with the Council of the Yukon"
- (b) by striking out line 19 on page 7 and substituting the following:

"the consultation referred to in subsection".

After debate thereon, the question being put on the said motion, it was agreed to on the following division:

#### (Division No. 5)

#### YEAS

#### Messrs.

Allmand Andras Danson Barnett Davis De Bané Basford Béchard Demers Bégin (Miss) Douglas Benjamin Drury Blaker Dubé Blouin Dupont Dupras Boulanger Ethier Brewin Broadbent Firth Buchanan Fleming Caccia Cafik Foster Campbell Fox Caron Chrétien Clermont Comtois Gleave Corbin Côté Gover

Cyr
Danson
Davis
De Bané
Demers
Douglas
Drury
Dubé
Dupont
Dupras
Ethier
Faulkner
Firth
Fleming
Foster
Fox
Gauthier
(Ottawa-Vanier)
Gendron
Gillespie
Gleave
Goyer

Gray Grier Guay (St. Boniface) Guilbault Haidasz Harding Herbert Isabelle Jamieson Jerome Knight Knowles (Winnipeg North Centre) Lachance Lalonde Lang Laniel Leblanc (Laurier)

Godin

#### Wesses:

LeBlanc (Westmorland-Kent) Lefebyre Leggatt Lessard Lewis L'Heureux Loiselle MacDonald (Cardigan) Macdonald (Rosedale) MacEachen MacGuigan MacInnis (Mrs.) Mackasey Marceau Marchand (Langelier) Marchand (Kamloops-Cariboo) McRae

Morin (Mrs.) Munro (Hamilton East) Nelson Nesdolv Nystrom Olaussen Orlikow Penner Peters Poulin Prud'homme Reid Richardson Rose Saltsman Sauvé (Mrs.) Sharp Smith (Northumberland-Miramichi) Smith (Saint-Jean) Stanbury

Stewart (Okanagan-Kootenay) Stewart (Cochrane) Stollery Symes Thomas (Maisonneuve-Rosemont) Trudeau Trudel Turner (London East) Turner (Ottawa-Carleton) Walker Watson Whelan Whicher Yanakis-111.

#### NAYS

#### Messrs.

Alexander Hamilton Andre (Qu'Appelle-Arrol Moose Mountain) Baker Hamilton Baldwin (Swift Current-Balfour Maple Creek) Beattie Hargrave (Hamilton Hees Mountain) Higson Rell Hollands Blenkarn Holmes Boisvert Horner Caouette (Crowfoot) (Charlevoix) Horner Carter (Battleford-Clark Kindersley) (Rocky Mountain) Jarvis Clarke Jelinek (Vancouver Kempling Quadra) Knowles Coates (Norfolk-Crouse Haldimand) Danforth Korchinski Darling Latulippe Dick Lawrence Diefenbaker MacDonald Dinsdale (Egmont) Ellis MacDonald (Miss) Epp (Kingston and Fairweather the Islands) Forrestall MacKay Fortin MacLean Frank Macquarrie Gillies Madill

Mazankowski McCain McCleave McGrath McKenzie McKinley McKinnon Muir Murta Neil (Moose Jaw) Nielsen Oberle O'Sullivan Paproski Patterson Reilly Reynolds Ritchie Rondeau Schellenberger Schumacher Stackhouse Stanfield Stevens Stewart (Marquette) Tétrault Thomas (Moncton) Towers Wagner Whittaker Wise

Yewchuk-86.

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Matte

[Private Members' Business was called pursuant to Standing Order 15(4)]

Marshall

#### (Public Bills)

The Order being read for the second reading and reference to the Standing Committee on Privileges and Elections of Bill C-105, An Act to amend the Canada Elections Act (leave of absence);

Mr. Stackhouse, seconded by Mr. Bell, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Privileges and Elections.

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 Privileges and Elections.

Consideration was resumed at the report stage of Bill C-6, An Act to amend the National Parks Act, as reported (with amendments) from the Standing Committee on Indian Affairs and Northern Development.

Mr. Barnett, seconded by Mr. Chrétien, moved,—That Bill C-6, An Act to amend the National Parks Act, be amended in Sub-clause 11(1) by deleting lines 6 to 17 at page 7 and substituting the following therefor:

"mation, set aside as a Reserve for a National Park of Canada, pending settlement of any right, title or interest of the people of native origin therein, the lands described in Part I, II or III of Schedule V to this Act or any lands within the boundaries of the lands described in Part I, II or III of that Schedule, and upon the issue of a proclamation under this section, notwithstanding any other Act of the Parliament of Canada, and save for the exercise therein by the people of native origin of the Yukon or Northwest Territories of traditional hunting, fishing and trapping activities, the *National Parks Act* applies to the Reserve so set aside."—(Motion No. 6).

And, Mr. Chrétien, seconded by Mr. Turner (Ottawa-Carleton), moved,—That Bill C-6, An Act to amend the National Parks Act, be amended in Clause 11:

(a) by striking out lines 6 to 17 on page 7 and substituting the following:

"mation, set aside as a reserve for a National Park of Canada, pending a settlement in respect of any right, title or interest of the people of native origin therein, the lands described in Part I, II or III of Schedule V to this Act or any lands within the boundaries of the lands described in Part I. II or III of that Schedule, and upon the issue of a proclamation under this subsection, notwithstanding any other Act of the Parliament of Canada, and save for the exercise therein by the people of native origin of the Yukon Territory or Northwest Territories of traditional hunting, fishing and trapping activities, the National Parks Act applies to the reserve so set aside as it applies to a park as therein defined."

(b) by striking out lines 40 to 45 on page 7 and substituting the following:

"Further proclama-

(3) Following a settlement in respect of any right, title or interest of the people of native origin in lands set aside as a reserve by proclamation issued under subsection (1), the Governor in Council may, by further proclamation, set aside such lands, or any portion thereof, as a National Park of Canada, and upon the issue of a proclamation under this subsection, notwithstanding any other Act of the Parliament of Canada but subject to the terms of any such settlement, the National Parks Act applies to the National Park of Canada so set aside as it applies to a park as therein defined:"—(Motion No. 7).

And, Mr. Barnett, seconded by Mr. Chrétien, moved,— That Bill C-6, An Act to amend the National Parks Act, be amended by deleting lines 40 to 45 inclusive at page 7, being Sub-clause 11(3), and substituting the following therefor:

"(3) Following settlement of any right, title or interest of the people of native origin in the lands designated in Sub-section (1), and subject to the terms of any such settlement, the Governor in Council may, by further proclamation, set aside such lands, or any portions thereof, as a National Park of Canada.".— (Motion No. 8).

After debate thereon, the question being put on motion numbered 7, it was adopted. Motions numbered 6 and 8 were deemed to have been negatived.

On motion of Mr. Chrétien, seconded by Mr. Allmand, the said Bill, as amended, was concurred in at the report stage.

Mr. Chrétien, seconded by Mr. Allmand, 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.

#### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Reilly and Trudel for Messrs. Andre and Langlois on the Standing Committee on Miscellaneous Estimates.

Mr. Peters for Mr. Rodriguez on the Standing Committee on Regional Development.

Messrs. Alkenbrack and Marceau for Messrs. O'Connor and Prud'homme on the Standing Committee on Justice and Legal Affairs.

Messrs. Frank and McCain for Messrs. La Salle and Frank on the Standing Committee on Agriculture.

Messrs. Epp and Dupont for Messrs. Frank and Olivier on the Standing Committee on Labour, Manpower and Immigration.

Mr. Reynolds for Mr. Stewart (Marquette) on the Standing Committee on Transport and Communications.

Mr. Prud'homme for Mr. Lachance on the Standing Committee on Justice and Legal Affairs.

Messrs. Stevens and Hollands for Messrs. Ellis and Blenkarn on the Standing Committee on Transport and Communications.

Messrs. MacGuigan, Masniuk, Darling and Watson for Messrs. Pelletier (Sherbrooke), Clark (Rocky Mountain), Neil (Moose Jaw) and Lajoie on the Standing Committee on Indian Affairs and Northern Development. Mr. Holmes for Mr. O'Connor on the Standing Joint Committee on Regulations and other Statutory Instruments.

Mr. O'Connor for Mr. Holmes on the Standing Joint Committee on Regulations and other Statutory Instruments.

Messrs. Guay (St. Boniface) and Kempling for Messrs. Loiselle and Scott on the Standing Committee on Veterans Affairs.

Mr. Dinsdale for Mr. Oberle on the Standing Committee on Indian Affairs and Northern Development.

# 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 41(1), namely:

By Mr. Trudeau, a Member of the Queen's Privy Council,—Summary of Orders in Council passed during the month of August, 1973. (English and French).—Sessional Paper No. 292-1/358.

At 10.25 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	FRIDAY, APRIL 5	
	External Affairs and National Defence	
371 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs	9.30 a.m
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act.  Appearing: The Minister of Indian Affairs and Northern Development	9.30 a.m
	TUESDAY, APRIL 9	
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974-75—Department of Manpower and Immigration	9.30 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974-75—Department of National Health and Welfare	11.00 a.m
	REGIONAL DEVELOPMENT	
208 W.B.	Order of the day: Estimates 1974–75—Department of Regional Economic Expansion	11.00 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—National Museums of Canada	3.30 p.m

Order of the day Estimates 1974-15-Department of N. Appearing: The Minister of National Health and Well. Winnesser Officials of the Department of National Health	

Mo. 28

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

OF CANADA

OTTAWA, FRIDAY, APRIL 5, 192

14.00 e clock are

#### THE A WHERE

Mr. Cyr for Mr. Buchanan, from the Standing Committee on Indian Affairs and Northern Development, presented the First Report of the said Committee, which is as follows:

Pursuant to its Order of Reference dated Monday, March 18, 1974, your Committee has considered Bull C-9, An Act to agend the Yukon Act, the Northwest Terristories Act and has agreed to report it without amendment.

A copy of the Minutes of Proceedings and Evidence relating to this bill (Sauses No. 2, 5 and 7) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded ne-Armendia No. 4 to the Journals.)

Mr. Stollery for Mr. Portelance, from the Standing Committee on Labour, Manpower and Immigration, precented the First Report of the sold Committee, which is

Porsuent to its Order of Malerence of Frieny, March 1 1974, your Committee has considered Votes 1, 5, 19 cm

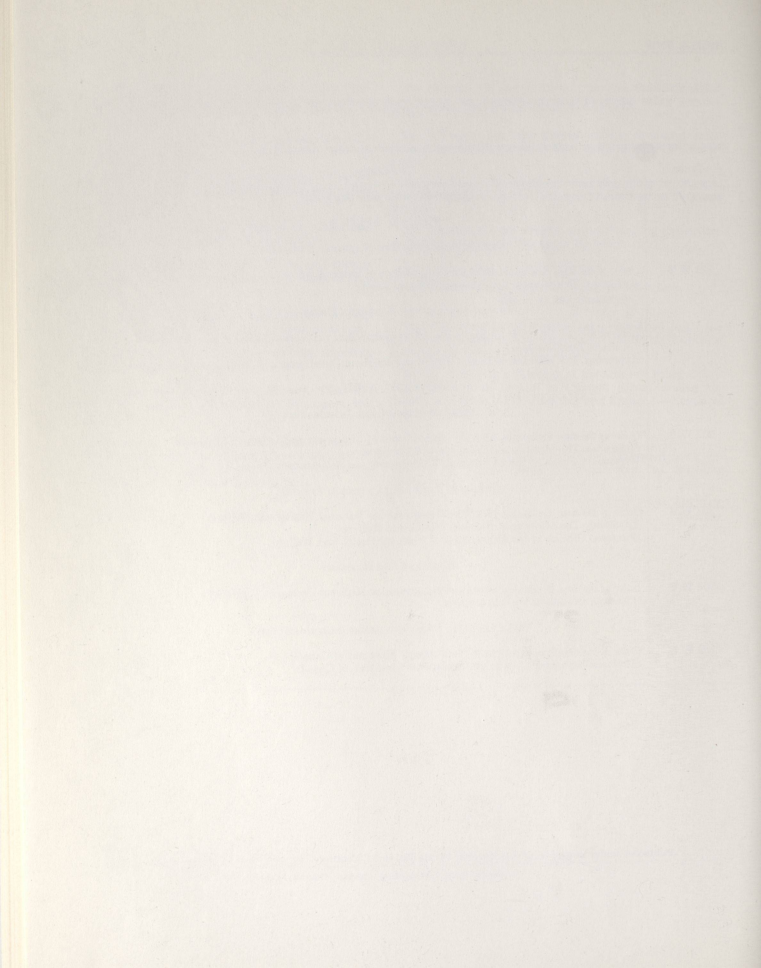
To under Management and Amendments in the Editorship for the Becal grow making Liberts 30, 1975 and reports the name

A empy of the infirmer. Making of Proceedings and Evidence (frame Max. 3, 5 and 2) as which

(The Minimus of Printerships and Evidence accompanying the said Hercert appended as Appendix No. 5 to the Journals.)

Pursuant to Standing Order 80(2), Mr. Turner (Ottawa Carloscal), a Member of the Queen's Frivy Council designation Standay April 8, 1974, for the constituential of a leaves and Means motion, late upon the Yulde, March L. 1974.

Permant to Standing Order 53, an molion of Mir. Sharens, seconder by Mr. MacDonald (Eumeot), it was recovered. That this House express, on behalf of all Canadians, our conductors and deep regrets to the factors of the late A. V. Jackson, the last member of the



# VOTES AND PROCEEDINGS

## OF THE

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, FRIDAY, APRIL 5, 1974

11.00 o'clock a.m.

#### PRAYERS

Mr. Cyr for Mr. Buchanan, from the Standing Committee on Indian Affairs and Northern Development, presented the First Report of the said Committee, which is as follows:

Pursuant to its Order of Reference dated Monday, March 18, 1974, your Committee has considered Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act, and has agreed to report it without amendment.

A copy of the Minutes of Proceedings and Evidence relating to this Bill (Issues No. 2, 6 and 7) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 4 to the Journals.)

Mr. Stollery for Mr. Portelance, from the Standing Committee on Labour, Manpower and Immigration, presented the First Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Friday, March 1, 1974, your Committee has considered Votes 1, 5, 10 and V 28—1

20 under Manpower and Immigration in the Estimates for the fiscal year ending March 31, 1975 and reports the same.

A copy of the relevant Minutes of Proceedings and Evidence (Issue Nos. 1, 2 and 3) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 5 to the Journals.)

Pursuant to Standing Order 60(2), Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council, designated Monday, April 8, 1974, for the consideration of a Ways and Means motion, laid upon the Table, March 1, 1974.

Pursuant to Standing Order 43, on motion of Mr. Stevens, seconded by Mr. MacDonald (Egmont), it was resolved,—That this House express, on behalf of all Canadians, our condolences and deep regrets to the family of the late A. Y. Jackson, the last member of the

renowned *Group of Seven*, whose passing has brought to a close an era of unique artistic and cultural history in Canada.

Mr. Sharp, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Note, dated March 25, 1974, addressed to the Secretary of State of the United States of America, relating to West Coast Tanker Traffic into Puget Sound Area. (English and French).—Sessional Paper No. 292-6/133.

Mr. Goyer, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Telegram, dated November 9, 1973, addressed to Canadian Fuel Marketers Limited, Don Mills, Ontario, with respect to fuel oil from Romania.—Sessional Paper No. 292-7/4A.

Mr. Lalonde, seconded by Mr. MacEachen, by leave of the House, introduced Bill C-19, An Act to amend the Canada Pension Plan, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the Canada Pension Plan; to provide under the circumstances prescribed for the return of contributions to a contributor who, being a member of a certified religious sect or a division of a religious sect has elected not to make contributions; to provide for interest to be paid at a prescribed rate in respect of an overpayment; to provide for the payment of legal expenses incurred by a respondent on an appeal by the Minister to the Pension Appeals Board; to provide, in the manner prescribed, for a new formula in calculating the Year's Maximum Pensionable Earnings for 1976 and subsequent years and, for a reduction in a Year's Basic Exemption for 1975 and subsequent years from 12% to 10%; to provide in the manner prescribed for equality of status for males and females under the Act; to provide in the manner and circumstances prescribed for the payment to a province of welfare benefits paid to a person who subsequently becomes eligible for benefits under the Act; to remove the requirement that persons between 65 and 70 years of age be retired in order to be eligible under the Act; to provide for amounts required but failed to be deducted on account of the federal Crown employee's contributions and, for amounts to provincial authorities pursuant to agreement which were required but failed to be deducted on account of federal Crown employee's contributions in employment designated in the agreement; in the manner provided, to limit the persons excluded from the definitions "disabled contributor's child" and "orphan"; and to provide for consequential, related and transitional matters.

The Order being read for the second reading and reference to the Standing Committee on Fisheries and Forestry of Bill C-2, An Act to amend the Fisheries Development Act:

Mr. MacEachen for Mr. Davis, seconded by Mr. Drury, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Fisheries and Forestry.

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, by unanimous consent, considered in Committee of the Whole, reported without amendment, concurred in at the report stage, read the third time and passed.

[At 4.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

### (Public Bills)

The Order being read for the second reading and reference to the Standing Committee on Privileges and Elections of Bill C-107, An Act to amend the Canada Elections Act;

Mr. Clark (Rocky Mountain), seconded by Mr. Patterson, moved,—That the said bill be now read a second time and referred to the Standing Committee on Privileges and Elections.

And debate arising thereon;

The hour for Private Member' Business expired.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Clark (Rocky Mountain), Neil (Moose Jaw), Darling and Barnett for Messrs. Masniuk, Darling, Ritchie and Orlikow on the Standing Committee on Indian Affairs and Northern Development.

Messrs. Grier and Railton for Messrs. Harney and Cullen on the Standing Committee on External Affairs and National Defence.

Mr. O'Connor for Mr. Alkenbrack on the Standing Committee on Justice and Legal Affairs.

At 5.00 o'clock p.m., the House adjourned until Monday, at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
TO THE PARTY OF	(Subject to change from day to day)	
	TUESDAY, APRIL 9	
	Agriculture	
269 W.B.	Order of the day: Estimates 1974–75—Votes 5, 10—Research Program	0.90
209 W.D.	Doken of the day Cottoners 1975 The Market Almand the of Conned	9.30 a.m.
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration.	0.20 a m
	Appearing: The Minister of Manpower and Immigration Witnesses: Officials of the Department of Manpower and Immigration	9.30 a.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974-75—Science and Technology: A—Ministry of State; B—Science	
	Council of Canada.  Appearing: The Minister of State for Science and Technology  Witnesses: Officials of the Ministry of State for Science and Technology  Officials of the Science Council of Canada	9.30 a.m.
	National Resources and Public Works	
371 W.B.	Order of the day: Estimates 1974–75—Atomic Energy Control Board (Votes 20, 25)—Atomic Energy of Canada Limited (Votes 30, 35, L40, L45)  Witnesses: Officials of Atomic Energy Control Board and of Atomic Energy of Canada Limited	9.30 a.m
	PRIVILEGES AND ELECTIONS	
807 W.B.	Order of the day: The system of readjusting representation in the House of Commons, including the method of determining the number of Members for each province established by section 51 of	
	the British North America Act.	9.30 a.m 3.30 p.m
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974-75—Vote 15—Anti-Dumping Tribunal—Department of Finance Witness: From the Anti-Dumping Tribunal:  Mr. J. P. C. Gauthier, Chairman	11.00 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	11.00 a.m.
	REGIONAL DEVELOPMENT	
208 W.B.	Order of the day: Estimates 1974-75—Department of Regional Economic Expansion	11.00 a.m.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	put on the
	TUESDAY, APRIL 9 (Cont.)	second times
	Broadcasting, Films and Assistance to the Arts	ommittee o
269 W.B.	Order of the day: Estimates 1974–75—National Museums of Canada.  Witnesses: Representatives from the National Museums of Canada	3.30 p.m.
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	209 W.B.
371 W.B.	Order of the day: Estimates 1974–75—Canadian International Development Agency	8.00 p.m.

# VOTES AND PROCEEDINGS

## OF THE

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, MONDAY, APRIL 8, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Isabelle, from the Standing Committee on Health, Welfare and Social affairs, presented the First Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Friday, March 1, 1974, your Committee has considered Votes 60 and 65 relating to the Medical Research Council for the fiscal year ending March 31, 1975, and has agreed to report them to the House.

A copy of the relevant Minutes of Proceedings and Evidence (Issues Nos. 1 to 6 inclusive) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 6 to the Journals.)

Mr. Knight, seconded by Mr. Knowles (Winnipeg North Centre), by leave of the House, introduced Bill C-274, An Act to amend the Regional Development Incentives Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Knight, seconded by Mr. Knowles (Winnipeg North Centre), by leave of the House, introduced Bill C-275, An Act to amend the Regional Development Incentives Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Knight, seconded by Mr. Knowles (Winnipeg North Centre), by leave of the House, introduced Bill C-276, An Act to amend the Industrial Research and Development Incentives Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Gillespie, seconded by Mr. MacEachen, by leave of the House, introduced Bill C-20, An Act to incorporate the Federal Business Development Bank, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

#### Recommendation

His Excellency the Governor General recommends to the House of Commons a measure to incorporate the Federal Business Development Bank as a Crown corporation and provide for its objects and powers; to provide for a Board of Directors and for the salary of the President; to provide for Regional Advisory Councils for such regions of Canada as the Governor in Council may designate; to provide in the manner prescribed for the expenses of members of the board and of each of such councils as are established and, for the fees of ten members of the board of the corporation and nine members of each of such councils; to provide in the manner prescribed for the corporation to make or guarantee loans, invest and acquire property; to provide out of the Consolidated Revenue Fund for payments to the corporation of an amount not exceeding \$200,000,000 less amounts calculated in the manner prescribed; to provide for the capital of the corporation in the manner prescribed; to provide that the corporation may issue and sell debt obligations and that it may receive loans out of the Consolidated Revenue Fund but that the aggregate direct and contingent liabilities as prescribed shall not exceed ten times the capital of the Corporation; to provide for management services out of monies appropriated by Parliament; in the manner prescribed, to provide for the staff of the corporation, a pension fund for the staff and for the appointment of auditors; to provide for the repeal of the Industrial Development Bank Act and out of the Consolidated Revenue Fund for the payment to the Bank of Canada for the par value of the outstanding shares of the Industrial Development Bank; and to provide for other consequential transitional matters in the manner prescribed.

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 the Green Paper entitled "Members of Parliament and Conflict of Interest" be referred to the Standing Committee on Justice and Legal Affairs.—The Honourable the President of the Privy Council.

Pursuant to Standing Order 39(4), the following Question was made an Order of the House for a Return:

No. 283-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of National Defence on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?

3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/283.

Mr. Foster, Parliamentary Secretary to the President of the Privy Council, presented,—Return to the foregoing Order.

The Order being read for the consideration of a Ways and Means motion to amend the Customs Tariff (Sessional Paper No. 292-1/311) laid upon the Table, Friday, March 1, 1974.

Mr. Turner (Ottawa-Carleton), seconded by Mr. Chrétien, moved,—That the said motion be concurred in.

And the question being put on the said motion, it was agreed to.

Pursuant to Standing Order 60(11), on motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. MacEachen, Bill C-21, An Act to amend the Customs Tariff, was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The Order being read for the consideration of the report stage of Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act, as reported (without amendment) from the Standing Committee on Indian Affairs and Northern Development.

Mr. Marchand (Kamloops-Cariboo), seconded by Mr. Marceau, moved,—That Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act, be amended

- (a) by deleting "9.2" in Clause 1 in line 14 on page 1 and substituting therefor "9.1"
- (b) by deleting Clause 2 on pages 1 and 2 and substituting the following therefor:
  - "2. The said Act is further amended by adding thereto, immediately after section 9 thereof, the following section:

'Size of Council may be changed 9.1 The Commissioner in Council may make ordinances to increase or decrease the number of members of the Council, but the number of members shall not be fewer than twelve or greater than twenty.".

And the question being put on the said motion, it was agreed to.

On motion of Mr. Chrétien, seconded by Mr. MacEachen the said Bill, as amended, was concurred in at the report stage and, by unanimous consent, read the third time and passed.

The Order being read for the second reading and reference to a Committee of the Whole of Bill C-18, An Act to

impose a charge on the export of crude oil and certain petroleum products, to provide compensation for certain oil import costs and to regulate the price of Canadian crude oil in interprovincial and export trade.

Mr. Macdonald (Rosedale), seconded by Mr. Mac-Eachen, moved,—That the said Bill be now read a second time and referred to a Committee of the Whole.

And debate arising thereon;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

### (Notices of Motions)

Mr. Carter, seconded by Mr. McKinley, moved,—That, in the opinion of this House, the government should consider the advisability of reducing the present passenger-car fare and freight rate structure of the North Sydney, Nova Scotia, to Port-aux-Basques and Argentia, Newfoundland ferry service to better conform with the cost of travelling a comparable distance on the Trans-Canada highway system as a more economic link between the province and the mainland of Canada.—(Notice of Motion No. 4).

And debate arising thereon;

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Macdonald (Rosedale), seconded by Mr. MacEachen,—That Bill C-18, An Act to impose a charge on the export of crude oil and certain petroleum products, to provide compensation for certain oil import costs and to regulate the price of Canadian crude oil in interprovincial and export trade, be now read a second time and referred to a Committee of the Whole.

And debate continuing;

(Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

## Changes in Committee Membership

Notice having been filed with th Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Brewin for Mr. Blackburn on the Standing Committee on Labour, Manpower and Immigration.

Mr. La Salle for Mr. McCain on the Standing Committee on Agriculture.

Messrs. Blenkarn, Stewart (Marquette) and Ellis for Messrs. Reynolds, Stevens and Hollands on the Standing Committee on Transport and Communications.

Messrs. Andre and Beatty (Wellington-Grey-Dufferin-Waterloo) for Messrs. Reilly and Hales on the Standing Committee on Miscellaneous Estimates.

Mr. Langlois for Mr. Trudel on the Standing Committee on Miscellaneous Estimates.

Messrs. Breau and Rompkey for Mr. Roy (Timmins) and Mrs. Morin on the Standing Committee on National Resources and Public Works.

Mr. Mitges for Mr. Thomas (Moncton) on the Standing Committe on Labour, Manpower and Immigration.

Mr. Harney for Orlikow on the Standing Committee on Miscellaneous Estimates.

Mr. Grier for Mr. Neale (Vancouver East) on the Standing Committee on Miscellaneous Estimates.

Messrs. Gilbert and Rodriguez for Messrs. Brewin and Neale (Vancouver East) on the Standing Committee on Labour, Manpower and Immigration.

Mr. De Bané for Mr. Danson on the Standing Committee on Finance, Trade and Economic Affairs.

# 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 41(1), namely:

By Mr. Gillespie, a Member of the Queen's Privy Council,—Report of the Export Development Corporation for the year ended December 31, 1973, together with financial statements pursuant to section 75(3) of the Financial Administration Act, chapter F-10, R.S.C. 1970. (English and French).—Sessional Paper No. 292-1/289.

Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council,—Report of the Anti-dumping Tribunal for the year ended December 31, 1973, pursuant to section 32 of the Anti-dumping Act, chapter A-15, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/282.

At 10.29 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX,

Speaker.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
bhalla boa	(Subject to change from day to day)	schen, move
	TUESDAY, APRIL 9	
	AGRICULTURE	
269 W.B.	Order of the day: Estimates 1974–75—Votes 5, 10—Research Program	9.30 a.m.
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration.  Appearing: The Minister of Manpower and Immigration  Witnesses: Officials of the Department of Manpower and Immigration	9.30 a.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974-75—Science and Technology: A—Ministry of State; B—Science Council of Canada	9.30 a.m.
	National Resources and Public Works	
371 W.B.	Order of the day: Estimates 1974-75—Atomic Energy Control Board (Votes 20, 25)—Atomic Energy of Canada Limited (Votes 30, 35, L40, L45)	9.30 a.m.
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Anti-Dumping Tribunal—Department of Finance Witness: From the Anti-Dumping Tribunal:  Mr. J. P. C. Gauthier, Chairman	11.00 a.m.
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	11.00 a.m.
	REGIONAL DEVELOPMENT	
208 W.B.	Order of the day: Estimates 1974–75—Department of Regional Economic Expansion	11.00 a.m.
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974-75—National Museums of Canada	3.30 p.m.
	Privileges and Elections	
307 W.B.	Order of the day: The system of readjusting representation in the House of Commons, including the method of determining the number of Members for each province established by section 51 of the British North America Act.	3.30 p.m.

# **VOTES AND PROCEEDINGS**

## OF THE

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, TUESDAY, APRIL 9, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Fairweather, from the Standing Joint Committee on Regulations and other Statutory Instruments, presented the First Report of the said Committee, which is as follows:

Your Committee recommends that its quorum be fixed at seven (7) members, provided that both Houses are represented, whenever a vote, resolution or other decision is taken, and that the Joint Chairmen be authorized to hold meetings and receive evidence so long as five (5) members are present, provided that both Houses are represented.

A copy of the relevant Minutes of Proceedings and Evidence (Issue No. 1) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 7 to the Journals.)

Mr. Fairweather, from the Standing Joint Committee on Regulations and other Statutory Instruments, pre-V 30—1 sented the Second Report of the said Committee, which is as follows:

In considering its permanent reference relating to the review and scrutiny of statutory instruments, your Committee is aware that a comparable committee exists in Great Britain and is of the opinion that a visit to England to study the committee's activities and to meet with its members and staff would be of great benefit. Your Committee, however, considers it to be unnecessary for the entire Committee to travel to Westminster.

Your Committee therefore recommends that the Joint Chairman, after the usual consultations, be authorized to designate a member representing each House and the staff to travel to London, England, to study and report to your Committee on the procedures and methods of work of the comparable Westminster committee.

A copy of the relevant Minutes of Proceedings and Evidence (Issue No. 1) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 8 to the Journals.)

Mr. Railton for Mr. Isabelle, from the Standing Committee on Health, Welfare and Social Affairs, presented the Second Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Friday, March 1, 1974, your Committee has considered Votes 5, 10, 15, 20, 25, 30, 35, 50 and 55 relating to the Department of National Health and Welfare for the fiscal year ending March 31, 1975, and has agreed to report them to the House.

A copy of the relevant Minutes of Proceedings and Evidence (Issues Nos. 1 to 7 inclusive) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 9 to the Journals.)

Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council, laid upon the Table,—Copies of document entitled "Tax Measures Review Survey: Respondents and Non-Respondents", dated April 9, 1974. (English and French).—Sessional Paper No. 292-4/67A.

Mr. Gillespie, a Member of the Queen's Privy Council, laid upon the Table.—Copies of report entitled "Foreignowned Subsidiaries in Canada 1964-1971". (English and French).—Sessional Paper No. 292-7/1B.

Mr. Gillespie, laid upon the Table,-Copies of Terms and Conditions for the Venture Capital Exemption under the Foreign Investment Review Act. (English and French).—Sessional Paper No. 292-7/1C.

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 respecting the use of national safety marks in relation to motor vehicle tires and to provide for safety standards for certain motor vehicle tires imported into or exported from Canada or sent or conveyed from one province to another.-Mr. Marchand (Langelier).

Mr. McKinley, seconded by Mr. Bell, by leave of the House, introduced Bill C-277, An Act respecting the Electoral Boundaries Readjustment Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Fraser (Vancouver South), 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 specific and important matter requiring urgent consideration, and stated the subject to be the illegal strike of firefighters in the Province of British Colum-

#### STATEMENT BY MR. SPEAKER

MR. SPEAKER: The honourable Member for Vancouver South (Mr. Fraser) has given due notice in the usual and proper manner, to move the adjournment of the House under Standing Order 26 for the purpose of debating what he refers to as "the illegal strike of firefighters in the Province of British Columbia". The honourable Member has been helpful in providing background information which the Chair has found to be very useful. There are several facets to this problem which have given deep concern to the Chair.

The first consideration is whether the appropriate labour legislation should be allowed to operate without the intervention of this House. Another difficulty relates to the status and effect of the injunction issued by the Federal Court in the dispute. These factors, in my view, cast some doubt on the advisability of allowing an emergency debate at this time.

On the other hand, the Chair is required by the Standing Order to consider whether there will be another suitable or early opportunity to debate this important and urgent matter. I must take note of the notice of motion which would provide an adjournment until April 22. That being so, it may be the sense of the House that a debate of some kind should take place before we adjourn. This suggestion has to be reconciled with the necessity of debate and dispose of the important legislation before the House and called for consideration later this day under government orders. In the hope that this difficulty can be resolved, the Chair would like to reserve its decision until after consultation as to whether a debate can be arranged at a suitable time and subject to acceptable limitations. I, therefore, ask the co-operation of honourable Members to allow the Chair to defer its decision on the motion of the honourable Member for Vancouver South until later this afternoon after I have had consultation with the several House Leaders.

The House resumed debate on the motion of Mr. Macdonald (Rosedale), seconded by Mr. MacEachen,-That Bill C-18. An Act to impose a charge on the export of crude oil and certain petroleum products, to provide compensation for certain oil import costs and to regulate the price of Canadian crude oil in interprovincial and export trade, be now read a second time and, by unanimous consent, referred to the Standing Committee on National Resources and Public Works.

And debate continuing;

#### STATEMENT BY MR. SPEAKER

MR. SPEAKER: Earlier today the honourable Member for Vancouver South (Mr. Fraser) proposed to move the adjournment of the House under Standing Order 26 to discuss the work stoppage at Vancouver airport. I indicated at the time that I had serious reservations about the advisability of putting the motion. I might say that in normal circumstances I would have ruled that the proposed motion did not meet the stringent requirements of Standing Order 26. However, it was felt that the Chair should take into account that a motion to adjourn the House for an Easter recess would, if carried, effectively prevent any discussion of the important and urgent matter between now and April 22. After consultation with the House Leaders, I have come to the conclusion that, on balance, it might be wise to permit the motion to be put this evening at nine o'clock.

Discussions with several House Leaders suggest that there would be agreement that proceedings under Standing Order 40 be suspended, that the motion under Standing Order 26 be deemed to be carried not later than eleven o'clock this evening, and that speeches be limited to ten minutes except for the mover and the spokesman replying on behalf of the government who would be allowed fifteen minutes each.

Is this proposal unanimously agreed to?

Accordingly, leave having been granted to debate the subject-matter;

Mr. Speaker, pursuant to section 9 of Standing Order 26, directed that the same stand over until 9.00 o'clock p.m., this day.

By unanimous consent, it was ordered,—That speeches on the motion to be considered under Standing Order 26 be limited to ten minutes with the exception of the mover and the spokesman replying on behalf of the government, who shall be limited to fifteen minutes, that proceedings under Standing Order 40 be suspended, and that proceedings be concluded not later than 11.00 o'clock p.m.

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

### (Public Bills)

The Order being read for the second reading and reference to the Standing Committee on Health, Welfare and Social Affairs of Bill C-108, An Act to amend the Canada Pension Plan (housewives' contributions and benefits);

Mr. Saltsman, seconded by Mrs. MacInnis, moved,— That the said Bill be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

And debate arising thereon;

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Macdonald (Rosedale), seconded by Mr. MacEachen,—That Bill C-18, An Act to impose a charge on the export of crude oil and certain petroleum products, to provide compensation for certain oil import costs and to regulate the price of Canadian crude oil in interprovincial and export trade, be now read a second time and referred to the Standing Committee on National Resources and Public Works.

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 National Resources and Public Works.

Pursuant to Standing Order 26, at 9.00 o'clock p.m., Mr. Fraser, seconded by Mr. Oberle, moved,—That this House do now adjourn.

After debate thereon, Mr. Speaker declared the motion carried.

### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. McCain and Hurlburt for Messrs. Hamilton (Swift Current-Maple Creek) and Whittaker on the Standing Committee on Agriculture.

Messrs. Macquarrie, Higson, Marshall, Mitges and Oberle for Mr. Yewchuk, Miss MacDonald (Kingston and the Islands) and Messrs. Hueglin, Stewart (Marquette) and Grafftey on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Nesdoly for Mr. Harding on the Standing Committee on National Resources and Public Works.

Messrs. Stackhouse and Mitges for Messrs. Mitges and Darling on the Standing Committee on Labour, Manpower and Immigration.

Miss Bégin and Messrs. Blouin, Nielsen and Dinsdale for Messrs. Demers, Caccia, Beatty (Wellington-Grey-Dufferin-Waterloo) and Morgan on the Standing Committee on Miscellaneous Estimates.

Messrs. Blenkarn and Atkey for Messrs. Morgan and McKenzie on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. MacKay and Epp for Messrs. Epp and MacKay on the Standing Committee on Regional Development.

Messrs. Kempling, Darling and Stewart (Marquette) for Messrs. Dick, Nielsen and Munro (Esquimalt-Saanich) on the Standing Committee on Privileges and Elections.

Messrs. Beatty (Wellington-Grey-Dufferin-Waterloo), Guilbault, and Stollery for Messrs. Clark (Rocky Mountain), Stollery and Blaker on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Loiselle for Mr. Roy (Laval) on the Standing Committee on Miscellaneous 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 41(1), namely:

By Mr. Trudeau, a Member of the Queen's Privy Council,—Report of the Board of Trustees of the Queen

Elizabeth II Canadian Fund to Aid in Research on the Diseases of Children, for the year ended March 31, 1973, together with the accounts and financial statement of the Auditor General pursuant to section 15 of the Queen Elizabeth II Canadian Research Fund Act, chapter Q-1, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/224.

By Mr. Gillespie, a Member of the Queen's Privy Council,—Report of the Minister of Industry, Trade and Commerce under the Corporations and Labour Unions Returns Act—Part 1—Corporations—for the year ended December 31, 1971, pursuant to subsection 1 of section 18 of the Corporations and Labour Unions Returns Act, chapter C-31, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/115.

At 11.00 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	WEDNESDAY, APRIL 10	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Votes 1, L5—Financial and Economic Policies Program— Department of Finance	3.30 p.m
	NATIONAL RESOURCES AND PUBLIC WORKS	
371 W.B.	Order of the day: Estimates 1974-75—Department of Energy, Mines and Resources—Vote 1  Witnesses: Officials of the Department	3.30 p.m
	TUESDAY, APRIL 23	
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974-75—Votes 50, 55—Canadian Livestock Feed Board	9.30 a.m
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration	9.30 a.m
	Procedure and Organization	
112-N	Order of the day: Estimates 1974–75—Parliament	9.30 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	11.00 a.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	11.00 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—National Film Board.  Witnesses: Representatives from the National Film Board	3.30 p.m
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference.  Witness: Imperial Oil Limited	8.00 p.m

Toustees of the Queen 217.	
BROADCATING, FRIDE AND ASSISTANCE TO THE ARTH	

Ma. 31

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, WEDNESDAY, APRIL 18, 1974

2 on welcok p.m.

#### PRAYERS

Mr. Sharp, a Member of the Queen's Privy Council late upon the Table,—Copies of Efficient on Turks and Calcos Islands, dated April 10, 1974 (English and Franch).—Sessional Paper No. 202-7/5.

Mr. Lalonde, seconded by Mr. Funkner, by leave of the House, introduced Bill C-22, An Act respecting Conndian Professional Football, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The following Bill from the Serate was read the first time and ordered for a second reading at the next sitting of the Heave

Bill S-2, An Act respecting the use of national safety marks in relation to motor vehicle trees and to provide for safety standards for certain motor vehicle tires interest into or experted from Canada or sent or conveyed from one province to another.—Mr. Marchand (Langer-lier).

Pursuant to Standing Order 38(4), the following six Questions were made Orders at the House for Refuran; V-31-1 No. 2 - Mr. Melus

Doyle and others, were there as indictment preferred against Mr. Officer 1. Vardy and, it so, what is the description of each notice listed on such indictment?

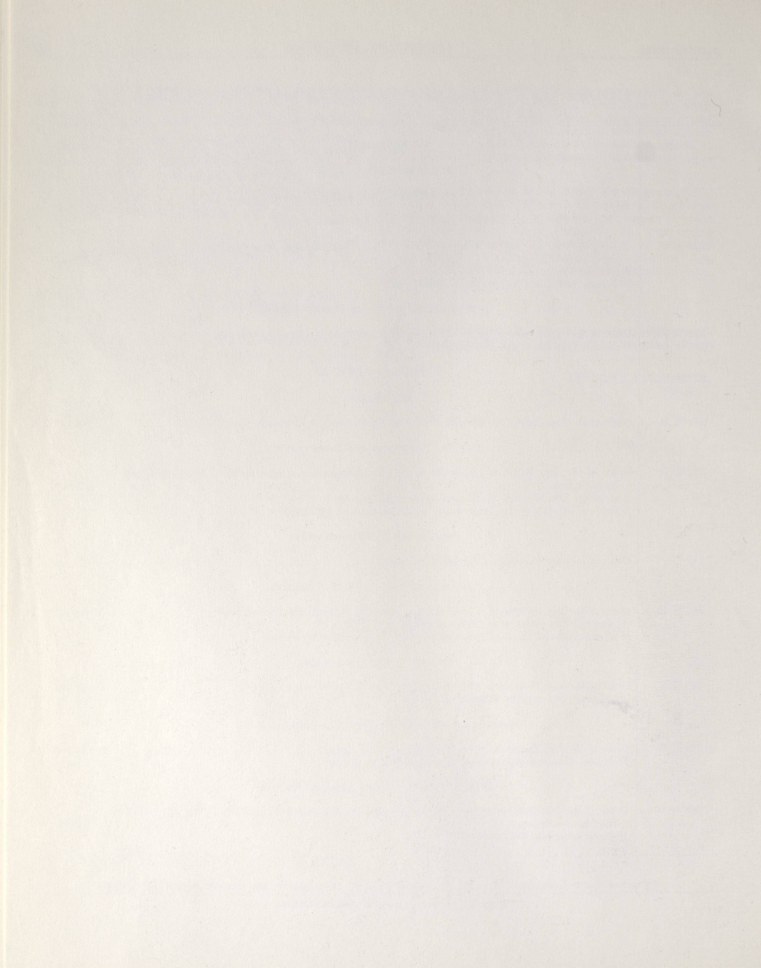
2 Had a warrant been issued for the arrest of 20.

S. Has Mr. Vardy been arrested and, if not, for what

what offers bave been and are being made to return him by Carbeits Y. Sessional Paper No. 292-0.2.

#### Ma 259 Mr. Nugarous

- 1. What were the smooth of names to be the Department of the Secretary of State on publishly angles wifermation in each of the Read years 1972-72 and 1873-74 to date?
- 2. What were the corner and addresses of them and individuals who received these contracts, wast amounts of money were areas in each case and what was the purpose of each contract.
- A In the case of expenditures for publicity and/or information made wouldn't be Department by its publicity



# **VOTES AND PROCEEDINGS**

## OF THE

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, WEDNESDAY, APRIL 10, 1974

2.00 o'clock p.m.

### PRAYERS

Mr. Sharp, a Member of the Queen's Privy Council laid upon the Table,—Copies of Statement on Turks and Caicos Islands, dated April 10, 1974. (English and French).—Sessional Paper No. 292-7/5.

Mr. Lalonde, seconded by Mr. Faulkner, by leave of the House, introduced Bill C-22, An Act respecting Canadian Professional Football, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

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 respecting the use of national safety marks in relation to motor vehicle tires and to provide for safety standards for certain motor vehicle tires imported into or exported from Canada or sent or conveyed from one province to another.—Mr. Marchand (Langelier).

Pursuant to Standing Order 39(4), the following six Questions were made Orders of the House for Returns: V 31—1 No. 2-Mr. Nielsen

- 1. In addition to the recent indictment of Mr. John C. Doyle and others, was there an indictment preferred against Mr. Oliver L. Vardy and, if so, what is the description of each count listed on such indictment?
- 2. Has a warrant been issued for the arrest of Mr. Oliver L. Vardy?
- 3. Has Mr. Vardy been arrested and, if not, for what reason?
- 4. If Mr. Vardy is not now in Canada, where is he and what efforts have been and are being made to return him to Canada?—Sessional Paper No. 292-2/2.

#### No. 259-Mr. Nystrom

- 1. What were the amounts of money spent by the Department of the Secretary of State on publicity and/or information in each of the fiscal yeears 1972-73 and 1973-74 to date?
- 2. What were the names and addresses of firms and individuals who received these contracts, what amounts of money were spent in each case and what was the purpose of each contract?
- 3. In the case of expenditures for publicity and/or information made within the Department by its publicity

or information division, what was the amount in each case and the purpose of the expenditure?—Sessional Paper No. 292-2/259.

### No. 279-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by Information Canada on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/279.

#### No. 377-Mr. Firth

- 1. How many public servants are employed by departments, Crown corporations and agencies in the Northwest Territories (a) on a full-time basis (b) on a part-time basis (c) on a seasonal basis (d) on a casual basis?
- 2. In each case, how many are in the categories of (a) Scientific and Professional (b) Administrative and Foreign Service (c) Administrative Support (d) Technical (e) Operational?
- 3. How many in each category are Native people, Treaty Indian, Non-status Indian, Eskimo and Métis?—Sessional Paper No. 292-2/377.

#### No. 378-Mr. Firth

- 1. How many public servants are employed by departments, Crown corporations and agencies in the Yukon Territory (a) on a full-time basis (b) on a part-time basis (c) on a seasonal basis (d) on a casual basis?
- 2. In each case, how many are in the categories of (a) Scientific and Professional (b) Administrative and Foreign Service (c) Administrative Support (d) Technical (e) Operational?
- 3. How many in each category are Native people, Treaty Indian, Non-status Indian, Eskimo and Metis?—Sessional Paper No. 292-2/378.

## No. 511—Mr. Boisvert

- 1. How many loans were made by CMHC in Canada and the Province of Quebec in 1964, 1965, 1966 and 1967?
- 2. What was the total amount of loans made by CMHC in Canada and the Province of Quebec in the same years?
  —Sessional Paper No. 292-2/511.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

Notice of Motion for the Production of Papers No. 1, as follows:

That an humble Address be presented to His Excellency praying that he will cause to be laid before this House a copy of the agreement between the Department of Manpower and Immigration and the West Indian governments with respect to the hiring of West Indian workers to harvest certain Canadian crops,

having been called was, at the request of the honourable Member for Bellechasse (Mr. Lambert), transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Notice of Motion for the Production of Papers No. 8, as follows:

That an Order of the House do issue for a copy of all material resulting from the first meeting of the VLA Senior Management team convened by the Director General of the Veterans Land Administration in Ottawa from March 26 to 29 as follows (a) operational plans in the periods before and after the March 31, 1974 deadline for new loan applications (b) further implementation of MBO as the VLA style of management,

having been called was, at the request of the honourable Member for Humber-St. George's-St. Barbe (Mr. Marshall), transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Notice of Motion for the Production of Papers No. 9, as follows:

That an Order of the House do issue for copies of all documents or reports prepared by representatives of CMHC following an enquiry made January 22, 1973 in relation to certain houses located at Place de la Promenade at Neufchatel,

having been called was, at the request of the honourable Member for Portneuf (Mr. Godin), transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Notice of Motion for the production of Papers No. 10, as follows:

That an Order of the House do issue for a copy of all contracts between the National Harbours Board in Vancouver and the following firms (a) Empire Stevedoring Co. Ltd. (b) Canadian Stevedoring Co. Ltd. (c) Canadian National Railways respecting the use of Ballantyne Pier, Lapointe Pier and Centennial Pier for the years 1973 and 1974,

having been called was, at the request of the Honourable the President of the Privy Council (Mr. MacEachen), transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Notice of Motion for the Production of Papers No. 12, as follows:

That an Order of the House do issue for a copy of the latest evaluation report of the Canada Manpower Mobility Programme,

having been called was, at the request of the Honourable the President of the Privy Council (Mr. MacEachen), transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Notice of Motion for the Production of Papers No. 14, as follows:

That an Order of the House do issue for copies of annual financial statements by Evergreen Development Ltd., Winnipeg, Manitoba, submitted to the government or any of its departments or agencies, pursuant to contractual arrangements,

having been called was, at the request of the Honourable the President of the Privy Council (Mr. MacEachen), transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Ordered,—That there be laid before this House a copy of the complete report arising out of the investigation, which was ordered by the Minister of Transport, involving the explosion and destruction of an Air Canada DC-8 jetliner at the Toronto International Airport on or about June 21, 1973.—(Notice of Motion for the Production of Papers No. 15—Mr. Mazankowski).

The Order being read for the second reading and reference to the Standing Committee on Finance, Trade and Economic Affairs on Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act.

Mr. Turner (Ottawa-Carleton), seconded by Mr. Dubé, moved,—That the said Bill be now read a second time and by unanimous consent, referred to a Committee of the Whole.

And debate arising thereon;

A Message was received from the Senate informing this House that the Senate had passed the following Bills, without any amendment:

Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act.

Bill C-2, An Act to amend the Fisheries Development Act.

Mr. Speaker communicated to the House the following letter:

### GOVERNMENT HOUSE OTTAWA

10 APRIL 1974

Sir,

I have the honour to inform you that the Honourable Louis-Philippe Pigeon, Puisne Judge of the Supreme

Court of Canada, in his capacity as Deputy Governor General, will proceed to the Senate Chamber today, April 10th, 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,

ANDRÉ GARNEAU

Administrative Secretary to the Governor General.

The Honourable
The Speaker of the House of Commons

A Message was received from the Honourable Louis-Philippe Pigeon, Puisne Judge of the Supreme Court of Canada, acting as Deputy Governor General, desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker went with the House to the Senate Chamber.

And being returned;

Mr. Speaker reported that when the House did attend the Honourable the Deputy Governor General in the Senate Chamber, His Honour was pleased to give, in Her Majesty's name, the Royal Assent to the following bills:

Bill C-9, An Act to amend the Yukon Act, the Northwest Territories Act and the Canada Elections Act.—Chapter No. 5.

Bill C-2, An Act to amend the Fisheries Development Act.—Chapter No. 4.

## Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Symes, Beaudoin and Cullen for Messrs. Nesdoly, Allard and Breau on the Standing Committee on National Resources and Public Works.

Mr. Caccia for Mr. Rompkey on the Standing Committee on National Resources and Public Works.

Mr. Orlikow for Mr. Saltsman on the Standing Committee on Finance, Trade and Economic Affairs.

## 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 41(1), namely:

By Mr. Allmand, a Member of the Queen's Privy Council,—Copies of Contract entered into between the Government of Canada and the Municipality of Westlock, in the Province of Alberta, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/266D.

By Mr. Lang, a Member of the Queen's Privy Council,—Report of the Canadian Wheat Board for the Crop Year ended July 31, 1973, together with the Auditor's report thereon pursuant to section 7(2) of the Canadian Wheat Board Act, chapter C-12, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/259.

By Mr. Marchand (Langelier), a Member of the Queen's Privy Council,—Copies of Proclamation extending until March 31, 1979, the period of application of the Shipping Conferences Exemption Act, pursuant to section 14(2) of the said Act, chapter 39, R.S.C., (1st Supplement). (English and French).—Sessional Paper No. 262-1/367A.

At 6.04 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

annual financial statements by Evergreen Development

Speaker.
LUCIEN LAMOUREUX,

That an Order of the

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, APRIL 23	
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Votes 50, 55—Canadian Livestock Feed Board	9.30 a.m
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration	9.30 a.m
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974-75—Governor General and Lieutenant-Governors	9.30 a.m
	Witness: Colonel D. C. McKinnon, Comptroller, Government House	
	PROCEDURE AND ORGANIZATION	
112-N	Order of the day: Estimates 1974–75—Parliament.	9.30 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	11.00 a.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	11.00 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—National Film Board.  Witnesses: Representatives from the National Film Board	3.30 p.m
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs—United Nations Law of the Sea Conference	8.00 p.m
	WEDNESDAY, APRIL 24	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the Criminal Code	3.30 p.m

Immigration Appearing: The Minister of Manpower and Immigration Wilecssex Officials of the Department of Manpower and Immigration	
Order of the day, Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference.  Witness Imperial Oil Limited	

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

OF CANADA

OTTAWA, THURSDAY, APRIL 11, 1974

2.00 o closek pino

No. of Street, or other Designation of the last of the

Mr. Trudel, from the Standing Committee on Finance, Trade and Economic Affairs, presented the First Report of the and Committee, which is as follows:

Pursuant to its Order of Reference dated Monday, April 1, 1974, your Committee recommends that it be authorized to retain the services of counsel and such standard that consideration of Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to speed an Act to amend the Combines Investigation Act to amend the Combines Investigation Act and the Criminal Code.

A copy of the Minutes of Proceedings and Evidence (Issue No. 6) is tabled.

(The Minister of Proceedings and Enidence accompanying the said Report recorded as Appendix No. 10 to the Journals.)

Mr. O'Connor, seconded by Mr. Bell, by leave of the House, introduced Bill C-278, An Act so emend the Canada Elections Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

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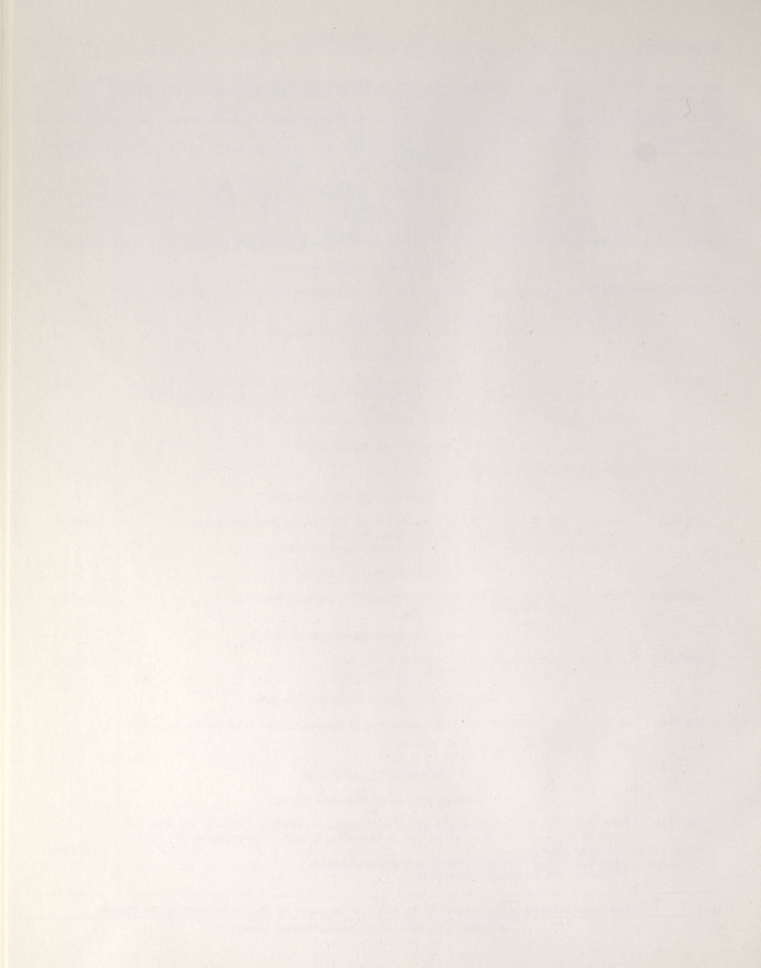
Mr. Merchand (Kamloops-Carlboo), seconded by Mr. Cullen, by leave of the House, introduced Bill C-279, An Art, to among the Broadcasting Act (review of policy decision of C.R.T.C. by Governor in Council), which was read the first time and ordered to be printed and ordered for a a cond cashing at the next sitting of the House.

The Robes resumed debate on the motion of Mr. Tusser (Outwa-Carleton), seconded by Mr. Dube, for the second reading and reference to a Committee of the Whole of this C-14, An Act to amend the Farm Improvement Loans Act. The Small Businesses Loans Act and the Fisheries Improvement Loans Act.

And debate continuing;

By unpolingue consent the House reported to Motions

Mr Tarner (Otlawa-Carleton), a Member of the Queen's Privy Council, laid upon the Table,—Copies of Delais of The Canadian System of Tariff Preferences for Dayloping Countries. (English and French).—Sessional Paper 376, 292-776.



# VOTES AND PROCEEDINGS

## OF THE

## HOUSE OF COMMONS

# OF CANADA

## OTTAWA, THURSDAY, APRIL 11, 1974

2.00 o'clock p.m.

## PRAYERS

Mr. Trudel, from the Standing Committee on Finance, Trade and Economic Affairs, presented the First Report of the said Committee, which is as follows:

Pursuant to its Order of Reference dated Monday, April 1, 1974, your Committee recommends that it be authorized to retain the services of counsel and such stenographic and clerical staff as is required during the Committee's consideration of Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal an Act to amend an Act to amend the Combines Investigation Act and the Criminal Code.

A copy of the Minutes of Proceedings and Evidence (Issue No. 6) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 10 to the Journals.)

Mr. O'Connor, seconded by Mr. Bell, by leave of the House, introduced Bill C-278, An Act to amend the Canada Elections Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Marchand (Kamloops-Cariboo), seconded by Mr. Cullen, by leave of the House, introduced Bill C-279, An Act to amend the Broadcasting Act (review of policy decision of C.R.T.C. by Governor in Council), which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The House resumed debate on the motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Dubé, for the second reading and reference to a Committee of the Whole of Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act.

And debate continuing;

By unanimous consent, the House reverted to Motions.

Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council, laid upon the Table,—Copies of Details of The Canadian System of Tariff Preferences for Developing Countries. (English and French).—Sessional Paper No. 292-7/6.

Debate was resumed on the motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Dubé,—That Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act, be now read a second time and referred to a Committee of the Whole.

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 a Committee of the Whole.

And the House continuing in Committee;

At 5:00 o'clock p.m., Mr. Speaker took the Chair.

[Private Members' Business was called pursuant to Standing Order 15(4)]

[Notices of Motions (Papers)]

Mr. Marshall, seconded by Mr. Lambert (Edmonton West), moved,—That an Order of the House do issue for a copy of all material resulting from the first meeting of the VLA Senior Management team convened by the Director General of the Veterans Land Administration in Ottawa from March 26 to 29 as follows (a) operational plans in the periods before and after the March 31, 1974 deadline for new loan applications (b) further implementation of MBO as the VLA style of management.—(Notice of Motion for the Production of Papers No. 8).

And debate arising thereon;

The hour for Private Members' Business expired.

The House resumed consideration in Committee of the Whole of Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act, which was reported without amendment, concurred in at the report stage and ordered for a third reading at the next sitting of the House.

(Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

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 41(1), namely:

By Mr. Jamieson, a Member of the Queen's Privy Council,—Report on the Operation of the Regional Development Incentives Act for the month of February, 1974, pursuant to section 16 of the said Act, chapter R-3, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/323.

By Mr. Marchand (Langelier), a Member of the Queen's Privy Council,—Copies of Financial Statements of Air Canada for the year ended December 31, 1973, pursuant to section 27 of the Air Canada Act, chapter A-11, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/54.

By Mr. Marchand (Langelier),—Copies of Interim Financial Statements of the Canadian National Railways for the year ended December 31, 1973, pursuant to section 40 of the Canadian National Railways Act, chapter C-10, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/96.

By Mr. Whelan, a Member of the Queen's Privy Council,—Copies of Report of the Canadian Egg Marketing Agency for the year ended December 31, 1973, together with financial statements and the auditor's report thereon, pursuant to section 31 of the Farm Products Marketing Agencies Act, chapter 65, Statutes of Canada 1970-71-72. (English and French).—Sessional Paper No. 292-1/433.

At 10.35 o'clock p.m., pursuant to Standing Order 2(3), the House adjourned until Monday at 2.00 o'clock p.m.

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	WEDNESDAY, APRIL 17	
	National Resources and Public Works	
308 W.B.	Order of the day: Bill C-18, Petroleum Administration Act.  Appearing: The Minister of Energy, Mines and Resources	3.30 p.m
	TUESDAY, APRIL 23  AGRICULTURE	
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Votes 50, 55—Canadian Livestock Feed Board	9.30 a.m
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration.  Appearing: The Minister of Manpower and Immigration Witnesses: Officials of the Department of Manpower and Immigration	9.30 a.m
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974-75—Governor General and Lieutenant-Governors	9.30 a.m
	Witness: Colonel D. C. McKinnon, Comptroller, Government House	
	PROCEDURE AND ORGANIZATION	
112-N	Order of the day: Estimates 1974–75—Parliament	9.30 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	11.00 a.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	11.00 a.m.
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—National Film Board.  Witnesses: Representatives from the National Film Board	3.30 p.m.
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference	8.00 p.m.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	TO BE STORY
	WEDNESDAY, APRIL 24	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the Criminal Code	3.30 p.m

# **VOTES AND PROCEEDINGS**

OF THE

# HOUSE OF COMMONS

## OF CANADA

OTTAWA, MONDAY, APRIL 15, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Lang, seconded by Mr. Allmand, by leave of the House, introduced Bill C-23, An Act to provide for a continuing revision and consolidation of the statutes and regulations of Canada, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Whelan, seconded by Mr. Turner (Ottawa-Carleton), by leave of the House, introduced Bill C-24, An Act to amend the Feeds Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Lang, seconded by Mr. Marchand (Langelier), by leave of the House, introduced Bill C-25, An Act to amend the Prairie Grain Advance Payments Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

#### Recommendation

His Excellency the Governor General recommends to the House of Commons a measure to amend the Prairie Grain Advance Payments Act to increase from six thousand dollars to fifteen thousand dollars the maximum amount that may be paid to a producer as advance payments in respect of grain to be delivered under a permit book; and under the circumstances prescribed, to provide where a producer is a multi-farmer unit of two shareholders for the maximum amount of thirty thousand dollars, and where the producer is a multi-farmer unit of three or more shareholders for the maximum amount of forty-five thousand dollars.

Mr. Whelan, seconded by Mr. Turner (Ottawa-Carleton) by leave of the House, introduced Bill C-26, An Act to amend the Agricultural Products Cooperative Marketing Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the forregoing Bill is as follows:

#### Recommendation

His Excellency the Governor General recommends to the House of Commons a measure to amend the Agricultural Products Cooperative Marketing Act to authorize the Governor in Council to fix an initial payment to primary producers for products to which the Act applies that is based on an estimate of wholesale market prices and marketing costs for the product in the production year in respect of which the payment will be made.

Pursuant to Standing Order 39(4), the following four Questions were made Orders of the House for Returns:

#### No. 6-Mr. Rowland

Under the terms of the Defence Research Board Defence Industry Research Programme for the fiscal year 1972-1973, (a) which companies received financial assistance (b) what is the title of the research project involved (c) what is the amount of money assigned by the Research Board to the project?—Sessional Paper No. 292-2/6.

### No. 280-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of Justice on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/280.

### No. 357-Mr. Rowland

- 1. How many persons have been deported under Section 28.(1) of the 1967 Immigration Act, as amended November 6, 1972 by Privy Council Order 1972-2502 which denies landing to persons seeking admission as immigrants who are not in possession of an appropriate visa?
- 2. (a) From which countries did such persons originate (b) how many deportees came from each such country?
- 3. How many of the persons deported stated that they were seeking entrance as visitors?—Sessional Paper No. 292-2/357.

#### No. 423-Mr. Schumacher

- 1. (a) What agreement was signed by Canada with China regarding reunification of mainland Chinese people with families in Canada (b) on what date and by whom was this agreement signed (c) what are the terms of reference of the agreement?
- 2. How many mainland Chinese have (a) already taken advantage of the programme (b) applications pending under the programme (c) made preliminary enquiries regarding the programme?

- 3. By city and province (a) where are these people now located in Canada (b) where are those whose applications are pending planning to locate on entering Canada?
- 4. What investigations are being made to ensure (a) work opportunities (b) financial solvency (c) medical suitability (d) social independence and adaptibility of such people?
- 5. What is the total projected number of such immigrants by (a) sex (b) age for each year 1973 to 1980?
- 6. Is the programme to be effective on an unending basis?
- 7. What investigations are made of families in Canada seeking to reunify with relatives from mainland China?
- 8. What criteria are used for establishing bona fide family relationships both in China and in Canada?—Sessional Paper No. 292-2/423.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

The Order being read for the third reading of Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act;

Mr. Turner (Ottawa-Carleton), seconded by Mr. Marchand (Langelier), moved,—That the said Bill be now read a third time and do pass.

And debate arising thereon;

Mr. Howard, seconded by Mr. Barnett, moved in amendment thereto,—That Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act, be not now read a third time but that it be referred back to a Committee of the Whole for the purpose of reconsidering Clauses 2, 7 and 9.

And debate arising thereon;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Notices of Motions)

Mr. Marshall, seconded by Mr. Carter, moved,—That, in the opinion of this House, the government should consider the advisability of introducing legislation implementing its constitutional responsibility, guarantee and obligation to ensure continuous and uninterrupted transportation service for persons, goods and vehicles to and from Newfoundland and the mainland of Canada. (Motion No. 5)

And debate arising thereon;

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Marchand (Langelier),—That Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act, be now read a third time and do pass.

And on the motion of Mr. Howard, seconded by Mr. Barnett, in amendment thereto,—That Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act, be not now read a third time but that it be referred back to a Committee of the Whole for the purpose of reconsidering Clauses 2, 7 and 9.

And debate continuing;

(Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

At 10.20 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker. (Proceedings on Adjournment Motion)

At 10,00 orders on, the question That this Rouse do now account was deemed to have been proposed putstant to Standing Conter 40(1);

After debute the said question was deemed to have

After debate the said question was deemed to have been adopted.

morrow at 2.06 orders not the Heirs adjourned until tomorrow at 2.06 orders not pursuant to Standing

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As any or smert the Farm Improvement Louis Act, and the Fishertes Improvement Louis Act, and the Fishertes Improvement Louis Act,

her Turner (Cittawa-Carleton), seconded by Mr. Mardiagn (Longetter), moved,—That the said Bill be now than a third time and do pass.

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Mr. Howers, becomded by Mr. Banutt, moved in concentrary correts,—That Bill C-14. An Act to greed the Farm Industriant Leaus Act the Small Businesses against Act was the Fisheries Improvement Leaus Act, by not your classes third time but that it he polaried back in a Committee of the White he the purpose of reconsidering Chause 2. I and 9.

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At 5.04, defined pont, Pripate Members' Business und ension parament to Standing Order 15(4)]

Statices of Motions)

The State and appeared by Mr. Carrey, moved. That to the sources of the Manne, the guestiment should contain the second of introducing legislation insidered and the second of the continuous and uninterespect transportation of continuous and uninterespect transportation of continuous and transportation and transportation and the continuous and transportation and transporta

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The slope for Private Members' Business expired.

Room	Committee	Hour
	(Subject to change from day to day)	
	WEDNESDAY, APRIL 17	
	National Resources and Public Works	
808 W.B.	Order of the day: Bill C-18, Petroleum Administration Act	3.30 p.m
	TUESDAY, APRIL 23  AGRICULTURE	
71 W.B.	Order of the day: Estimates 1974–75—Votes 50, 55—Canadian Livestock Feed Board	9.30 a.m
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration.  Appearing: The Minister of Manpower and Immigration  Witnesses: Officials of the Department of Manpower and Immigration	9.30 a.m
	Miscellaneous Estimates	
808 W.B.	Order of the day: Estimates 1974-75—Governor General and Lieutenant-Governors	9.30 a.m
	Procedure and Organization	
12-N	Order of the day: Estimates 1974–75—Parliament	0.00
112-N		9.30 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
808 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare  Appearing: The Minister of National Health and Welfare  Witnesses: Officials of the Department of National Health and Welfare	11.00 a.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	11.00 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—National Film Board.  Witnesses: Representatives from the National Film Board	3.30 p.m
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference	8.00 p.m

Room	Committee	Hour
	(Subject to change from day to day)	
	WEDNESDAY, APRIL 24	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the Criminal Code	3.30 p.m
.m, a, 68.9	Appearing: The Minister of Consumer and Corporate Affairs Witnesses: Officials from the Department	371 W.B.
0.80 p.m.		
	PROVIDERTING, FILMS AND ASSETANCE TO SEE ARTS	

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

### OF CANADA

OTTAWA TURSDAY, APRIL 16, 1974

Supplied to the control of the control

#### PRAYERS

The House resumed School on the motion of Mr. Turner (Ottawa-Carleton), see seed by Mr. Marchand (Long-ler),—That Bill C-14, As the to amend the Farm improvement Loans Act, the sensil Bunnesses Ivans Act and the Pisheries Improvision Loans Act, be now rest a third time and do ease.

And on the motion of the Howard, seconded by bir. Bernett, in amendment they was That Bill C-14. An Act to amend the Form Interspent Loans Act, the Small Businesses Loans Act and the Pisperles Improvement Loans Act, be not now more a third time but that it be referred back to a Committee of the Whole for the referred back to a Committee of the Whole for the referred back to a Committee of the Whole for the

after further debate, he specially being pic the following proposed amendment, it was negatived on the following division:

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## VOTES AND PROCEEDINGS

## HOUSE OF COMMONS

### OF CANADA

OTTAWA, TUESDAY, APRIL 16, 1974

2.00 o'clock p.m.

#### PRAYERS

The House resumed debate on the motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Marchand (Langelier),-That Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act, be now read a third time and do pass.

And on the motion of Mr. Howard, seconded by Mr. Barnett, in amendment thereto,—That Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act, be not now read a third time but that it be referred back to a Committee of the Whole for the purpose of reconsidering Clauses 2, 7 and 9.

After further debate, the question being put on the said proposed amendment, it was negatived on the following division:

(Division No. 6)

YEAS

Messrs.

Barnett Benjamin Blackburn Gilbert Harding

Howard Knowles (Winnipeg North Centre) Korchinski ...

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NAYS

Messrs

Davis Alexander Alkenbrack De Bané Allard Demers Allmand Dionne Andre Dupont Arrol Dupras Baker Duquet Baldwin Ellis Basford Epp Ethier Beattie (Hamilton Faulkner Mountain) Fleming Beaudoin Fortin Béchard Foster Fox Bell Frank Blais Fraser Blaker Boulanger Gauthier (Ottawa-Vanier) Breau Gillies Caccia Godin Cafik Campbell Goyer Caron Clark Guay (Rocky Mountain) Clermont Comtois

Corbin

Cullen

Darling

Côté

Grafftey (St. Boniface) Guay (Lévis) Guilbault Hees Herbert Higson Holmes

Hopkins Howie Hurlburt Jarvis Jelinek Kempling Knowles (Norfolk-Haldimand) Lachance Laflamme Lajoie Lalonde Lambert (Edmonton West) Langlois Laniel Laprise La Salle Lawrence Leblanc (Laurier) LeBlanc

(Westmorland-Kent) Lefebvre Lessard L'Heureux Loiselle MacDonald (Cardigan)

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#### Messrs.

MacDonald Munro Stanfield (Egmont) (Esquimalt-Stevens Stewart (Okanagan-Macdonald Saanich) (Rosedale) Neil Kootenay) MacDonald (Miss) (Moose Jaw) Stewart (Kingston and Oberle (Cochrane) the Islands) O'Connor Stollery MacEachen Olivier MacGuigan O'Sullivan Thomas (Maisonneuve-MacInnis Quellet Paproski Rosemont) (Cape Breton-Thomas East Richmond) Patterson (Moncton) Mackasey Pelletier Towers (Hochelaga) MacKay Trudel Macquarrie Pelletier Turner Madill (Sherbrooke) (London East) Marceau Portelance Turner Marchand Poulin (Ottawa-Prud'homme (Langelier) Carleton) Marchand Railton Wagner (Kamloops-Richardson Walker Cariboo) Ritchie Marshall Rompkey Watson Rooney Whelan Masnink Whicher Roy Matte Wise (Laval) Mazankowski Woolliams Schumacher McGrath Yewchuk-150. Scott McKenzie Sharp McKinley Smith McKinnon McRae (Saint-Jean)

And the question being put on the main motion, it was agreed to.

Stackhouse

Stanbury

Accordingly, the said Bill was read the third time and passed.

The Order being read for the second reading and reference to the Standing Committee on Health, Welfare and Social Affairs of Bill C-19, An Act to amend the Canada Pension Plan.

Mr. Lalonde, seconded by Mr. MacEachen moved,— That the said Bill be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

And debate arising thereon;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Public Bills)

The Order being read for the second reading and reference to the Standing Committee on Justice and Legal

Affairs of Bill C-118, An Act to amend the British North America Act, 1867 (abolition of the Senate).

Mr. Knowles (Winnipeg North Centre), seconded by Mr. Harding, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Justice and Legal Affairs.

And debate arising thereon;

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Lalonde, seconded by Mr. MacEachen,—That Bill C-19, An Act to amend the Canada Pension Plan, be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

And debate continuing;

(Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Woolliams for Mr. Balfour on the Standing Committee on National Resources and Public Works.

At 10.22 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX,
Speaker.

Room	Committee	Hour
	(Subject to change from day to day)	
	WEDNESDAY, APRIL 17	
	NATIONAL RESOURCES AND PUBLIC WORKS	
308 W.B.	Order of the day: Bill C-18, Petroleum Administration Act.  Appearing: The Minister of Energy, Mines and Resources	3.30 p.m
	THURSDAY, APRIL 18	
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	9.30 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
808 W.B.	Order of the day: Estimates 1974-75—Department of National Health and Welfare	3.30 p.m
	and Welfare  Witnesses: Officials of the Department of National Health and Welfare	
	TUESDAY, APRIL 23	
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974-75—Votes 50, 55—Canadian Livestock Feed Board	9.30 a.m
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration	9.30 a.m
	Miscellaneous Estimates	
808 W.B.	Order of the day: Estimates 1974-75—Governor General and Lieutenant-Governors	9.30 a.m
	Witness: Colonel D. C. McKinnon, Comptroller, Government House	
	PROCEDURE AND ORGANIZATION	
112-N	Order of the day: Estimates 1974-75—Parliament	9.30 a.m.
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	11.00 a.m.

April 16, 1974

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, APRIL 23 (Cont.)	
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974-75—National Film Board.  Witnesses: Representatives from the National Film Board	3.30 p.m
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference	8.00 p.m
	WEDNESDAY, APRIL 24	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the Criminal Code	3.30 p.m

## **VOTES AND PROCEEDINGS**

## HOUSE OF COMMONS

### OF CANADA

### OTTAWA, WEDNESDAY, APRIL 17, 1974

2.00 o'clock p.m.

#### PRAYERS

On the motion of Mr. Trudel, seconded by Mr. Dupras, the First Report of the Standing Committee on Finance. Trade and Economic Affairs, presented to the House on Thursday, April 11, 1974, was concurred in.

Pursuant to Standing Order 39(4), the following two Questions were made Orders of the House for Returns:

#### No. 85-Mr. Cossitt

What are the names of all those who contested the general election of October 30, 1972 as official candidates of the Liberal Party and, since that date, which specific ones have received appointments or jobs of any kind whatsoever from the government, what is the nature of such appointment or job in each case, what is the exact salary or remuneration in each case and what were the considerations leading to the appointment or job in each case?—Sessional Paper No. 292-2/85.

1. What were the amounts of money spent by the Department of Regional Economic Expansion on publicity and/or information in each of the fiscal years 1972-73 and 1973-74 to date?

No. 257-Mr. Nystrom

Mr. Foster, Parliamentary Secretary to the President of the Privy Council, presented,-Returns to the foregoing Orders.

2. What were the names and addresses or firms and

3. In the case of expenditures for publicity and/or information made within the Department by its publicity

or information division, what was the amount in each

case and the purpose of the expenditure?-Sessional

individuals who received these contracts, what amounts

of money were spent in each case and what was the

The House resumed debate on the motion of Mr. Lalonde, seconded by Mr. MacEachen,-That Bill C-19, An Act to amend the Canada Pension Plan, be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

And debate continuing;

purpose of each contract?

Paper No. 292-2/257.

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#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Rompkey and Harding for Messrs. Caccia and Douglas on the Standing Committee on National Resources and Public Works.

Mr. Danson for Mr. De Bané on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Clark (Rocky Mountain) for Mr. O'Sullivan on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Bawden for Mr. Jarvis on the Standing Committee on National Resources and Public Works.

Messrs. Breau, Baldwin, Côté, Cullen and Allard for Messrs. Cullen, Ellis, Hopkins, Gendron and Beaudoin on the Standing Committee on National Resources and Public Works.

## 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 41(1), namely:

By Mr. Allmand a Member of the Queen's Privy Council,—Copy of Contracts entered into between the Government of Canada and the Municipalities of Lynn Lake, Pinawa, Stonewall, The Pas and Thompson in the province of Manitoba, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/270C.

By Mr. Allmand,—Copies of Contract entered into between the Government of Canada and the Municipality of Wilkie in the Province of Saskatchewan, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/274C.

By Mr. Macdonald (Rosedale), a Member of the Queen's Privy Council,—Revised Capital Budget of Atomic Energy of Canada Limited for the year ending March 31, 1974, pursuant to section 70(2) of the Financial Administration Act, chapter F-10, R.S.C., 1970, together with a copy of Order in Council P.C. 1974-731, dated March 28, 1974, approving same. (English and French).—Sessional Paper No. 292-1/63A.

By Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council,—Actuarial Report on the operation of the Canada Pension Plan and on the state of the Canada Pension Plan Account, as at December 31, 1973, pursuant to section 116(3), of the Canada Pension Plan Act, chapter C-5, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/83.

At 6.00 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX,
Speaker.

Room	Committee	Hour
777	(Subject to change from day to day)	TOTAL
	THURSDAY, APRIL 18	
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	3.30 p.m.
	Witnesses: Officials of the Department of National Health and Welfare	
	TUESDAY, APRIL 23	
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Votes 50, 55—Canadian Livestock Feed Board	9.30 a.m
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration.  Appearing: The Minister of Manpower and Immigration Witnesses: Officials of the Department of Manpower and Immigration	9.30 a.m
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974-75—Governor General and Lieutenant-Governors	9.30 a.m.
	Witness: Colonel D. C. McKinnon, Comptroller, Government House	
	Procedure and Organization	
112-N	Order of the day: Estimates 1974–75—Parliament.	9.30 a.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	11.00 a.m.
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—National Film Board	3.30 p.m
	External Affairs and National Defence	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference	8.00 p.m.

Room	Committee	Hour
	(Subject to change from day to day)	yal Canal 70 — Sessi
	WEDNESDAY, APRIL 24	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the Criminal Code	3.30 p.m

## **VOTES AND PROCEEDINGS**

### OF THE

## HOUSE OF COMMONS

## OF CANADA

### OTTAWA, THURSDAY, APRIL 18, 1974

2.00 o'clock p.m.

#### PRAYERS

Pursuant to Standing Order 43, on motion of Mr. Knowles (Winnipeg North Centre), seconded by Mr. Cafik, it was resolved,—That this House calls for, and offers its full support of, any emergency arrangements that can be made so that there will be no interruption in the delivery of family allowance, welfare, unemployment insurance and pension cheques.

The House resumed debate on the motion of Mr. Lalonde, seconded by Mr. MacEachen,—That Bill C-19, An Act to amend the Canada Pension Plan, be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

And debate continuing;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

[Notices of Motions (Papers)]

Mr. Orlikow, seconded by Mr. Knowles (Winnipeg North Centre), moved,—That an Order of the House do V 36—1 issue for a copy of the latest evaluation report of the Canada Manpower Mobility Programme.—(Notice of Motion for the Production of Papers No. 12).

And debate arising thereon;

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Lalonde, seconded by Mr. MacEachen,—That Bill C-19, An Act to amend the Canada Pension Plan, be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

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 Health, Welfare and Social Affairs.

The Order being read for the second reading and reference to the Standing Committee on Health, Welfare and

Social Affairs of Bill C-22, An Act respecting Canadian Professional Football;

Mr. Lalonde, seconded by Mr. Haidasz moved,—That the said Bill be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

And debate arising thereon;

(Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. McGrath, Clarke (Vancouver Quadra), Frank, Jarvis and Whittaker for Messrs. Ritchie, Hellyer, Lambert (Edmonton West), Gillies and Blenkarn on the Standing Committee on Finance, Trade and Economic 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 41(1), namely:

By Mr. Davis, a Member of the Queen's Privy Council,—Report of the Clean Air Act for the fiscal year ended March 31, 1973, pursuant to section 41 of the said Act, chapter 47, Statutes of Canada, 1970-71-72. (English and French).—Sessional Paper No. 292-1/15.

At 10.28 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, APRIL 23	
	Agriculture	
371 W.B.	Order of the day: Estimates 1974–75—Votes 50, 55—Canadian Livestock Feed Board	9.30 a.m
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration	9.30 a.m
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974–75—Governor General and Lieutenant-Governors	9.30 a.m
	Witness: Colonel D. C. McKinnon, Comptroller, Government House	
	Procedure and Organization	
112-N	Order of the day: Estimates 1974–75—Parliament	9.30 a.m
	Health, Welfare and Social Affairs	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	11.00 a.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	11.00 a.m
	Privileges and Elections	
307 W.B.	Order of the day: The system of readjusting representation in the House of Commons, including the method of determining the number of Members for each province established by section 51 of the British North America Act.	11.00 a.m
	Public Accounts	
371 W.B.	Organization	11.00 a.m
	Broadcasting, Films and Assistance to the Arts	11.00 a.m
269 W.B.	pursuant to Standing-Order, 15(4);	9.90
200 W.D.	Order of the day: Estimates 1974–75—National Film Board  Witnesses: Representatives from the National Film Board	3.30 p.m
	External Affairs and National Defence	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference	8.00 p.m

Room	Committee	Hour
	(Subject to change from day to day)	ed with the
	WEDNESDAY, APRIL 24	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the Criminal Code	3.30 p.m.

## VOTES AND PROCEEDINGS

### OF THE

## HOUSE OF COMMONS

### OF CANADA

OTTAWA, FRIDAY, APRIL 19, 1974

11.00 o'clock a.m.

#### PRAYERS

Mr. Reynolds, seconded by Mr. Bell, by leave of the House, introduced Bill C-280, An Act to amend the Holidays Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The House resumed debate on the motion of Mr. Lalonde, seconded by Mr. Haidasz,—That Bill C-22, An Act respecting Canadian Professional Football, be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

And debate continuing;

[At 4.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

By unanimous consent, the Order being read for the second reading and reference to the Standing Committee on

Broadcasting, Films and Assistance to the Arts of Bill C-112, An Act to amend the Broadcasting Act (advertising on children's programs);

Mr. McGrath, seconded by Miss MacDonald (Kingston and the Islands), moved,—That the said Bill be now read a second time and referred to the Standing Committee on Broadcasting, Films and Assistance to the Arts.

After debate thereon, by unanimous consent, the Order was discharged and the said Bill withdrawn.

At 4.52 o'clock p.m., the House adjourned until Monday, at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

# VOTES AND PROCEEDINGS

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HOUSE OF COMMONS

OF CANADA

OTTAWA, ERIDAY, APRIL 19, 1974

11.00 e'clock am

PRAYERS

Mr. Reynolds, reconded by Mr. Bell, by leave of the House, introduced Bill C-280. An Act to amond the Holidays Act, which was read the first time end ordered to be printed and ordered for a second reading at the next sitting of the House.

The House resumed debate on the motion of Mr. Lalender, seconded by Mr. Haidare —That Rill C-22, An Act respecting Canadian Professional Pootball, be now read a second time and referred to the Standing Committee on Health, Welfers and Social Affairs.

And debate continuing;

[At 4.00 o'clock p.m., Private Members' Business seas called pursuant to Standing Order 15(4)]

By ununimous consent the Order being read for the second reading and reference to the Standing Committee on

Broadcasting, Films and Assistance to the Arts of Bill C-1's, An-Act to general the Broadcasting Act (advertising on children's programs);

Mr. McGrath, seconded by Miss MacDonald (Kingston and the Islands), moved,—That the said fill be now read a second tase and referred to the Standing Committee on Broadcasting, Phara and Actaining the Arts.

After debate freezen, by angainous consent, the Order was discharged and the said Bill windrewn

At 4.52 o'clock p.m., the House adjourned antit Mandey, at 2.00 o'clock p.m., pursuant to Standing Order

LUCIEN LAMOUREUS.

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Room	Committee	Hour
HARLE - TO A	(Subject to change from day to day)	paragodis,
	TUESDAY, APRIL 23	
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Votes 50, 55—Canadian Livestock Feed Board	9.30 a.m.
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974-75—Vote 15—Immigration—Department of Manpower and	
	Immigration	9.30 a.m.
	MISCELLANEOUS ESTIMATES	
308 W.B.	Order of the day: Estimates 1974-75—Governor General and Lieutenant-Governors	9.30 a.m
	Witness: Colonel D. C. McKinnon, Comptroller, Government House	
	NATIONAL RESOURCES AND PUBLIC WORKS	
269 W.B. 371 W.B. 371 W.B.	Order of the day: Bill C-18, Petroleum Administration Act	9.30 a.m 3.30 p.m 8.00 p.m
	PROCEDURE AND ORGANIZATION	
112-N	Order of the day: Estimates 1974–75—Parliament	9.30 a.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of National Health and Welfare	11.00 a.m
	JUSTICE AND LEGAL AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	11.00 a.m
	Public Accounts	
371 W.B.	Organization	11.00 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—National Film Board	3.30 p.m.

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, APRIL 23 (Continued)	
	FISHERIES AND FORESTRY	
209 W.B.	Order of the day: Estimates 1974–75—Department of the Environment.  Witnesses: From the Department of the Environment:  Dr. A. E. Collin, Director General, Research	3.30 p.m.
	and Development directorate Dr. N. J. Campbell, Director, Oceanography Branch	
	PRIVILEGES AND ELECTIONS	
307 W.B.	Order of the day: The system of readjusting representation in the House of Commons, including the method of determining the number of Members for each province established by section 51	
	of the British North America Act	3.30 p.m.
	Veterans Affairs	
308 W.B.	Order of the day: Estimates 1974–75—Department of Veterans Affairs	3.30 p.m.
	External Affairs and National Defence	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of	
	the Sea Conference.  Witness: Imperial Oil Limited	8.00 p.m
	WEDNESDAY, APRIL 24	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the	
	Criminal Code	3.30 p.m.

## **VOTES AND PROCEEDINGS**

OF THE

## HOUSE OF COMMONS

### OF CANADA

OTTAWA, MONDAY, APRIL 22, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Frank, seconded by Mr. Bell, by leave of the House, introduced Bill C-281, An Act respecting the Electoral Boundaries Readjustment Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Marchand (Langelier), seconded by Mr. Basford, by leave of the House, introduced Bill C-27, An Act to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and Recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings; out of moneys appropriated by Parliament, to provide for an amount not exceeding fifty percent of the cost of preparing urban development plans and transportation plans in respect of a transportation study area; to provide for the purchase or expropriation of railway company land within a transportation study area; out of moneys appropriated by Parliament, to provide for the payment of a relocation grant to defray part of the costs of implementing a transportation plan not to exceed fifty percent of the net costs of railway relocation; to provide for the appointment of qualified land appraisers; to provide under the circumstances prescribed for assistance from the Railway Grade Crossing Fund when implementing a transportation plan; out of moneys appropriated by Parliament, to provide for a special grant for construction of a grade separation whose costs are more than \$1,250,000 but not more than \$5,000,000, \$3,250,000, and where the costs are more than \$5,000,000, \$3,250,000 plus 40% of the costs in excess of \$5,000,000; out of moneys appropriated by Parliament, to provide for a special grant for reconstruction of a grade crossing whose costs are more than \$1,250,000 but not more than \$5,000,000, \$625,000 plus an amount not greater than 37.5% of the costs in excess of \$1,250,000, and where the costs are more than \$5,000,000, \$2,031,000 plus an amount not greater than 25% of the costs in

excess of \$5,000,000; out of moneys appropriated by Parliament, to provide under the circumstances prescribed for a special grant not to exceed 50% of the costs of constructing a grade separation of a railway crossing where it is required in a province by virtue of a proposal to build a new road or highway in order to reroute highway traffic; to provide that any amounts appropriated by Parliament toward actual construction work for the protection, safety and convenience of the public in respect of railway crossings be charged to the Consolidated Revenue Fund and credited to the Railway Grade Crossing Fund and for any such appropriation that remains unexpended not to lapse but to be applied in succeeding years; to provide, in the manner prescribed, how the Fund may be applied; to provide that amounts applied from the Fund towards the cost of markings on railway cars or locomotives shall not exceed 80% of their cost as determined by the Canadian Transport Commission; to provide that the cost of work actually done in respect of any one railway crossing at grade level shall not exceed the aggregate of 80% of the cost of the work as determined by the Commission or \$1,000,000 whichever is the lesser and, 80% of the cost of any relocation of a public utility plant that is part of the work; to provide that the cost of work actually done in respect of a reconstruction or improvement of a grade separation shall not exceed the aggregate of 50% of the cost of the work or \$625,000 whichever is the lesser and, 50% of the cost of any relocation of a public utility plant that is part of the work; to provide for the application by the Commission of any provincial contribution to the Fund; and to provide in the manner prescribed for transitional matters in respect of the Fund.

Pursuant to Standing Order 39(4), the following two Questions were made Orders of the House for Returns:

No. 268-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by Atomic Energy of Canada Ltd. on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/268.

No. 273—Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of Energy, Mines and Resources on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?

3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/273.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

The House resumed debate on the motion of Mr. Lalonde, seconded by Mr. Haidasz,—That Bill C-22, An Act respecting Canadian Professional Football, be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

And debate continuing;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

By unanimous consent, the Order being read for the second reading and reference to the Standing Committee on Justice and Legal Affairs of Bill C-220, An Act to amend the Identification of Criminals Act;

Mr. Blais, seconded by Mr. Fleming, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Justice and Legal Affairs.

And debate arising thereon;

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Lalonde, seconded by Mr. Haidasz,—That Bill C-22, An Act respecting Canadian Professional Football, be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

And debate continuing;

(Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Roy (Laval), Demers and Caccia for Mr. Loiselle, Miss Bégin and Mr. Blouin on the Standing Committee on Miscellaneous Estimates.

Mr. Blaker for Mr. Herbert on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Roche for Mr. Baker on the Standing Committee on Procedure and Organization.

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 41(1), namely:

By Mr. Jamieson, a Member of the Queen's Privy Council,—Report of the Cape Breton Development Corporation for the year ended December 31, 1973, together with financial statements, pursuant to section 33(1) of the Cape Breton Development Corporation Act, chapter C-13, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/106.

By Mr. Lalonde, a Member of the Queen's Privy Council,—Annual Report respecting Operations of the Medical Care Act for the fiscal year ended March 31, 1973, pursuant to section 9 of the Medical Care Act, chapter M-8, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/298.

At 10.30 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker. to the nonine of instance of people law will fel neighted to the nonine of instance of ins

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By Mr. Jamieson, a Member of the Queen's Privy Council Report of the Cape Breton Development Corsers assumed credents Science Development Cor-

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(Proceedings on Adjournment Motion)

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Room	Committee	Hour
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	TUESDAY, APRIL 23	
	AGRICULTURE	
371 W.B.	Order of the day: Estimates 1974–75—Votes 50, 55—Canadian Livestock Feed Board	9.30 a.m
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974-75—Vote 15—Immigration—Department of Manpower and	
	Immigration	9.30 a.m
	MISCELLANEOUS ESTIMATES	
308 W.B.	Order of the day: Estimates 1974-75—Governor General and Lieutenant-Governors	9.30 a.m
	Witness: Colonel D. C. McKinnon, Comptroller, Government House	
	National Resources and Public Works	
269 W.B.	Order of the day: Bill C-18, Petroleum Administration Act	9.30 a.m
371 W.B. 371 W.B.	Appearing: The Minister of Energy, Mines and Resources	3.30 p.m 8.00 p.m
	PROCEDURE AND ORGANIZATION	
112-N	Order of the day: Estimates 1974–75—Parliament	9.30 a.m
	Health, Welfare and Social Affairs	
308 W.B.	Order of the day: Estimates 1974-75—Department of National Health and Welfare	11.00 a.m
	Witnesses: Officials of the Department of National Health and Welfare	
	JUSTICE AND LEGAL AFFAIRS	
209 W.B.	Order of the day: Estimates 1974-75—Department of the Solicitor General	11.00 a.m
	Order of the day, Bild Dais, Paroleum Administration Act.	
	Public Accounts	
371 W.B.	Organization	11.00 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—National Film Board	3.30 p.m

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, APRIL 23 (Continued)	
	FISHERIES AND FORESTRY	
209 W.B.	Order of the day: Estimates 1974–75—Department of the Environment.  Witnesses: From the Department of the Environment:  Dr. A. E. Collin, Director General, Research	3.30 p.m
	and Development directorate Dr. N. J. Campbell, Director, Oceanography Branch	
	Privileges and Elections	
307 W.B.	Order of the day: The system of readjusting representation in the House of Commons, including the method of determining the number of Members for each province established by section 51	
	of the British North America Act	3.30 p.m
	VETERANS AFFAIRS	
308 W.B.	Order of the day: Estimates 1974–75—Department of Veterans Affairs	3.30 p.m
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference	8.00 p.m
	WEDNESDAY, APRIL 24	
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the	
	Criminal Code	3.30 p.m
	NATIONAL RESOURCES AND PUBLIC WORKS	
269 W.B.	Order of the day: Bill C-18, Petroleum Administration Act.  Appearing: The Minister of Energy, Mines and Resources	3.30 p.m

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMUNS

OF CAMEDIA

OTTAWA TUESDAY APRIL SE THA

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PRAYERS

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## **VOTES AND PROCEEDINGS**

### OF THE

## HOUSE OF COMMONS

### OF CANADA

OTTAWA, TUESDAY, APRIL 23, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Lambert (Edmonton West), from the Standing Committee on Procedure and Organization, presented the First Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Friday, March 1, 1974, your Committee has considered Vote 1 relating to the Senate; Vote 5 relating to the House of Commons; and Vote 10 relating to the Library of Parliament for the fiscal year ending March 31, 1975, and has agreed to report them to the House.

A copy of the relevant Minutes of Proceedings and Evidence (Issues Nos. 1 to 4 inclusive) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 11 to the Journals.)

On motion of Mr. Fairweather, seconded by Mr. Bell, the First Report of the Standing Joint Committee on Regulations and other Statutory Instruments, presented to the House on Tuesday, April 9, 1974, was concurred in. On motion of Mr. Fairweather, seconded by Mr. Bell, the Second Report of the Standing Joint Committee on Regulations and other Statutory Instruments, presented to the House on Tuesday, April 9, 1974, was concurred in.

The House resumed debate on the motion of Mr. Lalonde, seconded by Mr. Haidasz,—That Bill C-22, An Act respecting Canadian Professional Football, be now read a second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

After further debate, the question being put on the said motion, it was agreed to on the following division:

(Division No. 7)

YEAS

#### Messrs.

Allard	Blackburn
Allmand	Blais
Andras	Blaker
Barnett	Blouin
Basford	Boulanger
Béchard	Breau
Bégin (Miss)	Broadbent
Benjamin	Buchanan

Caccia
Cafik
Caouette
(Témiscamingue)
Caron
Chrétien
Clermont
Corbin

Knowles

(Winnipeg

North Centre)

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Corriveau Lachance Orlikow Côté Laflamme Ouellet Cullen Lajoie Paproski Danson Lalonde Penner Peters Davis Lambert De Bané (Bellechasse) Portelance Douglas Langlois Poulin Drury Railton Laniel Dubé Reid Laprise Dupont Leblanc Richardson Dupras (Laurier) Roche Duquet LeBlanc Rompkey Ethier (Westmorland-Rooney Faulkner Roy Kent) Fleming Lefebvre (Laval) Foster Saltsman Leggatt Fox Lessard Sauvé (Mrs.) Gauthier Sharp Lewis (Ottawa-Vanier) Smith L'Heureux Gendron Loiselle (Northumberland-Gilbert Miramichi) MacDonald Goyer Smith (Cardigan) (Saint-Jean) Grav Macdonald Stanbury Guay (Rosedale) (St. Boniface) MacEachen Stollery Guay (Lévis) MacGuigan Symes Guilbault MacInnis (Mrs.) Thomas Haidasz Mackasey (Maisonneuve-Harding Marceau Rosemont) Herbert Marchand Trudeau Hopkins Trudel (Kamloops-Howard Cariboo) Turner Isabelle McRae (London East) Jamieson Morin (Mrs.) Turner Jerome Munro (Ottawa-Knight (Hamilton East) Carleton)

#### NAYS

Watson

Whelan

Whicher-118.

Nelson

Olivier

Nystrom

#### Messrs.

Alexander	Frank	Knowles
Alkenbrack	Fraser	(Norfolk-
Arrol	Gillies	Haldimand)
Atkey	Godin	Korchinski
Baker	Grafftey	Lambert
Baldwin	Grier	(Edmonton West)
Bawden	Hales	La Salle
Beatty	Haliburton	Lawrence
(Wellington-Grey- Dufferin-Waterloo)	Hamilton (Qu'Appelle-	MacDonald (Miss) (Kingston and
Bell	Moose Mountain)	the Islands)
Blenkarn	Hamilton	MacInnis
Boisvert	(Swift Current-	(Cape Breton-
Brewin	Maple Creek)	East Richmond)
Caouette (Charlevoix)	Hargrave Harney	MacKay Madill
Carter	Hees	Marshall
Clark	Hellyer	Masniuk
(Rocky Mountain)	Higson	Matte
Clarke	Holmes	Mazankowski
(Vancouver	Horner	McCain
Quadra)	(Crowfoot)	McGrath
Coates	Horner	McKenzie
Cossitt	(Battleford-	McKinley
Darling	Kindersley)	McKinnon
Dick	Howie	Mitges
Dinsdale	Hueglin	Muir
Ellis	Hurlburt	Munro
Fairweather	Jarvis	(Esquimalt-
Forrestall	Jelinek	Saanich)
Fortin	Kempling	Duninell)

#### Messrs.

Neil	Schellenberger	
(Moose Jaw)	Schumacher	
O'Connor	Scott	
O'Sullivan	Skoreyko	
Patterson	Stackhouse	
Reilly	Stanfield	
Ritchie	Stevens	
Rondeau	Stewart (Marquette)	

(Moncton)
Towers
Wagner
Whittaker
Wise
Woolliams
Yewchuk—92.

Thomas

Accordingly, the said Bill was read the second time and referred to the Standing Committee on Health, Welfare and Social Affairs.

The Order being read for the second reading and reference to the Standing Committee on Finance, Trade and Economic Affairs of Bill C-4, An Act to amend the Export and Import Permits Act;

Mr. Andras for Mr. Gillespie, seconded by Mr. Davis, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate arising thereon;

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Public Bills)

The Order being read for the second reading and reference to the Standing Committee on Transport and Communications of Bill C-109, An Act to provide for the constitution of a Federal Transport Commission of Inquiry (impartial investigation of transport accidents);

Mr. Forrestall, seconded by Mr. McKinley, moved,— That the said Bill be now read a second time and referred to the Standing Committee on Transport and Communications.

And debate arising thereon;

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Andras for Mr. Gillespie, seconded by Mr. Davis,—That Bill C-4, An Act to amend the Export and Import Permits Act, be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate continuing;

#### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Orlikow and Towers for Messrs. Nelson and Darling on the Standing Committee on Public Accounts.

Messrs. Gilbert and Beatty (Wellington-Grey-Duffer-in-Waterloo) for Messrs. Knight and Nielsen on the Standing Committee on Justice and Legal Affairs.

Messrs. Douglas, Gendron, Mrs. Morin and Messrs. Hamilton (Qu'Appelle-Moose Mountain), McRae and Côté for Messrs. Symes, Côté, McRae, McKenzie, Rompkey and Mrs. Morin on the Standing Committee on National Resources and Public Works.

Mr. Haliburton for Mr. MacLean on the Standing Committee on Fisheries and Forestry.

Mr. Haliburton for Mr. MacLean on the Standing Committee on External Affairs and National Defence.

Messrs. Lawrence and Knowles (Winnipeg North Centre) for Messrs. Morgan and Barnett on the Standing Committee on Procedure and Organization.

Messrs. Whittaker, Hamilton (Swift Current-Maple Creek), Frank and La Salle for Messrs. McCain, Wise, La Salle and Korchinski on the Standing Committee on Agriculture.

Messrs. Blouin and Roy (Timmins) for Messrs. Caccia and Roy (Laval) on the Standing Committee on Miscellaneous Estimates.

Messrs. Reilly and Whitaker for Messrs. Macquarrie and Mitges on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Leggatt and Grier for Messrs. Nystrom and Orlikow on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Knowles (Winnipeg North Centre) for Mr. Orlikow on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Clark (Rocky Mountain) for Mr. Stackhouse on the Standing Committee on Justice and Legal Affairs.

Messrs. Darling and Herbert for Mr. Beatty (Wellington-Grey-Dufferin-Waterloo) and Miss Bégin on the Standing Committee on rBoadcasting, Films and Assistance to the Arts.

Mr. Blais for Mr. Duquet on the Standing Committee on Privileges and Elections.

Mr. Fraser for Mr. Howie on the Standing Committee on External Affairs and National Defence.

Mrs. Morin for Mr. Cullen on the Standing Committee on National Resources and Public Works.

Messrs. De Bané, Fox, Jerome and Leblanc (Laurier) for Messrs. Comtois, Guay (Lévis), Buchanan and Breau on the Standing Committee on Finance, Trade and Economic Affairs.

## 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 41(1), namely:

By Mr. Allmand, a Member of the Queen's Privy Council,—Copies of Contract entered into between the Government of Canada and the Municipality of Labrador City, in the Province of Newfoundland, pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/276.

By Mr. MacEachen, a Member of the Queen's Privy Council,—Supplementary Return to an Order of the House, dated March 18, 1974, (Question No. 218) showing 1. Since the inception of the Federal Labour Intensive Programme (FLIP) in each year of operation including the fiscal year 1973-1974, what has been the breakdown in funding (a) by federal department participating (b) by province (c) by identifiable project funded (d) by year?

- 2. For each department and identifiable project, what has been the number of jobs created or sustained through this Programme?
- 3. What are the broad criteria for acceptance of projects, do these differ by department and, if so, in what respect?
- 4. What has been the deadline for submission of proposals and, for each year, what has been the date of commencement and termination of this Programme?—Sessional Paper No. 292-2/218A.

At 10.10 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker. Mt. Blais for Mr. Duquet on the Standing Committee on Privileges and Elections

Mr. Fraser 157 Mr. Howle on the Standing Committee on External Artairs and National Defence.

Mrs. Morio to Mr. Cullen on the Standing Committee

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Returns and Reports Deposited with the state

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By Mr. Markechen, a Member of the Queen's fring Council,—Supplementary Return to an Order of the Mouse, dated Marin 18, 1974. (Objection No. 2127 knowing I Since the Inception of the Federal Labour Intensive Programma (FLR) in each year of operation including the facel year 1973-1974, what has been the breakdown in landing (a) by federal department participating (b) by rearrange (c) by identifiable project funded (d) by year 2. For each department and lebourhable project, what

2. For each department and identifiable project, which has been the ulimber of jobs created or sustained through this Programment.

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Notice having been gled with the Clerk of the House pursuant to Standing Order 65(4)(6), membership of Committees was amended as thinks:

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Messrs. Lawrence and Liewies (Whiniput North Centre) for Messrs. Morgan and Barnett on the Standing Committee on Proceedings and Organization.

Messrs Whiteless, Translate (Swift Cerrent-Maple Creek), Frank and La Saile for Messrs, McCain, Wise, La Saile and Korchinettion the Standing Committee on

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Messrs, Leggatt and Grier for Messrs, Nystrono and Orlitow on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Knowles (Winnipsg North Centre) for Mr. Ordikowkonlyke Standsog Committee on Greatts, Welfare and Social Affairs.

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	WEDNESDAY, APRIL 24		
	AGRICULTURE		
308 W.B.	Order of the day: Estimates 1974–75—Votes 50, 55—Canadian Livestock Feed Board	3.30 p.m.	
	FINANCE, TRADE AND ECONOMIC AFFAIRS		
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the		
	Criminal Code	3.30 p.m.	
	National Resources and Public Works		
269 W.B.	Order of the day: Bill C-18, Petroleum Administration Act.  Appearing: The Minister of Energy, Mines and Resources	3.30 p.m.	
	THURSDAY, APRIL 25		
	Broadcasting, Films and Assistance to the Arts		
269 W.B.	Order of the day: Estimates 1974–75—National Film Board  Witnesses: Representatives from the Canadian Film Development Corporation	9.30 a.m.	
	FISHERIES AND FORESTRY		
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment.  Witness: From the Department of the Environment:  Mr. F. J. Doucet, Chairman, Freshwater Fish Marketing Corporation	9.30 a.m.	
	Miscellaneous Estimates		
308 W.B.	Order of the day: Estimates 1974-75—Science and Technology: Science Council of Canada  Witnesses: From the Science Council of Canada:  Mr. P. D. McTaggart-Cowan, Executive Director  Mr. J. Basuk, Secretary of the Council	9.30 a.m.	
	Indian Affairs and Northern Development		
209 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development—Vote 5—Indian and Eskimo Affairs Program—Operating expenditures	11.00 a.m.	
	FINANCE, TRADE AND ECONOMIC AFFAIRS		
209 W.B.	Order of the day: Estimates 1974–75—Department of Finance: Votes 1, L5—Financial and Economic Policies Program; Vote 10—Municipal Grants Program.  Appearing: The Minister of Finance Witnesses: Officials of the Department	3.30 p.m.	

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, APRIL 25 (Continued)	
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Bill C-19, An Act to amend the Canada Pension Plan	3.30 p.m.
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	3.30 p.m.

# FIES AND PROPERDINGS

OF THE

## HOUSE OF COM

OF CANADA

OTTAWA, WEDNESDAY, AM

2.3 States p.m.

PRAYERS

the following th

b. What is the ansatz and patents of all advertists, and patents of Labour since the language assumed to be the factorists.

gives seen seen on during this period of time, what are the dues such each texts were awarded and in each case, were tendent or any kind requested ass. Ass, who authorised in each case the expenditures of the advertising contract.

3. When we not support on disdresses of all advertisions against the percentage of t

1. What has a seconds of money spent by the Department of water on sublicity and/or information in son of the present the second 1972-74 to date? tadividuals of money surpose of money su

How many a second castlength rectuarly in the preparation (a) the Prime Minister (b) the Scenitary of the President of the Treasury Board in the Second castlength of the Treasury Board in the Second castlength of the Minister of Finance (a) the Minister of Emergy, Mines and Resources (a) the Minister of Constitution of the Markon castlength of the Markon castlength of the Minister of Constitution of the Markon castlength of the Minister of the Markon castlength of the Minister of the Markon castlength of the Minister of

No. 40

## **VOTES AND PROCEEDINGS**

### OF THE

## HOUSE OF COMMONS

### OF CANADA

## OTTAWA, WEDNESDAY, APRIL 24, 1974

2.00 o'clock p.m.

#### PRAYERS

Pursuant to Standing Order 39(4), the following four Questions were made Orders of the House for Returns:

#### No. 104—Mr. Cossitt

- 1. What are the names and addresses of all advertising agencies used by the Department of Labour since the present Minister assumed his portfolio?
- 2. (a) What are the amounts of all advertising contracts given such agencies during this period of time, what are the dates such contracts were awarded and in each case, were tenders or competitive presentations of any kind requested and, if not, who authorized in each case the expenditure of public funds without such tenders or competitive presentations (b) in each case, what was the general subject matter of the advertising contract?
- 3. What are the names and addresses of all advertising agencies used by the Department of Labour during the term of the Minister's immediate predecessor and if any of these agencies has not been used since then, for what reason and on whose decision were changes made?—Sessional Paper No. 292-2/104.

#### No. 251-Mr. Nystrom

1. What were the amounts of money spent by the Department of Labour on publicity and/or information in each of the fiscal years 1972-73 and 1973-74 to date?

2. What were the names and addresses of firms and individuals who received these contracts, what amounts of money were spent in each case and what was the purpose of each contract?

3. In the case of expenditures for publicity and/or information made within the Department by its publicity or information division, what was the amount in each case and the purpose of the expenditure?—Sessional Paper No. 292-2/251.

#### No. 341-Mr. Clark (Rocky Mountain)

How many public servants participate regularly in the preparation of speeches of (a) the Prime Minister (b) the Leader of the Government in the Senate (c) the Secretary of State for External Affairs (d) the President of the Privy Council (e) the President of the Treasury Board (f) the Minister of Transport (g) the Minister of Finance (h) the Minister of Indian Affairs and Northern Development (i) the Minister of Energy, Mines and Resources (j) the Minister of Labour (k) the Minister of Communications (l) the Minister of the Environment and Minister of Fisheries (m) the Minister of Public Works (n) the Minister of State for Urban Affairs (o) the Minister of Regional Economic Expansion (p) the Minister of Manpower and Immigration (q) the Minister of

V 40-1

National Defence (r) the Minister of Justice and Attorney General of Canada (s) the Minister of Consumer and Corporate Affairs (t) the Minister of National Revenue (u) the Minister of Supply and Services (v) the Minister of Industry, Trade and Commerce (w) the Minister of State (x) the Minister of Agriculture (y) the Solicitor General of Canada (z) the Secretary of State of Canada (aa) the Postmaster General (bb) the Minister of Veterans Affairs (cc) the Minister of National Health and Welfare (dd) the Minister of State for Science and Technology?—Sessional Paper No. 292-2/341.

No. 595-Mr. Fortin

- 1. How many bankruptcies were registered in each province, each year since 1970?
- 2. What steps has the government taken to prevent fraudulent bankruptcies?—Sessional Paper No. 292-2/595.

Mr. Foster, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

Notice of Motion for the Production of Papers No. 3 as follows:

That an Order of the House do issue for production of copies of the application of "New Canada—Toronto" in respect of the \$18,000 grant announced by the Minister of State for Multiculturalism on October 3, 1973 and all correspondence to and from the government in respect thereof,

having been called was transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Notice of Motion for the Production of Papers No. 4, as follows:

That an Order of the House do issue for production of copies of the application of "Cross-Cultural Communication Centre—Toronto" in respect of the \$8,000 grant announced by the Minister of State for Multiculturalism on October 3, 1973 and all correspondence to and from the government in respect thereof,

having been called was transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Notice of Motion for the Production of Papers No. 5, as follows:

That an Order of the House do issue for production of copies of the application of "Centre Chinois de Québec, Enr., Québec" in respect of the \$5,000 grant announced by the Minister of State for Multiculturalism on October 3, 1973 and all correspondence to and from the government in respect thereof,

having been called was transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

Notice of Motion for the production of Papers No. 6, as follows:

That an Order of the House do issue for production of copies of the application of "Black Youth Television Workshop, Montreal" in respect of the \$6,500 grant announced by the Minister of State for Multiculturalism on October 3, 1973 and all correspondence to and from the government in respect thereof,

having been called was transferred by the Clerk to the order of "Notices of Motions (Papers)" pursuant to Standing Order 48(1).

The House resumed debate on the motion of Mr. Andras for Mr. Gillespie, seconded by Mr. Davis,—That Bill C-4, An Act to amend the Export and Import Permits Act, be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

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 Finance, Trade and Economic Affairs.

The Order being read for the second reading and reference to the Standing Committee on Fisheries and Forestry of Bill C-3, An Act to protect human health and the environment from the release of substances that contaminate the environment;

Mr. Davis, seconded by Mr. Dubé, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Fisheries and Forestry.

And debate arising thereon;

# Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Roche for Mr. Whittaker on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Darling for Mr. Towers on the Standing Committee on Public Accounts.

Mr. Rose for Mr. Orlikow on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Messrs. Wise and McCain for Messrs. Schellenberger and Whittaker on the Standing Committee on Agriculture.

Mr. Symes for Mr. Douglas on the Standing Committee on National Resources and Public Works.

Mr. Douglas for Mr. Harding on the Standing Committee on National Resources and Public Works.

Mr. Masniuk for Mr. Frank on the Standing Committee on Agriculture.

Mr. Cullen for Mr. Côté on the Standing Committee on National Resources and Public Works.

Mr. Hopkins for Mr. Railton on the Standing Committee on National Resources and Public Works.

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 41(1), namely:

By Mr. Gillespie, a Member of the Queen's Privy Council,—Report of Operations under the Export and Import Permits Act for the year ended December 31, 1973, pursuant to section 26 of the said Act, chapter E-17, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/137.

At 6.00 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

> LUCIEN LAMOUREUX, Speaker.

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At 5,00, o'clock p.m. the House adjourned until to-

XUSAUOMAI HEIDULE SOCIETA TO the President

Notice of Modien for the Production of Papers No. 3

That an Crain of the House do ince for production of ergon of the southwiter of "New Canada—Toronto" in respect of the windows on his moduned by the Minister of Sinta for Moducea's craimer on October 3, 1973 and all agreement for any times the government in respect to any times the government in respect

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Messra Wise and McCain for Messra Schellenberger, and Whittaker on the Stanging Committee on Agriculty

Mr. Symes for Mr. Douglas on the Standing Committee on National Resources and Fublic Workshop in calcul

Mr. Donelas for Mr. Harding on the Standing Com-

Mind Mannis to the Frank on the Standard IM

Mr. Cullen for Mr. Coto on the Standing Committee on Interest of the Standing Committee on Interest of the Hopkins for Mr. Railton on the Standing Committee on National Resources and Public Works.

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After further debate, the question being put on the

Associancy, the said Bill was read the second time and attended to the Standing Committee on Finance, Tests and Escapenic Affairs.

The Order bring read for the second reading and reference on the Stending Committee on Fisheries and Follows of Still C.S. An Act to profest human health and the environment from the release of substances that continues to a continue to any incomment.

and the new read a sound time and referred to the Sporting Committee on Tuberies and Potestry.

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Changes in Committee Membership

Notice toward been filed with the Clerk of the House providing to Standing Order 55(4)(b), membership of Charlities was assended to follows:

Mr. Rocks for Mr. Whittover on the Standing Com-

We Dutling for Mr. Towers on the Standing Com-

The Mast Set his Orthon on the Standing Committee on School and the Arts.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
moli .	(Subject to change from day to day)	Room
	THURSDAY, APRIL 25	
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—National Film Board	9.30 a.m.
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment.  Witness: From the Department of the Environment:  Mr. F. J. Doucet, Chairman, Freshwater Fish Marketing Corporation	9.30 a.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974-75—Science and Technology: Science Council of Canada  Witnesses: From the Science Council of Canada:  Mr. P. D. McTaggart-Cowan, Executive Director  Mr. J. Basuk, Secretary of the Council	9.30 a.m.
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs—Humanitarian Aid in Southern Africa	11.00 a.m.
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development—Vote 5—Indian and Eskimo Affairs Program—Operating expenditures	11.00 a.m.
	Public Accounts	
269 W.B.	Order of the day: Public Accounts 1972 and 1973 and the Auditor General's Reports thereon  Witnesses: From the Auditor General's Office:  Mr. J. J. Macdonell, Auditor General of Canada  Mr. Rhéal Chatelain, Deputy Auditor General	11.00 a.m.
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974-75—Department of Finance: Votes 1, L5—Financial and Economic Policies Program; Vote 10—Municipal Grants Program	3.30 p.m.
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Bill C-19, An Act to amend the Canada Pension Plan	3.30 p.m.

April 24, 1974

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, APRIL 25 (Continued)	
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	3.30 p.m.
	TRANSPORT AND COMMUNICATIONS	
371 W.B.	Order of the day: Estimates 1974–75—Department of Transport	3.30 p.m
	AGRICULTURE AGRICULTURE	
308 W.B.	Order of the day: Estimates 1974–75—Votes 5, 10—Research Program	8.00 p.m
	TUESDAY, APRIL 30	
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration.  Appearing: The Minister of Manpower and Immigration Witnesses: Officials of the Department of Manpower and Immigration	3.30 p.m
m.o.00.11	Order of the day: Estimates 1974-75—Department of Indian Affairs and Northern Development— Vote 5—Indian and Estimo Allairs Fregram—Operating expenditures Witnesses: Officials of the Department	209 W.B.

# VOTES AND PROCEEDINGS

OP THE

## HOUSE OF COMMONS

## OF CANADA

### OTTAWA, THURSDAY, APRIL 25, 1974

2.00 o'clock nam

#### PRAYERS

Mr. Gibespie, a Messier of the Cheen's Privy Council, laid upon the Table.—Copies of Agreed Minutes signed jointly by His Establisher of Ansary, Minister of Economy of Iran, and the Minister of Industry, Trade and Commerce, on the occasion of the Canadian Trade Mission to Iran, April 18-to 23, 1974. (English and French).—Sessional Paper No. 292-7/7.

Mr. Nelson, seconded by Mr. Howard, by leave of the flouse, introduced till C-282, an Act respecting Heritage Day, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The House resurted debate on the motion of Mr. Davis, seconded by Mr. Davis, . That Bill C-3, An Act to protect away a health and the environment from the release of wholesees that contaminate the environment, be now west a second time and referred to the Standing Committee on Preserve and Forestry.

After further solute, the question being put on the

and referred to the Standing Committee on Fisheries and Forestry.

The Order being reld for the second reading and reference to the Standing Committee on Transport and Committee to the Standing Committee on Transport and Committee to the Part of the Standing of railway traffic in arban areas and to provide financial assistance for work none for the protection, safety and convenience of the public at railway crossings;

Mn Bostord for Mr. Marchand (Langeller), seconded by Mr. Sharp, moved,—That the said Bill be now read a second limb mid, by unanimous consent, referred to a Committee of the Whole.

And debate entiting thereon;

A Message was received from the Senate informing this House that the Senate had passed Bill C-5, An Act to authorize the provision of moneys to meet certain rapitel expenditures of the Canadian Estimal Railways System, and Air Canada for the period from the ist

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

to authorize the granables by Hery Majorty of certain No. 41 No.

# **VOTES AND PROCEEDINGS**

### OF THE

## HOUSE OF COMMONS

## OF CANADA

## OTTAWA, THURSDAY, APRIL 25, 1974

2.00 o'clock p.m.

#### PRAYERS TO ME TO THE THE PROPERTY OF THE PROPE

Mr. Gillespie, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Agreed Minutes signed jointly by His Excellency H. Ansary, Minister of Economy of Iran, and the Minister of Industry, Trade and Commerce, on the occasion of the Canadian Trade Mission to Iran, April 18 to 23, 1974. (English and French).—Sessional Paper No. 292-7/7.

Mr. Nelson, seconded by Mr. Howard, by leave of the House, introduced Bill C-282, An Act respecting Heritage Day, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The House resumed debate on the motion of Mr. Davis, seconded by Mr. Dubé,—That Bill C-3, An Act to protect human health and the environment from the release of substances that contaminate the environment, be now read a second time and referred to the Standing Committee on Fisheries and Forestry.

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 Fisheries and Forestry.

The Order being read for the second reading and reference to the Standing Committee on Transport and Communications of Bill C-27, An Act to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings;

Mr. Basford for Mr. Marchand (Langelier), seconded by Mr. Sharp, moved,—That the said Bill be now read a second time and, by unanimous consent, referred to a Committee of the Whole.

And debate arising thereon;

A Message was received from the Senate informing this House that the Senate had passed Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada, without amendment.

By unanimous consent, the hour for Private Members'

Debate was resumed on the motion of Mr. Basford for Mr. Marchand (Langelier), seconded by Mr. Sharp,—That Bill C-27, An Act to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings, be now read a second time and referred to a Committee of the Whole.

And debate continuing;

Mr. Speaker communicated to the House the following letter:

#### GOVERNMENT HOUSE OTTAWA

25 April 1974

Sir,

I have the honour to inform you that the Honourable Wishart F. Spence, O.B.E., Puisne Judge of the Supreme Court of Canada, in his capacity as Deputy Governor General, will proceed to the Senate Chamber today, the 25th April, at 5.45 p.m., for the purpose of giving Royal Assent to a Bill.

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

ANDRÉ GARNEAU
Administrative Secretary to the Governor General.

The Honourable the Speaker of the House of Commons.

A Message was received from the Honourable Wishart F. Spence, O.B.E., Puisne Judge of the Supreme Court of Canada, acting as Deputy Governor General, desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker went with the House to the Senate Chamber.

And being returned;

Mr. Speaker reported that when the House did attend the Honourable the Deputy Governor General in the Senate Chamber, His Honour was pleased to give, in Her Majesty's name, the Royal Assent to the following Rill:

Bill C-5, An Act to authorize the provision of moneys to meet certain capital expenditures of the Canadian National Railways System and Air Canada for the period from the 1st day of January, 1973, to the 30th day of June, 1974, and to authorize the guarantee by Her Majesty of certain securities to be issued by the Canadian National Railway Company and certain debentures to be issued by Air Canada.—Chapter No. 6.

Debate was resumed on the motion of Mr. Basford for Mr. Marchand (Langelier), seconded by Mr. Sharp,—That Bill C-27, An Act to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings, be now read a second time and referred to a Committee of the Whole.

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.

#### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Roy (Laval), Blais and Holmes for Messrs. Roy (Timmins), Blouin and Clarke (Vancouver Quadra) on the Standing Committee on Miscellaneous Estimates.

Mr. Stackhouse for Mr. Morgan on the Standing Committee on Justice and Legal Affairs.

Messrs. Lajoie, Epp, Masniuk, Schellenberger, Oberle and Stewart (Marquette) for Messrs. MacGuigan, Nielsen, Miss MacDonald (Kingston and the Islands) and Messrs. Clark (Rocky Mountain), Darling and Frank on the Standing Committee on Indian Affairs and Northern Development.

Messrs. Langlois, Howie, Stevens, Railton and Returns and Reports Deposited with the Haliburton for Messrs. Railton, Fraser, Haliburton, Trudel and Stevens on the Standing Committee on External Affairs and National Defence.

Mr. Towers for Mr. Mitges on the Standing Committee on Public Accounts.

Mr. Nelson for Mr. Orlikow on the Standing Committee on Public Accounts.

Messrs. Orlikow and Nystrom for Messrs. Grier and Leggatt on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Carter for Mr. McKenzie on the Standing Committee on Transport and Communications.

Mr. Grier for Mr. Nystrom on the Standing Committee on Finance. Trade and Economic Affairs.

Mr. Reynolds for Mr. Patterson on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Schumacher, Blaker, Ritchie, McCain and Masniuk for Messrs. Ellis, Loiselle, MacKay, Schellenberger and Schumacher on the Standing Committee on Transport and Communications.

## 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 41(1), namely:

By Mr. Macdonald (Rosedale), a Member of the Queen's Privy Council,—Report of the National Energy Board for the year ended December 31, 1973, pursuant to section 91 of the National Energy Board Act, chapter N-6. R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/88.

By Mr. Munro (Hamilton East), a Member of the Queen's Privy Council,-Report on Proceedings under the Canada Labour Code Part V (Industrial Relations), for the fiscal year ended March 31, 1974, pursuant to section 170 of the Canada Labour Code, chapter L-1, R.S.C., 1970. (English and French).—Sessional Paper No. 292-

At 10.22 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order

> LUCIEN LAMOUREUX. Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
t to redme	(Subject to change from day to day)	BE CAMADA
	MONDAY, APRIL 29	
	MISCELLANEOUS ESTIMATES	
308 W.B.	Order of the day: Estimates 1974–75—Privy Council: A—Privy Council; B—Canadian Intergovernmental Conference Secretariat	8.00 p.m.
	TUESDAY, APRIL 30	
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development— Vote 80—Parks Canada Program Operating expenditures	9.30 a.m.
	REGULATIONS AND OTHER STATUTORY INSTRUMENTS	
112-N	Order of the day: Review of Statutory Instruments	9.30 a.m.
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment.  Witness: From the Department of the Environment:  Mr. W. A. Reid, Director, Small Craft Harbours Branch	11.00 a.m.
	Public Accounts	
269 W.B.	Order of the day: Public Accounts 1972 and 1973 and the Auditor General's Reports thereon  Witnesses: From the Auditor General's Office:  Mr. J. J. Macdonell, Auditor General of Canada  Mr. Rhéal Chatelain, Deputy Auditor General	11.00 a.m.
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Vote 15—Immigration—Department of Manpower and Immigration.  Appearing: The Minister of Manpower and Immigration  Witnesses: Officials of the Department of Manpower and Immigration	3.30 p.m.
	NATIONAL RESOURCES AND PUBLIC WORKS	
371 W.B.	Order of the day: Bill C-18, Petroleum Administration Act.  Witness: Mr. R. G. Reid, President, Imperial Oil Limited	3.30 p.m.
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	8.00 p.m.

No. 42

# VOTES AND PROCEEDINGS

### OF THE

## HOUSE OF COMMONS

### OF CANADA

OTTAWA, FRIDAY, APRIL 26, 1974

11.00 o'clock a.m.

#### PRAYERS

Mr. Dubé, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Order in Council P.C. 1974-963, dated April 25, 1974, relating to the establishment of an Advisory Commission on Parliamentary Accommodation, (Honourable Douglas C. Abbott, P.C.—Chairman). (English and French).—Sessional Paper No. 292-4/170.

The Order being read for the second reading and reference to the Standing Committee on Finance, Trade and Economic Affairs of Bill C-20, An Act to incorporate the Federal Business Development Bank;

Mr. Gray, for Mr. Gillespie, seconded by Mr. Lang, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

And debate arising thereon; V 42—1

[At 4.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

#### (Public Bills)

The Order being read for the second reading and reference to the Standing Committee on Labour, Manpower and Immigration of Bill C-110, An Act to amend the Canadian Citizenship Act (natural born Canadian citizen);

Mrs. MacInnis, seconded by Mr. Knowles (Winmipeg North Centre), moved,—That the said Bill be now read a second time and referred to the Standing Committee on Labour, Manpower and Immigration.

And debate arising thereon;

The hour for Private Member's Business expired.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Mr. Reilly for Mr. Holmes on the Standing Committee on Miscellaneous Estimates.

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 41(1), namely:

By Mr. Whelan, a Member of the Queen's Privy Council,—Report of Agreements made under the Agricultural Products Co-operative Marketing Act for the fiscal year ended March 31, 1974, pursuant to section 7 of the said Act, chapter A-6, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/53.

At 5.00 o'clock p.m., the House adjourned until Monday, at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
773	(Subject to change from day to day)	7505
	MONDAY, APRIL 29	
	MISCELLANEOUS ESTIMATES	
308 W.B.	Order of the day: Estimates 1974-75—Privy Council: A—Privy Council; B—Canadian Inter-	
	governmental Conference Secretariat	8.00 p.m
	TUESDAY, APRIL 30	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
371 W.B.	Order of the day: Estimates 1974–75—Canadian International Development Agency	9.30 a.m
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974-75—Department of Indian Affairs and Northern Development— Vote 80—Parks Canada Program—Operating expenditures	9.30 a.m
	Witnesses: Officials of the Department	
	REGULATIONS AND OTHER STATUTORY INSTRUMENTS	
112-N	Order of the day: Review of Statutory Instruments	9.30 a.m
	Transport and Communications	
308 W.B.	Order of the day: Estimates 1974-75—Department of Transport.  Witnesses: Officials of the Department of Transport	9.30 a.m
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment.  Witness: From the Department of the Environment:	11.00 a.m
	Mr. W. A. Reid, Director, Small Craft Harbours Branch	
	Public Accounts	
269 W.B.	Order of the day: Public Accounts 1972 and 1973 and the Auditor General's Reports thereon  Witnesses: From the Auditor General's Office:  Mr. J. J. Macdonell, Auditor General of Canada  Mr. Rhéal Chatelain, Deputy Auditor General	11.00 a.m
	Agriculture	
308 W.B.	Order of the day: Estimates 1974–75—Votes 15, 20, 25—Production and Marketing Program	3.30 p.m.

(Continued on next page)

### HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
200	(Subject to change from day to day)	
	TUESDAY, APRIL 30 (Continued)	ped patil 1
	Labour, Manpower and Immigration	Standing C
209 W.B.	Order of the day: Estimates 1974-75—Vote 15—Immigration—Department of Manpower and Immigration	3.30 p.m.
	National Resources and Public Works	
371 W.B.	Order of the day: Bill C-18, Petroleum Administration Act.  Witnesses: From Imperial Oil Limited:  Mr. R. G. Reid, President  Mr. J. A. Armstrong, Chairman and Chief Executive	3.30 p.m
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the	209 W.B.
	Criminal Code	8.00 p.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	112-IN
308 W.B.	Order of the day: Bill C-19, An Act to amend the Canada Pension Plan	8.00 p.m
	Justice and Legal Affairs	308 W.B.
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	8.00 p.m

No. 43

# **VOTES AND PROCEEDINGS**

## OF THE

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, MONDAY, APRIL 29, 1974

2.00 o'clock p.m.

#### PRAYERS

One petition for a Private Bill was presented in accordance with Standing Order 67(1).

Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council, laid upon the Table,—Copies of a document entitled "Economic Review, April 1974." (English and French).—Sessional Paper No. 292-1/315.

Mr. Turner (Ottawa-Carleton), seconded by Mr. MacEachen, by leave of the House, introduced Bill C-28, An Act to authorize federal trust companies and loan companies to increase the monetary limit of their borrowing power and to issue subordinated notes, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Mr. Gray, seconded by Mr. MacEachen, by leave of the House, introduced Bill C-29, An Act to amend the Combines Investigation Act in relation to profiteering practices, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the Combines Investigation Act in relation to profiteering practices to increase the maximum permanent membership of the Commission established under the Act from four to seven and to provide for the appointment and salaries of not more than five temporary members.

Mr. MacEachen for Mr. Lang, seconded by Mr. Chrétien, by leave of the House, introduced Bill C-30, An Act to amend the Canadian Wheat Board Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and Recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the Canadian Wheat Board Act to provide that final payments on deliveries in any pool period shall not be made until on or after January 1st of the calendar year commencing after the end of the pool period. Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

Pursuant to Standing Order 39(4), the following four Questions were made Orders of the House for Returns:

#### No. 272—Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of Consumer and Corporate Affairs on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/272.

#### No. 316-Mr. Broadbent

- 1. What were the names of the corporations which received cash grants under the Ship Construction Subsidy Programme (SCSP) in each of the fiscal years 1972-73 and 1973-74 to date and what were the amounts of each grant?
- 2. What were the names of the owners of ships and other vessels built under the Programme in each of these fiscal years?
- 3. What were the names of foreign-based ship-owners who commissioned construction of ships and other vessels under SCSP or Shipbuilding Temporary Assistance Programme, who benefitted from a federal export subsidy and what were the amounts of the export subsidy in each case in each of these fiscal years?
- 4. What are the objectives of the Shipbuilding Temporary Assistance Programme?
- 5. What was the date of the latest evaluative study of the SCSP and STAP conducted by the Department?—Sessional Paper No. 292-2/316.

#### No. 353-Mr. Clark (Rocky Mountain)

What was the name of each individual or company granted an import permit for the importation of livestock from Continental Europe between the introduction of import permits and September 1, 1969?—Sessional Paper No. 292-2/353.

#### No. 386-Mr. Knight

- 1. What were the names of employees on the ministerial staff (including the Office of the Prime Minister) who in the fiscal year 1972-73, received overtime pay in excess of \$1,000?
- 2. What were the amounts of overtime paid each month in each case and what were the salary ranges of each of these employees?—Sessional Paper No. 292-2/386.

Bill C-27, An Act to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings, 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 Members' Business was called pursuant to Standing Order 15(4)]

#### (Notices of Motions)

Mr. O'Sullivan, seconded by Mr. Baker, moved,— That, in the opinion of this House, the government should immediately initiate, in co-operation with provincial governments and appropriate organizations, a national campaign to promote driving safety throughout Canada in the interests of preservation of human life and courtesy among the driving public.—(Notice of Motion No. 7)

And debate arising thereon;

The hour for Private Members' Business expired.

The House resumed consideration in Committee of the Whole of Bill C-27, An Act to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings, and progress having been made and reported, the Committee obtained leave to consider it again at the next sitting of the House.

#### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

April 29, 1974

Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Baldwin and Fairweather for Messrs. Reilly and Nielsen on the Standing Committee on Miscellaneous Estimates.

Mr. Blackburn for Mr. Rodriguez on the Standing Committee on Labour, Manpower and Immigration.

Messrs. Reid and Orlikow for Messrs. Langlois and Harney on the Standing Committee on Miscellaneous Estimates.

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 41(1), namely:

By Mr. Basford, a Member of the Queen's Privy Council,—Capital Budget of the National Capital Commission for the fiscal year ended March 31, 1974, pursuant to section 70(2) of the Financial Administration Act, chapter F-10, R.S.C., 1970, as approved by Order in Council P.C. 1974-891, dated April 17, 1974.—(English and French).—Sessional Paper No. 292-1/182.

At 10.34 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

> LUCIEN LAMOUREUX, Speaker.

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The following paper having been deposited with the Clerk of the House was laid upon the Table parenantio Standing Order 41(1), namely:

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- Meat were the names of the corporations which received cash grants under the Ship Construction Subsidy Programme (SCSP) in each of the fixed years 1972-73 and 1973-74 to date and what were the amounts of each grant?
- 2 What were the names of the owners of ships and other vessels built under the Programme in each of these faces veryed.
- a. What were the sames of foreign-based ship-owners who commissioned construction of ships and other, result innier SCEP or Shipbulling Temporary Assistance Programme, who perefitted from a selected export socially and what were the appearance of the export subsidy in each case it, each of these past vashing
- 4. What are the respective of the Shipbuilding Deli-
- the SCEP and STAP undersed by the Dejartment -

#### Me. 150-100 Crack Exories Mountains

What was the name of each individual or comming granted an impost pursuit for the importation of liverton from Confidence! Europe between the misothers of three confidence and businesses I, 19837—Sectional Paper No. 251-2-266.

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- 2. When were the automate of continue path mate appoint to each one and other were the sales states of each of these transference administrati Paper No. 281-270867

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#### Noticesand Midwest

Mr. O'Bullivan, seronded to be losser moved.—
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No. 7)

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The hour for Private Manager Business explica

The House resumed consideration in Committee of the Winds of Bill C-27. An Act to Indicate the relocation of railway likes or recording of recovery traffic in urban areas and to provide financial assistance for work done has the protection, safety and convenience of the public at earliery drossings, and progress laving been made and raported, see Committee obtained have to consider it again at the rext sitting of the Rosse.

#### (Proceedings on Adjournment Motion

At 18.00 o'cle k p.m. the question "That the Bouse do named to bave been proposed purerset to Standing Order 40(1).

After debute the said question was deemed to have

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, APRIL 30	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
371 W.B.	Order of the day: Estimates 1974-75—Canadian International Development Agency	9.30 a.m.
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development— Vote 80—Parks Canada Program—Operating expenditures	9.30 a.m.
	REGULATIONS AND OTHER STATUTORY INSTRUMENTS	
112-N	Order of the day: Review of Statutory Instruments.	9.30 a.m.
	Transport and Communications	
308 W.B.	Order of the day: Estimates 1974-75—Department of Transport	9.30 a.m
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment.  Witness: From the Department of the Environment:  Mr. W. A. Reid, Director, Small Craft Harbours Branch	11.00 a.m.
	Public Accounts	
269 W.B.	Order of the day: Public Accounts 1972 and 1973 and the Auditor General's Reports thereon  Witnesses: From the Auditor General's Office:  Mr. J. J. Macdonell, Auditor General of Canada  Mr. Rhéal Chatelain, Deputy Auditor General	11.00 a.m
	AGRICULTURE	
308 W.B.	Order of the day: Estimates 1974–75—Votes 15, 20, 25—Production and Marketing Program	3.30 p.m
	LABOUR, MANPOWER AND IMMIGRATION	
209 W.B.	Order of the day: Estimates 1974-75—Vote 15—Immigration—Department of Manpower and	
	Immigration	3.30 p.m
	NATIONAL RESOURCES AND PUBLIC WORKS	
371 W.B.	Order of the day: Bill C-18, Petroleum Administration Act	3.30 p.m.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, APRIL 30 (Continued)  FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the	
	Criminal Code	8.00 p.m
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Bill C-19, An Act to amend the Canada Pension Plan	8.00 p.m
	JUSTICE AND LEGAL AFFAIRS	
269 W.B.	Order of the day: Estimates 1974–75—Department of the Solicitor General	8.00 p.m
	WEDNESDAY, MAY 1	
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974–75—Department of the Environment	3.30 p.m
	Mr. Homer Stevens, President	
	THURSDAY, MAY 2	
	Public Accounts	
269 W.B.	Order of the day: Public Accounts 1972 and 1973 and the Auditor General's Reports thereon:  1973 Report—Para. 68—Duplicate payment of disability pensions under Superannuation Acts  and Canada Pension Plan  1972 Report—Para. 143—Irregular contracting procedure	11.00 a.m
	Para. 145—DDH 280 destroyer procurement program Para. 147—Restigouche Class destroyer conversion program Witnesses: From the Department of Supply and Services:  Mr. J. M. Desroches, Deputy Minister of Supply Mr. H. R. Balls, Deputy Minister of Services and Deputy Receiver General for Canada	

No. 11

# VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

OF CANADA

OTTAWA TUESDAY, APRIL 30, 1974

2.00 o'clock pain

PRINCES !

The Fall of the Committee on the Etalloing doing Committee on the Committee on the Third Report of the Said Committee, which is as follows:

Votr Committee, in considering its permanent reference activity to the review and geretiny of statutory instrutions. As total that a large number of statutory instruments requiring considerable research have been issued since the country instruments.

Want Committee therefore recommends that it be authorized to retain the services of such additional legal research and clotical personnel, including the attachment and accordance at a persons or services, as the Committee may require to corry out its terms of reference and at such other and under such conditions as specified by the Julio Challenne.

A cost of the received Minutes of Proceedings and

(The Streets of Priorethins and Evidence accompanyting the said Report recentled as Appendix No. 12 to the Journals Privy Council, isld upon the Table, Solve of Ways and Means Motion with respect to expert of oil trun Canada (English and French) - 1 minute Paper No. 183-1/100A.

Mr. Alkey, seconded by Mr. Bill, by have of the Rosse, introduced Bill G-201, he and to second the Prisons and Reformatories Art., which was read the first time and ordered to be printed and ordered for a second reading at the next allung of the Haus.

This C-27, An 3 of the radiciate the relocation of reliway lines or remuting of radiway traffic in hipper areas and to provide flowerist assistance for work done for the protection, easily and convenience of the public at railway crossings, was again considered in Committee of the Whole.

And the Asset donlinging in Committee;

A) 5 10 stokes plan, Mr. Speaker took the Chair.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

# VOTES AND PROCEEDINGS

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, TUESDAY, APRIL 30, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Fairweather, from the Standing Joint Committee on Regulations and other Statutory Instruments, presented the Third Report of the said Committee, which is as follows:

Your Committee, in considering its permanent reference relating to the review and scrutiny of statutory instruments, has noted that a large number of statutory instruments requiring considerable research have been issued since the coming into force of the Statutory Instruments Act.

Your Committee therefore recommends that it be authorized to retain the services of such additional legal research and clerical personnel, including the attachment and secondment of persons or services, as the Committee may require to carry out its terms of reference and at such rates and under such conditions as specified by the Joint Chairmen.

A copy of the relevant Minutes of Proceedings and Evidence (Issue No. 2) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 12 to the Journals.)

Mr. Macdonald (Rosedale), a Member of the Queen's Privy Council, laid upon the Table,—Notice of Ways and Means Motion with respect to export of oil from Canada. (English and French).—Sessional Paper No. 292-1/310A.

Mr. Atkey, seconded by Mr. Bell, by leave of the House, introduced Bill C-283, An Act to amend the Prisons and Reformatories Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Bill C-27, An Act to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings, 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 Members' Business was called pursuant to Standing Order 15(4)]

By unanimous consent, the House proceeded to "Notices of Motions".

Mr. Nesdoly, seconded by Mr. Knowles (Winnipeg North Centre), moved,—That, in the opinion of this House, the government should consider introducing legislation to provide for a National Cattle Marketing Board which would operate in concert with a Cattle Marketing Board established by any province.—(Notice of Motion No. 6)

And debate arising thereon;

The hour for Private Members' Business expired.

The House resumed consideration in Committee of the Whole of Bill C-27, An Act to facilitate the relocation of railway lines or rerouting railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings, which was reported with amendments, concurred in at the report stage as amended, read the third time and passed.

#### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Miss MacDonald (Kingston and the Islands) for Mr. Oberle on the Standing Committee on Indian Affairs and Northern Development.

Messrs. Nelson and Harney for Messrs. Douglas and Grier on the Standing Committee on External Affairs and National Defence. Mr. Loiselle for Mr. Stewart (Cochrane) on the Standing Committee on Transport and Communications.

Mr. Mitges for Mr. Crouse on the Standing Committee on Public Accounts.

Messrs. Schellenberger and Whittaker for Messrs. Hargrave and Hamilton (Swift Current-Maple Creek) on the Standing Committee on Agriculture.

Mr. Buchanan for Mrs. Morin on the Standing Committee on National Resources and Public Works.

Messrs. Macquarrie and Patterson for Messrs. Higson and Oberle on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Guay (Lévis) for Mr. Herbert on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Ritchie and Olivier for Messrs. Reynolds and Cafik on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Schumacher for Mr. Clark (Rocky Mountain) on the Standing Committee on Justice and Legal 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 41(1), namely:

Third Report of the Clerk of Petitions, pursuant to Standing Order 67(7):

The Clerk of Petitions has the honour to report that the petition of the following, presented on Monday, April 29, 1974, meets the requirements of Standing Order 67. However, this petition was not filed within the time limit specified by Standing Order 90.

Maurice Babeux, of the City of Boucherville, Québec, praying for the passing of an Act deeming the notice of dissolution of Alliance Security and Investigation Limited and, in French, Alliance Sécurité et Investigation Limitée never to have had effect.—Mr. Woolliams.

At 10.39 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.



NOTICE OF MOTION

## WAYS AND MEANS

Tuesday, April 30, 1974

#### NOTICE OF WAYS AND MEANS MOTION

That it is expedient to introduce a measure to provide among other things:

- 1. That a charge be imposed, levied and collected on each barrel of oil exported from Canada during the period commencing on May 1, 1974 and ending on June 1, 1974, at the rate of \$4.00 per barrel, and that the charge
  - (a) be paid by the person holding a licence under Part VI of the National Energy Board Act for the exportation of oil from Canada and under whose licence the oil is purported to be exported, and
  - (b) be administered, enforced and collected by the National Energy Board.
  - 2. That oil for the purposes of the said measure be defined as
    - (a) any crude oil, within the meaning assigned to that expression by Section 2 of the Oil Export Tax Act;
- (b) any gasoline-type fuels for use in internal combustion engines other than aircraft engines, and oil for use as a component in the blending of such gasoline-type fuels,
  - (c) any middle distillates, including refined petroleum products commercially known as kerosene, kerosenetype aviation fuels, stove oil, diesel fuel, diesel oil, gas oil, distillate heating oil, engine distillates, and Nos. 1, 2 and 3 fuel oils, and
  - (d) any heavy fuel oils, including Nos. 4, 5 and 6 fuel oils, bunker "C" oil, "C" grade oil, residual fuel oil and heavy bunker oil.

#### NOTICE OF WAYS AND MEANS MOTION

That it is expedient to introduce a measure to provide among other times:

1. That a charge be imposed, levied and collected on each barrel of oil experted from Capada during the period commentating on May 1, 1874 and ending on June 1, 1874, at the rate of \$7.00 per barrel, and that the charge

(a) be paid by the person holding a licence under Part VI of the National Energy Board Act for the expertation of oil from Canada and under whose licence the oil is purported to be experted, and

(b) be administered, enforced and collected by the National Energy Board.

2. That oil for the purposes of the said measure be defined as

(a) any orote oil within the meaning assigned to that engression by Section 2 of the ON Expert Yan Acr;

(b) any pasoline-type fuels for use in lateral combustion engines other than aircraft engines, and oil for use as a compensant in the blending of such gasoline-type fuels.

(e) any middle distillates, including reinted petroleom products commercially anown as kerosene, kerosene-type aviation fuels, stove oil, diesel tuel, diesel oil, quadid, distillate scartus oil, engine distillates, and flos. 1, and 2 and 3 tuel oils and

(d) sny beavy fuel olls, including Nos. 4, 5 and 6 fuel oils, bunker "C" oil, "C" grade oil, residest (nol oil and heavy bunker oil.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	WEDNESDAY, MAY 1	
	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Estimates 1974-75—Department of the Environment	3.30 p.m.
	THURSDAY, MAY 2	
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974-75—National Research Council of Canada.  Witness: From the National Research Council of Canada:  Dr. W. G. Schneider, President	9.30 a.m.
	REGIONAL DEVELOPMENT	
307 W.B.	Order of the day: Estimates 1974–75—Regional Economic Expansion—Votes 30, 35, 40—Cape Breton Development Corporation.  Witness: From the Cape Breton Development Corporation:  Mr. Tom Kent, President	9.30 a.m. 3.30 p.m. 8.00 p.m. (if necessary)
	AGRICULTURE	
308 W.B.	Order of the day: Estimates 1974–75—Votes 15, 20, 25—Production and Marketing Program	11.00 a.m.
	Public Accounts	
269 W.B.	Order of the day: Public Accounts 1972 and 1973 and the Auditor General's Reports thereon:  1973 Report—Para. 68—Duplicate payment of disability pensions under Superannuation Acts and Canada Pension Plan 1972 Report—Para. 143—Irregular contracting procedure	11.00 a.m.
	Para. 145—DDH 280 destroyer procurement program Para. 147—Restigouche Class destroyer conversion program Witnesses: From the Department of Supply and Services:  Mr. J. M. Desroches, Deputy Minister of Supply Mr. H. R. Balls, Deputy Minister of Services and Deputy Receiver General for Canada	
	External Affairs and National Defence	
200 W D	and the state of t	
308 W.B.	Order of the day: Estimates 1974–75—Canadian International Development Agency	3.30 p.m.
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974-75—Department of Indian Affairs and Northern Development— Vote 80—Parks Canada Program—Operating expenditures	3.30 p.m.
	Transport and Communications	
371 W.B.	Order of the day: Estimates 1974–75—National Harbours Board	3.30 p.m.

### HOUSE OF COMMONS-MEETINGS OF COMMITTEES

TKURSDAY, MAY 2	

Published under sutherity of the Speaker of the House of Commons by the Oseen's Printer for Canada

No. 45

## VOTES AND PROCEEDINGS

### OF THE

## HOUSE OF COMMONS

## OF CANADA

#### OTTAWA, WEDNESDAY, MAY 1, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Portelance, from the Standing Committee on Labour, Manpower and Immigration, presented the Second Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Friday, March 1, 1974, your Committee has considered Vote 15 under Manpower and Immigration in the Estimates for the fiscal year ending March 31, 1975 and reports the same.

A copy of the relevant Minutes of Proceedings and Evidence (Issues Nos. 4, 5 and 6) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 13 to the Journals.)

Mr. Isabelle, from the Standing Committee on Health, Welfare and Social Affairs, presented the Third Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Thursday, April 18, 1974, your Committee has considered Bill C-19, An Act to amend the Canada Pension Plan, and has agreed to report it with the following amendment:

V 45—1

Clause 33

Delete line 3, on page 32, and substitute the following therefor:

"Minister is satisfied that"

A copy of the Minutes of Proceedings and Evidence relating to this Bill (Issues Nos. 9 and 10) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 14 to the Journals.)

By unanimous consent, on motion of Mr. Duquet, seconded by Mr. L'Heureux, it was ordered,—That the petition of Alliance Security and Investigation Limited/Alliance Sécurité et Investigation Limitée, filed after the time limit specified under Standing Order 90, be referred to the Standing Committee on Miscellaneous Private Bills and Standing Orders, together with the Third Report of the Clerk of Petitions thereon, presented to the House on Tuesday, April 30, 1974, for any recommendations the Committee deems advisable.

Mr. Lalonde, a Member of the Queen's Privy Council, laid upon the Table,—Copies of a working document entitled "A New Perspective on the Health of Canadians". (English and French).—Sessional Paper No. 292-4/68.

Mr. Marchand (Langelier), a Member of the Queen's Privy Council, laid upon the Table,—Copies of the Canadian Transport Commission Study on Midwestern Ontario-Bruce Public Transport, Part III dated February 1974. (English and French).—Sessional Paper No. 292-4/65A.

Mr. Chrétien, seconded by Mr. MacEachen, by leave of the House, introduced Bill C-31, An Act to amend the Northern Canada Power Commission Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and Recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the Northern Canada Power Commission to increase the number of members of the Commission from three to five and to provide for their expenses; and to provide in the manner prescribed for changes in the financial management and in the banking practices of the Commission.

Pursuant to Standing Order 39(4), the following four Questions were made Orders of the House for Returns:

#### No. 158-Mr. Forrestall

How many females are employed under the Public Service Employment Act currently earning in excess of \$25,999 per annum (a) what are their names (b) what are their positions?—Sessional Paper No. 292-2/158.

## No. 248—Mr. Nystrom

- 1. What were the amounts of money spent by the Department of Indian Affairs and Northern Development on publicity and/or information in each of the fiscal years 1972-73 and 1973-74 to date?
- 2. What were the names and addresses of firms and individuals who received these contracts, what amounts of money were spent in each case and what was the purpose of each contract?
- 3. In the case of expenditures for publicity and/or information made within the Department by its publicity or information division, what was the amount in each case and the purpose of the expenditure?—Sessional Paper No. 292-2/248.

#### No. 278-Mr. Nystrom

1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the

Department of Industry, Trade and Commerce on contracts to outside persons and organizations for research, development and other consulting services?

- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/278.

#### \*No. 457-Mr. Rynard

- 1. As of January 1, 1974, by province, how many physicians are actually practicing medicine in Canada (a) full-time (b) part-time?
- 2. By province, what is the distribution of specialists and general practitioners in Canada?
- 3. What is the total number of doctors engaged in (a) full-time (b) part-time research?
- 4. What is the total number of doctors engaged in medical school teaching (a) full-time (b) part-time?
- 5. How many doctors, by province, are employed in administrative positions by (a) the federal government (b) provincial governments?
- 6. What is the total number of doctors, by province, employed in administrative positions by (a) industry (b) insurance companies?—Sessional Paper No. 292-2/457.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

The Order being read for the second reading and reference to the Standing Committee on Justice and Legal Affairs of Bill C-29, An Act to amend the Combines Investigation Act in relation to profiteering practices.

Mr. Gray, seconded by Mr. MacEachen, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Justice and Legal Affairs.

And debate arising thereon:

#### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. McKinnon and Reynolds for Messrs. Fraser and Munro (Esquimalt-Saanich) on the Standing Committee on Fisheries and Forestry.

Messrs. MacInnis (Cape Breton-East Richmond) and Muir for Messrs. Kempling and Neil (Moose Jaw) on the Standing Committee on Regional Development.

Mr. Barnett for Mr. Nelson on the Standing Committee on External Affairs and National Defence.

Messrs. Lambert (Edmonton West) and Hellyer for Messrs. Atkey and Clarke (Vancouver Quadra) on the Standing Committee on Finance, Trade and Economic Affairs.

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 41(1), namely:

By Mr. Jamieson, a Member of the Queen's Privy Council,—Capital Budgets of the Cape Breton Development Corporation, for the three months ending March 31, 1974, pursuant to sections 21 and 26 of the Cape Breton

Development Corporation Act, chapter C-13, R.S.C. 1970, together with a copy of Order in Council P.C. 1974-653, dated March 21, 1974 approving same. (English and French).—Sessional Paper No. 292-1/107.

By Mr. Jamieson,—Capital Budgets of the Cape Breton Development Corporation, for the fiscal year ending March 31, 1975, pursuant to sections 21 and 26 of the Cape Breton Development Corporations Act, chapter C-13, R.S.C. 1970, together with a copy of Order in Council P.C. 1974-654 dated March 21, 1974, approving same. (English and French).—Sessional Paper No. 292-1/107A.

At 6.00 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, MAY 2	
	JUSTICE AND LEGAL AFFAIRS	
371 W.B.	(In Camera) Estimates 1974–75—Department of the Solicitor General—Royal Canadian Mounted Police	9.00 a.m.
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day:  1. Bill C-4, An Act to amend the Export and Import Permits Act	9.30 a.m.
	2. Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal	3.30 p.m.
	An Act to amend an Act to amend the Combines Investigation Act and the Criminal Code.  Appearing: At 9.30 a.m. and 3.30 p.m.	8.00 p.m.
	The Minister of Industry, Trade and Commerce At 8.00 p.m. The Minister of Consumer and Corporate Affairs	308 W 808
	MISCELLANEOUS ESTIMATES	
308 W.B.	Order of the day: Estimates 1974–75—National Research Council of Canada	9.30 a.m.
	REGIONAL DEVELOPMENT	
307 W.B.	Order of the day: Estimates 1974-75—Regional Economic Expansion—Votes 30, 35, 40—Cape Breton Development Corporation	9.30 a.m. 3.30 p.m. 8.00 p.m.
	EXTERNAL ASPAIRS AND NATIONAL DEFENCE	(if necessary)
	AGRICULTURE	
308 W.B.	Order of the day: Estimates 1974-75—Votes 15, 20, 25—Production and Marketing Program	11.00 a.m.
	NATIONAL RESOURCES AND PUBLIC WORKS	
371 W.B.	Order of the day: Estimates 1974–75—Department of Public Works	11.00 a.m.

(Continued on next page)

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### HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, MAY 2 (Continued)	
	Public Accounts	
269 W.B.	Order of the day: Public Accounts 1972 and 1973 and the Auditor General's Reports thereon:  1973 Report—Para. 68—Duplicate payment of disability pensions under Superannuation Acts and Canada Pension Plan  1972 Report—Para. 143—Irregular contracting procedure	11.00 a.m.
	Para. 145—DDH 280 destroyer procurement program Para. 147—Restigouche Class destroyer conversion program Witnesses: From the Department of Supply and Services: Mr. J. M. Desroches, Deputy Minister of Supply Mr. H. R. Balls, Deputy Minister of Services and Deputy Receiver General for Canada	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Canadian International Development Agency	3.30 p.m.
	Indian Affairs and Northern Development	
269 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development— Vote 80—Parks Canada Program—Operating expenditures  Witnesses: Officials of the Department	3.30 p.m.
	Transport and Communications	
371 W.B.	Order of the day: Estimates 1974–75—National Harbours Board  Witnesses: Representatives from the National Harbours Board  FRIDAY, MAY 3	3.30 p.m.
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference	9.30 a.m.

## VOTES AND

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OF CANADA

OTTAWA, TEDUREDAY

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the Macrowald (Bow lase), accorded by W. Macrowalder, by leave of the fitteen, setted are Rill C-32, An Act to establish a national tested and company, which was read the first time and settered to be printed and ordered for a second making at the next sitting of the

The text of the Dessey and Recommendation of the Governor Ceneral published to Standard Order 32 (21) in relation to the foresteen Still State Inflows:

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No. 46

## VOTES AND PROCEEDINGS

### OF THE

## HOUSE OF COMMONS

# Debate was resumed on the motion of Mr. Cray, see the standing Committee on Health, Welfare and Social amend the Combines Investigation Act in CANADA OF CANADA

OTTAWA, THURSDAY, MAY 2, 1974

2.00 o'clock p.m.

## PRAYERS

Mr. Macdonald (Rosedale), seconded by Mr. Mac-Eachen, by leave of the House, introduced Bill C-32, An Act to establish a national petroleum company, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and Recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to establish a national petroleum company as a Crown corporation and provide for its purposes, objects and powers; to provide for the appointment of a board of directors of not more than fifteen persons, for the salary of the President, the remuneration of the Chairman, the fees and expenses of the directors and, for the staff of the Corporation; to provide that the Public Service Superannuation Act shall apply to the staff and, that the Government Employees Compensation and any regulation under section 7 of the Aeronautics Act shall apply to the staff, the Chairman and the President; to provide for an authorized capital of \$500,000,000 divided into one hundred common shares at \$5,000,000 par value each and for the Minister of

Finance to subscribe for same with payments out of the Consolidated Revenue Fund; to provide to the Corporation out of the Consolidated Revenue Fund amounts by way of loans, purchases of preferred shares by which the authorized capital of the Corporation is thereby increased, and that the Crown may guarantee securities issued by the Corporation, provided that the aggregate of such loans, guaranteed securities and preferred shares shall not exceed \$1,000,000,000; to provide for the sale to the Corporation of the whole or any part of the capital stock of Panarctic Oils Ltd. held by the Crown for cash, shares and securities of the Corporation; to provide in the manner prescribed for the Corporation to receive and administer appropriations from Parliament; and to provide for the appointment of auditors.

The House resumed debate on the motion of Mr. Gray, seconded by Mr. MacEachen,—That Bill C-29, An Act to amend the Combines Investigation Act in relation to profiteering practices, be now read a second time and referred to the Standing Committee on Justice and Legal Affairs.

And debate continuing; and application and applications and applications and applications are applications and applications and applications are applications are applications a

[At 5.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

### [Notices of Motions (Papers)]

Mr. Neale (Vancouver East), seconded by Mr. Knowles (Winnipeg North Centre), moved,—That an Order of the House do issue for a copy of all contracts between the National Harbours Board in Vancouver and the following firms (a) Empire Stevedoring Co. Ltd. (b) Canadian Stevedoring Co. Ltd. (c) Canadian National Railways respecting the use of Ballantyne Pier, Lapointe Pier and Centennial Pier for the years 1973 and 1974.—(Notice of Motion for the Production of Papers No. 10).

And debate arising thereon;

The hour for Private Members' Business expired.

Debate was resumed on the motion of Mr. Gray, seconded by Mr. MacEachen,—That Bill C-29, An Act to amend the Combines Investigation Act in relation to profiteering practices, be now read a second time and referred to the Standing Committee on Justice and Legal Affairs.

And debate continuing;

### (Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Higson, Broadbent, Herbert and Blenkarn for Messrs. Whittaker, Orlikow, Jerome and Higson on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Rose, Benjamin and Cafik for Mrs. MacInnis and Messrs. Knowles (Winnipeg North Centre) and Olivier on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Rodiguez, Coates, Lundrigan, LeBlanc (Westmorland-Kent), Reid, MacKay and La Salle for Messrs. Knight, Hamilton (Swift Current-Maple Creek), Epp, Pelletier (Sherbrooke), Dupont, La Salle and MacKay on the Standing Committee on Regional Development.

Messrs. Harney, Madill and Kempling for Messrs. Orlikow, Baldwin and Darling on the Standing Committee on Miscellaneous Estimates.

Mr. Crouse for Mr. Frank on the Standing Committee on Public Accounts

Messrs. McKenzie, Ellis and Dinsdale for Messrs. Andre, Baldwin and Woolliams on the Standing Committee on National Resources and Public Works.

Messrs. Clark (Rocky Mountain), Marshall and Yewchuk for Messrs. Epp, Masniuk and Schellenberger on the Standing Committee on Indian Affairs and Northern Development.

Mr. MacKay for Mr. Ritchie on the Standing Committee on Transport and Communications.

Mr. Munro (Esquimalt-Saanich) for Mr. Reynolds on the Standing Committee on Fisheries and Forestry.

Messrs. Poulin and Dupras for Messrs. Cafik and Corbin on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Breau and Beaudoin for Messrs. Smith (Saint-Jean) and Gauthier (Roberval) on the Standing Committee on Regional Development.

Mr. Neale (Vancouver East) for Mr. Rose on the Standing Committee on Transport and Communications.

Mr. Clarke (Vancouver Quadra) for Mr. Masniuk on the Standing Committee on Transport and Communications.

Messrs. Ritchie, Demers and Leblanc (Laurier) for Mssrs. Jarvis, Leblanc (Laurier) and De Bané on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Blais and Smith (Saint Jean) for Messrs. Reid and Breau on the Standing Committee on Regional Development.

Messrs. Reynolds, Alkenbrack, Korchinski, Marshall and Stewart (Marquette) for Messrs. McCain, Carter, Blenkarn, Stewart (Marquette) and Marshall on the Standing Committee on Transport and Communications.

Mr. Clarke (Vancouver Quadra) for Mr. Hellyer on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Baldwin and Darling for Messrs. Madill and Kempling on the Standing Committee on Miscellaneous Estimates.

Messrs. Marchand (Kamloops-Cariboo), Watson, Rose and Benjamin for Messrs. McRae, Guay (St. Boniface), Blackburn and Neale (Vancouver East) on the Standing Committee on Transport and Communications.

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 41(1), namely:

By Mr. Davis, a Member of the Queen's Privy Council,—Capital Budget of the Freshwater Fish Marketing Corporation, for the twelve month period ending April 30, 1975, pursuant to section 70(2) of the Financial Administration Act, chapter F-10, R.S.C., 1970, together with Order in Council P.C. 1974-960, dated April 25, 1974,

approving same. (English and French).—Sessional Paper No. 292-1/295.

By Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council,—Report on the Operations under Part II of the Export Credits Insurance Act, for the fiscal year ended March 31, 1974, pursuant to section 27 of the said Act, chapter 105, R.S.C., 1952. (English and French).
—Sessional Paper No. 292-1/139.

At 10.28 o'clock p.m., the House adjourned until tomorrow at 11.00 o'clock a.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker. suppoving same (English and French) -Sessional Paper

By Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council,—Report on the Operations under Fast II of the Export Credits insurance Act, for the fiscal year ended March 34, 1974, pursuant to section 27 of the saud Act, chapter 105, R.S.C., 1952, (English and brench), executonal Paper No. 292-1/138.

At 10,25 o'clock p.m., the House adjourned until 16morrow at 11.00 o'clock a.m., pursuant to Standing Order

LUCIEN LAMOUREUX, Speaker,

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Mr. Mackay to Mr. Ritchin on the Signaling Committee

Mr. Manico (Zespiennie Sannich) for Mr. Reynolds on Sincipling Competer on Pinheries and Perestry.

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- Mr. Heats (Vincouvie East) for the Rose on the Stand-

Mr. Cherke (Voncouver Quedra) for Mr. Massick on the Massick Committee on Transport and Communica-

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## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	FRIDAY, MAY 3	
	EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
308 W.B.	Order of the day: Estimates 1974–75—Department of External Affairs—United Nations Law of the Sea Conference	9.30 a.m
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Bill C-7, An Act to amend the Combines Investigation Act and the Bank Act and to repeal An Act to amend an Act to amend the Combines Investigation Act and the Criminal Code.  Appearing: The Minister of Consumer and Corporate Affairs Witnesses: Officials from the Department	9.30 a.m
	MONDAY, MAY 6	
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Bill C-22, An Act respecting Canadian Professional Football	3.30 p.m
	TUESDAY, MAY 7	
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Vote 25—Immigration Appeal Board	9.30 a.m
	JUSTICE AND LEGAL AFFAIRS	
308 W.B.	(In Camera) Estimates 1974–75—Department of the Solicitor General	11.00 a.m
	Public Accounts	
371 W.B.	Order of the day: Public Accounts 1972 and 1973 and the Auditor General's Reports thereon:  1972 Report—Para. 143—Irregular contracting procedure	11.00 a.m
	Para. 145—DDH 280 destroyer procurement program Para. 147—Restigouche Class destroyer conversion program 1973 Report—Para. 92—Higher cost of procurement in Canada	
	Para. 95—Late-delivery penalty clauses Para. 115—Acquisition of electric typewriters Para. 117—Contracting for aircraft repair and overhaul without competition Witness: From the Department of Supply and Services: Mr. J. M. Desroches, Deputy Minister of Supply	

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, MAY 7 (Continued)	
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—Canadian Broadcasting Corporation  Witnesses:  Mr. Dan McKenzie, M.P.  Representatives of the School Trustees Association  Representatives of the Canadian Teachers Association	3.30 p.m
	TRANSPORT AND COMMUNICATIONS	
371 W.B.	Order of the day: Estimates 1974–75—Department of Communications	8.00 p.m
	MONDAY, MAY 6	

No. 47

## VOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

OF CAMADA

OTTAWA FRIDAY MAY 3, 1974

PRATER

Mr. Teudel, from the Standing Committee on Funnes, the Second Report that the Second Report to the Second Report t

furnished to its Order of Reference of Wednesday, AARS, M. 1874, your Committee has considered BNLC-4, and amond the Expert and Import Permits Are a second to report of without amond the amond to report of without amond the report of the re

A case of the Minutes of Proceedings and Evidence

Minutes of Proceedings and Evidence accompanytion and deport recorded as Appendix No. 15 to the

#### STATEMENT BY ME SPEAKER

Yesterday, when the honourable Member Fundy Royal (Mr. Fairweather) proposed to move the rection, the Chair drew attention of honourable rand there is a difficulty in relation to the form of the Tana appear of the Standing Joins Committee on Regulation and Other Standing Joins Committee on Regulation and Other Standing Joins Committee on Regulation

It is not the suffetance of the Report which concerns the Chair, but rether its form and stated yesterday, there is a projecture enablished by the Roise of Connices Act and the supply tegralation for the brong and employment of committee staff. The scaling suggested in the case appears to the Chair to be become ent with test observed in the past, I am aways, however, that arrangements have been made in the other place to overcome the distinct and I would think that in the exceptions takes it would be in order to put the motion.

I reight add, also, that as the honeur-sile member for Finds Horal bounted out resterday, there have been consultations of which was not aware. This puts a different complexion on the spiration and I have to assume that this notion is newly but by expect, so it will not constitute a preparate. This parting been said. I am sure honourable Members will expect the Chair to put the motion.

By unanimous consent, on motion of Mr. Pairwesther, seconded by Mr. Bell, the Third Seport of the Standing Mills Committee on Regulations and other Stalistics Engineering for Tuesday, April 20, 1974 was constituted to

No. 47

## **VOTES AND PROCEEDINGS**

### OF THE

## HOUSE OF COMMONS

## OF CANADA

OTTAWA, FRIDAY, MAY 3, 1974

11.00 o'clock a.m.

### PRAYERS

Mr. Trudel, from the Standing Committee on Finance, Trade and Economic Affairs, presented the Second Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Wednesday, April 24, 1974, your Committee has considered Bill C-4, An Act to amend the Export and Import Permits Act and has agreed to report it without amendment.

A copy of the Minutes of Proceedings and Evidence relating to this Bill (Issue No. 10) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 15 to the Journals.)

### STATEMENT BY MR. SPEAKER

MR. SPEAKER: Yesterday, when the honourable Member for Fundy Royal (Mr. Fairweather) proposed to move this motion, the Chair drew attention of honourable members to a difficulty in relation to the form of the Third Report of the Standing Joint Committee on Regulations and Other Statutory Instruments.

It is not the substance of the Report which concerns the Chair, but rather its form. As I stated yesterday, there is a procedure established by the House of Commons Act and the supply legislation for the hiring and employment of committee staff. The method suggested in this case appears to the Chair to be inconsistent with that observed in the past. I am aware, however, that arrangements have been made in the other place to overcome the difficulty and I would think that in the circumstances it would be in order to put the motion.

I might add, also, that as the honourable member for Fundy Royal pointed out yesterday, there have been consultations on the matter—consultations of which I was not aware. This puts a different complexion on the situation and I have to assume that this motion is being put by consent, so it will not constitute a precedent. This having been said, I am sure honourable Members will expect the Chair to put the motion.

By unanimous consent, on motion of Mr. Fairweather, seconded by Mr. Bell, the Third Report of the Standing Joint Committee on Regulations and other Statutory Instruments, presented to the House on Tuesday, April 30, 1974 was concurred in.

Mr. Lang, seconded by Mr. Munro (Hamilton East), by leave of the House, introduced Bill C-33, An Act to provide for payments in respect of wheat produced and sold in Canada for human consumption in Canada, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and Recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill as follows:

His Excellency the Governor General recommends to the House of Commons a measure to provide in the manner prescribed during the period September 12, 1973 to July 31, 1980, payments in the amounts calculated thereunder, in respect of each bushel of durum wheat and in respect of each bushel of wheat other than durum produced and sold for human consumption in Canada; and to provide for interest, in the manner prescribed, in relation to payments for the period between September 12, 1973 and the time when the measure is enacted.

Mr. Lang for Mr. Basford, seconded by Mr. Munro (Hamilton East), by leave of the House, introduced Bill C-34, An Act to amend the National Housing Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and Recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the National Housing Act to broaden, in the manner prescribed, the existing federal assistance for municipal sewerage treatment facilities, and under the circumstances prescribed, to make trunk storm sewer systems eligible, up to December 31, 1978, for assistance under Part VIII; to provide for agreements between the Corporation and the provinces in accordance with which loans under that Part would be made; to provide in the manner prescribed, for grants for projects financed elsewhere and for grants for sewerage treatment projects where the costs exceed the amounts prescribed; and to provide under the circumstances prescribed contributions for the preparation of regional sewerage plans.

Mr. Munro (Hamilton East), seconded by Mr. Dubé, by leave of the House, introduced Bill C-35, An Act to amend certain statutes to provide equality of status thereunder for male and female persons, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and Recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend certain statutes to provide equality of status thereunder for male and female persons; (a) to amend the Unemployment Insurance Act to provide in the manner prescribed more flexibility in the period during which maternity benefits may be paid; (b) to amend the Pension Act to create a new entitlement to a pension for widowers of members of the forces; to provide in the manner prescribed for changes in the determination of pensions payable in respect of members of the forces married to each other; to remove a discrepancy to enable payment of pensions to all eligible children, brothers and sisters of members of the forces until they attain the age of seventeen years; to increase from 21 to 25 years the age until which a child may receive a pension while following an approved course of instruction; to remove a discretion and provide for certain pension benefits to or in respect of female members of the forces and their children; to deem certain persons married for purposes of eligibility for pension benefits; (c) to amend the National Defence Act to enable girls to belong to cadet organizations.

The Order being read for the consideration of the report stage of Bill C-19, An Act to amend the Canada Pension Plan, as reported (with an amendment) from the Standing Committee on Health, Welfare and Social Affairs.

Mr. Horner (Crowfoot), seconded by Mr. Schumacher, moved,—That Bill C-19, An Act to amend the Canada Pension Plan, be amended by deleting Clause 7 and renumbering the subsequent Clauses accordingly.

And debate arising thereon;

Mr. Schumacher, seconded by Mr. Horner (Battleford-Kindersley), moved,—That the debate be now adjourned.

And the question being put on the said motion, it was negatived, on division.

Debate was resumed on the motion of Mr. Horner (Crowfoot), seconded by Mr. Schumacher,—That Bill C-19, An Act to amend the Canada Pension Plan, be amended by deleting Clause 7 and renumbering the subsequent Clauses accordingly.

After further debate, the question being put on the said motion, it was negatived, on division.

Motion numbered 2 standing in the name of the honourable Member for Palliser (Mr. Schumacher) having been called, as follows:

That Bill C-19, An Act to amend the Canada Pension Plan, be amended in Clause 7 by adding immediately after line 13 at page 6 the following:

"(7) The spouse of a contributor may elect to contribute pursuant to this section on the basis of the spouse's own earned income or that of the other spouse, whichever is greater."

### RULING BY MR. ACTING SPEAKER

THE ACTING SPEAKER (Mr. Laniel): I wish to thank both honourable Members who have expressed opinions as to the acceptability of the motion before the House at this time. I hope the two honourable Members concerned will understand that the Chair is not here to judge on the merits, the value or the sincerity of the amendment or motion put forward by the honourable Member for Palliser (Mr. Schumacher), or on the opinion or views of the Minister. The Chair is restricted by the rules of this House which provide for limitations which are meant to assist in the progress and workings of this parliamentary institution.

Perhaps at this time I should refer to Beauchesne's Fourth Edition in respect of relevancy, specifically section (1) of Citation 203 which states in part:

"It is an imperative rule that every amendment must be relevant to the question on which the amendment is proposed."

I would refer in addition to Citation 406 at page 285 of the same author which lists reasons amendments would be ruled out of order. It reads in part as follows:

"Amendments are out of order if they are

(a) irrelevant to the bill, or beyond its scope, governed by or dependent upon amendments already negatived;"

There is another point I should like to bring to the attention of honourable Members, and this relates to one of our well-known references, Erskine May's Eighteenth Edition, at page 508, with reference to the same matter:

"An amendment which is out of order on any of the following grounds cannot be proposed from the chair:

(1) An amendment is out of order if it is irrelevant to the subject matter or beyond the scope of the bill—"

If honourable Members will turn to page 510 of May's they will note in paragraph (12):

"Amendments or new clauses creating public charges cannot be proposed, if no money resolution or ways and means resolution has been passed, or if the amendment or clause is not covered by the terms of the resolution."

These are the two main points I wished to bring to the attention of the mover. In fact the motion now before the House goes behind the Bill which is being considered. It endeavours to amend provisions in the main Act which are not contained in the Bill under consideration. The honourable Member by his amendment is attempting to amend the Act itself not by adding a Subclause to Clause 7 but by trying to reach the Act which is not before the

House at this time. Secondly, the proposed amendment is not in accordance with the financial Recommendation in respect of the Bill as it was not in respect of Bill C-190 in the previous Session, so the same consideration applies at this time. It is with regret I must decide that this motion cannot be accepted at this time in its present form.

Mr. Horner (Crowfoot), seconded by Mr. Schumacher, moved,—That Bill C-19, An Act to amend the Canada Pension Plan, be amended in Sub-clause 15(2) by deleting the words "prescribed rate" at line 25 and substituting "7%".

And debate arising thereon;

A Message was received from the Senate informing this House that the Senate had passed the following Bills, without any amendment:

Bill C-6, An Act to amend the National Parks Act.

Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act.

Bill C-27, An Act to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings.

[At 4.00 o'clock p.m., Private Members' Business was called pursuant to Standing Order 15(4)]

By unanimous consent, on motion of Mr. McKinley, seconded by Mr. Dinsdale, Bill C-277, An Act respecting the Electoral Boundaries Readjustment Act, was read the second time, considered in Committee of the Whole, reported without amendment and concurred in, read the third time and passed.

By unanimous consent, on motion of Mr. McKinley, for Mr. Frank, seconded by Mr. Crouse, Bill C-281, An Act respecting the Electoral Boundaries Readjustment Act, was read the second time, considered in Committee of the Whole, reported without amendment and concurred in, read the third time and passed.

### (Notices of Motions)

Mr. Thomas (Moncton), seconded by Mr. Patterson, moved,—That, in the opinion of this House, the government should consider the advisability of appointing an independent commissioner to make a full evaluation of

the benefits structure and financing of the Canadian National Railways Pension Fund, such evaluation containing recommendations on the benefits structure, including the retired pensioners, and methods of financing its benefits recommendations.—(Notice of Motion No. 11).

And debate arising thereon;

The hour for Private Members' Business expired.

### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Guay (St. Boniface) and McRae for Messrs. Watson and Marchand (Kamloops-Cariboo) on the Standing Committee on Transport and Communications.

At 5.00 o'clock p.m., the House adjourned until Monday, at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
70013	(Subject to change from day to day)	110001
	MONDAY, MAY 6	
	HEALTH, WELFARE AND SOCIAL AFFAIRS	
308 W.B.	Order of the day: Bill C-22, An Act respecting Canadian Professional Football	3.30 p.m.
	TUESDAY, MAY 7	
	Labour, Manpower and Immigration	
209 W.B.	Order of the day: Estimates 1974–75—Vote 25—Immigration Appeal Board	9.30 a.m.
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974–75—Supply and Services—Department	9.30 a.m
	National Resources and Public Works	
371 W.B.	Order of the day: Bill C-18, Petroleum Administration Act	9.30 a.m
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Votes 35, 40—Grains and Oilseeds Program—Department of Industry, Trade and Commerce	11.00 a.m
	JUSTICE AND LEGAL AFFAIRS	
308 W.B.	(In Camera) Estimates 1974–75—Department of the Solicitor General	11.00 a.m
	REGIONAL DEVELOPMENT	
307 W.B.	Order of the day: Estimates 1974-75—Department of Regional Economic Expansion—Vote 1  Witnesses: Officials—Prairie Farm Rehabilitation Act	11.00 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—Canadian Broadcasting Corporation  Witnesses:  Mr. Dan McKenzie, M.P.  Representatives of the School Trustees Association  Representatives of the Canadian Teachers Association	3.30 p.m.

May 3, 1974

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Committee	Hour
(Subject to change from day to day)	until Men
TUESDAY, MAY 7 (Continued)	
FISHERIES AND FORESTRY	
Order of the day: Bill C-3, Environmental Contaminants Act	3.30 p.m
EXTERNAL AFFAIRS AND NATIONAL DEFENCE	
Order of the day: Estimates 1974–75—Department of Ex ernal Affairs—United Nations Law of the Sea Conference	8.00 p.m
Indian Affairs and Northern Development	
Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development— Vote 25—Northern Development Program—Operating expenditures	8.00 p.m
Transport and Communications	
Order of the day: Estimates 1974–75 —Department of Communications	8.00 p.m
	(Subject to change from day to day)  TUESDAY, MAY 7 (Continued)  FISHERIES AND FORESTRY  Order of the day: Bill C-3, Environmental Contaminants Act.  Appearing: The Minister of the Environment and Minister of Fisheries  External Affairs and National Defence  Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference.  Witness: Mr. Arvid Pardo, former Maltese Ambassador to the United Nations, Washington, D.C.  Indian Affairs and Northern Development  Order of the day: Estimates 1974-75—Department of Indian Affairs and Northern Development—Vote 25—Northern Development Program—Operating expenditures.  Witnesses: Officials of the Department  Transport and Communications  Order of the day: Estimates 1974-75—Department of Communications.  Appearing: The Minister of Communications

## WOTES AND PROCEEDINGS

OF THE

## HOUSE OF COMMONS

OF CANADA

OTTAWA, MONDAY, MAY 8, 1974

200 o'clock page

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Charles Constitute

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1971 and No. 1273 to each of the lawyers in the Provider of Start Section of the 20th Parliaments—Section of the 20th Parliame

What was the brief sum of money paid between April 1, 1972 and Moreh 31, 1973 to each of the lawyers in the Province of Charles listed in the answer to Question No.

### No. 48

## VOTES AND PROCEEDINGS

### OF THE

## HOUSE OF COMMONS

### OF CANADA

OTTAWA, MONDAY, MAY 6, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Lang, seconded by Mr. Faulkner, by leave of the House, introduced Bill C-36, An Act to amend the Supreme Court Act and to make related amendments to the Federal Court Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

Pursuant to Standing Order 39(4), the following ten Questions were made Orders of the House for Returns:

### No. 45-Mr. Cossitt

- 1. What are the names and addresses of all contractors, firms, companies or individuals engaged by the government to do renovations or construction work of any kind at the Prime Minister's official summer residence at Harrington Lake since April 20, 1968 and what were the amounts of money involved in each individual case?
- 2. In what instances were tenders called and what were the names of all those tendering along with the amounts of the tenders?
- 3. In any cases, where tenders were not called, for what reason was this not done?
- 4. In all cases what was the exact work or service performed?—Sessional Paper No. 292-2/45.

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#### No. 54-Mr. Cossitt

What was the total sum of money paid between April 1, 1972 and March 31, 1973 to each of the lawyers in the Province of British Columbia listed in the answer to Question No. 2,272 of the First Session of the 29th Parliament?—Sessional Paper No. 292-2/54.

### No. 58-Mr. Cossitt

What was the total sum of money paid between April 1, 1972 and March 31, 1973 to each of the lawyers in the Province of Quebec listed in the answer to Question No. 2,276 of the First Session of the 29th Parliament?—Sessional Paper No. 292-2/58.

#### No. 61-Mr. Cossitt

What was the total sum of money paid between April 1, 1972 and March 31, 1973 to each of the lawyers in the Province of Nova Scotia listed in the answer to Question No. 2,279 of the First Session of the 29th Parliament?—Sessional Paper No. 292-2/61.

### No. 62-Mr. Cossitt

What was the total sum of money paid between April 1, 1972 and March 31, 1973 to each of the lawyers in the Province of Ontario listed in the answer to Question No.

2,280 of the First Session of the 29th Parliament?—Sessional Paper No. 292-2/62.

### No. 86-Mr. Cossitt

With reference to the answer to Question No. 2,601 of the First Session of the 29th Parliament, what are the specific items and their cost in each case which make the totals shown on page IV as being spent in certain years by the Department of Public Works at the Prime Minister's official Ottawa residence?—Sessional Paper No. 292-2/86.

#### No. 87-Mr. Cossitt

- 1. What are the names and addresses of all contractors, firms, companies or individuals engaged by the government to do renovations or construction work of any kind at the Prime Minister's official Ottawa residence since April 20, 1968 and what were the amounts of money involved in each individual case?
- 2. In what instances were tenders called and what were the names of all those tendering along with the amounts of the tenders?
- 3. In any cases, where tenders were not called, for what reason was this not done?
- 4. In all cases what was the exact work or service performed?—Sessional Paper No. 292-2/87.

### \*No. 162-Mr. Forrestall

- 1. How many contracts have been entered into by the government or to the knowledge of the government, to move Western Canadian oil to the Atlantic Provinces and Quebec through the Panama Canal?
  - 2. What firms have been involved?
- 3. What is the nature of the contracts, in terms of length, cost per barrel and other broad parameters (a) at the Montreal end of the Portland to Montreal pipeline (b) at the dockside in British Columbia?
- 4. In each instance, what is the vessel name of ships involved, the country of registry for each ship and the owner of each vessel so used?
- 5. Are all the vessels so engaged manned by Canadian officers and Canadian crews and, if not, in what specific instances are foreign crews or men being used and for what reasons?
- 6. (a) On what date were these contracts entered into (b) are any more anticipated (c) what departments or agencies of government have been involved in this operation in light of the statement made by the Minister of Energy, Mines and Resources on November 26, 1973, page 8,138 of Hansard that "we are organizing the movement in excess of 50,000 barrels a day of western crude via the Trans Mountain Pipe Line to Vancouver and via ship through the Panama Canal"?
- 7. What is the anticipated amount of oil that can be moved with existing contracts?—Sessional Paper No. 292-2/162.

### No. 284-Mr. Nystrom

1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the

Department of National Health and Welfare on contracts to outside persons and organizations for research, development and other consulting services?

- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/284.

### No. 675—Mr. Lambert (Bellechasse)

Did the government, through Central Mortgage and Housing Corporation, supply money to the Société d'habitation du Québec during each year 1968 to 1974 inclusive and, if so (a) are loans involved (b) what are the interest rates (c) what is the amount for each year (d) what are the terms of repayment?—Sessional Paper No. 292-2/675.

Mr. Reid, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders.

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 Animal Contagious Diseases Act.—Mr. Whelan.

Bill C-4, An Act to amend the Export and Import Permits Act, as reported (without amendment) from the Standing Committee on Finance, Trade and Economic Affairs, was concurred in at report stage, read the third time and passed.

The House resumed debate on the motion of Mr. Gillespie, seconded by Mr. Lang,—That Bill C-20, An Act to incorporate the Federal Business Development Bank, be now read a second time and referred to the Standing Committee on Finance, Trade and Economic Affairs.

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 Finance, Trade and Economic Affairs.

The Order being read for the second reading and reference to the Standing Committee on Agriculture of Bill C-25, An Act to amend the Prairie Grain Advance Payments Act;

Mr. Lang, seconded by Mr. Stanbury, moved,—That the said Bill be now read a second time and referred to the Standing Committee on Agriculture.

And debate arising thereon;

By unanimous consent, the hour for Private Members' Business was suspended.

Debate was resumed on the motion of Mr. Lang, seconded by Mr. Stanbury,—That Bill C-25, An Act to amend the Prairie Grain Advance Payments Act be now read a second time and referred to the Standing Committee on Agriculture.

After further debate, on motion of Mr. Towers, seconded by Mr. Bell, the said debate was adjourned.

At 8.00 o'clock p.m., the Order being read for the consideration of a Ways and Means motion;

Mr. Turner (Ottawa-Carleton), seconded by Mr. Drury, moved,—That this House approves in general the budgetary policy of the Government.

And debate arising thereon;

Ordered,—That supplementary tables relating to the budget be printed as an appendix to this day's *Hansard*. (English and French).—Sessional Paper No. 292-1/312.

- Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council, laid upon the Table,—(1) Notice of Ways and Means Motion to amend the Income Tax Act. (English and French).—Sessional Paper No. 292-1/308.
- (2) Notice of Ways and Means motion to amend the Income Tax Application Rules, 1971. (English and French).—Sessional Paper No. 292-1/309.
- (3) Notice of Ways and Means motion to amend Chapter 17 of the Statutes of Canada, 1960-61. (English and French).—Sessional Paper No. 292-1/313.
- (4) Notice of Ways and Means Motion to amend the Excise Tax Act and the Excise Act. (English and French).—Sessional Paper No. 292-1/310B.
- (5) Notice of Ways and Means Motion to amend the Customs Tariff. (English and French).—Sessional Paper No. 292-1/311A.

And debate continuing, the said debate was, on motion of Mr. Lambert (Edmonton West), seconded by Mr. Bell, adjourned.

A Message was received from the Senate informing this House that the Senate had passed the following Bills, without any amendment:

Bill C-277, "An Act respecting the Electoral Boundaries Readjustment Act",

Bill C-281, "An Act respecting the Electoral Boundaries Readjustment Act".

### Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Harding and Fraser for Messrs. Olaussen and McKinnon on the Standing Committee on Fisheries and Forestry.

Messrs. Buchanan, Knight and Gleave for Messrs. Demers, Grier and Broadbent on the Standing Committee on Finance, Trade and Economic Affairs.

Mrs. Morin for Mr. Buchanan on the Standing Committee on National Resources and Public Works.

Mr. Pelletier (Sherbrooke) for Mr. LeBlanc (Westmorland-Kent) on the Standing Committee on Regional Development.

Messrs. Horner (Battleford-Kindersley), Hamilton (Swift Current-Maple Creek), Murta and Neil (Moose Jaw) for Messrs. Kempling, McGrath, Lambert (Edmonton West) and Blenkarn on the Standing Committee on Finance, Trade and Economic Affairs.

Messrs. Jelinek, Epp, Atkey, Reynolds, Caccia, Olivier and Higson for Messrs. Reilly, Patterson, Rynard, Ritchie, Roy (Laval), Gauthier (Ottawa-Vanier) and Marshall on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Ritchie and Gauthier (Ottawa-Vanier) for Messrs. Atkey and Dupras on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Côté for Mr. Walker on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. Beatty (Wellington-Grey-Dufferin-Waterloo) and McKenzie for Messrs. Fairweather and Balfour on the Standing Committee on Miscellaneous Estimates.

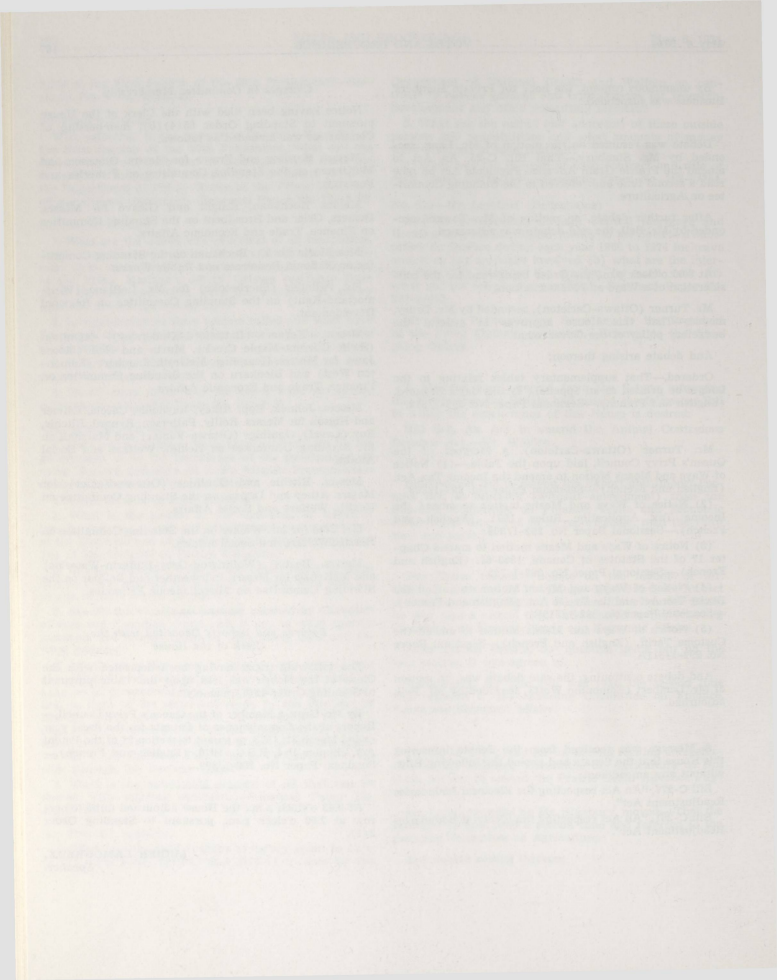
## Returns and Reports Deposited with the Clerk of the House

The following paper having been deposited with the Clerk of the House was laid upon the Table pursuant to Standing Order 41(1), namely:

By Mr. Gray, a Member of the Queen's Privy Council,—Report of the Commissioner of Patents for the fiscal year ended March 31, 1973, pursuant to section 27 of the Patent Act, chapter P-4, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/302.

At 9.43 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.



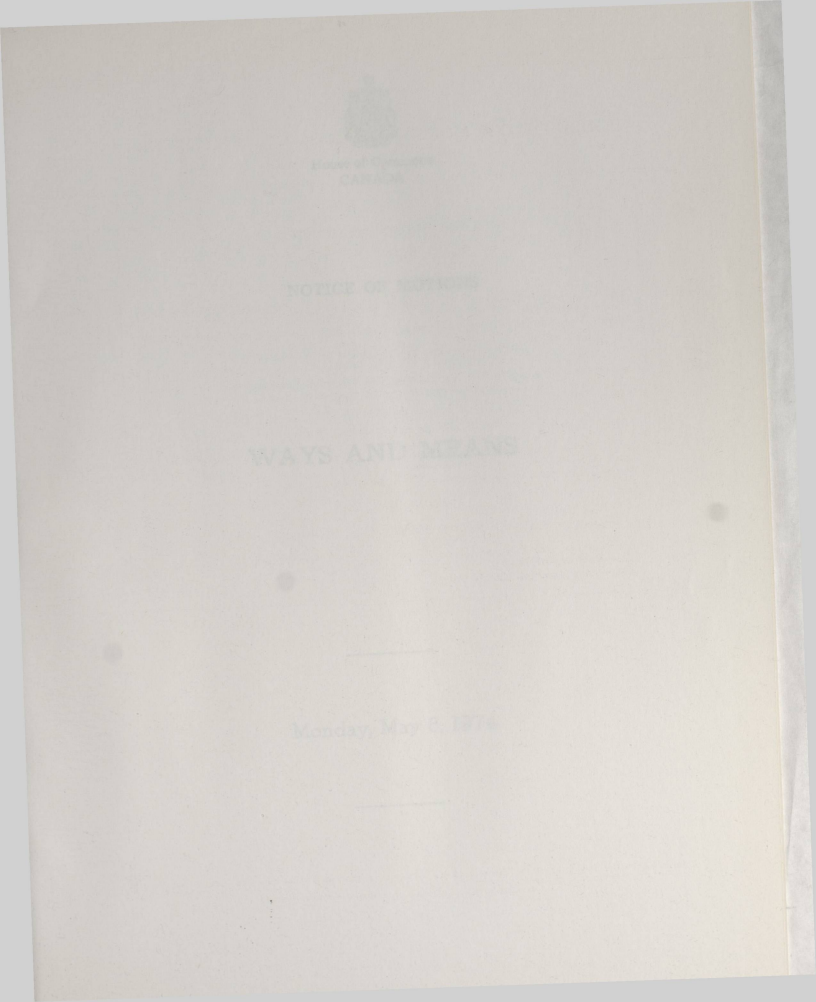
## HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	ment
	TUESDAY, MAY 7	
	Miscellaneous Estimates	
308 W.B.	Order of the day: Estimates 1974–75—Supply and Services—Department	9.30 a.m
	NATIONAL RESOURCES AND PUBLIC WORKS	
269 W.B.	Order of the day: Bill C-18, Petroleum Administration Act	9.30 a.m
	FINANCE, TRADE AND ECONOMIC AFFAIRS	
209 W.B.	Order of the day: Estimates 1974–75—Votes 35, 40—Grains and Oilseeds Program—Department of Industry, Trade and Commerce	11.00 a.m
	Health, Welfare and Social Affairs	
269 W.B.	Order of the day: Bill C-22, An Act respecting Canadian Professional Football	11.00 a.m
	JUSTICE AND LEGAL AFFAIRS	
308 W.B.	(In Camera) Estimates 1974–75—Department of the Solicitor General	11.00 a.m
	REGIONAL DEVELOPMENT	
307 W.B.	Order of the day: Estimates 1974-75—Department of Regional Economic Expansion—Vote 1  Witnesses: Officials—Prairie Farm Rehabilitation Act	11.00 a.m
	Broadcasting, Films and Assistance to the Arts	
269 W.B.	Order of the day: Estimates 1974–75—Canadian Broadcasting Corporation  Witnesses:  Mr. Dan McKenzie, M.P.  Representatives of the School Trustees Association  Representatives of the Canadian Teachers Association	3.30 p.m
,	FISHERIES AND FORESTRY	
371 W.B.	Order of the day: Bill C-3, Environmental Contaminants Act	3.30 p.m.

(Continued on next page)

## HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	TUESDAY, MAY 7 (Continued)	
	External Affairs and National Defence	
308 W.B.	Order of the day: Estimates 1974-75—Department of External Affairs—United Nations Law of the Sea Conference.  Witness: Mr. Arvid Pardo, former Maltese Ambassador to the United Nations, Washington, D.C.	8.00 p.m.
	Indian Affairs and Northern Development	
209 W.B.	Order of the day: Estimates 1974–75—Department of Indian Affairs and Northern Development— Vote 25—Northern Development Program—Operating expenditures	8.00 p.m
	Transport and Communications	
371 W.B.	Order of the day: Estimates 1974–75—Department of Communications	8.00 p.m
	WEDNESDAY, MAY 8	
	MISCELLANEOUS PRIVATE BILLS AND STANDING ORDERS	
307 W.B.	Order of the day: Late Petition: Alliance Security and Investigation Limited	3.30 p.m





NOTICE OF MOTIONS

## WAYS AND MEANS

Monday, May 6, 1974

## CONTENTS

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An Act to amend Chapter 17 of the Statutes of Canada, 1960-61	183
An Act to amend the Excise Tax Act and the Excise Act	184
Customs Tariff	189

### NOTICE OF WAYS AND MEANS MOTION

## TO AMEND

### THE INCOME TAX ACT

That it is expedient to amend the Income Tax Act and to provide among other things:

- Deduction from tax
- (1) That for the 1974 and subsequent taxation years, the amount to be deducted, by virtue of subsection 120(3.1) of the said Act, from the tax otherwise payable under Part I of that Act by an individual for a year shall be an amount equal to the greater of
  - (a) \$150, and
  - (b) 5% of the tax otherwise payable under that Part by the individual for the year, or \$500, whichever is the lesser.
- (2) That for the 1974 and subsequent taxation years,
  - (a) for the purpose of computing the taxable income for a taxation year of an individual other than a trust that is not a trust described in paragraph 108(1)(<u>i</u>) of the said Act, there may be deducted from his income for the year an amount equal to the lesser of:
    - (i) \$1,000, and
    - (ii) the taxpayer's interest income for the year minus the amount, if any, deducted by him in computing his income for the year by virtue of paragraph 20(1)(c) of that Act;
- (b) for the purposes of this paragraph, interest income shall not include:

Deduction for (2) interest income

- (i) interest received from a source outside Canada;
- (ii) the interest element of an annuity
   described in paragraph 61(4)(b)
   of the said Act;
- (iii) the interest element of an annuity provided for under a registered retirement savings plan;
- (iv) the interest element of an annuity provided for under a deferred profit sharing plan;
  - (v) the interest element of any payment received under a registered pension fund or plan;
- (vi) royalties;
- (vii) any amount that is declared to be exempt from income tax pursuant to this Act;
- (viii) any amount included in computing
   the income of the taxpayer by
   virtue of any of subsections
   135(7), 137(5) or 148(1) of the
   said Act;
  - (ix) interest received for a loan made
    by the taxpayer to a person with
    whom he does not deal at arm's
    length; and
    - (x) interest received by a person who is a member of a partnership from the partnership as a result of a loan made by him to the partnership; and
- (c) where by virtue of any of subsection 56(4) or section 74 or 75 of the said Act, there is included in computing a taxpayer's income for a taxation year interest received by some other person, for the purposes of this paragraph, the interest shall be deemed to have been received by the taxpayer.

Blind persons and (3) persons confined to bed or wheelchair

Registered home (4) ownership savings plan

the end of the taxatica year (to the

- (3) That for the 1973 and subsequent taxation years, subparagraph 110(1)(e)(i) of the said Act shall be repealed and a rule substituted therefor so that the subparagraph shall apply to a taxpayer who was totally blind at any time in the year or was, throughout any twelve month period ending in the year, necessarily confined for a substantial period of time each day, by reason of illness, injury or affliction, to a bed or wheelchair.
- (4) That for the 1974 and subsequent taxation years, rules shall be provided in the said Act for the registration and taxation of a home ownership savings plan (the "plan") so that:
  - (a) the Minister shall not in a year accept for registration for the purposes of the said Act any plan unless, in his opinion, it complies with the following conditions:
    - (i) the plan does not provide for payment of any benefit under or out of the plan except by way of a single payment to the beneficiary for the purchase of his owneroccupied home or by way of a refund pursuant to clause (f)(i) hereof of the excess amount contributed by the beneficiary together with any interest, profits or gains attributable thereto;
    - (ii) the plan includes a provision stipulating that no payment thereunder is capable either in whole or in part of surrender or assignment;
    - (iii) the beneficiary and the trust established under the plan are resident in Canada;
      - (iv) the beneficiary has never previously been a beneficiary under a registered home ownership savings plan;

- (v) the beneficiary does not own,
  whether jointly with another
  person or otherwise, real property
  in Canada, any portion of which
  was used in the year as a dwelling
  place by an individual;
  - (vi) the beneficiary does not have an interest in a partnership that owns, whether jointly or otherwise, real property in Canada, any portion of which was used in the year as a dwelling place by an individual; and
    - (vii) the plan in all other respects complies with the regulations, if any, of the Governor in Council made on the recommendation of the Minister of Finance;
  - (b) no tax is payable under Part I of the said Act by a trust on the taxable income of the trust for a taxation year if, throughout the period in the year during which the trust was in existence, the trust was governed by a registered home ownership savings plan except that if the trust has carried on any business or businesses in the year, tax is payable under the said Part by the trust on the amount that its taxable income for the year would be if it had no incomes or losses from sources other than from that business or those businesses:
    - (c) there may be deducted in computing the income for a taxation year of a taxpayer who is a beneficiary under a registered home ownership savings plan or becomes, within 60 days after the end of the taxation year, a beneficiary thereunder, the amount of any contribution paid by the taxpayer under the plan during the taxation year or within 60 days after the end of the taxation year (to the extent that it was not deducted in

computing his income for a previous taxation year), not exceeding the lesser of

- (a) \$1,000.00, and
- (b) \$10,000.00 minus the aggregate of contributions made by him under the plan in previous taxation years;
- (d) no amount may be deducted by a taxpayer under subparagraph (c) hereof for a taxation year in which
  - (i) he had an owner-occupied home as defined in clause (m)(vi) hereof if that clause were read without reference to the phrase "or within 60 days after the end of the year" where it appears therein;
  - (ii) he owned, whether jointly with another person or otherwise, real property in Canada, any portion of which was used in the year as a dwelling place by an individual; or
  - (iii) he had an interest in a partnership that owned, whether jointly or otherwise, real property in Canada, any portion of which was used in the year as a dwelling place by an individual;
- (e) there shall be included in computing the income of a taxpayer for a taxation year, all amounts received by him in the year from a trust governed by a registered home ownership savings plan except to the extent that such amounts are used by the taxpayer in the year or within 60 days after the end of the year to purchase
  - (i) his owner-occupied home, or
  - (ii) home furnishings for

- (A) the owner-occupied home referred to in clause (i) hereof, or
- (B) the owner-occupied home of his spouse;

### (f) where

- (i) a taxpayer makes a contribution for a taxation year that exceeds the amount deductible under subparagraph (c) hereof (if subparagraph (d) hereof had no application in determining the amount deductible thereunder) and the excess, including any interest, profits or gains attributable thereto, has not been refunded to the taxpayer by the trustee of a trust governed by a registered home ownership savings plan within 120 days after the end of the year. or
- (ii) at any time the Minister is satisfied that a registered home ownership savings plan failed to comply with the requirements of subparagraph (a) hereof at the time it was registered,

the Minister may revoke its registration by notifying the trustee and the beneficiary, by registered mail, that he has revoked the plan;

(g) where at any time the Minister revokes the registration of a registered home ownership savings plan pursuant to subparagraph (f) hereof, the beneficiary shall be deemed at that time to have received from a trust governed by a registered home ownership savings plan an amount equal to the fair market value at that time of all the assets of the trust and notwithstanding subparagraph (e) hereof, no amount may be deducted in respect of any amounts used to purchase an owner-occupied home or home furnishings;

- (h) in the event of the death of a beneficiary, an amount equal to the fair market value at that time of all the assets of a trust governed by a registered home ownership savings plan of which he was the beneficiary shall be deemed to have been received by him immediately before his death;
  - (i) for the purposes of paragraph 20(1)(c) of the said Act, any amount received by a taxpayer from a registered home ownership savings plan or such a plan whose registration has been revoked by the Minister pursuant to subparagraph (f) hereof shall be deemed to be exempt income;
- (j) where in a taxation year a trust
  governed by a registered home ownership
  savings plan
  - (i) acquires a non-qualified investment, or
  - (ii) uses or permits to be used a property of the trust as security for a loan,

the cost to the trust of the nonqualified investment or the fair market value, at the time the property is used as security, of the property so used, as the case may be, shall be included in computing the income for the year of the taxpayer who is the beneficiary under the plan;

(k) where in a taxation year a trust governed by a registered home ownership savings plan disposes of a non-qualified investment, the cost of which was included by virtue of subparagraph (j) hereof in computing the income of the taxpayer who is the beneficiary under the plan, there may be deducted in computing the income of the taxpayer for the taxation year, an amount equal to the lesser of

- (i) the cost so included in computing the taxpayer's income, and
- (ii) the proceeds of dispositon of the non-qualified investment;
- (1) where in a taxation year a loan, for which a trust governed by a registered home ownership savings plan has used or permitted to be used trust property as security, ceases to be extant, and the fair market value of the property so used was included by virtue of subparagraph (j) hereof in computing the income of the taxpayer who is the beneficiary under the plan, there may be deducted, in computing the income of the taxpayer for the taxation year, an amount equal to the amount, if any, remaining when
  - (i) the net loss (exclusive of payments by the trust as or on account of interest) sustained by the trust in consequence of its using or permitting to be used the property as security for the loan and not as a result of a change in the fair market value of the property

#### is deducted from

- (ii) the amount so included in computing the income of the taxpayer in consequence of the trust's using or permitting to be used the property as security for the loan;
- (m) in this paragraph,
  - (i) "beneficiary" means an individual (other than a trust), 18 years of age or over, who has entered into a home ownership savings plan;
  - (ii) "contribution" means any periodic or other amount paid by an individual under a home ownership savings plan as a payment referred to in

- clause (iv) hereof for the purpose stated in that clause;
- (iii) "home furnishings" means such property used to furnish a home as may be prescribed by regulation;
- (iv) "home ownership savings plan" means an arrangement under which payment is made by an individual in trust to a corporation licensed or otherwise authorized under the laws of Canada or a province to carry on in Canada the business of offering to the public its services as trustee, of any periodic or other amount as a payment under the trust to be used, invested or otherwise applied by that corporation resident in Canada, for the purpose of providing to a beneficiary under the arrangement, an amount to be used for the purchase of an owner-occupied home:
  - (v) "non-qualified investment" in relation to a trust governed by a registered home ownership savings plan means property acquired by the trust that is not a qualified investment for such trust;
- "owner-occupied home" of a taxpayer (vi) for a taxation year means a housing unit or a share of the capital stock of a co-operative housing corporation owned, whether jointly with another person or otherwise, in the year or within 60 days after the end of the year by the taxpayer, if the housing unit was, or if the share was acquired for the sole purpose of acquiring the right to inhabit a housing unit owned by the corporation that was, inhabited by the taxpayer at any time in the year or within 60 days after the end of the year and was situated in Canada:

- (vii) "qualified investment" for a
   trust governed by a registered
   home ownership savings plan means
  - (A) an investment that would be described in any of subparagraphs (i) to (ix) (except subparagraphs (iii), (vi) and (viii)) of paragraph 204(e) of the said Act if the references therein to a trust were read as references to the trust governed by the registered home ownership savings plan,
  - (B) a bond, debenture, note or similar obligation of a corporation the shares of which are listed on a prescribed stock exchange in Canada,
  - (C) a mortgage or interest therein, secured by real property situated in Canada, other than a mortgage in respect of which the mortgagor is the beneficiary or a person with whom the beneficiary does not deal at arm's length, and
  - (D) such other investments as may be prescribed by regulation of the Governor in Council made on the recommendation of the Minister of Finance; and
- (viii) "registered home ownership savings plan" means a home ownership savings plan accepted by the Minister for registration for the purpose of the said Act as complying with the requirements of this paragraph;
- (n) the amount included in computing the taxpayer's income for the year by virtue of subparagraph (e) hereof shall be included in the amounts

- referred to in subsection 61(2) of the said Act;
- Part XI of that Act shall apply in (o) respect of a trust governed by a registered home ownership savings plan;
- where, at the end of any month after 1973, a trust governed by a registered home ownership savings plan holds property that is not a qualified investment, the trust shall, in respect of that month, pay a tax under part XI.1 of the said Act equal to 1% of the cost to it of all such property held by it at that time other than property, the cost of acquisition of which was included under subparagraph (j) hereof in computing the income of the taxpayer who is the beneficiary under the plan;
- (p) a payment from a trust governed by a registered home ownership savings plan, or any amount deemed by subparagraph (g) hereof to have been received by a taxpayer shall, where the taxpayer is a non-resident, be subject to tax under Part XIII of the said Act, and
- (r) that part of any amount referred to in subparagraph (e) hereof required to be included in computing the taxpayer's income for a year shall be eligible for the rule in paragraph 60(j) of the said Act.
- Small business (5) That for the 1974 and subsequent taxation years, the amount of small business deduction that a Canadian-controlled private corporation may claim under section 125 of the said Act shall be increased by
  - changing the reference to "\$50,000" in (a) paragraphs 125(2)(a), (3)(a) and (4)(a) of the said Act to "\$100,000", and

deduction: increase in limits

(b) changing the reference to "\$400,000" in paragraphs 125(2)(b), (3)(a) and (4)(b) of the said Act to "\$500,000".

Corporate surtax

- That where a portion of a corporation's taxation year is after April 1974 and before May 1975, there shall be added to the tax otherwise payable under Part I of the said Act for the year by the corporation (other than a corporation that was an investment corporation, a mortgage investment corporation, a mutual fund corporation or a non-resident-owned investment corporation throughout the taxation year or a corporation for which any amount was deducted from its tax payable under the said Part for the year by virtue of section 125 of that Act) an amount equal to that proportion of 10% of the amount, if any, by which
  - (a) the tax otherwise payable under the said Part by the corporation for the year (determined with reference to all other paragraphs of this Motion, but without reference to this paragraph or section 126 of the said Act)

# exceeds the aggregate of

- (b) 30% of the corporation's Canadian manufacturing and processing profits for the year, within the meaning assigned by section 125.1 of that Act,
  - (c) 30% of the corporation's taxable production profits from oil or gas wells for the year, within the meaning assigned by subparagraph (11)(f) of this Motion,
  - (d) 25% of the corporation's taxable production profits from mineral resources for the year, within the meaning assigned by subparagraph (11)(e) of this Motion, and
    - (e) where the taxation year is partly before May 7, 1974 and partly after May 6, 1974, 38% of the aggregate of

- (i) 66 2/3% of the amount, if any, by which the amount determined under clause (11)(g)(i) of this Motion exceeds the aggregate of the amounts determined under clauses (11)(g)(ii) and (iii) of this Motion, and
- (ii) 66 2/3% of the amount, if any, by which the amount determined under clause (11)(h)(i) of this Motion exceeds the aggregate of the amounts determined under clauses (11)(h)(ii) and (iii) of this Motion

that

(f) the number of days in that portion of the year that is after April 1974 and before May 1975,

is of

- (g) the number of days in the year.
- (7) That section 12 of the said Act shall be amended so as to require a taxpayer, in computing his income for a taxation year, to include therein, if an amount hereinafter described is not otherwise included in computing his income for the year pursuant to any other provision of Part I of the said Act, an amount receivable in the year or the fair market value of any property receivable in the year, whether pursuant to a law other than the said Act or a contract, that became receivable after May 6, 1974, by
  - (a) Her Majesty in right of Canada or a province,
  - (b) an agent of Her Majesty in right of Canada or a province, or
  - (c) a corporation, commission or association that is controlled, directly or indirectly in any manner whatever, by Her Majesty in right of Canada or a province or by an agent of Her Majesty in right of Canada or a province

Royalties attributable to production in Canada of petroleum, natural gas or minerals: inclusion of income as a royalty, tax, rental, levy or otherwise, or as an amount, however described, that may reasonably be regarded as being in lieu of a royalty, tax, rental or levy, that may reasonably be regarded as dependent upon the production in Canada of

- (d) petroleum, natural gas or related hydrocarbons, or
- (e) metal or industrial minerals, to any stage that is not beyond the prime metal stage or its equivalent

from an oil or gas well or mineral resource situated on property in Canada from which the taxpayer had, at the time of such production, a right to take or remove petroleum, natural gas or related hydrocarbons or a right to take or remove metal or industrial minerals.

- (8) That with respect to an amount receivable in a year or the fair market value of any property receivable in the year as described in paragraph (7) of this Motion, that became receivable after May 6, 1974 and is required to be included in computing the income of a taxpayer by virtue of the said paragraph or any provision of Part I of the said Act, the taxpayer shall not be entitled to a deduction therefor in computing his income for the year.
- (9) That where after May 6, 1974, a taxpayer who has a right to take or remove petroleum, natural gas or related hydrocarbons or a right to

Royalties
attributable to
production in
Canada of
petroleum, natural
gas or minerals:
non-deductibility

Inadequate consideration: petroleum, natural gas or minerals

take or remove metal or industrial minerals from an oil or gas well or mineral resource situated in Canada

- (a) disposes of any petroleum,
  natural gas or related hydrocarbons or metal or industrial
  minerals produced in the operation
  of such well or resource to
  - (i) Her Majesty in right of Canada or a province,
  - (ii) an agent of Her Majesty in right of Canada or a province, or
  - (iii) a corporation, commission or association that is controlled, directly or indirectly in any manner whatever, by Her Majesty in right of Canada or a province or by an agent of Her Majesty in right of Canada or a province

for no proceeds or for proceeds less than the fair market value thereof at the time he so disposes of it, he shall be deemed to have received proceeds of disposition therefor equal to that fair market value determined, in circumstances where he is required by a law or a contract to so dispose thereof, without regard to that law or contract; and

- (b) acquires any petroleum, natural gas or related hydrocarbons or metal or industrial minerals produced in the operation of such well or resource from
  - (i) Her Majesty in right of Canada or a province,

- (ii) an agent of Her Majesty in right of Canada or a province, or
- (iii) a corporation, commission or association that is controlled, directly or indirectly in any manner whatever, by Her Majesty in right of Canada or a province or by an agent of Her Majesty in right of Canada or a province

at an amount in excess of the fair market value thereof at the time he so acquired the petroleum, natural gas or related hydrocarbons or metal or industrial minerals, he shall be deemed to have acquired the petroleum, natural gas or related hydrocarbons or metal or industrial minerals at that fair market value determined. in circumstances where he is required by a law or contract to so acquire the petroleum, natural gas or related hydrocarbons or metal or industrial minerals, without regard to that law or contract.

Canadian
exploration and
development
expenses:
limitation

(10) That for the purpose of computing the income of a taxpayer under Part I of the said Act, Canadian exploration and development expenses, within the meaning assigned by subsection 66(15) of the said Act, incurred after May 6, 1974 shall be deductible at an annual rate not exceeding 30% of the unclaimed balance thereof.

Tax payable by corporation having taxable production profits from a mineral resource in Canada or from an oil or gas well in Canada:

deduction from

tax

- (11) That for taxation years ending after May 6, 1974,
  - (a) the tax payable under Part I of the said Act by a corporation that during the taxation year had taxable production profits from mineral resources in Canada, or taxable production profits from oil or gas wells in Canada, shall be
    - (i) where its taxable production profits are not less than its taxable income or taxable income earned in Canada, as the case may be, 50% of its taxable income, and
- (ii) in any other case, the aggregate of
  - (A) 50% of its taxable production profits, and
  - (B) the amount of its tax payable that would be determined under section 123 of the said Act, if the "amount taxable" therein referred to was its taxable income or taxable income earned in Canada less its taxable production profits;
  - (b) there may be deducted from the tax otherwise payable under Part I of the said Act by a corporation for a taxation year, an amount equal to 15% of the lesser of
    - (i) its taxable production profits from mineral resources in Canada earned in the year, and
    - (ii) the amount, if any, by which its taxable income or taxable income earned in Canada, as the case may be, earned in the year exceeds the aggregate of

- (A) 4 times the amount, if any, deductible under section 125 of the said Act from the tax for the year otherwise payable by it under Part I of that Act, and
- (B) its Canadian investment income and its foreign investment income (within the meanings assigned by subsection 129(4) of the said Act) for the year;
- (c) there may be deducted from the tax otherwise payable under Part I of the said Act by a corporation for a taxation year, an amount equal to 10% of the lesser of
  - (i) its taxable production profits from oil or gas wells in Canada earned in the year, and
  - (ii) the amount, if any, by which the amount described in clause (b)(ii) hereof exceeds the amount described in clause (b)(i) hereof;
- (d) clause 125.1(1)(a)(ii)(A) of the said Act shall be amended so that where a corporation's taxation year ends after May 6, 1974, the amount to be included by virtue of that clause shall be the aggregate of
  - (i) the lesser of the amounts determined under clauses (b)(i) and(ii) hereof in respect of the corporation for the year, and
  - (ii) the lesser of the amounts determined under clauses (c)(i) and (ii) hereof;
- (e) subject to subparagraph (g) hereof, for the purposes of this paragraph,

taxable production profits from mineral resources of a corporation for a taxation year means the amount if any by which the aggregate of its incomes for the year from the following sources exceeds the aggregate of its losses for the year from the following sources

- (i) the production in Canada of
  - (A) petroleum, natural gas or related hydrocarbons, or
  - (B) metals or minerals to any stage that is not beyond the prime metal stage or its equivalent,

from mineral resources in Canada operated by the corporation, and

(ii) the processing in Canada of ores from a mineral resource in Canada not operated by the corporation to any stage that is not beyond the prime metal stage or its equivalent

computed in accordance with the said Act on the assumption that the corporation had during the taxation year no income or loss except from those sources and was allowed no deductions in computing its income for the taxation year other than

(iii) amounts deductible under any of section 66 of the said Act (other than amounts in respect of foreign exploration and development expenses as defined therein), section 29 or subsection 17(2) or (6) of the Income Tax Application Rules, 1971, where the corporation has no taxable production profits from oil or gas wells and, in any other case, such proportion of those amounts as

may reasonably be regarded as wholly applicable to mineral resources in Canada,

- (iv) the amount, if any, by which the aggregate of the losses referred to in subparagraph (f) hereof exceeds the aggregate of the incomes referred to therein,
  - (v) such part of the aggregate of amounts allowed under section 65 of the said Act for the year as is in respect of sources of income described in clauses (i) and (ii) hereof, and
- (vi) such other deductions as may reasonably be regarded as applicable to those sources, and

for the purpose of clause (i) hereof,

- (vii) a person who has an interest in the proceeds of production from a mineral resource in Canada under an agreement providing that he shall share in the profits remaining after deducting the operating costs of the mineral resource, shall be deemed to be a person who operates the mineral resource, and
- (viii) income or loss from a source
  described in clause (i) hereof
  does not include income or loss
  derived from transporting or
  processing petroleum, natural gas
  or related hydrocarbons;
- (f) subject to subparagraph (h) hereof,
  for the purposes of this paragraph,
  taxable production profits from oil or
  gas wells of a corporation for a
  taxation year means the amount, if
  any, by which the aggregate of its
  incomes for the year from production

in Canada of petroleum, natural gas or related hydrocarbons exceeds the aggregate of its losses for the year from such production from oil or gas wells in Canada operated by the corporation and computed in accordance with the said Act on the assumption that the corporation had during the taxation year no income or loss except from such production and was allowed no deductions in computing its income for the taxation year other than

- (i) amounts deductible under any of section 66 of the said Act (other than amounts in respect of foreign exploration and development expenses as defined therein) section 29 or subsection 17(2) or (6) of the Income Tax Application Rules, 1971, to the extent they are not allowed as a deducted under subclause (e)(iii) hereof,
- (ii) the amount, if any, by which the aggregate of the losses referred to in clauses (e)(i) and (ii) hereof exceeds the aggregate of the incomes referred to therein,
- (iii) such part of the aggregate of amounts allowed under section 65 of the said Act for the year as is in respect of such production, and
  - (iv) such other deductions as may reasonably be regarded as applicable to such production, and

for the purposes of clause (i) hereof,

(v) a person who has an interest in the proceeds of production from oil and gas wells in Canada under an agreement providing that he shall share in the profits remaining after deducting the

operating costs of the oil or gas wells, shall be deemed to be a person who operates the oil or gas wells, and

- (vi) income or loss from production
  described in this subparagraph
  does not include income or loss
  derived from transporting or
  processing petroleum, natural gas
  or related hydrocarbons;
  - (g) notwithstanding subparagraph (e)
    hereof, where a corporation has a
    taxation year part of which is before
    May 7, 1974 and part of which is after
    May 6, 1974, in computing its taxable
    production profits from mineral
    resources for the year, the following
    rules shall apply:
    - (i) determine the portion of the amount that would be computed under subparagraph (e) hereof, if no amounts were deducted under any of paragraph 20(1)(a), section 65 or 66 of the said Act and section 29 or subsection 17(2) or (6) of the Income Tax Application Rules, 1971, that may reasonably be determined as being earned before May 7, 1974,
    - (ii) determine the proportion of that part of the amount deductible under paragraph 20(1)(a) of the said Act for its taxation year with respect to property acquired for purposes of earning its income from the sources described in subparagraph (e) hereof that the number of days in that portion of its taxation year that is before May 7, 1974, is of the number of days in the whole taxation year,

trise out to do hits to nothing

- (iii) determine the amounts deductible for the taxation year under section 66 of the said Act (other than amounts in respect of foreign exploration and development expenses as defined therein), in respect of expenditures incurred before May 7, 1974, section 29 or subsection 17(2) or (6) of the income Tax Application Rules. 1971 where the corporation has no taxable production profits from oil or gas wells and, in any other case, such proportion of those amounts as may reasonably be regarded as wholly applicable to sources referred to in clauses (e)(i) and (ii) hereof.
  - (iv) determine the amount if any by which the amount described in clause (iii) hereof exceeds the amount by which the amount determined in clause (i) hereof exceeds the amount determined in clause (ii) hereof,
    - (v) determine the portion of the amount that would be computed under subparagraph (e) hereof if no amounts were deducted under any of paragraph 20(1)(a), section 65 and 66 of the said Act, or section 29, or subsection 17(2) or (6) of the Income Tax Application Rules, 1971, and that may reasonably be regarded as being earned after May 6, 1974,
- (vi) determine the proportion of the part described in clause (ii) hereof that the number of days in that portion of its taxation year that is after May 6, 1974, is of the number of days in the whole taxation year,

- (vii) determine the amount deductible under section 66 of the said Act (other than an amount in respect of foreign exploration and development expenses as defined therein) with respect to expenditures incurred after May 6, 1974, may reasonably be regarded as wholly applicable to the sources referred to in subclauses (e)(i) and (ii) hereof,
- (viii) determine the amount by which the
   amount described in clause (v)
   hereof exceeds the aggregate of
   the amounts described in clauses
   (iv), (vi) and (vii) hereof,
  - (ix) determine the amount deductible under section 65 of the said Act with respect to the amount described in clause (viii) hereof, and
  - (x) for the purposes of subparagraph (e) hereof, taxable production profits from a mineral resource is the amount determined under clause (viii) hereof less the amount determined under clause (ix) hereof; and
- (h) notwithstanding subparagraph (f) hereof, where a corporation has a taxation year part of which is before May 7, 1974 and part of which is after May 6, 1974, in computing its taxable production profits from oil or gas wells for the year, the following rules shall apply:
  - (i) determine the portion of the amount that would be computed under subparagraph (f) hereof, if no amounts were deducted under any of paragraph 20(1)(a), section 65 and 66 of the said Act, or section 29, or subsection

security determined banders clause

- 17(2) or (6) of the Income Tax Application Rules, 1971, that may reasonably be determined as being earned before May 7, 1974,
- (ii) determine the proportion of that part of the amount deductible under paragraph 20(1)(a) of the said Act for its taxation year with respect to property acquired for the purpose of earning its income from the production in Canada of petroleum, natural gas or related hydrocarbons that the number of days in that portion of its taxation year that is before May 7, 1974, is of the number of days in the whole taxation year,
- (iii) determine the amounts deductible for its taxation year under section 66 of the said Act in respect of Canadian exploration and development expenditures incurred before May 7, 1974, or section 29, or subsection 17(2) or (6) of the Income Tax Application Rules, 1971, that may not reasonably be regarded as being wholly applicable to sources referred to in clauses (e)(i) and (ii), to the extent they are not allowed as a deduction under clause (g)(iii) hereof,
  - (iv) determine the amount if any by which the amount described in clause (iii) hereof exceeds the amount by which the amount determined in clause (i) hereof exceeds the amount determined in clause (ii) hereof,
    - (v) determine the portion of the amount that would be computed under subparagraph (f) hereof if no amounts were deducted under

any of paragraph 20(1)(a), section 65 and 66 of the said Act, or section 29, or subsection 17(2) or (6) of the Income Tax Application Rules, 1971, that may reasonably be regarded as being earned after May 6, 1974

- (vi) determine the proportion of the part described in clause (ii) hereof that the number of days in that portion of its taxation year that is after May 6, 1974, is of the number of days in the whole taxation year,
- (vii) determine the amount deductible under section 66 of the said Act with respect to Canadian exploration and development expenditures incurred after May 6, 1974, that may not reasonably be regarded as being wholly applicable to the sources referred to in clauses (e)(i) and (ii) hereof, to the extent they are not allowed as a deduction under clause (g)(vii) hereof,
- (viii) determine the amount by which the
   amount described in clause (v)
   hereof exceeds the aggregate of
   the amounts described in clauses
   (iv), (vi) and (vii) hereof,
  - (ix) determine the amount deductible under section 65 of the said Act with respect to the amount described in clause (viii) hereof, and
    - (x) for the purposes of subparagraph (f) hereof, taxable production profits from an oil or gas well is the amount determined under clause (viii) hereof less the amount determined under clause (ix) hereof.

Land that is inventory or held for resale or development: interest and property taxes: interest on borrowed money

- (12) That where after May 6, 1974, an amount is paid or becomes payable by a taxpayer as, on account or in lieu of payment of, or in satisfaction of, interest or property taxes referred to in paragraphs 18(2)(a) and (b) of the said Act in respect of land, in computing the taxpayers's income for a taxation year from a business or property, the taxpayer shall not be entitled to any deduction where the land is land that cannot reasonably be considered to have been, in that year
  - (a) used in, or held in the course of, a business carried on by the taxpayer other than a business in which land is held primarily for the purpose of resale or development in the ordinary course of carrying on that business, or
  - (b) held primarily for the purpose of gaining or producing income of the taxpayer from the land for that year;

and any deduction denied to the taxpayer by virtue hereof shall be included in the cost to the taxpayer of land under subsection 10(1) of the said Act, and for the purposes of this paragraph, interest on borrowed money shall include

- (c) interest paid or payable in the year in respect of borrowings that cannot be identified with particular land but that can nonetheless reasonably be considered, having regard to all the circumstances including the method followed by the taxpayer in computing his profit, to be interest on borrowed money used to acquire land or on an amount payable for land; and
- (d) interest paid or payable in the year by a taxpayer in respect of borrowings that can reasonably be considered, having regard to all the circumstances, to have been used to assist, directly or indirectly, another taxpayer with

Taxpayers lending money on the security of mortgages, etc.: reserves: amortized cost of security: limitation: trust companies

whom the taxpayer does not deal at arms length to acquire land to be used or held by the other taxpayer otherwise than as described in subparagraphs (a) and (b) hereof, other than in circumstances where the assistance is in the form of a loan and a reasonable rate of interest is charged by the taxpayer to the other taxpayer in relation to those borrowings.

- (13) That for the 1974 and subsequent taxation years, section 33 of the said Act shall be amended as follows:
  - (a) the words "principal amount" in subparagraph 33(1)(a)(i) of that Act shall be deleted and the words "amortized cost" substituted therefor;
  - (b) the maximum amount of a reserve to which a taxpayer referred to in the said section is entitled shall be the lesser of the amount described in paragraph 33(1)(b) of that Act and  $1\frac{1}{2}\%$  of the aggregate of the amortized cost to it of
    - (i) each property referred to in paragraph 33(1)(a) of that Act, and
    - (ii) each property referred to in subparagraph (c) hereof in the case of a taxpayer therein referred to,

if such aggregate amount does not exceed \$2,000,000,000 and, if the aggregate amount exceeds \$2,000,000,000, the maximum amount of the reserve shall be  $1\frac{1}{2}\%$  on the first \$2,000,000,000 and 1% on the excess;

(c) a taxpayer that is a corporation licensed or otherwise authorized under the laws of Canada or a province to carry on in Canada the business of offering its services as trustee to the public shall, in addition to being entitled to claim a reserve in respect of property referred to in paragraph 33(1)(a) of that Act, be entitled to claim a reserve

- (i) on the amortized cost of bonds and debentures owned by it at the end of a taxation year (other than bonds and debentures that mature within one year after that time) that are held by it in respect of money received by it in trust for investment subject to a guarantee by it in respect of the repayment of the principal or the payment of interest, or both, and
- (ii) on each amount due and unpaid as or on account of interest payable under a bond or debenture referred to in clause (c)(i) hereof to the taxpayer; and
- (d) for the purposes of this paragraph, amortized cost of a bond, debenture, mortgage, hypothec or agreement of sale (the "property") at any particular time means the amount, if any, by which
  - (i) the cost to the taxpayer of acquiring the property, and
  - (ii) the aggregate of such portion of each amount, if any, by which the principal amount of the property at the time it was acquired by the taxpayer exceeds the cost to the taxpayer of acquiring it, as was included in computing its income for any taxation year ending before or concurrently with that time,

- (iii) the aggregate of such portion of each amount, if any, by which the cost to the tax-payer of acquiring the property exceeds the principal amount of the property at the time it was acquired, as was deducted in computing its income for any taxation year ending before or concurrently with that time, and
  - (iv) the aggregate of all amounts that, before that time, the taxpayer became entitled to receive as or on account or in lieu of payment of or in satisfaction of the principal amount of the property.

Life insurance corporations: reserve: limitation

(14) That for the 1974 and subsequent taxation years, in computing a life insurer's income for a taxation year from the carrying on of its life insurance business in Canada, the maximum amount deductible by virtue of paragraph 138(3)(c) of the said Act shall be the lesser of the aggregate described in subparagraph (ii) thereof and  $1\frac{1}{2}\%$  where the aggregate amount of the amortized cost to it at the end of the year of each property referred to therein, owned by it at that time does not exceed \$2,000,000,000 and, where that aggregate exceeds \$2,000,000,000, the maximum amount deductible shall be  $1\frac{1}{2}\%$  on the first \$2,000,000,000 and 1% on the excess.

Special
allowances paid
to employee
posted to area
where education
in his language
not available
for his child:
not taxable
benefit

Certain premiums
paid for by
employee in
respect of
group term life
insurance
policies:
not taxable
benefit

Employees
required to
hire assistants:
deduction for
payments for
unemployment
insurance and
to Canada
Pension Plan

- (15) That for the 1974 and subsequent taxation years, where a taxpayer has received from his employer a reasonable allowance in respect of his child who was during a year:
  - (a) living away from the taxpayer's domestic establishment in the location where he is required by his employer to live, and
  - (b) in full-time attendance at a school in which the language primarily used for instruction is an official language of Canada and the language primarily used by the taxpayer,

such an allowance shall not constitute a taxable benefit of the taxpayer by virtue of his office or employment, provided that

- (c) a suitable school primarily using that language for instruction is not available to the child in the location where the taxpayer is so required to live, and
- (d) the school attended by the child is the closest suitable school to that location.
- (16) That for the 1974 and subsequent taxation years, that portion of a premium for any excess over \$25,000 of the amount of life insurance in effect on the life of a taxpayer under a group term life insurance policy for which the employer is reimbursed by the taxpayer shall not, notwithstanding subsection 6(4) of the said Act, constitute a taxable benefit of the taxpayer.
- (17) That for the 1974 and subsequent taxation years, where an employee is required by the terms of his contract to hire an assistant or substitute, an amount paid by the employee in a year in respect of such assistant or substitute under the Unemployment Insurance Act, 1971 or the Canada Pension Plan or a provincial pension plan as defined in section 3 of that Plan, may be deducted by the employee in computing his income for the year.

Interest income of financial corporations

### (18) That

- (a) for the 1972 and subsequent taxation years, there shall be included in computing the income from a business of a financial corporation for a taxation year, interest accrued in respect of the year and interest receivable in the year, to the extent that such interest was not included in computing the corporation's income for a previous taxation year;
- (b) where a taxpayer is
  - (i) a credit union, or
  - (ii) a financial corporation, other than a credit union, that has in its taxation years ending before 1972, according to the method consistently adopted by it for computing its income from a business, not included therein interest accrued in respect of the year and interest receivable in the year,

subparagraph (a) hereof shall be applicable to its 1975 and subsequent taxation years and, except in the case of a credit union, interest that was not included in computing the tax-payer's income for the 1974 taxation year but would have been included if subparagraph (a) hereof had applied shall be included in computing its income for the 1975 taxation year; and

(c) for the purposes of this paragraph, a "financial corporation" shall include a taxpayer that is a bank, credit union, life insurance corporation, trust company or a corporation (except a mutual fund corporation or a mortgage investment corporation) that borrows money from the public in the course of carrying on a business the principal purpose of which is the making of loans, or whose principal business is the making of loans.

Deemed capital cost of certain property

### (19) That

- (a) for the 1972 and subsequent taxation years, any part of the grant, subsidy or other assistance, referred to in paragraph 13(7)(e) of the said Act, when repaid by the taxpayer, shall be added to the capital cost of the property;
- (b) for the 1974 and subsequent taxation years, the rule in the said paragraph, whereby the capital cost of certain property therein referred to is determined, shall apply for all purposes of the said Act; and
- (c) where after May 6, 1974, an amount that is referred to in the said paragraph, as an amount authorized to be paid under an Appropriation Act and on terms and conditions approved by the Treasury Board is received or becomes receivable by a taxpayer, in order for the amount not to reduce the capital cost as otherwise determined, such amount must be paid for the purpose of advancing or sustaining scientific research, within the meaning assigned by section 37 of the said Act, of Canadian manufacturing or other industry.
- (20) That section 13 of the said Act shall be amended
  - (a) by deleting the words "before 1974" from subparagraph (15)(a)(i) thereof and substituting therefor the words "before May 1, 1974"; and

Commercial vessels: reinvestment of proceeds of disposition

Timber limits and cutting rights

- (b) by deleting the year "1974" from each of subparagraph (15)(a)(ii) and subsections (18), (19) and (20) thereof and substituting therefor the year "1975".
  - (21) That where a taxpayer acquires after May 6, 1974, a property that is a timber limit or a right or license to cut timber from a timber limit or area in Canada, provided that all or any part of the cost may reasonably be regarded as consideration for an expectation of being able to or a right to renew, acquire or apply for a timber limit or a right or licence to cut timber from a timber limit or area in Canada,
    - (a) the cost of the property shall form part of an aggregate amount to be called the cumulative timber resource capital account (the "account") of the taxpayer;
    - (b) the taxpayer shall be entitled to a deduction, in computing his income for a year, of 15% of the unclaimed balance of the account at the end of the year; and
    - (c) the proceeds of disposition of a property in a year, the cost of which has been included in the account,
      - (i) shall first reduce the unclaimed balance of the account immediately before the end of the year, and
      - (ii) to the extent such proceeds exceed the unclaimed balance of the account immediately before the end of the year, shall be included in computing the income of the taxpayer for the year.
  - (22) That for the 1972 and subsequent taxation years, there may be excluded by a subsidiary of a non-resident life insurance corporation in computing the amount of its outstanding debts to specified non-residents, all debts or other obligations to pay an amount to the non-resident life insurance corporation that has

Thin
capitalization
rules: nonapplication to
certain subsidiaries of nonresident
insurers

- (a) elected under subsection 138(9) of the said Act, and
- (b) included such debts and obligations as property held by it in the year in the course of carrying on an insurance business in Canada and has included the revenue therefrom in computing its income for the year from carrying on an insurance business in Canada.
- (23) That where a taxpayer sells a property after May 6, 1974, in the course of a business, the taxpayer shall not be entitled to any deduction under paragraph 20(1)(n) of the said Act where
  - (a) the taxpayer, at any time in the year of sale or the immediately following year,
    - (i) becomes exempt from tax under any provision of Part I of the said Act, or
    - (ii) where the taxpayer is a nonresident, does not carry on business in Canada, or
  - (b) the person who acquired the property from the taxpayer was a corporation that, immediately after the acquisition thereof,
    - (i) was controlled directly or indirectly by the taxpayer,
    - (ii) was controlled directly or indirectly by a person or group of persons by whom the taxpayer was controlled directly or indirectly, or
    - (iii) controlled the taxpayer directly or indirectly.
- (24) That for the 1974 and subsequent taxation years, the full amount of fees (other than commissions) paid by a taxpayer in the year to a person

Reserve for amount not receivable until later year: limitation

Deductibility of fees paid to investment counsel, administrators and managers

- (a) for advice as to the advisability of purchasing or selling a specific share or security, or
- (b) for services in respect of the administration or management of shares or securities of the taxpayer,

if the person's principal business

- (c) is advising others as to the advisability of purchasing or selling specific shares or securities, or
- (d) includes the provision of services in respect of the administration or management of shares or securities,

shall be deductible in computing the taxpayer's income for the year from a business or property.

- (25) That for the 1976 and subsequent taxation years, subsection 20(11) of the said Act shall not apply to income that is derived from real property situated outside Canada.
- (26) That
  - (a) where a taxpayer sells debts referred to in section 22 of the said Act after May 6, 1974 to a person with whom he was not dealing at arm's length, the consideration paid for such debts as stated in the election envisaged by subsection 22(2) of that Act shall be subject to the provisions of subsection 69(1) of that Act; and
  - (b) subsection 23(2) of the said Act shall be repealed with respect to sales of property referred to in subsection (1) thereof after May 6, 1974.
- (27) That for the 1974 and subsequent taxation years, a taxpayer who is eligible to deduct expenditures for a taxation year in respect of scientific research referred to in

Deductibility of foreign taxes

Ceasing to carry on business: bulk sale of accounts receivable and inventory

Scientific research

section 37 of the said Act may choose any amount thereof as the deduction for the year and the unclaimed amount may be carried forward and deducted in subsequent years.

Capital gains:
reserve for
proceeds
receivable in
a subsequent year:

deemed gain
where deductions
in computing
adjusted cost
base exceed
aggregate of
cost and
inclusions in
computing
adjusted cost
base:

reserve for proceeds of disposition of capital property not receivable until later year: limitation

other proceeding is taken before

## (28) That

- (a) for the 1972 and subsequent taxation years,
  - (i) subparagraph 40(1)(a)(iii) of the said Act shall be amended by deleting the words "due to" and substituting therefor the words "receivable by"; and
  - (ii) the aggregate referred to in paragraph 40(3)(b) of the said Act shall consist of
    - (A) the cost to a taxpayer of the property as determined for purposes of computing the adjusted cost base to him of the property at any time, and
    - (B) all amounts required by subsection 53(1) of the said Act to be added to the cost to the taxpayer of the property in computing the adjusted cost base to him of the property at that time; and
- (b) where a taxpayer disposes of property referred to in subsection 40(1)(a) of the said Act after May 6, 1974, the taxpayer shall not be entitled to claim any reserve under subparagraph (iii) thereof where
  - (i) the person who acquired the property from the taxpayer was a corporation that, immediately after the acquisition thereof,

- (A) was controlled directly or indirectly by the taxpayer,
- (B) was controlled directly or indirectly by a person or group of persons by whom the taxpayer was controlled directly or indirectly, or
- (C) controlled the taxpayer directly or indirectly, or
- (ii) the taxpayer was at the end of the year of disposition or at any time in the immediately following year, not resident in Canada or was exempt from tax by virtue of any provision of Part I of the said Act.
- (29) That for the 1972 and subsequent taxation years, section 43 of the said Act shall apply in computing a taxpayer's loss for a taxation year from the disposition of a part of a property.
- (30) That with respect to dispositions hereinafter deemed to occur after May 6, 1974 of capital property owned by a taxpayer, that was lost, destroyed, taken under statutory authority or sold, as described in subparagraph 54(h)(iii) or (iv) of the said Act:
  - (a) subject to sections 48 and 70 of the said Act, the date of disposition of such property and the date that an amount has become receivable by that taxpayer as proceeds of disposition therefor shall be deemed to be the earliest of
    - (i) the date the taxpayer agrees to an amount as full compensation to him for such property,
    - (ii) where a claim, suit, appeal or other proceeding is taken before one or more tribunals or courts of competent jurisdiction, the

Part dispositions of property

Property
destroyed or
taken under
statutory
authority:
deferral
of gain

date on which the compensation for such property is finally determined by such tribunals or courts, and

(iii) where a claim, suit, appeal or other proceeding, referred to in clause (ii) hereof, is not taken within two years of the loss, destruction or taking of the property, the date two years following the date of loss, destruction or taking, and

the taxpayer shall be deemed to own such property until the date on which he is deemed by this subparagraph to have disposed of it;

- (b) that part of section 44 of the said
  Act preceding paragraph (a) thereof
  shall be repealed and a rule substituted
  therefor to make paragraphs (a) and
  (b) thereof applicable where the
  property disposed of (the "former
  property") is replaced, before the end
  of the second taxation year following
  the taxation year in which the former
  property was disposed of, with a
  capital property (the "replacement
  property") that has not been disposed
  of before the former property was
  disposed of;
- (c) the word "cost" in section 44 of the said Act shall be repealed and the words "cost or capital cost" shall be substituted therefor, and the amount deemed under paragraph 44(b) of that Act to be the cost or capital cost to the taxpayer, as the case may be, of the replacement property shall be its cost or capital cost at any time after the taxpayer disposed of his former property;
- (d) where the taxpayer's replacement property was depreciable property of a prescribed class and was acquired by

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the taxpayer prior to the time he disposed of his former property, and where

(i) the reduction in the capital cost to the taxpayer of his replacement property by virtue of paragraph 44(b) of the said Act, as amended by subparagraph (c) hereof

#### exceeds

(ii) the undepreciated capital cost to the taxpayer of depreciable property of the class to which his replacement property belongs, immediately before the reduction in capital cost referred to in clause (i) hereof,

the amount of such excess shall be included in computing the taxpayer's income for his taxation year in which his former property was disposed of and, for the purposes of subsection 13(2) of the said Act, the amount so included in his income shall be deemed to have been so included by virtue of subsection 13(1) of the said Act as a result of the disposition of depreciable property of the class to which the taxpayer's replacement property belongs;

- (e) subsection 70(3) of the said Act shall not apply to proceeds of disposition referred to in subparagraphs 54(h)(iii) or (iv) of the said Act; and
- (f) where the former property is depreciable property of a prescribed class,
  - (i) the word "payable" in paragraphs 13(4)(a) and (b) of the said Act shall be deleted and the word "receivable" substituted therefor, and

- (ii) the rules in paragraphs 13(4)(c) and (d) of the said Act shall be amended to provide that the amount otherwise included in the taxpayer's income by virtue of section 13 of that Act,
  - (A) shall, subject to subclause (B) hereof, not be
    included in computing the
    income of the taxpayer for
    the initial year to the
    extent it was used, before
    - 1. the end of the time certified by the Minister of Industry, Trade and Commerce to be a reasonable time following the initial year, in the case of a vessel, and
    - in any other case, the end of the second taxation year following the initial year,

to acquire a depreciable property of a prescribed class, which property was not disposed of by the taxpayer before the time the former property was disposed of, as a replacement for the property so disposed of; and

(B) shall to the extent the amount has been used to acquire the replacement property within the relevant time set out in subclause (A) hereof, be deemed to be proceeds of disposition of depreciable

property of the taxpayer of the same class as the property so acquired from a disposition made at the later of

- the time the replacement property was acquired, or
- 2. the time immediately after the time immediately after the property referred to in paragraphs 13(4)(a) or (b) of the said Act was disposed of.

Departure tax exemption

- (31) That for the 1972 and subsequent taxation years, subsection 48(4) of the said Act shall be amended
  - (a) to include in paragraph (a) thereof property acquired by the individual by bequest or inheritance after the last preceding time he became resident in Canada; and
  - (b) to repeal the phrase "36 months" in paragraph (b) thereof and substitute therefor "60 months".
- (32) That where after May 6, 1974, a taxpayer who granted an option to which subsection 49(1) or (2) of the said Act applied, grants one or more extensions or renewals of that option, any consideration therefor shall be subject to the rules of section 49 of that Act.

Options: consideration received or paid for extension or renewal Convertible properties

Cost of certain property

Adjusted cost
base of
partnership
interest:
addition of
amounts taxed
as income in
the year of
death:

(35) That
a tax
a

- (33) That section 51 of the said Act shall be amended to provide that where shares of one class of the capital stock of a corporation have after May 6, 1974, been acquired by a taxpayer in exchange for a capital property of the taxpayer that was a share, bond, debenture or note of the corporation (a "convertible property") the terms of which conferred upon the holder the right to make the exchange and no consideration was received by the taxpayer for the convertible property other than shares of that class,
  - (a) the exchange shall be deemed not to have been a disposition of property, and
  - (b) the cost to the taxpayer of the shares shall be deemed to be the adjusted cost base to him of the convertible property immediately before the exchange.
- (34) That for the 1972 and subsequent taxation years, subsection 52(1) or (1.1) of the said Act shall not apply with respect to property acquired after 1971 as described in any of subsections 52(2), (3) or (6) of that Act.
- (35) That in computing the adjusted cost base of a taxpayer's interest in a partnership at any time after 1971,
  - (a) there shall be added to the cost to him thereof
    - (i) any amount included in computing his income in respect of the partnership for the taxation year as a consequence of his death by virtue of subsection 70(2) of the said Act other than an amount included therein for the year by virtue of subparagraph (75)(f) of this Motion; and

exempt (ii) partnership income:

- (ii) his share of
  - (A) any amounts deducted under paragraphs 29(1)(b) and 29(2)(b) of the said Act in computing the income of the partnership from a farming business for a taxation year, and
  - (B) the amount, if any, by which
    - 1. any amount receivable
      by the partnership in
      respect of the disposition after 1971 of
      a property owned by the
      partnership on December
      31, 1971 that is a
      property referred to in
      paragraph 59(3)(a) or
      (b) of the said Act

#### exceeds

- 2. the relevant percentage as defined in subsection 59(4) of that Act of the amount receivable described in sub-subclause 1. hereof; and
- (b) there shall not be deducted any amount previously deducted by him as depletion allowance in respect of either partnership property that is or partnership income from, an oil or gas well, mineral resource, or timber limit.

depletion (b)
allowance in
respect of
resource
property

Adjustment to cost base of certain capital property: repayment of a grant, subsidy or assistance:

contributions of capital:

shares of joint exploration corporation:

### (36) That

- (a) for the purpose of computing, at any time after 1971, the adjusted cost base to a taxpayer of any property, the amount to be deducted under paragraph 53(2)(k) of the said Act shall be reduced by any part of the grant, subsidy or assistance therein referred to that has been repaid by the taxpayer before that time; and
- (b) for the purpose of computing, at any time after May 6, 1974, the adjusted cost base to a taxpayer of a property,
  - (i) the amount to be added thereto by virtue of paragraph 53(1)(c) of the said Act shall not include a contribution of capital made by the taxpayer to the corporation by virtue of a disposition of property in respect of which the taxpayer and the corporation have made an election pursuant to section 85 of that Act;
  - (ii) where the property is a share of a joint exploration corporation, within the meaning assigned by subsection 66(15) of the said Act, there shall be deducted exploration and development expenses renounced by the corporation in respect of contributions of capital made to it by the taxpayer, if such contributions had previously been added to the adjusted cost base of the share by virtue of paragraph 53(1)(c) of that Act; and

capital interest in a non-resident trust: unit of non-resident unit trust

Registered retirement savings and deferred profit sharing plans: contributions and transfers of property

- (iii) where the property is a capital interest in a non-resident trust or a unit of a non-resident unit trust referred to in subparagraphs 53(2)(i) and (j) of the said Act, respectively, the adjusted cost base of that interest or unit to him, as the case may be, shall be reduced as provided therein if more than 50% of the fair market value of the trust property at the time he acquired the interest or unit, as the case may be, consisted of taxable Canadian property, within the meaning assigned by subsection 248(1) of that Act for the purpose of section 2 thereof.
- (37) That for the 1974 and subsequent taxation years,
  - (a) where a taxpayer transfers property to a trust governed by a registered retirement savings plan or an amended plan, within the meaning assigned by section 146 of the said Act, or a trust governed by a deferred profit sharing plan or revoked plan, within the meaning assigned by section 147 of that Act, the transfer shall constitute a disposition of the property by the taxpayer for the purpose of paragraph 54(c) of the said Act,
  - (b) a transfer of property from a trust governed by any such plan to a beneficiary shall constitute a disposition of property by the trust for the purpose of the said paragraph,
  - (c) subsection 146(8) of the said Act shall be amended to provide that amounts received by a taxpayer in a taxation year as a benefit out of a registered retirement savings plan shall be included in computing his income for the year, and

Superficial losses

Assistance benefits paid to employees in leather tanning or footwear industries

Alimony and maintenance payments received by third parties

- (d) paragraph 146(1)(b) of the said Act shall be repealed and rules substituted therefor to define a benefit for purposes of a retirement savings plan as including any amount received out of or under such a plan, otherwise than as a premium.
- (38) That for the 1972 and subsequent taxation years, subparagraph 54(<u>i</u>)(iii) of the said Act shall be amended so that a loss arising on a disposition deemed by subsection 45(1) or section 50 of that Act to have been made shall be deemed not to be a superficial loss.
- (39) That for the 1974 and subsequent taxation years, a taxpayer who
  - (a) was employed in the leather tanning industry or in the production of leather footwear, and
  - (b) received a benefit in a year under any law of Canada providing for a scheme of adjustment assistance benefits,

shall be required to include the amount of the benefit in computing his income for the year.

(40) That where an amount referred to in paragraph 56(1)(b) or (c) of the said Act has been received pursuant to a decree, order or judgment of a competent tribunal or pursuant to a written agreement, or any variation thereof, that was given or made, as the case may be, after May 6, 1974, by a person for the benefit of a taxpayer or a child of the taxpayer in the custody of the taxpayer, the amount shall be included by the taxpayer in computing his income for the year.

Resource (41) Tha property: May proceeds of disposition: (a) delay rentals

- Resource (41) That for taxation years commencing after property: May 6, 1974,
  - (a) where all or any part of a taxpayer's proceeds of disposition of a property, right, license or privilege referred to in subsection 59(1) or (3) of the said Act do not become receivable until after the end of a taxation year, there shall be included in computing the taxpayer's income for the year the amount of the proceeds thereof that became receivable in that year;
  - (b) in order for the relevant percentage, within the meaning assigned by subsection 59(4) of the said Act, to apply to property referred to in subsection 59(3) of that Act, the property, in addition to the other requirements therein referred to, must have been owned by the taxpayer from December 31, 1971 until the time of disposition without interruption;
  - (c) where a taxpayer acquired, after 1971, a property referred to in subsection 59(3) of the said Act from a person with whom he did not deal at arm's length, the taxpayer shall be deemed to have owned the property on December 31, 1971 and thereafter without interruption until the disposition thereof by him; and
  - (d) for the purposes of section 59 of the said Act, the word "disposition" and the phrase "proceeds of disposition" shall have the meanings assigned by section 54 of that Act.

Alimony and maintenance payments paid to third parties

Deferred pay for retiring members of the Canadian Forces

Deduction for refund of income payments

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- (42) That where an amount referred to in paragraph 60(b) or (c) of the said Act has been paid pursuant to a decree, order or judgment of a competent tribunal or pursuant to a written agreement, or any variation thereof, that was given or made, as the case may be, after May 6, 1974, by a taxpayer to a person, other than the taxpayer's spouse or former spouse, for the benefit of the spouse or former spouse or a child of the marriage in the custody of the spouse or former spouse, the amount may be deducted in computing the income of the taxpayer for the year.
- (43) That for the 1974 and subsequent taxation years, a retiring member of the Canadian Forces who received deferred pay in a year that was included in computing his income for the year shall be eligible for the deduction provided by paragraph 60(j) of the said Act in respect thereof.
- (44) That for the 1974 and subsequent taxation years,
  - (a) section 60 of the said Act shall be amended to provide that a deduction shall be allowed to an individual in computing his income for a year in respect of an amount paid to a person with whom he was dealing at arm's length if the following rules are met:
    - (i) the amount had been included in computing his income in a previous year as
      - (A) a wage or salary,
      - (B) a scholarship, bursary or other amount described in paragraph 56(1)(n) of the said Act, or
      - (C) a research grant described in 56(1)(o) of that Act,
    - (ii) at the time such amount was received by him in the previous year, there was a condition stipulated for him to fulfil,

- (iii) he was required to repay the amount because of his failure to fulfil the condition,
- (iv) he did not provide services to the person as an officer or under a contract of employment at or during the time he received the amount in such previous year, and
  - (v) he had received the amount for the purpose of furthering his education,

and

- (b) the amount allowed as a deduction in subparagraph (a) hereof shall be included in computing the income for the year of the person to whom it was paid.
- (45) That for the 1974 and subsequent taxation years, a man who at any time in the year was separated from his wife pursuant to a court order shall be eligible to claim child care expenses in accordance with the rules provided in section 63 of that Act.
- (46) That
  - (a) for the 1974 and subsequent taxation years,
    - (i) the phrase "principal business corporation" in subsections 66(6) to (9), inclusive, of the said Act shall be deleted and the word "corporation" substituted therefor;
    - (ii) subsections 87(6) and (7) of that Act shall be repealed and subsections 66(6) and (7) of that Act shall be amended so as to apply to an acquisition as a result of an amalgamation, within the meaning assigned by subsection 87(1) of the said Act;

Child care expenses: man separated pursuant to court order

Exploration and development expenses: successor corporations and amalgamation:

annual payments for preservation of Canadian resource property:

recoveries of expenses:

- an annual payment made by a (iii) taxpayer for the preservation of a Canadian resource property, within the meaning assigned by subsection 66(15) of the said Act, or a property that would have been a Canadian resource property if it had been acquired after 1971, shall be considered as part of the taxpayer's Canadian exploration and development expenses, within the meaning assigned by that subsection; and
- (iv) subparagraph 66(15)(d)(i) of the said Act shall be repealed;
  - (b) where an amount becomes payable to a taxpayer in a taxation year as the result of a transaction occurring after May 6, 1974,
    - (i) as consideration for property, other than a resource property, or the rendering of services, the original cost of which to the taxpayer may reasonably be regarded as Canadian or foreign exploration and development expenses, within the meaning assigned by subsection 66(15) of the said Act, or
    - (ii) as a result of an agreement between the taxpayer and another person to share the cost of Canadian exploration and development expenses,

the amount shall be deducted in computing the taxpayer's Canadian or foreign exploration and development expenses, as the case may be, and where the amount exceeds such of those expenses as are deductible by him in computing his income for the year, the excess shall be included in computing the taxpayer's income for the year; and

foreign exploration and development expenses: limitation

Property of (47) corporation distributed to shareholders on winding-up: proceeds to corporation: cost of property to shareholder

taxpayer: rights and things. eligible capital property, resource properties or land inventory

- (c) subsection 66(4) of the said Act shall be amended to restrict a taxpayer, therein referred to. to a taxpayer who is resident in Canada for the relevant taxation vear.
- That effective after May 6, 1974, subsection 69(5) of the said Act shall be repealed and rules substituted therefor to provide that where in a taxation year of a corporation property of the corporation has been appropriated in any manner whatever to, or for the benefit of, a shareholder on the winding-up of the corporation, the following rules shall apply:
- (a) notwithstanding paragraph 40(2)(e) of that Act, for the purpose of computing the corporation's income for the year, it shall be deemed to have disposed of such property immediately before the winding-up and to have received therefor the fair market value thereof at that time:
  - (b) the shareholder shall be deemed to have acquired the property at a cost equal to its fair market value immediately before the winding-up; and
  - subsections 52(1), (1.1) and (2) of (c) that Act shall not be applicable for the purposes of determining the cost to a shareholder of the property.
- Death of a (48) That where a taxpayer dies after May 6, 1974, and had at the time of his death rights or things referred to in subsection 70(2) of the said Act, the following rules shall apply:

- (a) where a particular right or thing to which subsection 70(3) of the said Act applies is transferred to a person therein referred to,
  - (i) paragraph 69(1)(c) of that Act shall not apply to the right or thing, and
  - (ii) the person shall be deemed to have acquired the right or thing at a cost equal to the aggregate of:
    - (A) such part of the cost thereof to the taxpayer that had not been deducted by him in computing his income for any year, and
    - (B) expenditures made or incurred by the person to acquire the right or thing;
- (b) for the purposes of section 70 of the said Act, rights or things of the taxpayer shall not include an eligible capital property, a property, right, licence or privilege described in subsection 59(1) or (3) of that Act, and land that is inventory of the taxpayer;
- (c) where the eligible capital property of a business carried on by the taxpayer is acquired by a person, other than a person referred to in subsection 24(2) of the said Act, by virtue of the death of the taxpayer,
  - (i) the rules in subsection 24(1) of that Act shall not apply to the taxpayer,
  - (ii) the taxpayer shall be deemed to have disposed of the eligible capital property of the business immediately before his death for

an amount, that shall be deemed to have become payable to him in respect of a business carried on by him, equal to two times the cumulative eligible capital in respect of the business at that time, and

- (iii) the person shall be deemed to have acquired the eligible capital property of the business immediately after the death of the taxpayer at a cost equal to the amount referred to in clause (c)(ii) hereof and where the person continues to carry on the business previously carried on by the taxpayer, the person shall be deemed to have made an outlay or expense, for the purpose of section 14 of the said Act, equal to that cost;
- (d) where a particular property, right, licence or privilege described in subsection 59(1) or (3) of the said Act (the "property") was owned by the taxpayer at the time of his death,
  - (i) for the purposes of those subsections, the taxpayer shall be deemed to have disposed of the property, immediately before his death, and to have received proceeds of disposition therefor equal to the fair market value of the property at that time,
- (ii) where the property is a property referred to in subsection 59(3) of the said Act and is acquired, by virtue of the taxpayer's death, by any person who was a person related to the taxpayer immediately before the taxpayer's death,

- (A) the person shall be deemed to have acquired the property immediately after the death of the taxpayer at a cost equal to the amount included in the taxpayer's income in respect of the property by virtue of paragraph 59(3)(c) of the said Act, and
- (B) upon the subsequent disposition of the property by the person, he shall be deemed, for the purposes of subsection 59(3) of the said Act, to have owned the property on December 31, 1971, and
- where the property was trans-(iii) ferred or distributed to a person referred to in paragraph 70(6)(a) or (b) of the said Act, the taxpayer shall be deemed to have disposed of the property, immediately before his death, and to have received proceeds of disposition therefor equal to such amount as is specified by the taxpayer's legal representatives in the return of income of the taxpayer referred to in paragraph 150(1)(b) of that Act not exceeding the fair market value of the property at that time, and
  - (A) where the property is property referred to in any of paragraphs 59(1)(a) to (c), inclusive, of that Act, the person shall be deemed to have acquired the property for an amount equal to those proceeds, and

- (B) where the property is a property referred to in subsection 59(3) of that Act, the person shall be deemed to have acquired the property immediately after the death of the taxpayer at a cost equal to the amount included in the taxpayer's income in respect of the property by virtue of paragraph 59(3)(c) of that Act and, upon the subsequent disposition of the property by the person, he shall be deemed, for the purposes of subsection 59(3) of the said Act, to have owned the property on December 31, 1971; and
- (e) where land that was included in the inventory of a business carried on by the taxpayer was owned by the taxpayer at the time of his death,
  - (i) the taxpayer shall be deemed to have disposed of the land, immediately before his death, and to have received therefor proceeds of disposition equal to the fair market value of the land at that time, and
  - (ii) where the land was transferred or distributed to a person referred to in paragraph 70(6)(a) or (b) of the said Act, the taxpayer shall be deemed to have disposed of the land, immediately before his death, and to have received proceeds of disposition therefor equal to the cost amount of the land immediately before his death, and the person shall be deemed to have acquired the land for an amount equal to those proceeds.

benefit of a decreased taxpayer's spouse

- Trusts for the (49) That for the 1972 and subsequent taxation vears
  - subsection 70(6) of the said Act (a) shall be amended to provide
    - (i) that a trust described therein must be resident in Canada immediately after the time at which the property, transferred or distributed to the trust on or after the death of a taxpayer and as a consequence thereof, becomes vested indefeasibly in the trust, and
    - (ii) that the vesting must, within 15 months after the death of the taxpayer or such longer period as is reasonable in the circumstances, be established to have occurred not later than 15 months after the death of the taxpayer; and
  - (b) for the purposes of subsections 70(6) and 104(4) of the said Act, a trust shall be considered to be created by a will if it is created under the terms of the will, by a disclaimer or by an order of a court pursuant to legislation of any province providing for the relief or support of a testator's dependants.

in Canada immediately before the spouse's death, the trust shall be deemed to have

Transfer of (50) That where land or depreciable property of a prescribed class in Canada owned at some time by a taxpayer has, after 1971, been used in the business of farming by or on behalf of his spouse under the terms of a trust described in subsection 73(1) or 70(6) of the said Act and upon the death of the spouse, such land or depreciable property of a prescribed class is transferred or distributed to a child of the taxpayer who was resident

disposed of

farmland and certain property from parent to child where spouse trust interposed

- (a) the land for proceeds of disposition equal to the adjusted cost base of the land to the trust immediately before the spouse's death, or
- (b) the depreciable property of a prescribed class for proceeds of disposition equal to the undepreciated capital cost of the property to the trust immediately before the death of the spouse,

and the child shall be deemed to have acquired the land or the depreciable property, as the case may be, at a cost equal to such proceeds of disposition.

## (51) That,

(a) where a loss from a property or a property substituted therefor, referred to in subsection 74(1) or 75(1) of the said Act, arises after 1974, such loss shall be deemed to be a loss of the transferor therein referred to, and not of the transferee; and

#### (b) where

- (i) a property that is a transferred property, within the meaning assigned by subsection 74(2) or section 75.1 of that Act, has been disposed of by the transferee after 1974 and an allowable capital loss arises on such disposition, or
- (ii) the transferred property referred to in subsection 74(2) of the said Act is listed personal property and has been disposed of by the transferee after 1974 and a gain or a loss arises on such disposition,

Transfers of property to spouse or child: attribution of loss from property and capital loss: listed personal property

such gain, allowable capital loss or loss, as the case may be, shall be deemed to be a gain, allowable capital loss or loss of the transferor therein referred to, and not of the transferee.

Certain
corporations
deemed not to be
private
corporations

Bond conversion

Canadian income of non-resident from operation of ship or aircraft in international traffic

- (52) That for the 1972 and subsequent taxation years, a corporation that at any time during a taxation year would be a corporation referred to in paragraph 149(1)(d) of the said Act but for a provision of an Appropriation Act shall be deemed not to be a private corporation for the purposes of Part IV of the said Act.
- (53) That where after May 6, 1974, a bond is exchanged, paragraph 77(a) of the said Act shall be amended to provide that the terms of the bond given up, in exchange for a new bond, must confer upon the holder thereof the right to make the exchange whether or not that right was conferred at the time the bond was issued.
- (54) That for the 1974 and subsequent taxation years,
  - (a) paragraph 81(1)(c) of the said Act shall be amended by deleting the requirement that the ship or aircraft be operated by the non-resident person, and
  - (b) the words "international traffic" shall be defined to exclude a voyage, the principal purpose of which is to transport goods or passengers between destinations in Canada.

Capital gains from property acquired as personal injury award

Allowances of appointed school board officials

Charitable trusts: taxable dividends received

Late-filed section 83 elections

- (55) That for the 1972 and subsequent taxation years, any taxable capital gain arising in a year from the disposition of any property of a taxpayer referred to in paragraph 81(1)(g.1) of the said Act shall not be included in computing the income of the taxpayer for the year.
- (56) That for the 1974 and subsequent taxation years, where an amount as an allowance referred to in subsection 81(3) of the said Act has been paid to a taxpayer who is an appointed school board member, the allowance shall not be included in computing the income of the taxpayer, subject to the limitation contained in that subsection.
- (57) That for the 1972 and subsequent taxation years, a trust referred to in paragraph 149(1)(h) of the said Act shall be deemed not to be an individual for the purpose of paragraph 82(1)(b) of that Act.
  - (58) That where at any particular time after 1973, a dividend referred to in subsection 83(1) or (2) of the said Act became payable by a corporation and the election therein referred to was not made on or before the day required, the election shall be deemed to have been made on the day required, if
    - (a) the election is made, in the manner and form prescribed, on or before February 28 of the year following the year in which the dividend became payable, and
    - (b) a penalty is paid by the corporation at the time the election is made equal to the lesser of

(i) an amount equal to 1% per annum of the amount of the dividend for the period commencing with the day on which the election would otherwise have been required to be made, and ending with the day on which the election was made, and

# (ii) \$500.

(59) That with respect to any disposition of property by a taxpayer after May 6, 1974,

- (a) subsection 85(1) of the said Act shall be amended to provide that where the disposition is made by a taxpayer to a Canadian corporation and the property disposed of is capital property (other than real property or an option in respect thereof owned by a non-resident), eligible capital property, inventory other than real property or property referred to in subsection 59(2) of the said Act, and where the taxpayer has received consideration therefor that includes shares in the capital stock of the corporation, the following provisions shall apply:
  - (i) subject to paragraphs 85(1)(b) and (c) of the said Act, the agreed amount referred to in paragraph 85(1)(a) of that Act shall, in the case of inventory or capital property (other than depreciable property), not be less than the lesser of
    - (A) the fair market value of the property, and
    - (B) the cost amount of the property,

Transfer of property to Canadian corporation

at the time of disposition;

- (ii) the rules in paragraphs 85(1)(d)
   and (e) of the said Act
  - (A) shall be subject to paragraphs 85(1)(b) and(c) of the said Act, and
  - (B) where more than one property is included in the disposition, shall be applied as if each such property was disposed of separately in the order designated by the taxpayer within the time specified for the filing of an election under subsection 85(1) of the said Act in respect of the property so disposed of, or failing such designation, in the order designated by the Minister;
- (iii) where the fair market value of the property at the time of the disposition exceeds the greater of
  - (A) the fair market value at the time of the disposition of the consideration received by the taxpayer for the property disposed of by him, and
  - (B) the amount that the taxpayer and the corporation have agreed upon in their election in respect of the property, determined without reference to this subparagraph,

and it is reasonable to regard any portion of such excess as a gift made by the taxpayer to or for the benefit of any other shareholder of the corporation, the amount that the taxpayer and the corporation have agreed upon in their election in respect of the property shall, except for the purposes of paragraphs 85(1)(g) and (h) of that Act, be deemed to be the aggregate of

- (C) the amount referred to under subclause (B) hereof, and
- (D) the portion of such excess that may reasonably be regarded as a gift made by the taxpayer to or for the benefit of any other shareholder of the corporation; and
- (iv) where any of the property so disposed of is taxable Canadian property of the taxpayer, all of the shares of the capital stock of the Canadian corporation received by him as consideration therefor shall be deemed to be taxable Canadian property of the taxpayer;
- (b) subsections 85(2) and (2.1) of the said Act shall be repealed and rules substituted therefor to provide that where the disposition is made by a partnership to a Canadian corporation and the property disposed of is partnership property that is capital property (other than real property or an interest therein owned by a partnership that is not a Canadian partnership), eligible capital property, inventory other than real property or property referred to in subsection 59(2) of that Act, the rules in

subsections 85(1) and (1.1) of the said Act and subparagraph (a) hereof shall be applicable in respect of the disposition <u>mutatis</u> <u>mutandis</u>, as if the partnership was a taxpayer resident in Canada that had disposed of property to the corporation;

- (c) paragraph  $85(1)(\underline{i})$  and subsection 85(4) of the said Act shall be repealed; and
- (d) where a taxpayer or a partnership (the "taxpayer") disposed of any capital property to a corporation that, immediately after the disposition, was controlled, directly or indirectly, in any manner whatever by the taxpayer, by the spouse of the taxpayer or by a person or group of persons by whom the taxpayer was controlled directly or indirectly in any manner whatever, and, but for this provision, the taxpayer would have had a capital loss therefrom or a deduction pursuant to paragraph 24(1)(a) of the said Act in computing his income for his taxation year in which he ceased to carry on a business, the following rules shall apply:
  - (i) notwithstanding paragraphs 24(1)(a) and 40(2)(e) of the said Act, his capital loss therefrom or his deduction, pursuant to paragraph 24(1)(a) of the said Act in computing his income for his taxation year in which he ceased to carry on the business, otherwise determined, shall be deemed to be nil, and

- (ii) where, immediately after the disposition, the taxpayer owned any shares of any class of the capital stock of the corporation, in computing the adjusted cost base to him of all shares of any particular class of the capital stock of the corporation owned by him immediately after the disposition, there shall be added
  - (A) in the case of capital property, the amount, and
  - (B) in the case of eligible capital property, twice the amount

equal to that proportion of the amount, if any, by which the cost amount to him, immediately before the disposition, of the property so disposed of exceeds his proceeds of disposition that

(C) the fair market value, immediately after the disposition, of all shares of that class so owned by him,

is of

- (D) the fair market value, immediately after the disposition, of all shares of the capital stock of the corporation so owned by him.
- (60) That for the 1972 and subsequent taxation years,
  - (a) any election under subsection 85(1) or (2) of the said Act shall be made on or before the day (the

Late-filed section 85 elections

"day") that is the earlier or earliest, as the case may be, of the days on or before which any taxpayer making the election is required to file a return of income for the taxation year in which the transaction to which the election relates occurred, and

- (b) where the election referred to in subparagraph (a) hereof was not made on or before the day and that day is after May 6, 1974, the election shall be deemed to have been made on that day if
  - (i) the election is made in prescribed form on or before a day that is one year after the day, and
  - (ii) a penalty is paid at the time the election is made
    - (A) by the taxpayer referred to in subsection 85(1) of the said Act equal to \( \frac{1}{4} \) of 1% of the amount by which the fair market value of the property disposed of by the taxpayer at the time of disposition exceeds the amount agreed upon by the taxpayer and the corporation in the election, or
    - (B) by the partnership referred to in subsection 85(2) of the said Act equal to \( \frac{1}{4} \) of 1% of the amount by which the fair market value of the property disposed of by the partnership at the time of disposition exceeds the amount agreed upon by the partnership and the corporation in the election,

for each month or part thereof that the election has not been made during the period commencing with the day and ending at the time the election is made.

exchange

Canadian dispersion owned

- Share for share (61) That where after May 6, 1974, a taxpayer acquires shares of the capital stock of a particular Canadian corporation, within the meaning assigned by subsection 89(1) of the said Act, in exchange for capital properties of the taxpayer that were shares of the capital stock of another corporation (the "exchanged shares") and
  - the taxpayer and the particular (a) Canadian corporation were dealing with each other at arm's length immediately before the exchange,
  - (b) the taxpayer, persons with whom he does not deal at arm's length, or the taxpayer together with persons with whom he does not deal at arm's length, do not control, either directly or indirectly in any manner whatever, the particular Canadian corporation immediately after the exchange,
  - no election is filed by the taxpayer and the particular Canadian corporation with respect to the exchange, pursuant to the provisions of subsection 85(1) or (2) of the said Act, and
  - (d) no consideration is received by the taxpayer for the exchanged shares other than shares of one class of the capital stock of the particular Canadian corporation,

the following rules shall apply:

- (e) provided that the taxpayer does not, in computing his capital gain or loss from the disposition of the exchanged shares, include proceeds of disposition in respect of the exchanged shares equal to the fair market value thereof immediately prior to the exchange, the taxpayer shall be deemed
  - (i) to have disposed of the exchanged shares for proceeds equal to their adjusted cost base to him immediately before the exchange, and
  - (ii) to have acquired the shares of the particular Canadian corporation at a cost equal to the adjusted cost base to him of the exchanged shares immediately before the exchange, and

where the exchanged shares were taxable Canadian property of the taxpayer, the shares of the particular Canadian corporation so acquired by him shall be deemed to be taxable Canadian property of the taxpayer; and

- (f) the cost of any of the shares of the other corporation to the particular Canadian corporation, at any particular time up to and including the time it disposes of those shares, shall be deemed to be,
  - (i) the fair market value thereof immediately before the exchange if at the particular time or at any earlier time after the time of exchange, the particular Canadian corporation owned shares of the capital stock of the other corporation

- (A) to which are attached, not less than 10 per cent of all votes that could then be cast for any and all purposes by holders of all shares of the other corporation, and
- (B) which represent not less than 10 per cent of the fair market value of all issued and outstanding shares of the other corporation, and
- (ii) in any other case, nil.
- (62) That with respect to a reorganization of the capital of a corporation that occurs after May 6, 1974, section 86 of the said Act shall be repealed and the following rules substituted therefor:
  - (a) where, at a particular time that is after May 6, 1974, in the course of a reorganization of the capital of a corporation, a taxpayer has exchanged capital property that was all the shares of any particular class of the capital stock of the corporation that were owned by him at that time (the "old shares"), in return for consideration that includes other shares of the corporation (the "new shares"), the following rules shall apply:
    - (i) the cost to the taxpayer of any property (other than shares of the capital stock of the corporation or a right to receive any such shares) receivable by him as consideration for the old shares shall be deemed to be its fair market value at the time of the exchange;

Exchange of shares by a shareholder in course of reorganization of capital

- (ii) the cost to the taxpayer of any new shares of any class of the capital stock of the corporation receivable by him as consideration for the old shares shall be deemed to be that proportion of the amount, if any, by which the adjusted cost base to him, immediately before the exchange, of the old shares exceeds the fair market value of the consideration for the old shares (other than shares of the capital stock of the corporation or a right to receive any such shares) receivable by him from the corporation, that
  - (A) the fair market value, immediately after the exchange, of those new shares of that class,

is of

- (B) the fair market value, immediately after the exchange, of all new shares of the capital stock of the corporation receivable by him as consideration for the old shares; and
- (iii) the taxpayer shall be deemed to have disposed of the old shares at the time of the exchange for proceeds of disposition equal to the amount of money, if any, plus the cost to him of the new shares and other property receivable by him as consideration for the old shares, and
  - (b) this provision shall not be applicable to any case where section 51 or any of subsections 85(1) to (3) of the said Act is applicable.

Amalgamations

- (63) That with respect to an amalgamation, within the meaning assigned by section 87 of the said Act, that occurs after May 6, 1974, the said section shall be amended as follows:
  - (a) subsection 87(1) of the said Act shall be amended so that
    - (i) properties of a predecessor corporation that are amounts receivable from another predecessor corporation or investments in the shares of another predecessor corporation, and
    - (ii) liabilities of a predecessor corporation that are amounts payable to another predecessor corporation

shall not be required to become properties or liabilities, as the case may be, of the new corporation by virtue of the merger;

- (b) paragraph 87(1)(c) thereof shall require that all the shareholders of the predecessor corporations (except any predecessor corporation) immediately before the merger receive shares of the new corporation by virtue of the merger;
- (c) subparagraphs 87(2)(c)(i) and (ii) thereof shall, for the purposes of computing the income of the new corporation for a taxation year from a business or property, apply to all amounts received or paid, as the case may be, by the new corporation;
  - (d) paragraph 87(2)(r) thereof shall be amended so that the rule therein shall also apply to the computation of the new corporation's paid-up capital deficiency at any time after the amalgamation and the reference in that paragraph to "subparagraphs 89(1)(1)(i) to (iv)" shall be read as "paragraph 89(1)(1)(iv);

- (e) paragraph 87(2)(s) thereof shall be amended so that the rule therein shall also apply to the computation of the new corporation's 1971 capital surplus on hand at any time after the amalgamation and the reference in that paragraph to "subparagraphs 89(1)(d)(i) to (iv)" shall be read as "subparagraph 89(1)(d) (iii)";
- (f) a rule shall be added so that the amount, if any, by which the paid-up capital of the new corporation immediately after the amalgamation exceeds the aggregate of the paid-up capital in respect of each share of the capital stock of a predecessor corporation (other than a share held by another predecessor corporation) immediately before the amalgamation shall, for the purposes of computing the 1971 capital surplus on hand or the paid-up capital deficiency of the new corporation, be added to the aggregate of amounts determined under subparagraph (69)(d) of this Motion,
- (g) paragraphs 87(2)(z.1) and (aa) thereof shall be amended to apply only to a new corporation that has been a private corporation continuously from the amalgamation until the time of computation of its capital dividend account or refundable dividend tax on hand, as the case may be;
- (h) the reference in paragraph 87(3)(a)
   thereof to "subparagraphs 89(1)(d)(i)
   to (iv)" shall be read as "sub paragraph 89(1)(d)(iii)";
- (i) subsection 87(4) thereof shall be amended to provide that for the purposes of computing the income of a shareholder (except any predecessor corporation) who owned, immediately before the amalgamation,

capital properties that were shares of the capital stock of a predecessor corporation and received no consideration for the disposition of those shares on the amalgamation other than shares of the new corporation,

- (i) the shareholder shall be deemed to have disposed of his shares of the capital stock of the predecessor corporation on the amalgamation for proceeds equal to the adjusted cost base to him of those shares immediately before the amalgamation, and
- (ii) the shareholder shall be deemed to have acquired the shares of any particular class of the capital stock of the new corporation at a cost equal to that proportion of the proceeds described in clause (i) hereof that
  - (A) the fair market value, immediately after the amalgamation, of all the shares of that particular class so acquired by him

is of

(B) the fair market value, immediately after the amalgamation, of all the shares of the new corporation so acquired by him as consideration for the disposition of the shares described in clause (i) hereof, and

where the shares of the predecessor corporation owned by the shareholder were taxable Canadian property of the shareholder, the shares of the new corporation received by him shall be deemed to be taxable Canadian property of the shareholder;

- (j) a rule shall be added so that for the purposes of computing the income of a taxpayer who owned, immediately before the amalgamation, a capital property that was an option (the "old option") to acquire shares of a predecessor corporation and who received no consideration for the disposition of the old option on the amalgamation other than an option (the "new option") to acquire shares of the new corporation,
  - (i) the taxpayer shall be deemed to have disposed of the old option on the amalgamation for proceeds equal to the adjusted cost base to him of that option immediately before the amalgamation, and
  - (ii) the taxpayer shall be deemed to have acquired the new option at a cost equal to the proceeds of disposition of the old option, and

where the old option of the taxpayer was taxable Canadian property of the taxpayer, the new option received by the taxpayer shall be deemed to be taxable Canadian property of the taxpayer; and

(k) a rule shall be added so that for the purposes of computing the income of a taxpayer who owned, immediately before the amalgamation, a capital property that was a bond, debenture, note, mortgage or other similar obligation of a predecessor corporation (the "old property") and who received no consideration for the disposition of the old property on the amalgamation other than a

bond, debenture, note, mortgage or other similar obligation, respectively, of the new corporation (the "new property"), provided that the amount payable to the holder of the new property on its maturity is the same amount that would have been payable to the holder of the old property on its maturity,

- (i) the taxpayer shall be deemed to have disposed of the old property on the amalgamation for proceeds equal to the adjusted cost base to him of the old property immediately before the amalgamation, and
- (ii) the taxpayer shall be deemed to have acquired the new property at a cost equal to the proceeds of disposition of the old property.
- (64) That with respect to an amalgamation, within the meaning assigned by section 87 of the said Act, that occurred after 1971, rules shall be added to that section to provide that
  - (a) where a predecessor corporation was a non-resident-owned investment corporation and had, immediately before the amalgamation, cumulative taxable income or an amount in its capital gains dividend account, such cumulative taxable income or amount shall be added to the cumulative taxable income and the capital gains dividend account, respectively, of the new corporation that is a nonresident-owned investment corporation; and
  - (b) depreciable property (other than property of a prescribed class) of a predecessor corporation shall be deemed to have been acquired by the new corporation before 1972 at the

Amalgamations: nonresident-owned investment corporation:

depreciable property other than property of a prescribed class actual cost thereof to the predecessor corporation, and the undepreciated capital cost thereof to the new corporation shall be deemed to be the undepreciated capital cost thereof of the predecessor corporation immediately before the amalgamation.

Winding-up of whollyowned Canadian corporation

- (65) That where a Canadian corporation referred to in subsection 88(1) of the said Act (the "subsidiary") has been wound up after May 6, 1974, and all of the issued shares of the capital stock of the subsidiary were, immediately before the winding-up, owned by another Canadian corporation (the "parent"), the following rules shall apply:
  - (a) paragraph 88(1)(a) of the said Act
    - (i) shall not apply for the purposes of subparagraphs 89(1)(1)(ii) and (vii) of that Act, and
    - (ii) shall be amended to provide that the proceeds of disposition of the subsidiary, from the disposition of property that is eligible capital property, shall be an amount equal to twice the cost amount thereof to the subsidiary immediately before the winding-up;
  - (b) subparagraph 88(1)(d)(i) of the said Act shall be amended so that the amount therein determined shall be the amount by which the aggregate of amounts referred to in clause (A) thereof exceeds the aggregate of amounts referred to in clause (B) thereof plus the amount of any reserve (other than a reserve referred to in paragraph 20(1)(n) or subparagraph 40(1)(a)(iii) of the said Act) deducted in computing the subsidiary's income for its taxation

- year during which its assets were distributed to the parent on the winding-up;
- (c) subsections 84(2) and 88(2) of the said Act and section 21 of the Income Tax Application Rules, 1971, shall not apply;
- (d) paragraph 88(1)(e) of the said Act shall be repealed and a rule substituted therefor to provide that, for the purposes of Parts VII and VIII of the said Act, the subsidiary shall be deemed to have paid and the parent shall be deemed to have received a dividend on the shares of the capital stock of the subsidiary equal to the amount that would be the designated surplus of the subsidiary with respect to the parent corporation that would have been determined under paragraph 192(13)(b) of that Act if control of the subsidiary had been acquired by the parent immediately before the windingup of the subidiary and the taxation year of the subsidiary which included that time had ended immediately before that time:
- (e) the subsidiary shall, for the purposes of computing its income for its taxation year during which its assets were transferred to the parent on the winding-up, be permitted to claim any reserve that would have been allowed under paragraphs 20(1)(1), (m) and (n) and subparagraph 40(1)(a)(iii) of the said Act if the assets had not been transferred to the parent on the winding-up and no amount shall be included by virtue of paragraphs 12(1)(d) and (e) or subparagraph 40(1)(a)(ii) of that Act in computing the income of the subsidiary for its taxation year, if any, following the year in

which its assets were transferred to the parent;

- (f) the provisions of paragraphs 87(2)(c),
   (g), (h), (i), (j), (k), (1/2), (m),
   (n), (o), (p), (q), (r), (s), (t),
   (u), (v), (x), (z), (z.1), (cc),
   (ee) and (jj) of the said Act shall
   apply to the winding-up as if:
  - (i) the references therein to
    - (A) "amalgamation" were read as "winding-up",
    - (B) "predecessor corporation" were read as "subsidiary",
    - (C) "new corporation" were read as "parent",
    - (D) "its first taxation year" were read as "its taxation year during which it received the assets of the subsidiary on the windingup",
    - (E) "its last taxation year"
      were read as "its taxation
      year during which its
      assets were distributed to
      the parent on the winding
      up",
    - (F) "predecessor corporation's
       gain" were read as "sub sidiary's gain",
    - (G) "predecessor corporation's income" were read as "subsidiary's income",
    - (H) "new corporation's income"
      were read as "parent's
      income",
    - (I) "predecessor corporation's foreign tax carryover"

- were read as "subsidiary's foreign tax carryover",
- (J) "any predecessor private corporation" were read as "the subsidiary (if the subsidiary was a private corporation at the time of the winding-up)", and
- (K) "predecessor corporation's
   capital dividend account"
   were read as "subsidiary's
   capital dividend account",
   and
- (ii) the subsidiary's taxation year during which its assets were transferred to the parent on the winding-up had ended immediately before that time;
- for the purposes of computing the (g) cumulative deduction account, within the meaning assigned by subsection 125(6) of the said Act, of the parent at the end of its taxation year during which the subsidiary was wound up and any subsequent taxation year, there shall be added to the amount determined under paragraph (b) thereof from which the aggregate of the amounts referred to in subparagraphs (iii) and (iv) thereof are to be subtracted, an amount equal to the amount of the subsidiary's cumulative deduction account at the end of its taxation year during which it was wound up;
- (h) for the purpose of computing the
  1971 undistributed income on hand of
  the parent at any time after the
  winding-up, where the subsidiary had
  1971 undistributed income on hand
  immediately before the winding-up,
  the amount thereof shall (except for
  the purpose of determining the
  designated surplus of the parent at

any time) be added to the aggregate of the amounts determined under paragraphs 196(4)(a) to (c), inclusive, of the said Act); and

- (i) for the purpose of computing the refundable dividend tax on hand (within the meaning assigned by subsection 129(3) of the said Act) of the parent at the end of any taxation year after its taxation year during which the subsidiary was wound up, the amount, if any, by which
  - (i) the subsidiary's refundable dividend tax on hand at the end of its taxation year during which it was wound up

exceeds

(ii) the subsidiary's dividend refund (within the meaning assigned by subsection 129(1) of that Act) for its taxation year referred to in clause (i) hereof

shall, if the parent has been a private corporation continuously from the time of the winding-up to the end of the taxation year, be added to the aggregate determined under subsection 129(3) of that Act from which the parent's dividend refunds are to be subtracted.

- (66) That for the 1972 and subsequent taxation years, the definition of the capital dividend account of a corporation in paragraph 89(1)(b) of the said Act shall be amended by repealing subparagraph (i) thereof and substituting a rule therefor to include therein, at any particular time, ½ of the amount, if any, by which
  - (a) the aggregate of the capital gains of the corporation for the period commencing with the beginning of the

Capital dividend account of corporations

first taxation year commencing after the time the corporation last became a private corporation and ending after 1971, and ending immediately before the particular time

#### exceeds

- (b) the aggregate of its capital losses for that period.
- (67) That the paid-up capital of a corporation at any time after May 6, 1974 and at the end of its 1971 taxation year shall mean
  - (a) in respect of a share of any class of the capital stock of a corporation, an amount equal to the paid-up capital at that time in respect of the class of shares of the capital stock of the corporation to which that share belongs, divided by the number of issued shares of that class outstanding at that time;
  - (b) in respect of a class of shares of the capital stock of a corporation, the amount, if any, by which the aggregate of
    - (i) the amount of the paid-up capital of that class of shares at that time, determined without reference to this paragraph,
    - (ii) all amounts each of which is an amount in respect of the issue of any share of that class by the corporation before that time equal to the amount, if any, by which
      - (A) the fair market value, at the time that share was issued, of the consideration received by the corporation for the issue of that share

Paid-up capital

## exceeds

- (B) the increase in the amount referred to in clause (i) hereof by virtue of the issue of that share, and
- (iii) all amounts each of which is that portion of a contribution of tangible property to the corporation by a holder of a share of that class that cannot reasonably be regarded as a gift made to or for the benefit of any other shareholder of the corporation, but only to the extent that such amount is not otherwise included in the paidup capital in respect of that or any other class of shares of the capital stock of the corporation,

#### exceeds

- (iv) all amounts each of which is an amount in respect of the redemption, acquisition or cancellation in any manner whatever of a share of that class by the corporation equal to the amount, if any, by which
  - (A) the paid-up capital in respect of that share immediately before such redemption, acquisition or cancellation

#### exceeds

(B) the reduction in the amount referred to in clause (i) hereof by virtue of such redemption, acquisition or cancellation; and (c) in respect of all the shares of the capital stock of a corporation, an amount equal to the aggregate of all amounts each of which is an amount equal to the paid-up capital in respect of a class of shares of the capital stock of the corporation at that time.

Reduction in paid-up capital

- (68) That where a corporation has made an election under subsection 83(1) of the said Act in respect of a dividend on a particular class of shares of the capital stock of the corporation that has become payable, or was paid if that time was earlier, after 1971 but before May 7, 1974, and
  - (a) the portion of the dividend that was payable out of the corporation's 1971 capital surplus on hand, pursuant to paragraph 83(1)(b) of the said Act, as it read at the time the dividend became payable, or was paid if that time was earlier,

## exceeds

(b) the portion of the dividend that would have been payable out of the corporation's 1971 capital surplus on hand, if the said Act were read without reference to this paragraph, but with reference to paragraph (67) of this Motion,

notwithstanding any other provision of the said Act, the paid-up capital in respect of the particular class of shares, at the end of the corporation's 1971 taxation year and at any time after 1971, shall be reduced by the excess of the amount referred to in subparagraph (a) hereof over the amount referred to in subparagraph (b) hereof. Paid-up capital deficiency

- (69) That in computing the paid-up capital deficiency of a corporation at any particular time after May 6, 1974, paragraph 89(1)(d) of the said Act shall be amended as follows:
  - (a) the reference in subparagraph (i) thereof to subparagraph 89(1)(1)(vi) of the said Act shall be read as a reference to that subparagraph as amended by subparagraph (72)(e) of this Motion;
  - (b) the reference in subparagraph (ii) thereof to subparagraph 89(1)(1)(vii) of the said Act shall be read as a reference to that subparagraph as amended by subparagraphs (72)(a) and (b) of this Motion;
  - (c) subparagraphs (iii) and (iv) thereof shall be repealed;
  - (d) the following amounts shall be added in determining the paid-up capital deficiency of the corporation:
    - (i) all amounts referred to in paragraph 89(1)(1)(ix) of the said Act:
    - all amounts each of which is an (ii) amount equal to the paid-up capital at the particular time in respect of a share of the capital stock of the corporation issued after 1971 that was received by a person described in subsection 35(1) of the said Act if that person, together with other persons with whom he does not deal at arm's length, directly or indirectly in any manner whatever controlled the corporation at the particular time; and
    - (iii) where before the particular time the corporation issued any

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shares of its capital stock as consideration for the purchase of shares of a second corporation and at any time, before the particular time,

- (A) a particular individual
  - controlled the second corporation directly or indirectly in any manner whatever, or
  - 2. beneficially owned shares of the capital stock of the second corporation representing over 50% of paid-up capital, and
- (B) the particular individual referred to in subclause
  (A) hereof either
  - controlled the corporation directly or indirectly in any manner whatever, or
- 2. beneficially owned shares of the capital stock of the corporation representing over 50% of its paidup capital,

all amounts each of which is an amount equal to the lesser of

(C) subject to the rule referred to in paragraph (70) of this Motion, all amounts each of which is an amount equal to the paid-up capital, immediately after its issue, of each share so issued (on the assumption that paragraph (67) of this Motion applied at any time), and

- (D) the amount, if any, by which the aggregate of all amounts each of which is an amount equal to the paid-up capital, immediately after its issue, of each share so issued (on the assumption that paragraph (67) of this Motion applied at any time) and the fair market value at the time of purchase of any other consideration given by the corporation for the purchase of the shares of the second corporation, exceeds the lesser of
  - 1. such amount as the corporation can substantiate as the paid-up capital limit of the second corporation at the particular time, and
  - 2. all amounts each of which is the amount that the corporation can substantiate as the paid-up capital, at the time of purchase, of each share of the second corporation so purchased;
- (e) the reference in subparagraph (vi) thereof to subparagraph 89(1)(1)(ii) of the said Act shall be read as a reference to that subparagraph as amended by subparagraphs (72)(a) and (b) of this Motion;
- (f) the reference in subparagraph (vi) thereof to subparagraph 89(1)(1)(iv.1) of the said Act shall be read as a reference to that subparagraph as amended by subparagraph (72)(c) of this Motion;
- (g) there shall be deducted in determining the paid-up capital deficiency of the corporation all amounts determined in respect of the corporation at the particular time by

virtue of the amendments referred to in clauses (72)(d)(i), (ii), (iii), (iv) and (v) of this Motion; and

- (h) the reference in subparagraph (ix) thereof to "paragraph 111(1)(a)" shall be amended to refer to "paragraphs 111(1)(a) or (c)".
  - (70) That where the amendment proposed in clause (69)(d)(iii) of this Motion applies to the issue, on or before May 6, 1974, of any share of the capital stock of a corporation, the paid-up capital in respect of the share, at any time shall, for the purposes of subclause (69)(d)(iii) (C) of this Motion, be deemed to be the paid-up capital in respect thereof that would be determined if the paid-up capital at that time, in respect of the class of shares to which that share belonged, was equal to the amount that would be determined under clause (67)(b)(ii) of this Motion in respect of that class of shares at that time.
  - (71) That for the 1972 and subsequent taxation years, for the purposes of subparagraphs 89(1)(1)(ii) and (iii) of the said Act, the actual cost of depreciable property that was acquired by a corporation before the commencement of its 1949 taxation year that is capital property referred to in those subparagraphs shall be deemed to be the capital cost of such property, within the meaning assigned by section 144 of the said Act as it read in its application to the 1971 taxation year.
  - (72) That in computing the 1971 capital surplus on hand of a corporation at any particular time after May 6, 1974, paragraph 89(1)(1) of the said Act shall be amended as follows:
    - (a) subparagraphs (ii) and (vii) thereof shall be read subject to the amend-

Special reduction of paid-up capital deficiency

1971 capital surplus on hand: depreciable property acquired before 1949

1971 capital surplus on hand

ment in paragraph (73) of this Motion;

- (b) the computation of an amount under subparagraphs (ii) and (vii) thereof shall be made as if
  - (i) the property exchanged (the "old property"), pursuant to any of sections 51 (subject to the amendment in paragraph (33) of this Motion), 86 (subject to the amendment in paragraph (62) of this Motion), 87 (subject to the amendment in paragraph (63) of this Motion) and 77 of the said Act (subject to the amendment in paragraph (53) of this Motion), and paragraph (61) of this Motion, had not been disposed of by the taxpayer but had been altered in form only and had continued in existence in the form of the property received by virtue of the exchange (the "new property"), and
  - (ii) the new property had not been acquired by the taxpayer by virtue of the exchange, but had been in existence prior thereto in the form of the old property that was altered, in form only, by virtue of the exchange;
- (c) the amount determined under clause (iv.1)(B) thereof shall be an amount equal to the aggregate of
  - (i) the eligible capital amount, and
  - (ii) where the amount in respect of an eligible capital amount is received as consideration for the disposition of, or for allowing the expiry of a government right, such amount

as is included in respect thereof in the tax equity of the corporation at the end of its 1971 taxation year by virtue of subparagraph 89(1)(h) (ii.1) of the said Act;

- (d) the following amounts shall be added in determining the 1971 capital surplus on hand of the corporation:
  - (i) all amounts each of which is an amount that became payable to the corporation after the end of its 1971 taxation year and before 1972 in respect of a property, owned by it at the end of its 1971 taxation year or acquired by it thereafter and disposed of by it before 1972, that would have been eligible capital property if it had been disposed of after 1971, equal to the amount, if any, by which the amount that became payable exceeds any amount included in respect of that property in the tax equity of the corporation at the end of its 1971 taxation year by virtue of subparagraph 89(1)(h) (ii.1) of the said Act;
  - (ii) all amounts, each of which is an amount equal to the amount, if any, by which
  - (A) the amount receivable by the corporation in respect of the disposition after 1971 of a property owned by the corporation on December 31, 1971 that is a property referred to in paragraph 59(3)(a) or (b) of the said Act

- (B) the relevant percentage, as defined in subsection 59(4) of that Act, of the amount receivable described in subclause (A) hereof;
- (iii) all amounts each of which is an amount receivable in respect of a property referred to in paragraph 59(3)(a) or (b) of the said Act owned by the corporation at the end of its 1971 taxation year or acquired by it thereafter and disposed of by it before 1972;
  - (iv) all amounts each of which is an amount deducted by virtue of paragraph 29(1)(b) or 29(2)(b) of the said Act in computing the income of the corporation for a taxation year ending before the particular time;
    - (v) the amount, if any, by which
      - (A) the proceeds of any life insurance policy received by the corporation after the end of its 1971 taxation year and before 1972 in consequence of the death of any person whose life was insured under the policy,

exceeds

- (B) the aggregate of
  - 1. all amounts included in the tax equity of that corporation at the end of its 1971 taxation year in respect of the policy, and

- 2. all amounts paid as or on account of premiums paid under the policy by that corporation after the end of its 1971 taxation year and before 1972; and
- (vi) all amounts determined under subparagraphs 89(1)(d)(vii), (viii) and (x) of the said Act in respect of the corporation at the particular time;
- the amount referred to in subpara-(e) graph (vi) thereof shall be computed as if no amount were allowed as a deduction under subparagraph 82(1)(a) (ii) of the said Act, as it read in its application to the 1971 taxation year, that was not deductible in computing the corporation's income for the 1971 or any previous taxation year for the purposes of Part I of the said Act as it read in its application to that year, but would have been deductible in computing its income for the 1971 taxation year if the said Act as it read in its application to that year had been read without reference to any restriction on the quantum of any deduction thereunder; and
- (f) there shall be deducted in determining the 1971 capital surplus on hand of the corporation all amounts determined under clauses (69)(d)(ii) and (iii) of this Motion in respect of the corporation at the particular time.

Special rules concerning 1971 capital surplus on hand and paid-up capital deficiency

- (73) That in computing the 1971 capital surplus on hand or the paid-up capital deficiency of a corporation at any particular time after May 6, 1974, the following rules shall apply:
  - (a) the amount referred to in subparagraphs 89(1)(1)(ii) and (vii) of the said Act (subject to the amendment in subparagraphs (72)(a) and (b) of this Motion) shall be deemed to be nil where the property disposed of is
    - (i) a share of the capital stock of a subsidiary corporation referred to in subsection 88(1) of the said Act that was disposed of on the winding-up of the subsidiary where that winding-up commenced after May 29, 1973;
- (ii) a share of the capital stock of another corporation that was controlled, within the meaning assigned by subsection 186(2) of the said Act, by the corporation and that was disposed of by the corporation after 1971 to a person with whom the corporation was not dealing at arm's length immediately after the disposition, other than a disposition referred to in clauses (a)(i) or (iii) or subparagraph (b) hereof, or

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- (iii) subject to subsection 26(21) of the Income Tax Application Rules, 1971, a share of the capital stock of a particular corporation that was disposed of by the corporation after May 6, 1974, by virtue of an amalgamation, within the meaning assigned by subsection 87(1) of the said Act, where the corporation controlled, within the meaning assigned by subsection 186(2) of the said Act, both the particular corporation immediately prior to the amalgamation and the new corporation immediately after the amalgamation; and
  - (b) where another corporation that is a Canadian corporation owned a capital property on December 31, 1971 and subsequently disposed of it to the corporation in a transaction to which section 85 of the said Act applied, the other corporation shall be deemed not to have disposed of that property by virtue of the transaction and the corporation shall be deemed to have owned that property on December 31, 1971 and to have acquired it at an actual cost equal to the actual cost of that property to the other corporation.

Shareholders of corporations not resident in Canada: foreign accrual property income

- (74) That for the 1972 and subsequent taxation years, the rules contained in subdivision i of Part I of the said Act, together with other rules as hereinafter referred to, shall be amended so that:
  - (a) subsections 90(2) and (3) of the said Act shall be repealed;
  - (b) section 91 of the said Act shall be repealed and rules substituted therefor to provide that:
    - (i) in computing the income for a taxation year of a taxpayer resident in Canada, there shall be included, in respect of each share owned by him of the capital stock of a controlled foreign affiliate of the taxpayer, as income from the share, the percentage of the foreign accrual property income of any controlled foreign affiliate of the taxpayer, for each taxation year of the affiliate ending in the taxation year of the taxpayer, equal to that share's participating percentage in respect of the affiliate, determined at the end of the appropriate taxation year of the affiliate;
    - (ii) where an amount in respect of a share has been included in computing the income of a tax-payer for a taxation year by virtue of clause (b)(i) hereof and the Minister is satisfied that, by reason of the operation of monetary or exchange restrictions of a country other than Canada, the inclusion of the whole amount with no deduction for a reserve in respect thereof would impose undue hardship on the taxpayer, there may be

deducted in computing the taxpayer's income for the year such amount as a reserve in respect of the amount so included as the Minister deems reasonable in the circumstances;

- (iii) in computing the income of a taxpayer for a taxation year, there shall be included each amount in respect of a share that was deducted by virtue of clause (b)(ii) hereof in computing his income for the immediately preceding year;
  - (iv) where an amount in respect of a share has been included in computing the income of a taxpayer for a taxation year or for any of the immediately preceding 5 taxation years (the "income amount") by virtue of clause (b)(i) hereof, there may be deducted in computing the taxpayer's income for the year the lesser of
    - (A) the product obtained when
      - 1. the aggregate of
    - I. the non-businessincome tax paid
      by the taxpayer,
      and
      - II. the foreign accrual tax

applicable to the income amount to the extent that an amount in respect of such tax was not deductible under this subsection in any previous year

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- 2. the relevant tax factor; and
- (B) the amount, if any, by which the income amount exceeds the aggregate of the amounts in respect of that share, deductible under this subsection in any of the immediately preceding 5 taxation years in respect of the income amount;
- (v) where in a taxation year a taxpayer resident in Canada has received a dividend on a share of the capital stock of a corporation that was at any time a controlled foreign affiliate of the taxpayer, there may be deducted, in respect of such portion of the dividend as is prescribed to have been paid out of the taxable surplus of the affiliate, in computing the taxpayer's income for the year, the lesser of
  - (A) the amount by which that portion of the dividend exceeds the amount, if any, deductible in respect thereof under subclause (n)(i)(B) hereof, and
  - (B) the amount, if any, by which
    - 1. the aggregate of amounts required by clause (c)(i) hereof to be added in computing the adjusted cost base to him of the share before the dividend was so received by him

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### exceeds

- 2. the aggregate of all amounts each of which is
  - I. an amount required by clause (c)(ii) hereof to be deducted in computing the adjusted cost base to him of the share before the dividend was so received by him, or
  - II. an amount deductible by him under clause (iv) hereof in respect of any non-business-income tax applicable to that portion of the dividend so received by him;
- (c) subsection 92(1) of the said Act shall be repealed and a rule substituted therefor to provide that in computing, at any time in a taxation year, the adjusted cost base to a taxpayer resident in Canada of any share owned by him of the capital stock of a foreign affiliate of the taxpayer
  - (i) there shall be added any amount required to be included in respect of that share by virtue of clauses (b)(i) and (iii) hereof in computing his income for the year or any preceding taxation year (or that would have been so required to be included but for sections 74 and 75 of that Act), and

- (ii) there shall be deducted in respect of that share any amount deducted by him
  - (A) by virtue of clauses
     (b)(ii) and (iv) hereof,
     and
  - (B) by virtue of clause (b)(v) hereof, in respect of a dividend received by him before that time,

in computing his income for the year or any preceding taxation year (or that would have been deductible by him but for sections 74 and 75 of that Act);

- (d) that part of subsection 92(2) of the said Act following paragraph (b) thereof and preceding paragraph (d) thereof shall be repealed and a rule substituted therefor to provide that there shall be deducted, in respect of any dividend received on the share referred to in paragraph 92(2)(a) or (b) of that Act, whichever is appropriate, before the relevant time by the owner of the share, an amount equal to the amount, if any, by which such portion of the amount of the dividend so received as was deductible under subclause (n)(i)(C) hereof from the income of the owner for the year in computing his taxable income for the year or as would have been so deductible if the owner had been a corporation resident in Canada, exceeds the portion referred to in paragraph 92(2)(d) of that Act;
- (e) subsection 92(3) of the said Act shall be repealed and a rule substituted therefor to provide that in computing, at any time in a taxation year, the adjusted cost base to a corporation resident in Canada of any share of the capital stock of a

foreign affiliate of the corporation, there shall be deducted an amount in respect of any dividend received on the share by the corporation before that time equal to such portion of the amount so received as was deducted under subsection 113(2) of that Act, as amended by clauses (n)(ii) and (iii) hereof, from the income of the corporation for the year or any preceding taxation year for the purposes of computing its taxable income:

- (f) subsection 93(1) of the said Act shall be repealed and a rule substituted therefor to provide that where at any time a corporation resident in Canada has so elected, in prescribed manner and within the prescribed time, in respect of any share of the capital stock of a foreign affiliate of the corporation disposed of by it or by another foreign affiliate of the corporation, for the purposes of the Act, an amount equal to the lesser of
  - (i) the amount designated by the corporation in its election, and
  - (ii) the proceeds of dispositon of the share

shall be deemed to have been a dividend received on the share from the affiliate by the disposing corporation or disposing affiliate, as the case may be, and not to have been proceeds of disposition;

(g) paragraph 93(3)(a) of the said Act shall be repealed, and a rule substituted therefor to provide that, for the purposes of subsection 93(2) of that Act, a dividend received by a corporation resident in Canada is an exempt dividend to the extent of the amount in respect of the dividend

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that is deductible from the income of the corporation in computing its taxable income by virtue of subclauses (n)(i)(A) and (B) hereof;

(h) section 94 of the said Act shall be repealed and rules substituted therefor to provide that:

# (i) where

- (A) at any time in a taxation year of an inter vivos trust that is not resident in Canada, or that but for subclause (C) hereof would not be so resident, a person beneficially interested in the trust (a "beneficiary") was
  - an individual resident in Canada,
- 2. a corporation or trust with which an individual resident in Canada was not dealing at arm's length, or
- 3. a controlled foreign affiliate of an individual resident in Canada, and
  - (B) at any time in or before the taxation year of the trust, the trust, or a non-resident corporation that would, if the trust were resident in Canada, be a controlled foreign affiliate of the trust, has acquired property directly or indirectly in any manner from a particular individual who

- 1. was the individual referred to in sub-clause (A) hereof, was related to that individual or was the uncle, aunt, nephew or niece of that individual,
- was resident in Canada at any time in that year, and
- 3. had before the end of that year been resident in Canada for a period of, or periods the aggregate of which is, more than 60 months,

or from a trust or corporation that was not dealing at arm's length with a particular individual so described,

the following rules apply for that taxation year of the trust:

- (C) where the amount of the income or capital of the trust to be distributed at any time to any beneficiary of the trust depends upon the exercise by any person of, or the failure by any person to exercise, any discretionary power,
  - 1. the trust shall,
    without affecting its
    liability for tax
    otherwise payable
    under Part I of the
    said Act, be deemed
    for the purposes of
    Part I of that Act to
    be a person resident
    in Canada not exempt
    from tax under section

149 of that Act whose income and taxable income for the taxation year is the amount that would, if it were a trust to which subclause (D) hereof applies, be its foreign accrual property income for that year, and

- 2. for the purposes of section 126 of that Act, as amended by subparagraph (o) hereof,
  - I. the income
    referred to in
    sub-subclause 1.
    hereof shall be
    deemed to be the
    income of the
    trust from
    sources in a
    country other
    than Canada, and
  - TT. such part of any income or profits tax paid by the trust for the year that may reasonably be regarded as having been paid in respect of that income shall be deemed to be the non-businessincome tax paid by the trust to the government of that country; and

texation year, the adjusted cost

- (D) in any other case, for the purposes of clauses (b)(i) to (iv), inclusive, and subparagraph (<u>i</u>) hereof,
  - 1. the trust shall be deemed to be a non-resident corporation that is controlled by any beneficiary under the trust the fair market value of whose beneficial interest in the trust is not less than 10% of the aggregate fair market value of all beneficial interests in the trust,
  - 2. the trust shall be deemed to be a non-resident corporation having a capital stock of a single class divided into 100 issued shares, and
  - 3. each beneficiary under the trust shall be deemed to own at any time a number of the issued shares that is equal to the proportion of 100 that
  - I. the fair market value at that time of his beneficial interest in the trust

is of

II. the fair market value at that time of all

beneficial
interests in the
trust;

- where subclause (i)(C) hereof is (ii) applicable to a trust, each person described in subclause (i)(B) hereof shall jointly and severally with the trust have the rights and obligations of the trust by virtue of divisions I and J of the said Act and shall be subject to the provisions of Part XV of that Act, but no amount in respect of taxes, penalties, costs and other amounts payable under the said Act shall be recoverable from any such person except to the extent of
  - (A) amounts paid to him by the trust or the payment of which from the trust he is entitled to enforce, and
  - (B) amounts received by him on the disposition of an interest in the trust;
- (iii) in computing the foreign accrual property income of a trust to which subclause (i)(D) hereof applies for any taxation year there may be deducted such portion of the amount that would, but for this clause, be the foreign accrual property income of the trust as may reasonably be considered as having become an amount payable in the year within the meaning of subsection 104(24) of the said Act to a beneficiary;
  - (iv) in computing, at any time in a taxation year, the adjusted cost base to a taxpayer resident in Canada of a capital interest in

- a trust to which subclause
  (i)(D) hereof applies
- (A) there shall be added any amount required by clauses (b)(i) and (iii) hereof to be included in computing his income for the year or any preceding taxation year (or that would have been so required to be included but for sections 74 and 75 of the said Act) in respect of that interest, and
- (B) there shall be deducted any amount deducted by him by virtue of clauses (b)(ii) and (iv) hereof in computing his income for the year or any preceding taxation year (or that would have been so deductible by him but for sections 74 and 75 of the said Act) in respect of that interest; and
- (v) for the purposes of subclause (i)(B) hereof, a person shall be deemed to have acquired property from any other person who has given a guarantee on his behalf or from whom he has received any other financial assistance whatever;
- (<u>i</u>) section 95 of the said Act shall be repealed and rules substituted therefor to provide that:
  - (i) in subdivision i of that Act,
    - (A) "controlled foreign affiliate", at any time, of a taxpayer resident in Canada means a foreign affiliate of the taxpayer that was, at that time, controlled

directly or indirectly in any manner whatever, by

- the taxpayer alone or together with not more than four other persons resident in Canada, or
- a related group of which the taxpayer was a member;
- (B) "foreign accrual property income" of a foreign affiliate of a taxpayer, for any taxation year of the affiliate, means the amount, if any, by which the aggregate of
  - 1. the affiliate's incomes for the year from property and businesses other than active businesses, other than
    - I. interest that would, by virtue of paragraph 81(1)(m) of the said Act, not be included in computing the income of the affiliate if it were resident in Canada,
    - II. a dividend from another foreign affiliate of the taxpayer, or
    - III. a taxable dividend to the extent that the amount thereof would, if the

sides for

dividend were received by the taxpayer, be deductible by him under section 112 of that Act, and

2. the affiliate's taxable capital gains for the year from dispositions of property (other than property used principally for the purpose of gaining or producing income from an active business carried on by it),

exceeds the aggregate of

- 3. the affiliate's losses for the year from property and businesses other than active businesses determined as if there were not included in the affiliate's income any amount described in sub-sub-subclause l.I., II., or III. hereof,
- 4. the affiliate's allowable capital losses for the year from dispositions of property (other than property used principally for the purpose of gaining or producing income from an active business carried on by it), and

- the amount prescribed to be the deductible loss of the affiliate for the year and the five immediately preceding taxation years;
- (C) "foreign accrual tax applicable" to any amount included in computing a taxpayer's income by virtue of clause (b)(i) hereof for a taxation year in respect of a particular foreign affiliate of the taxpayer means the portion of any income or profits tax that was paid by the particular affiliate or any other foreign affiliate of the taxpayer in respect of a dividend received from the particular affiliate that may reasonably be regarded as applicable:
- (D) "foreign affiliate", at any time, of a taxpayer (other than a non-resident-owned investment corporation) resident in Canada means a corporation (other than a corporation resident in Canada) in which, at that time, the taxpayer's equity percentage was not less than 10%;
- (E) "non-business-income tax applicable" to an amount means the portion of an amount determined under paragraph 126(7)(c) of the said Act that may reasonably be regarded as applicable;

- (F) "participating percentage" of a particular share owned by a taxpayer of the capital stock of a corporation in respect of any foreign affiliate of the taxpayer
  - where the foreign
     accrual property
     income of the affiliate
     is \$5,000 or less, is
     nil, and
  - where the foreign accrual property income of the affiliate exceeds \$5,000, is
    - I. where each corporation that is relevant to the determination of the taxpayer's equity percentage in the affiliate has only one class of issued shares, the percentage that would be the taxpayer's equity percentage in the affiliate on the assumption that he owned no shares other than the particular share (but in no case shall that assumption be made for the purpose of determining whether or not a corporation is a foreign affiliate of the taxpayer), and

- in any other
   case, the per centage determined
   in prescribed
   manner;
- (G) "relevant tax factor" means
  - 1. where the taxpayer is an individual, 2, or
  - 2. where the taxpayer is a corporation, the factor obtained when one is divided by the percentage referred to in section 123 of the said Act for the taxation year; and
- (H) "taxation year" in relation to a foreign affiliate of a taxpayer means the period for which the accounts of the foreign affiliate have been ordinarily made up but no such period may exceed 53 weeks;
- (ii) for the purposes of subclause(i)(B) hereof,
  - (A) income from an active business of a foreign affiliate of a taxpayer includes
    - 1. any income from sources in a country other than Canada that would otherwise be income from property or a business other than an active business, to the extent that it pertains to or is incident to an active business carried on by the affiliate in that country, and

- 2. any amount paid or payable to the affiliate by another foreign affiliate of the taxpayer to the extent that it is deductible by that other affiliate in computing its income from an active business other than a business carried on by it in Canada;
- (B) income of a controlled foreign affiliate of a taxpayer from services or an undertaking to provide services shall be deemed to be income from a business other than an active business if
  - 1. the amount paid or payable in consider— ation therefor is deductible in computing the income from a business carried on in Canada by any person in relation to which the affiliate is a controlled foreign affiliate or by a person related to that person, or
  - 2. the services are performed or are to be performed by any person referred to in sub-subclause 1. hereof who is an individual resident in Canada;

- (C) where a foreign affiliate of a taxpayer (the "disposing affiliate") has disposed of one or more shares of the capital stock of another foreign affiliate of the taxpayer (the "shares disposed of") to any other foreign affiliate of the taxpayer (the "acquiring affiliate") and has received as part or all of the proceeds of disposition one or more shares of the capital stock of the acquiring affiliate,
  - 1. the disposing affiliate's proceeds of disposition of each such share and the cost thereof to the acquiring affiliate shall be deemed to be the greater of
  - I. an amount equal to the fair market value, at the time of disposition, of all property (other than shares of the capital stock of the acquiring affiliate) received by the disposing affiliate as consideration for the disposition of the share disposed of, and
    - II. an amount equal to the adjusted cost base to the disposing affiliate of the share

disposed of immediately before the disposition, and

- 2. the cost to the disposing affiliate of all the shares of the acquiring affiliate so received by it shall be deemed to be the amount, if any, by which the amount described in sub-subsubclause 1.II. hereof multiplied by the number of shares disposed of exceeds the amount described in sub-sub-subclause 1.I. hereof multiplied by the number of shares disposed of:
- (D) where a foreign affiliate of a taxpayer (the "disposing affiliate") has disposed of one or more shares of the capital stock of another foreign affiliate of the taxpayer on the amalgamation of that other affiliate, and the corporate entity formed as a result of the amalgamation (the "amalgamated affiliate") is a foreign affiliate of the taxpayer,
  - the disposing affiliate's proceeds of disposition of each such share shall be deemed to be the greater of

- I. an amount equal to the fair market value, at the time of disposition, of all property (other than shares of the capital stock of the amalgamated affiliate) received by the disposing affiliate as consideration for the disposition, and
- II. an amount equal to the adjusted cost base to the disposing affiliate of the share disposed of immediately before the disposition, and
- 2. the cost to the disposing affiliate of all the shares of the amalgamated affiliate so received by it shall be deemed to be the amount, if any, by which the amount described in sub-subsubclause 1.II. hereof multiplied by the number of shares disposed of exceeds the amount described in sub-sub-subclause 1.I. hereof multiplied by the number of shares disposed of;

- (E) where on the dissolution of a foreign affiliate of a taxpayer (the "disposing affiliate") one or more shares of the capital stock of another foreign affiliate of the taxpayer have been disposed of to a shareholder that is another foreign affiliate of the taxpayer, the disposing affiliate's proceeds of disposition of each such share and the cost thereof to the shareholder shall be deemed to be an amount equal to the adjusted cost base to the disposing affiliate of such share immediately before the dissolution; and
- (F) except as provided in subclauses (C), (D) and (E) hereof each taxable capital gain of a foreign affiliate of a taxpayer and each allowable capital loss of a foreign affiliate of a taxpayer shall be computed in accordance with the provisions of subdivision c of the said Act as though the foreign affiliate were resident in Canada, except that in computing any such gain or loss from the disposition of property owned by the affiliate at the time it last became a foreign affiliate of the taxpayer, there shall not be included such portion of the gain or loss, as the case may be, as may reasonably be considered to have accrued before that time;

- (iii) for the purposes of subclause
   (ii)(B) hereof, "services"
   includes the insurance of
   Canadian risks but does not
   include
  - (A) the transportation of persons or goods, or
  - (B) services performed in connection with the purchase for import or the sale for export of goods;
  - (iv) in this subparagraph
    - (A) the "direct equity percentage" of any person in a corporation is the percentage determined by the following rules:
      - 1. for each class of the issued shares of the capital stock of the corporation, determine the proportion of 100 that the number of shares of that class owned by that person is of the total number of issued shares of that class, and
      - 2. select the proportion determined under subsubclause 1. hereof for that person in respect of the corporation that is not less than any other proportion so determined for that person in respect of the corporation,

and the proportion selected under sub-subclause 2. hereof, when expressed as a percentage, is that person's direct equity percentage in the corporation; and

- (B) the "equity percentage" of a person, in any particular corporation, is the aggregate of
  - the person's direct equity percentage in the particular corporation, and
- 2. all percentages each of which is the product obtained when the person's equity percentage in any corporation (other than a corporation resident in Canada) is multiplied by that corporation's direct equity percentage in the particular corporation;
- (v) for the purposes of subdivision i of the said Act,
  - (A) an income bond or income debenture issued by a corporation (other than a corporation resident in Canada) shall be deemed to be a share of the capital stock of the corporation unless any interest or other similar periodic amount paid by the corporation on or in respect of the bond or debenture was, under the laws of the country in which the corporation was resident,

deductible in computing the amount for the year on which the corporation was liable to pay income or profits tax imposed by the government of that country; and

## (B) where

- any person has a right 1. under a contract, in equity or otherwise, either immediately or in the future and either absolutely or contingently, to, or to acquire, shares of the capital stock of a corporation, those shares shall, if one of the main reasons for the existence of the right may reasonably be considered to be the reduction or postponement of the amount of taxes that would otherwise be payable under the said Act, be deemed to be owned by that person, and
- 2. any foreign affiliate of a taxpayer has issued shares of a class of its capital stock and one of the main reasons for the existence or issuance of those shares of that class may reasonably be considered to be the reduction or postponement of the amount of taxes that would otherwise be payable under the said

adjusted cost base to him

Act, those shares shall be deemed not to have been issued; and

- (vi) for the purposes of subdivision i and subsection 52(3) of the said Act, the amount of any stock dividend paid by a foreign affiliate of a corporation resident in Canada shall, in respect of the corporation, be deemed to be nil;
- (j) section 85 of the said Act shall be amended by adding thereto a rule to provide that where a taxpayer has disposed of one or more shares of the capital stock of a foreign affiliate of the taxpayer to any other foreign affiliate of the taxpayer (the "acquiring affiliate") and has received as part or all of the proceeds of disposition one or more shares of the capital stock of the acquiring affiliate,
  - (i) the taxpayer's proceeds of disposition of each such share and the cost thereof to the acquiring affiliate shall be deemed to be the greater of
  - (A) an amount equal to the fair market value, at the time of disposition, of all property (other than shares of the capital stock of the acquiring affiliate) received by him as consideration for the disposition, and
    - (B) an amount equal to the adjusted cost base to him of the share disposed of, immediately before the disposition, and

- (ii) the cost to the taxpayer of all the shares of the acquiring affiliate so received by him shall be deemed to be the amount, if any, by which the amount described in subclause (i)(B) hereof multiplied by the number of shares disposed of exceeds the amount described in subclause (i)(A) hereof multiplied by the number of shares disposed of;
- (k) section 87 of the said Act shall be amended by adding thereto a rule to provide that where there has been an amalgamation of a foreign affiliate of the taxpayer and one or more other corporations and the taxpayer has disposed of one or more shares of the capital stock of the foreign affiliate owned by him immediately before the amalgamation, and the corporate entity formed as a result of the amalgamation (the "amalgamated affiliate") is a foreign affiliate of the taxpayer, the following rules shall apply:
  - (i) the taxpayer's proceeds of disposition of each such share shall be deemed to be the greater of
    - (A) an amount equal to the fair market value, immediately after the amalgamation, of all property (other than shares of the capital stock of the amalgamated affiliate) received by him as consideration for the disposition, and
    - (B) an amount equal to the adjusted cost base to him of the share disposed of, immediately before the disposition, and

the corporation of the

- (ii) the cost to the taxpayer of all the shares of the amalgamated affiliate received by him in respect of the shares so disposed of shall be deemed to be the amount, if any, by which the amount described in subclause (i)(B) hereof multiplied by the number of shares disposed of exceeds the amount described in subclause (i)(A) hereof multiplied by the number of shares disposed of;
- section 88 of the said Act shall be (1) amended by adding thereto a rule to provide that where on the dissolution of a foreign affiliate of a taxpayer (the "disposing affiliate"), one or more shares of the capital stock of another foreign affiliate of the taxpayer have been disposed of to the taxpayer, the disposing affiliate's proceeds of disposition of each such share and the cost thereof to the taxpayer shall be deemed to be an amount equal to the adjusted cost base to the disposing affiliate of the share immediately before the dissolution:
- (m) section 112(2) of the said Act shall be amended so that a corporation therein referred to as the payer of a dividend shall not include a foreign affiliate of a corporation therein referred to that received the dividend;
- (n) section 113 of the said Act shall be amended as follows:
  - (i) paragraphs (1)(a) and (b) thereof shall be repealed and rules substituted therefor to provide that the amount that may be deducted by the corporation therein referred to shall be an amount equal to the aggregate of

- (A) an amount equal to such portion of the dividend as is prescribed to have been paid out of the exempt surplus of the affiliate,
- (B) the amount obtained when the foreign tax prescribed to be applicable to such portion of the dividend as is prescribed to have been paid out of the taxable surplus of the affiliate is multiplied by the amount by which
  - 1. the relevant tax factor

exceeds

- 2. one; and
- (C) an amount equal to such portion of the dividend as is prescribed to have been paid out of the pre-acquisition surplus of the affiliate;
- (ii) subparagraph (2)(a)(i) thereof shall be repealed and the following words substituted therefor: "the deduction in respect of the dividend permitted by subsection 91(5) in computing the corporation's income for the year, and";
- (iii) paragraph (2)(b) thereof shall be repealed and rules substituted therefor to provide that the amount therein shall be the amount, if any, by which
  - (A) the adjusted cost base to the corporation of the share at the end of its 1975 taxation year

of the taxable surplus of the

exceeds the aggregate of

- (B) the amount, if any, by which the aggregate of amounts required by clause (c)(i) hereof to be added in computing the adjusted cost base referred to in subclause (iii)(A) hereof exceeds the aggregate of amounts required by clause (c)(ii) hereof to be deducted in computing the adjusted cost base,
- (C) such amounts in respect of dividends received by the corporation on the share after the end of its 1975 taxation year and before the particular time as are deductible under subclause (i)(C) hereof in computing the taxable income of the corporation for taxation years ending after 1975, and
- (D) the aggregate of amounts deducted under subsection 113(2) of the said Act as amended by this subparagraph in respect of dividends received by the corporation on the share before the particular time; and
- (iv) subsections 113(3) to (7) of the said Act shall be repealed and rules substituted therefor to provide that
  - (A) in the said section
     "relevant tax factor" shall
     have the meaning given that
     expression by subclause
     (i)(i)(G) hereof; and

- (B) such portion of any dividend received at any time in a taxation year by a corporation resident in Canada on a share owned by it of the capital stock of a foreign affiliate of the corporation, that was received after the 1971 taxation year of the affiliate and before the affiliate's 1976 taxation year, as exceeds the amount deductible in respect of the dividend under subclause (i)(C) hereof in computing the corporation's taxable income for the year shall, for the purpose of subclause (i)(A) hereof, be deemed to be the portion of the dividend prescribed to have been paid out of the exempt surplus of the affiliate: and
- (o) section 126 of the said Act shall be amended
  - (i) to provide that a taxpayer who was resident in Canada at any time in a taxation year may claim a deduction from the tax for the year otherwise payable under Part I of the said Act by him in respect of such part of any non-business-income tax paid by him for the year to the government of a country other than Canada as may reasonably be regarded as being applicable to such portion of any dividend received by him on a share of the capital stock of a foreign affiliate of the taxpayer as is prescribed to have been paid out of the taxable surplus of the affiliate; and
  - (ii) to delete that part of paragraph
     126(7)(c) of the said Act
     following subparagraph (ii)
     thereof.

Income of
partnership paid
to retired
partner or heirs
of deceased
partner

- (75) That for the 1972 and subsequent taxation years, for the purposes of subsection 96(1) and sections 101 and 103 of the said Act,
  - (a) the members of a partnership, the principal activity of which is carrying on a business in Canada, may make an agreement (the "agreement") to allocate a share of the income or loss of the partnership, or any other amount in respect of any activity of the partnership that is relevant in computing the income or taxable income of any of the members of the partnership, to
    - (i) any taxpayer who ceased at some time to be a member of any partnership if the members of such a partnership had made an agreement of the nature described in this subparagraph,
    - (ii) the spouse, estate or heir of the taxpayer, or
    - (iii) a person who acquired from the taxpayer a right under an agreement described in this subparagraph;
  - (b) a taxpayer, spouse, estate, heir or person referred to in subparagraph (a) hereof (the "taxpayer") shall be deemed to be a member of the partnership;
  - (c) any amount allocated to the taxpayer under the agreement shall be included in computing the income of the taxpayer for his taxation year in which the fiscal period of the partnership, in respect of which the amount is allocated, ends;
  - (d) where in a taxation year the taxpayer disposes of a right under the agreement, whether or not the taxpayer is a resident of Canada at the time of the

disposition, the proceeds of disposition therefrom shall be included in computing the taxpayer's income for that year;

- (e) the acquiror of the right referred to in subparagraph (d) hereof may deduct the cost thereof from income allocated to him under the agreement or from the proceeds from the disposition by him of the right; and
- (f) where at the time of death of the taxpayer, the taxpayer had a right pursuant to the agreement, such right shall
  - (i) be deemed not to be a capital property, and
  - (ii) be subject to the rules in subsections 70(2) to (4), inclusive, of the said Act.
- (76) That for the 1972 and subsequent taxation years,
  - (a) any election under subsection 97(2) or 98(3) of the said Act shall be made on or before the day (the "day") that is the earliest of the days on or before which any taxpayer making the election is required to file a return of income for the taxation year in which the transaction to which the election relates occurred, and
- (b) where the election referred to in subparagraph (a) hereof was not made on or before the day and that day is after May 6, 1974, the election shall be deemed to have been made on that day if
  - (i) the election is made in prescribed form on or before a day that is one year after the day, and

Late-filed subsection 97(2) or 98(3) elections

- (ii) a penalty is paid at the time the election is made
  - (A) by the taxpayer referred to in subsection 97(2) of the said Act equal to \( \frac{1}{4} \) of 1% of the amount by which the fair market value of the property disposed of by the taxpayer at the time of disposition exceeds the amount agreed upon by the taxpayer and the members of the partnership in the election, or
  - (B) by the persons referred to in subsection 98(3) of the said Act equal to  $\frac{1}{4}$  of 1% of the amount by which
    - 1. the aggregate of all amounts of money, if any, and the fair market value of partnership property received by those persons as consideration for their interests in the partnership at the time that the partnership ceased to exist

## exceeds

2. the aggregate of each person's proceeds of disposition of his interest in the partnership as determined under paragraph 98(3)(a) of the said Act,

for each month or part thereof that the election has not been made during the period commencing with the day and ending at the time the election is made.

- (77) That for the 1972 and subsequent taxation years,
  - (a) for the purpose of the election referred to in subsection 97(2) of the said Act,
    - (i) the member from whom the partnership acquired the property, as well as all the other persons who are members of the partnership immediately after the acquisition of such property, shall be required to jointly make the election, and
    - (ii) the rules in subsection 96(3) of the said Act shall apply to such an election; and
  - (b) the rules in subsection 98(5) of the said Act relating to the continuance by a former member of the partnership, of the business of a Canadian partnership that ceased to exist, shall
    - (i) apply to a trust or corporation that was a former member of the partnership; and
    - (ii) be amended to provide that
      - (A) where at a particular time all other persons who were members of the partnership dispose of their interests therein to the former member who becomes the sole proprietor, he shall be deemed to have acquired partnership interests from all such members and not to have acquired property of the partnership at that time, and
      - (B) the amount to be included in computing the former member's proceeds of disposition by virtue of subparagraph

98(5)(a)(i) of the said Act shall be deemed to be the aggregate of

- 1. the adjusted cost base of his partnership interest immediately before such acquisitions, and
- 2. the cost to him of all the partnership interests deemed to have been acquired by him.
- Former members (78) That where at any time after 1971 a taxpayer of partnership: has ceased to be a member of a partnership, subsection 98(1.1) of the said Act shall be repealed and the following rules shall be substituted therefor:
  - (a) subject to the provisions of sections 48 and 70 of the said Act, the taxpayer shall be deemed not to have disposed of his interest in the partnership (the "residual interest") and to continue to have an interest therein, until such time as all of his rights to receive any property from the partnership in satisfaction of his residual interest are satisfied in full;
    - where the taxpayer's rights under his residual interest are satisfied in full before the end of the fiscal period of the partnership in which the taxpayer ceased to be a member, the taxpayer shall be deemed not to have disposed of his residual interest until the end of that fiscal period of the partnership;

retention of interest in partnership

- (c) notwithstanding subsection 40 (3) of the said Act, where in computing the adjusted cost base to the taxpayer of the residual interest at the end of a fiscal period of the partnership, the aggregate of amounts required to be deducted therefrom by virtue of subsection 53(2) of the said Act exceeds the aggregate of the cost to him of the residual interest and all amounts required to be added thereto by virtue of subsection 53(1) of that Act, such excess shall be deemed to be a gain of the taxpayer for the year from the disposition of the residual interest;
- (d) where the taxpayer has a residual interest, otherwise than by virtue of subparagraph (b) hereof, he shall, for the purpose of subsection 85(3) of the said Act, be deemed to be a member of the partnership; and
- (e) where the partnership in which
  the taxpayer has a residual
  interest ceases to exist without
  his residual interest being
  satisfied in full and the
  members of another partnership
  agree to satisfy his residual
  interest, the taxpayer shall be
  deemed to have a residual interest
  in the other partnership.

Trusts:
payments of
certain amounts
by inter vivos
trusts to
non-resident
beneficiaries

- (79) That for the 1974 and subsequent taxation years, where an inter vivos trust other than a mutual fund trust (the "trust") has a beneficiary who is a non-resident person, a non-resident-owned investment corporation or an <u>inter vivos</u> trust with a beneficiary who is a non-resident person (the "designated beneficiary"),
  - (a) subsection 104(8) of the said Act shall be repealed;
  - the designated beneficiaries' propor-(b) tionate share of the trust's income for a taxation year from a source that is any of real properties situated in Canada, businesses carried on by it in Canada or capital gains from the disposition of property that would have been taxable Canadian property if at no time in the year the trust had been resident in Canada minus any allowable capital losses from the disposition of such property and losses from real properties situated in Canada or from businesses carried on by it in Canada ("designated income"), shall not be allowed as a deduction to the trust in computing its income for the year;
  - (c) for the purposes of subparagraph (b) hereof, a designated beneficiary's share of the designated income of a trust shall be determined by dividing the amount payable to that designated beneficiary by the trust in the year, by the aggregate of all amounts payable to all beneficiaries by the trust in the year including amounts included in computing the income of beneficiaries of the trust by virtue of subsections 104(12) and 105(2) of the said Act;
  - (d) there shall be subtracted from the amount determined under subsection 104(13) and paragraph 212(1)(c) of the said Act in respect of a particular designated beneficiary, that designated

beneficiary's proportionate share of the amount that the trust cannot deduct by virtue of subparagraph (b) hereof;

- (e) subsection 104(9) of the said Act shall be repealed; and
- (f) subsection 104(21) of the said Act shall not apply in respect of non-resident beneficiaries.
- (80) That for the 1973 and subsequent taxation years, paragraph 104(15)(c) of the said Act shall be amended to remove the restriction that the amount determined by regulation to be the prescribed share of a particular beneficiary referred to therein of the accumulating income of a trust for a taxation year must reasonably be regarded as having been earned for the benefit of the particular beneficiary.
- (81) That for the 1972 and subsequent taxation years,
  - (a) where on the death of an individual, a beneficiary has acquired a capital interest in a trust, within the meaning assigned by paragraph 108(1)(c) of the said Act (other than a capital interest purchased or acquired by the beneficiary as an existing capital interest), the beneficiary shall be deemed to have acquired that interest at a cost equal to nil;
  - (b) the words "that proportion" and "½ of that proportion" in subsection 107(3) of the said Act shall be deleted and replaced by the words "the amount" and "½ of the amount", respectively; and
  - (c) for the purposes of subparagraph 70(6)(b)(i), paragraph 73(1)(a) and subparagraph 104(4)(a)(i) of the said Act, income of a trust shall be computed without taking into account dividends referred to in subsection 131(1) of that Act.

Trusts:
preferred
beneficiary's
share of the
accumulating
income

Trusts: cost of a capital interest in a testamentary trust:

disposition of capital interest:

exclusion of certain dividends from trust income Members of religious orders having taken vows of perpetual poverty: deduction from income

Losses from transactions with respect to shares

- (82) That for the 1972 and subsequent taxation years, an individual referred to in subsection 110(2) of the said Act shall be entitled to deduct from his income for a year, if the deduction is made pursuant to that subsection, superannuation and pension benefits received during the year, in addition to his earned income therein referred to.
- (83) That in respect of losses arising after May 6, 1974, subsections 112(3) and (4) of the said Act shall be repealed and the following rules shall be substituted therefor:
  - (a) where a corporation owns a share that is a capital property and receives a taxable dividend or capital dividend in respect of that share, the amount of any loss of the corporation arising from transactions with reference to the share on which the dividend was received shall, unless it is established by the corporation that
    - (i) the corporation owned the share 365 days or longer before the loss was sustained, and
    - (ii) the corporation did not, at the time the dividend was received, own more than 5% of the issued shares of any class of the capital stock of the corporation from which the dividend was received,

be deemed to be the amount of that loss otherwise determined, minus the aggregate of all amounts received by the corporation in respect of:

(iii) taxable dividends on the share to the extent that the amounts thereof were deductible from the corporation's income for any taxation year by virtue of section 112 or subsection 138(6) of the said Act and were not amounts upon which the corporation was

required to pay tax under Part VII of the said Act, or

- (iv) capital dividends on the share;
- (b) where a taxpayer owns a share that is not a capital property and receives a dividend in respect of that share, the amount of any loss of the taxpayer arising from transactions with reference to the share on which the dividend was received shall, unless it is established by the taxpayer that
  - (i) he owned the share 365 days or longer before the loss was sustained, and
  - (ii) he did not, at the time the dividend was received, own more than 5% of the issued shares of any class of the capital stock of the corporation from which the dividend was received

be deemed to be the amount of that loss otherwise determined, minus the aggregate of all amounts received by him in respect of dividends (other than capital gains dividends, within the meaning assigned by subsection 131(1) of the said Act,) on the share to the extent that the amounts thereof were not amounts upon which he was required to pay tax under Part VII of the said Act; and

(c) where a taxpayer has acquired a share (the "new share") in exchange for another share (the "old share") by means of a transaction to which sections 51 (subject to the amendment in paragraph (33) of this Motion), 86 (subject to the amendment in paragraph (62) of this Motion), or 87 (subject to the amendment in paragraph (63) of this Motion), of the said Act or paragraph (61) of this Motion applies, subparagraph (a) hereof shall apply to

the old and the new share as though they were the same share.

Taxable Canadian property: options

Taxable Canadian property: shares of a non-resident owned investment corporation

Taxable income of non-resident earned in Canada

- (84) That effective after May 6, 1974, property described in paragraph 115(1)(b) of the said Act shall include an option in respect of that property.
- (85) That for the 1972 and subsquent taxation years, a share of the capital stock of a non-resident-owned investment corporation shall not be taxable Canadian property of the shareholder if, on the first day of the corporation's taxation year in which the shareholder disposed of the share, the corporation did not own any taxable Canadian property, within the meaning assigned by subsection 248(1) of the said Act for the purposes of section 2 thereof.
- (86) That for the 1973 and subsequent taxation years, subparagraph 115(2)(e)(i) of the said Act shall be amended to exclude remuneration
  - (a) that is subject to an income or profits tax imposed by the government of a country other than Canada, or
  - (b) that is paid to an employee in connection with the selling of property, the negotiating of contracts or the rendering of services for his employer, or a foreign affiliate of his employer, or any other person with whom his employer does not deal at arm's length, in the ordinary course of a business carried on by his employer or by that foreign affiliate or that other person.

Liability of purchaser in certain cases:

dispositions of taxable Canadian property by gift or non-arm's length transaction

Foreign tax deduction

- (87) That where after May 6, 1974, a non-resident person disposes of
  - (a) taxable Canadian property and, by virtue of subsection 116(5) of the said Act, a purchaser is required to pay tax under Part I of the said Act on behalf of the non-resident person, that Act shall be amended to require the remittance of the tax to the Receiver General of Canada within 30 days after the end of the month in which the purchaser acquired the property; and
  - (b) taxable Canadian property (other than excluded property or property that is transferred on or after his death)
    - (i) to any person by way of gift inter vivos, or
    - (ii) to any person with whom he was not dealing at arm's length for no proceeds or for proceeds less than the fair market value of the property,

the purposes of section 116 of that Act, the person acquiring the property shall be deemed to have purchased the property for the fair market value thereof at the time he acquired it.

(88) That for the 1972 and subsequent taxation years, clause 126(1)(b)(i)(C) of the said Act shall be amended to require the assumption to be made that no businesses were carried on by the taxpayer in the country in which the income has its source, for purposes of computing the deduction for non-business-income tax paid to the government of a country other than Canada.

Foreign tax deduction

Refundable dividend tax on hand of a private corporation: Canadian investment income

Investment corporations: distribution of income requirement

Mutual fund corporation: refundable capital gains tax on hand:

- (89) That for the 1974 and subsequent taxation years, where a non-resident person disposes of property that he had elected by virtue of paragraph 48(1)(c) of the said Act to have treated as taxable Canadian property, that person shall be entitled to deduct from the tax otherwise payable under Part I of the said Act an amount in respect of any tax levied by the government of a country other than Canada on the gain or profit from the disposition of that property.
- (90) That for taxation years ending after May 6, 1974, income from property used or held in the course of carrying on business by a private corporation shall be excluded from its investment income, within the meaning assigned by subsection 129(4) of that Act.
- (91) That for the 1972 and subsequent taxation years, the amount required by virtue of subsection 130(3) of the said Act to be distributed before the end of a year by an investment corporation to its shareholders shall be reduced by the amount that the corporation's non-capital loss for the year would have been on the assumption that the corporation did not have any taxed capital gains in the year.
- (92) That for taxation years of
  - (a) a mutual fund corporation ending after May 6, 1974, the amount determined under subparagraph 131 (6)(d)(i) of the said act shall be the aggregate of amounts each of which is an amount in respect of that or any previous taxation year throughout which it was a mutual fund corporation, equal to the least of
    - (i) 40% of its taxable income for the year,

- (ii) 40% of its taxed capital gains for the year, and
- (iii) where the taxation year ended after May 6, 1974, the tax payable under Part I of the said Act by it for the year; and
- (b) a mutual fund trust ending after
  May 6, 1974, the amount determined
  under subparagraph 132 (4)(b)(i) of
  the said Act shall be the aggregate
  of amounts each of which is an
  amount in respect of that or any
  previous taxation year throughout
  which it was a mutual fund trust,
  equal to the least of
  - (i) 40% of its taxable income for the year,
  - (ii) 40% of its taxed capital gains for the year, and
  - (iii) where the taxation year ended after May 6, 1974 the tax payable under Part I of the said Act by it for the year.

## (93) That

- (a) for the 1972 and subsequent taxation years of a non-resident-owned investment corporation, the definition of Canadian property in paragraph 133(8)(b) of the said Act shall include property that would be taxable Canadian property of the corporation if it had not been resident in Canada at any time in the taxation year; and
- (b) for a 1972 taxation year of a nonresident-owned investment corporation that commenced before 1972, an adjustment shall be made to the allowable refundable tax on hand of the corporation, within the meaning

mutual fund trust: refundable capital gains tax on hand

Non-resident-owned investment corporation: capital gains dividend account

allowable refundable tax on hand

assigned by paragraph 133(9)(a) of the said Act, to take account of taxable capital gains of the corporation in that year.

Co-operatives: definition of customer

- (94) That for the 1969 and subsequent taxation years, for the purpose of subsection 135(4) of the said Act,
- (a) where a person has sold or delivered a quantity of goods or products to a marketing board,
  - the marketing board has sold or delivered the same quantity of the same goods or products to a taxpayer of which the person is a member, and
- the taxpayer has credited the (c) person with an amount based on that quantity of goods or products of that class, grade and quality acquired by it from the marketing board.

the quantity of goods or products referred to in subparagraph (c) hereof shall be deemed to have been sold or delivered by the person to the taxpayer and to have been acquired by the taxpayer from that person.

payments in respect of members' shares:

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- Credit unions: (95) That for the 1972 and subsequent taxation years,
  - (a) any amount paid or payable by a credit union to a member thereof in respect of his share in a credit union, other than any such amount paid or payable as or on account of capital or any such amount referred to under subsection 58(4) of the Income Tax Application Rules, 1971, but including any amount paid to the member thereof in excess of the paid-up capital of his share, shall be deemed to have been paid or payable by the credit union as

interest, and upon receipt by the member, to have been received by him as interest;

- (b) section 82, subsections 83(1) and 84(2) to (4), inclusive, of the said Act shall not apply to credit unions;
- (c) the definition of "allocation in proportion to borrowing" shall be extended to include an amount credited by a credit union to a member and computed at a rate in relation to the rate of interest on the money borrowed by the member from the credit union;
- (d) the words "its revenues primarily from" in subparagraph 137(6)(b)(i) of the said Act shall be repealed and the words "substantially all of its revenues from" shall be substituted therefor;
- (e) the sources that a credit union must derive its revenue from under the said subparagraph shall be extended to include:
  - (i) securities of or loans to, or guaranteed by, the Government of Canada or a province, a Canadian municipality, or an agency thereof, or securities of or loans to a municipal or public body performing a function of government in Canada or an agency thereof,
  - (ii) loans to or deposits with a bank or a corporation licensed or otherwise authorized under a law of Canada or a province to carry on in Canada the business of offering to the public its services as trustee,

allocation in proportion to borrowing:

sources of income: members

- (iii) charges, fees and dues levied against members or members of members, and
- (iv) loans to or deposits with another credit union of which it is a member; and
- (f) that part of subparagraph
  137(6)(b)(ii) of the said Act
  preceding clause (B) thereof
  shall be repealed and rules
  substituted therefor to
  provide that a corporation
  shall qualify as a credit
  union if substantially all of
  the members thereof are corporations, associations or federations
  - (i) incorporated as credit unions or cooperative credit societies that derive substantially all of their revenue from sources described in subparagraph 137(6)(b)(i) of that Act as amended by subparagraph (e) hereof, or
  - (ii) all of whose shares are owned by credit unions, cooperatives or a combination thereof.
- (96) That for the 1975 and subsequent taxation years, in computing the income for a taxation year of a corporation that is a deposit insurance corporation (the "corporation"), the following rules shall apply:
  - (a) such of the following amounts as are applicable shall be included:

Deposit insurance corporations

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- (i) the aggregate of profits or gains made in the year by the corporation in respect of bonds, debentures, mortgages, hypothecs, notes or other similar obligations owned by it that were disposed of by it in the year, and
- (ii) the aggregate of each such portion of each amount, if any, by which the principal amount, at the time it was acquired by the corporation, of a bond, debenture, mortgage, hypothec, note or other similar obligation owned by it at the end of the year exceeds the cost to the corporation of acquiring it as was included by the corporation in computing its profit for the year;
- (b) the amount of any premiums or assessments received from member institutions shall not be included;
- (c) such of the following amounts as are applicable may be deducted:
  - (i) the aggregate of losses sustained in the year by the corporation in respect of bonds, debentures, mortgages, hypothecs, notes or other similar obligations owned by it that were disposed of by it in the year,
  - (ii) the aggregate of each such portion of each amount, if any, by which

the cost of the corporation of acquiring a bond, debenture, mortgage, hypothec, note or other similar obligation owned by it at the end of the year exceeds the principal amount thereof at the time it was acquired as was deducted by the corporation in computing its profit for the year, and

- (iii) as a reserve in respect of its investments, such amount as may be claimed by the corporation, not exceeding the lesser of
  - (A)  $1\frac{1}{2}\%$  of the aggregate of the amortized cost to it at the end of the year of each bond, debenture, mortgage, hypothec, note or other similar obligation owned by it at that time (other than a bond or debenture that matures within one year after that time) and each amount due and unpaid at that time as or on account of interest payable thereunder to the corporation, and
  - (B) the aggregate of 1/3 of the amount determined under subclause (A) hereof and the amount, if any, deducted by the corporation under this subparagraph in computing its income for the immediately preceding taxation year;

- (d) no deduction may be made for
  - (i) the amount of any grant, subsidy or other assistance provided to member institutions including any amounts paid in excess of the fair market value of any acquired property,
  - (ii) any amounts paid to its member institutions in respect of amounts described in subparagraph (b) hereof,
  - (iii) any deduction that may
     otherwise be made under
     paragraph 20(1)(1) or
     section 33 of the said Act,
     or
  - (iv) any deduction that may otherwise be made under paragraph 20(1)(p) of that Act in respect of debts owing to it by any of its member institutions; and
- (e) there shall be included any amount deducted under clause (c)(iii) hereof as a reserve in computing the corporation's income for the immediately preceding taxation year;

and for the purposes of this paragraph,

- (f) a deposit insurance corporation shall mean
  - (i) a corporation that was incorporated by or under a law of Canada or a province respecting the establishment of a stabilization fund or board if

- (A) it was incorporated primarily
  - 1. to provide or administer a stabilization, liquidity or mutual aid fund for credit unions, and
  - assist in payment of any losses suffered by members of credit unions in liquidation, and
- (B) throughout the taxation year,
  - it was a Canadian corporation, and
  - 2. the cost amount to the corporation of its investment property was at least 50% of the cost amount to it of all its property, or
- (ii) a corporation incorporated by the Canada Deposit Insurance Corporation Act;
- (g) a member institution, in relation to a particular deposit insurance corporation, shall mean
  - (i) a corporation whose liabilities in respect of deposits are insured by, or
  - (ii) a credit union that is qualified for assistance from

that deposit insurance corporation;

(h) investment property shall mean

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- (i) bonds, debentures, mortgages, hypothecs, notes or other similar obligations
  - (A) of or guaranteed by the Government of Canada,
  - (B) of the government of a province or an agency thereof,
  - (C) of a municipality in Canada or a municipal or public body performing a function of government in Canada,
  - (D) of a corporation, commission or association not less than 90% of the shares or capital of which is owned by Her Majesty in right of a province or by a Canadian municipality, or of a subsidiary to such a corporation, commission or association, or
  - (E) of an educational institution or a hospital if repayment of the principal amount thereof and payment of the interest thereon is to be made, or is guaranteed, assured or otherwise specifically provided for or secured by the government of a province,
- (ii) deposit certificates or guaranteed investment certificates with
  - (A) a bank to which the Bank Act or the Quebec Savings Banks Act applies, or
  - (B) a corporation licensed or otherwise authorized under the laws of Canada or a

province to carry on in Canada the business of offering to the public its services as trustee, and

- (iii) the amount of any money of the corporation;
- (i) amortized cost of a bond, debenture, mortgage, hypothec, note or other similar obligation (the "security") at a particular time to a deposit insurance corporation shall mean the amount, if any, by which the aggregate
  - (A) the lesser of
    - the cost to the corporation of acquiring the security, and
    - 2. the fair market value of the security at the time of acquisition, and
  - (B) any amount in respect of the security that has been included by virtue of clause (a)(ii) hereof in computing the corporation's income for any taxation year ending before or concurrently with that time,

exceeds the aggregate of

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- (C) any amount in respect of the security that was deductible under clause (c)(ii) hereof in computing the corporation's income for any taxation year ending before or concurrently with that time, and
- (D) the aggregate of all amounts that, before that time, the corporation was entitled to receive as, on account or in lieu of payment of, or in satisfaction of the principal amount of the security;

- (j) notwithstanding any other provision of the said Income Tax Act, a deposit insurance corporation that would, but for this paragraph,
  - (i) be a private corporation, shall be deemed not to be a private corporation except for the purpose of section 125 of that Act, and
  - (ii) be a credit union, shall be deemed not to be a credit union;
- (k) for the purposes of subparagraph (f) hereof, a deposit insurance corporation shall be deemed to have complied with sub-subclause (f)(i)(B)2. hereof throughout the 1975 taxation year if it complied with that sub-subclause on the last day of that taxation year;
- (1) where a taxpayer is a member institution,
  - (i) any amount received by it from the corporation of which it is a member in a taxation year that is an amount described in clause (d)(i) or (ii),
  - (ii) any amount received from the corporation in a taxation year by a depositor or a member of the taxpayer as or on account or in lieu of payment of or in satisfaction of deposits or share capital, or
  - (iii) if at any time in a taxation
    year a debt or other obligation
    of the taxpayer to pay an amount
    to the corporation is settled or
    extinguished without any payment
    by the taxpayer or by the payment
    of an amount less than the principal
    amount of the debt or obligation,
    as the case may be, the amount

by which the principal amount exceeds the amount so paid, if any,

shall be included in computing the taxpayer's income for that year;

- (m) for the purposes of the said Act, where a taxpayer is a member institution, any amount paid or payable by the taxpayer during the year that is described in subparagraph (b) hereof may be deducted in computing the taxpayer's income for that year; and
- (n) the value of property of a corporation owned by it at the commencement of its 1975 taxation year shall be determined in accordance with the following rules:
  - (i) if the property is a bond, debenture, mortgage, hypothec, note or other similar obligation, its value shall be its cost to the corporation less any amounts received as or on account of capital and adjusted by reasonable amounts in respect of the amortization of premiums or discounts;
  - (ii) if the property is a debt owing to the corporation (other than property described in clause (i) hereof or a debt that became a bad debt before its 1975 taxation year) acquired by it before the commencement of its 1975 taxation year, its value shall be the amount thereof outstanding at that time; and
  - (iii) any other property shall be valued at its cost amount to the corporation.

Life insurance corporation: identical properties

Depreciable property of life insurer acquired before 1969

General insurance corporations

Election to deem disposition of the assets of a trust governed by employees profit sharing plan: subsequent reacquisition by trust

- (97) That for the 1972 and subsequent taxation years, for the purpose of section 47 of the said Act, any property of a life insurance corporation that is identical to any other property of the corporation shall be deemed not to be identical to that other property, unless both properties are
  - (a) included in the same segregated fund of the corporation,
  - (b) held by the corporation in the course of carrying on a life insurance business in Canada, or
  - (c) held by the corporation in the course of carrying on an insurance business in Canada other than a life insurance business.
- (98) That for the 1972 and subsequent taxation years, for the purpose of computing the amount of a capital gain from the disposition of any depreciable property acquired by a life insurer before 1969, the capital cost of the property to the life insurer shall be its capital cost, determined without reference to paragraph 32(1)(a) of chapter 44 of the Statutes of Canada 1968-69.
- (99) That for the 1974 and subsequent taxation years, an insurance corporation, other than a life insurance corporation, that would otherwise be deemed to be a private corporation shall be deemed not to be a private corporation except for the purpose of section 125 of that Act.

## (100) That

(a) at any time before 1975, a trustee of a trust governed by an employees profit sharing plan may make an election in a manner to be prescribed whereby

- (i) each of the assets of the trust owned on December 31, 1971 shall be deemed to have been disposed of at that time by the trust for proceeds of disposition equal to its fair market value, and
- (ii) each of the said assets shall be deemed to have been reacquired by the trust on January 1, 1972 at an amount equal to that value,

provided that the trustee has, before 1975, allocated the aggregate of all capital gains and capital losses resulting from the deemed disposition among the beneficiaries under the plan, and

- (b) where the trustee has made such an election, he may, in any year that is after 1973, make a further election in a manner to be prescribed whereby any capital property of the trust specified by the trustee in the further election shall be deemed to be
  - (i) disposed of by the trust for proceeds of disposition equal to an amount specified therein that is between the fair market value of that property and the adjusted cost base of that property to the trust, at the time of the further election, and
  - (ii) reacquired by the trust immediately thereafter at an amount equal to those proceeds of disposition.
- (101) That for the 1974 and subsequent taxation years, there may be deducted in computing the income for a taxation year of a taxpayer whose spouse is an annuitant

Registered retirement savings plan: deduction for premium paid where spouse is annuitant under a registered retirement savings plan, or becomes within 60 days after the end of the taxation year, an annuitant thereunder, the amount of any premium paid by the taxpayer under the plan during the taxation year or within 60 days after the end of the taxation year (to the extent that it was not deductible in computing his income for a previous taxation year), not exceeding however the amount, if any, by which the amount determined in respect of the taxpayer under whichever of paragraphs 146(5)(a) and (b) of the said Act is applicable to him exceeds the aggregate of

- (a) the aggregate of amounts paid by the taxpayer in the year or within 60 days after the end of the year or within 60 days after the end of the year as a premium under a registered retirement savings plan under which he is the annuitant, and
- (b) the amount, if any, deductible under subsection 146(6) of that Act in computing his income for the year,

and for the purposes of this paragraph, a transfer of property by the taxpayer to a registered retirement savings plan of which his spouse is the annuitant thereunder shall not, provided that the taxpayer is entitled to a deduction in computing his income for the taxation year equal to the fair market value of the property so transferred, constitute a transfer of property to which section 74 of the said Act applies.

Education savings plan

- (102) That for the 1972 and subsequent taxation years, rules shall be provided in the said Act for the registration and taxation of an education savings plan (the "plan") so that:
  - (a) for the purposes of the said Act, the Minister shall not accept for

registration any plan of a promoter unless in his opinion

- (i) the plan provides that the income and capital of a trust established under the plan is irrevocably held for any of the purposes described in clause (m)(viii) hereof;
- (ii) at the time of application by the promoter for registration of the plan, there are not less than 150 subscribers who have entered into education savings plans with the promoter that comply with the conditions of this paragraph, other than this subparagraph;
- (iii) the promoter and all trusts established under the plan are resident in Canada;
  - (iv) the plan does not allow for any payment to a subscriber other than a refund of payments unless the subscriber is also the beneficiary of the plan;
    - (v) the plan is substantially similar to a plan described in or annexed to a prospectus filed by the promoter with a Securities Commission in Canada or a body performing a similar function in a province;
  - (vi) in the event that a trust
     created under the plan is
     terminated, the property or
     money held by the trust is
     required to be used for the
     purposes described in clause
     (m)(viii) hereof; and
- (vii) in all other respects the plan complies with the regulations, if any, of the Governor in

year after 1971, df the plan that

Council made on the recommendation of the Minister of Finance;

- (b) where, in a year a plan cannot be accepted for registration solely because it cannot satisfy the condition set out in clause (a)(ii) hereof, if the plan is subsequently registered, it shall be deemed to have been registered on the first day of January of the year that is the later of
  - (i) the year in which all of the conditions in subparagraph (a) hereof (except clause (ii) thereof) were complied with, or
  - (ii) the year preceding the year in which the plan was registered;
- (c) notwithstanding the provisions of clause (a)(v) hereof, the Minister may register a plan that is not substantially similar to a plan described in or annexed to a prospectus filed by the promoter if the plan was in existence on October 15, 1973 and as of that date the other conditions in subparagraph (a) hereof had been complied with, and the plan shall be deemed to have been registered on January 1, 1972;
- (d) no tax is payable on the taxable income of a trust for a taxation year if the trust was, throughout the year or period of the year during which it was in existence, governed by a registered education savings plan (the "registered plan");
- (e) no tax is payable by a subscriber on the income of a trust for a taxation year after 1971, if the plan that governs the trust was, throughout the year, a registered plan;

- (f) there shall be included in computing the income for a taxation year ending after 1973 of a beneficiary under a registered plan or such a plan whose registration has been revoked by the Minister, the amount of all educational assistance payments made to, or on behalf of, the beneficiary in the year minus the beneficiary's portion of the tax paid income;
  - (g) for the purpose of subparagraph (f) hereof, a "beneficiary's portion of the tax paid income" means the greater of
    - (i) the lesser of
      - (A) one third of the income reported to the beneficiary's subscriber as having been earned before 1972 in respect of payments made by or on behalf of the subscriber to the plan,

and

cale subscriber under the plan,

- (B) the income reported to the beneficiary's subscriber as having been earned before 1972 in respect of payments made by or on behalf of the subscriber to the plan less the aggregate of all amounts determined under this subparagraph for preceding taxation years, and
- (ii) the amount of the tax paid income actually allocated by the plan to the beneficiary in the year;

- (h) for the purposes of subparagraph (g)
  hereof, in any taxation year the
  trust governed by the plan shall
  allocate an amount of the tax paid
  income to a beneficiary that is not
  less than the amount determined
  under clause (g)(i) hereof for the
  year, but no amount of the tax paid
  income shall be allocated in a
  particular taxation year if an
  allocation has been made in respect
  of the same amount in a previous
  taxation year;
  - (i) unless a plan is registered pursuant to the provisions of subparagraph (a) hereof, the trust governed by the plan shall be deemed to be a trust referred to in subsection 122(1) of the said Act that was established after June 17, 1971;
  - (j) a plan that is registered before 1976 shall be deemed to have been registered on the later of January 1, 1972 or January 1 of the year in which the plan was created, and if registered after 1975 shall be deemed to have been registered on January 1 of the year of registration;
  - (k) where a plan that has been accepted for registration ceases to comply with the requirements for registration, the Minister may revoke its registration, but an appeal may be lodged against such revocation;
  - (1) where in a year the Minister revokes the registration of a registered plan pursuant to subparagraph (k) hereof, all amounts in excess of the aggregate of
    - (i) amounts paid by or on behalf of the subscriber under the plan, and

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(ii) the amount of the income reported to the subscriber as having been earned before 1972 in respect of payments made by him or on his behalf to the plan

shall be included in computing the income of the subscriber for that year; and

- (m) for the purposes of this paragraph,
  - (i) an "education savings plan" means a contract between an individual (the "subscriber") and a promoter under which, in return for payments by the subscriber of any periodic or other amount as consideration under the contract, the promoter agrees to pay or have paid to or for a named beneficiary, educational assistance payments;
  - (ii) "promoter" means a person or organization who enters into an education savings plan with a subscriber;
  - (iii) a "beneficiary" in respect of a
     plan means a person designated
     by a subscriber to or for whom
     an educational assistance
     payment under the plan will be
     made if he qualifies;
- (iv) "educational assistance payment" in respect of a plan means any amount, other than a refund of payments, paid or payable under the plan to or for a beneficiary to assist him to further his education at the post-secondary school level;

- (v) "refund of payments" means any amount paid or payable to a subscriber, his heirs, executors or assigns as or on account of a return of payments made by or on behalf of the subscriber under a plan;
- (vi) "registered educational savings plan" means an education savings plan accepted by the Minister for registration for the purposes of the said Act;
- (vii) "income", in the case of a trust established under a registered education savings plan, includes capital gains, capital dividends and non-taxable dividends, less capital losses, but does not include payments of capital made by a subscriber or the promoter to a trust under the plan;
- (viii) "trust" means a trust that holds
   property or money irrevocably
   pursuant to an education savings
   plan for:
  - (A) the payment of educational assistance payments;
  - (B) the payment of scholarships to persons other than a beneficiary;
  - (C) the refund of payments;
  - (D) the payment to, or to a trust in favour of, designated educational institutions in Canada referred to in clause 110(9)(a)(i)(A) of the said Act; or
  - (E) the payment to another trust that irrevocably holds money or property transferred to it for any of the purposes set out in subclauses (A) to

- (D) hereof; and
- (ix) "tax-paid-income" means any income earned before 1972, by a trust under a plan that would have been an education savings plan if these rules were in force at that time.

Inadequate consideration on purchase from or sale to trusts for deferred profit sharing plans

Charitable corporations and charitable trusts: gifts

Registered Canadian amateur athletic

association

Instalments of
tax: credit unions:

- (103) That for the 1974 and subsequent taxation years, paragraph 147 (18)(c) of the said Act shall be amended to include a reference to subsection 147(15) of that Act.
- (104) That for the 1974 subsequent taxation years,
  - (a) a corporation and a trust, referred to in paragraphs 149(1)(g) and (h) of the said Act, respectively, shall be allowed to make gifts to any donee described in paragraphs 110(1)(a) and (b) of that Act, and
  - (b) gifts made by another such corporation or trust to the corporation or trust, as the case may be, shall be included in computin the income of the corporation or trust.
- (105) That for the 1972 and subsequent taxation years, paragraph 149(1)(1) of the said Act shall be amended to allow a club, society or association referred to therein to distribute income for the personal benefit of a proprietor member or shareholder thereof, provided that the proprietor, member or shareholder is a club, society or association whose primary purpose and function is the promotion of amateur athletics in Canada.
- (106) That
  - (a) for the 1972 and subsequent taxation years, a credit union that estimates that its taxable income for the year will not exceed \$10,000 shall not be required to pay instalments of tax under subsection 157(1) of the said Act; and

corporations

Winding-up of Canadian corporation: liability of shareholders for unpaid

taxes, interest

and penalties

Professional income: treatment of 1971 receivables included in income in the year of death

- (b) for any taxation year of a corporation ending after May 6, 1974, paragraph 157(1)(b) of the said Act shall be amended to provide that the corporation's final instalment of tax for a taxation year shall be paid
  - (i) on or before the last day of the third month following the end of the taxation year, if an amount was deducted by virtue of section 125 of the said Act in computing the corporation's tax payable under Part I of that Act for the immediately preceding taxation year, or
  - (ii) in any other case, on or before the last day of the second month following the end of the taxation year.
- (107) That where at a particular time after May 6, 1974, all or substantially all of the property of a Canadian corporation is distributed to the shareholders of the corporation and taxes, interest and penalties, other than those referred to in subsection 159(2) of that Act, are assessed to the corporation subsequent to the particular time, each shareholder of the corporation shall be liable to pay an amount in respect of such taxes, interest and penalties not exceeding the fair market value at the particular time of the property received by him from the corporation.
- (108) That for the 1972 and subsequent taxation years, where in the taxation year in which a taxpayer dies an amount is included in computing his income by virtue of paragraph 23(3)(c) of the Income Tax Application Rules, 1971, the taxpayer's legal representative may elect under subsection 159(5) of the said Act to pay the tax on that amount in not more than six equal consecutive annual instalments with interest thereon at the rate prescribed.

Loss from disposition of property by legal representatives of deceased taxpayer: net capital loss and non-capital loss

Tax on 1971 undistributed income on hand: retroactive effect of election

- (109) That with respect to estates of taxpayers who died after May 6, 1974, subsection 164(6) of the said Act shall be amended to provide that
  - (a) dispositions of property of the estate referred to in paragraphs (a) and (b) thereof shall be required to be made within the first taxation year of the estate, and
  - (b) the rules in paragraphs (e) and (f) thereof shall apply in computing income of the estate for the purposes of section 3 of the said Act.
- (110) That where a corporation has made one or more elections under section 83 of the said Act and subsequently, at any particular time, that is after the enactment hereof, makes an election under this paragraph, in a manner and form to be prescribed, wherein it specifies one of those elections (the "specified election"), the following rules shall apply if, at the particular time, the corporation complies with the requirements (including the payment of any tax) of Part IX of that Act in respect of the election it is deemed by subparagraph (a) hereof to make by virtue of its election under this paragraph:
  - (a) the corporation shall be deemed to have made, immediately before the time immediately before the specified election was made but after the last election under Part IX of that Act, if any, made by it before the specified election was made, an election under subsection 196(1) of the said Act on:
    - (i) an amount referred to in paragraph (a) thereof, if the corporation so claims, or

- (ii) in any other case, an amount
   referred to in paragraph (b)
   thereof;
- (b) any tax paid at the particular time by
  the corporation as a consequence of
  its election under this paragraph
  shall be deemed to have been paid at
  the time at which the corporation is
  deemed by subparagraph (a) hereof to
  have made the election in respect of
  the amount referred to in clause
  (a)(i) or (ii) hereof, as the case may
  be; and
  - (c) the corporation shall pay interest at a prescribed rate on the amount of the tax described in subparagraph (b) hereof from the time the specified election was made to the particular time.
  - (111) That in computing the 1971 undistributed income on hand of a corporation at any particular time after May 6, 1974, paragraph 196(4)(b) of the said Act shall not apply to a corporation that is a specified personal corporation, within the meaning assigned by section 57 of the Income Tax Application Rules, 1971.
  - (112) That for 1973 and subsequent taxation years, in respect of a qualified investment for a deferred profit sharing plan,
    - (a) rules shall be added to section 198 of the said Act to provide that a life insurance policy referred to in paragraph (6)(d) thereof that gives an option to the policyholder to receive annuity payments, shall be deemed
      - (i) to comply with that paragraph until the time that the option is exercised, and
    - (ii) to have been disposed of at that time, and

1971 undistributed income on hand: specified personal corporation

Deferred profit sharing plans: qualified investments: Parts X and XI.1

an annuity contract shall be deemed to have been acquired at that time at a cost equal to the cash surrender value of the policy immediately before that time; and

- (b) subsection 207.1(2) of the said Act shall be amended to provide that life insurance policies that are
  - (i) described in subparagraph (a) hereof, or
  - (ii) referred to in any of paragraphs
     198(6)(c) to (e) inclusive, of
     the said Act,

shall be qualified investments for a trust governed by a deferred profit sharing plan for the purposes of Part XI.1 of that Act.

- Qualified investment: shares listed on foreign stock exchange
- (113) That for the 1972 and subsequent taxation years, subparagraph 204(e)(ix) of the said Act shall be repealed and a rule substituted therefor to provide that any shares listed on a prescribed stock exchange in a country other than Canada shall be a qualified investment, within the meaning assigned by paragraph 204(e) of the said Act.

Computation of life insurer's taxable Canadian life investment income

- (114) That the amounts deductible in computing a life insurer's taxable Canadian life investment income
  - (a) for the 1969 and subsequent taxation years, shall include the interest element of life insurance policies issued or affected pursuant to registered retirement savings plans or deferred profit sharing plans; and
  - (b) for the 1974 and subsequent taxation years, shall include the interest element of an ordinary annuity payment made to a non-resident person.

Withholding tax: certain payments of interest by life insurers:

obligation guaranteed by the Canada Deposit Insurance Corporation:

exemption for interest of certain obligations

Withholding tax: rental payments re railway rolling stock

## (115) That

- (a) effective January 1, 1972, paragraph 212(1)(b) of the said Act shall not apply to interest on an obligation entered into by a life insurer in the course of carrying on a life insurance business in a country other than Canada;
- (b) effective after May 6, 1974, interest on an obligation that is insured by the Canada Deposit Insurance Corporation shall be deemed not to be interest with respect to an obligation guaranteed by the Government of Canada for the purpose of clause 212(1)(b)(ii)(C) of the said Act; and
- (c) effective January 1, 1976, interest on a bond, debenture, note, mortgage, hypothec or similar obligation referred to in any of subclauses 212(1)(b)(ii)(C) (I) to (V) of the said Act shall be exempt from tax under Part XIII of the said Act if
  - (i) the obligation is issued after 1975, and
  - (ii) the interest is paid or credited to a person resident in a country to be prescribed by regulation.
- (116) That where after May 6, 1974, a person resident in Canada pays or credits an amount to a non-resident person for the use of railway rolling stock referred to in subparagraph 212(1)(d)(vii) of the said Act, such payment shall be subject to tax under Part XIII of the said Act unless the payment was made by a railway company pursuant to an agreement in writing entered into on or before May 6, 1974.

Withholding tax:
payment to
non-Canadian
partnerships:
payments by
partnerships:

non-residents carrying on business in Canada

- (117) That for the purposes of Part XIII of the said Act, where after May 6, 1974,
  - (a) a person resident in Canada pays or credits an amount to a partnership that is not a Canadian partnership, within the meaning assigned by section 102 of that Act, the partnership shall be deemed, in respect of that payment, to be a non-resident person,
  - (b) a partnership pays or credits an amount to a non-resident person, the partnership shall be deemed, in respect of that payment, to be a person resident in Canada to the extent that the amount is deductible in computing the income of the partnership from sources in Canada; and
  - (c) a non-resident person
    - (i) whose business is carried on principally in Canada,
    - (ii) who manufactures or processes goods in Canada,
    - (iii) who operates an oil or gas well in Canada, or
      - (iv) who extracts minerals from a mineral resource in Canada,

pays or credits an amount to a non-resident person, he shall be deemed, in respect of that payment, to be a person resident in Canada to the extent that the payment was deductible in computing his income from carrying on a business in Canada unless the payer and the payee were dealing at arm's length and the payment was made pursuant to an agreement in writing entered into on or before May 6, 1974.

Withholding tax: amounts payable by resident trusts

Withholding tax: payments by mortgage investment corporation

Withholding tax: guarantee and commitment fees

Disposition by non-resident of real property or timber limit in Canada

- (118) That for taxation years ending after
  May 6, 1974, where an amount becomes
  payable by a trust resident in Canada to a
  non-resident beneficiary and the amount is
  deductible in computing the income of the
  trust for a taxation year, for the purposes of paragraph 212(1)(c) of the said
  Act, the amount shall be deemed to have
  been paid to the non-resident as income of
  or from the trust on the earlier of
  - (a) the day on which the amount was paid or credited, or
  - (b) the 90th day after the end of the taxation year of the trust.
- (119) That effective January 1, 1974, a dividend paid or credited by a mortgage investment corporation, within the meaning assigned by section 130.1 of the said Act, to a non-resident person shall be deemed, for the purposes of Part XIII of the said Act, to have been so paid or credited as interest.
- (120) That where after May 6, 1974, a person resident in Canada pays or credits an amount to a non-resident person as consideration for the non-resident person having agreed to
  - (a) guarantee the repayment of an obligation of a person resident in Canada, or
  - (b) lend money or make money available to a person resident in Canada,

the amount shall be deemed, for the purposes of Part XIII of the said Act, to be a payment of interest.

## (121) That

(a) for taxation years ending after May 6, 1974, the rules in section 216 of the said Act shall apply to a non-resident person who is a member of a partnership, and (b) subsection 216(5) of that Act shall apply where after May 6, 1974, a non-resident person or partnership of which he is a member disposes of real property in Canada or a timber limit in Canada in respect of which, in computing his income for any taxation year during which he was resident in Canada, an amount had been deducted under paragraph 20(1)(a) of that Act.

- Withholding tax: non-resident person electing to file return of income: alimony or support payments
- Branch tax: taxable dividends received

Definition of share

Persons connected by blood relationship, marriage or adoption

- (122) That for the 1974 and subsequent taxation years, section 217 of the said Act shall be amended to include alimony or other payments referred to in paragraph 212(1)(f) of the said Act in the amount in respect of which a non-resident person may file a return of income under Part I of the said Act.
- (123) That for taxation years ending after
  May 6, 1974, taxable dividends received by
  a corporation referred to in subsection
  219(1) of the said Act for which the corporation has deducted an amount under section
  112 of the said Act in computing its taxable
  income, shall be added to the amount on
  which tax under Part XIV of the said Act is
  computed.
- (124) That effective after May 6, 1974, the definition of the word "share" in subsection 248(1) of the said Act shall be amended to include a fraction of a share.
- (125) That for the 1972 and subsequent taxation years, the definitions of persons connected by blood relationship, marriage or adoption in subsection 251(6) of the said Act shall not apply for the purpose of clause 109(1) (b)(ii)(B) of that Act.

### NOTICE OF WAYS AND MEANS MOTION

### TO AMEND

THE INCOME TAX APPLICATION RULES, 1971

That it is expedient to amend the Income Tax Application Rules, 1971, being Part III of chapter 63 of the Statutes of Canada, 1970-71-72, and to provide among other things:

Withholding tax: certain payments

- (1) That section 10 of the said Rules shall be amended to provide that, notwith— standing any provision of the Income Tax Act, where an amount is paid or credited after 1975 to a non-resident person and any agreement or convention between the Government of Canada and the government of any other country that has the force of law in Canada provides that the rate of tax imposed thereon shall not exceed a rate specified in the agreement or convention (the "specified rate"),
  - (a) any reference in Part XIII of that Act to a rate in excess of the specified rate shall, in respect of that payment, be read as a reference to the specified rate, and
  - (b) except where the amount may reasonably be attributed to a business carried on by that person in Canada, for the purpose of any such convention or agreement, that person shall be deemed in respect of that payment not to have a permanent establishment in Canada.

Depreciable property: capital property other than depreciable property

Government right requiring annual renewal:

goodwill and other nothings

- (2) That effective after May 6, 1974 the word "transactions" in paragraph 20(1)(b) of the said Rules shall be deleted and the words "transactions or events other than the death of a taxpayer to which subsection 70(5) of the amended Act applies," shall be substituted therefor.
- (3) That
  - (a) for the 1972 and subsequent taxation years, there shall be included in clause 21(1)(b)(ii)(B) of the said Rules an annual government right held by the taxpayer on December 31, 1971 that was neither the original right nor the government right but was one of a series of annual rights under which the rights held under the original right were continued from year to year; and
  - (b) where a taxpayer dies after May 6, 1974,
    - (i) the rules in section 21 of the said Rules shall apply with regard to a deemed disposition of any eligible capital property owned by him at that time in respect of a business carried on by him throughout the period commencing January 1, 1972 and ending upon his death, and
    - (ii) for the purpose of computing the income of a person who acquired the eligible capital property, by virtue of the death of the taxpayer, that portion of the actual amount, within the meaning assigned by subsection 21(1) of the said Rules, that exceeds the amount that is deemed to have become

Professional (4)
income: reserve
for 1971
receivables

Property
disposed of
in transaction
not at arm's
length:
(5)

payable to the taxpayer, by virtue of that subsection, shall be deemed not to have been an outlay, expense or cost, as the case may be, of that person.

- (4) That for the 1974 and subsequent taxation years,
  - (a) where a taxpayer has ceased at a particular time to be a member of a partnership by means of which he formerly carried on a business that was a profession, and
  - (b) where the aggregate of the taxpayer's investment in any such partnerships exceeds the aggregate of his investments in partnerships in which he is carrying on that business at that time,

his 1971 receivables, within the meaning assigned by subsection 23(5) of the said Rules, in respect of that business shall be brought into his income at a rate that is the greater of one tenth of those receivables each year or the amounts actually paid to the taxpayer in respect of such receivables.

- (5) That
  - (a) for transactions or events occurring after May 6, 1974, subsection 26(5) of the said Rules shall be amended so that:
    - (i) the reference to "transactions" therein shall be deleted and the words "transactions or events" substituted therefor;
    - (ii) the amounts to be aggregated under subparagraph 26(5)(c)(i) of those Rules shall include any amount determined under paragraph 88(1)(d) of the Income Tax Act; and

transfer of capital property of a taxpayer to a trust:

transfer of certain capital property of a taxpayer to a corporation

Fair market
value election
as to cost of
capital property
owned on
December 31, 1971

- (iii) the amounts to be aggregated under subparagraph 26(5)(c)(ii) of those Rules shall include any amount that would be a capital loss but for subsection 85(4) of the Income Tax Act from the disposition after 1971 of that property by a person who owned that property before it became vested in the taxpayer;
  - (b) for the purposes of subsection 26(5) of the said Rules, where after May 6, 1974, subsection 70(6) or 73(1) of the to Income Tax Act applies to a transfer of capital property (other than depreciable property) of a taxpayer to a trust referred to therein, the transfer shall be deemed to be a transaction between persons not dealing at arm's length; and
  - (c) for the purpose of subsection 26(5) of the said Rules, where after May 6, 1974 there has been a sale of capital property (other than depreciable property) of a taxpayer to a corporation in respect of which an election under section 85 of the Income Tax Act has been made, the sale shall be deemed to be a transaction between persons not dealing at arm's length.
- (6) That for the 1972 and subsequent taxation years, the election referred to in subsection 26(7) of the said Rules shall not be required to be made with the taxpayer's return of income for the first taxation year therein referred to if, in addition to the exceptions therein referred to, the proceeds of disposition of each property disposed of in the year are equal to the fair market value of that property on valuation day.

Identical
properties:
life insurance
corporations:
(7)

debt obligations (b) issued before 1972, differing only as to principal amount

Tax equity of (8)
partnership:
depreciable
property not of
a prescribed
class

- (7) That for the purpose of subsection 26(8) of the said Rules,
  - (a) for the 1972 and subsequent taxation years any property of a life insurance corporation that is identical to any other property of the corporation shall be deemed not to be identical to that other property, unless both properties are
    - (i) included in the same segregated fund of the corporation,
    - (ii) held by the corporation in the course of carrying on a life insurance business in Canada, or
    - (iii) held by the corporation in the course of carrying on an insurance business in Canada other than a life insurance business; and
  - (b) where a bond, debenture, bill, note or other similar obligation was issued before 1972 by a debtor, it shall be considered to be identical to another such obligation issued by the debtor before 1972 if both obligations are identical in respect of all rights attaching thereto except for the principal amounts thereof.
- (8) That for the 1972 and subsequent taxation years, there shall be included in computing the tax equity of a partnership, within the meaning assigned by subsection 26(12) of the said Rules, depreciable property that is not of a prescribed class.

Actual cost of capital property received before 1972 from certain plans

Amalgamations, exchanges and capital reorganizations: 1971 capital surplus on hand not arising in certain cases: cost and adjusted cost base of new property (9) That where a taxpayer received capital property before 1972 from a pension fund or plan, employees profit sharing plan, retirement savings plan, supplementary unemployment benefit plan or deferred profit sharing plan, and owned the property thereafter without interruption until a particular time after 1971, the actual cost of the property to him shall be deemed to be its fair market value at the time the property was so received by him.

# (10) That,

- (a) where there is
  - (i) an amalgamation, within the meaning assigned by section 87 of the Income Tax Act, after May 6, 1974 of two or more corporations (each of which is a "predecessor corporation") to form one corporate entity (the "new corporation") and a taxpayer acquires
    - (A) shares of one class of the capital stock of the new corporation (the "new property") as the sole consideration for the disposition on the amalgamation of capital property that was shares of one class of the capital stock of a predecessor corporation (the "old property"), that were owned by the taxpayer on December 31, 1971 and thereafter without interruption until immediately before the amalgamation,
    - (B) an option to acquire shares of the capital stock of the new corporation (the "new

property") as the sole consideration for the disposition on the amalgamation of a capital property that was an option to acquire shares of the capital stock of a predecessor corporation (the "old property") that was owned by the taxpayer on December 31, 1971 and thereafter without interruption until immediately before the amalgamation, or

- (C) a bond, debenture, note, mortgage or other similar obligation of the new corporation (the "new property") as the sole consideration for the disposition on the amalgamation of a capital property that was a bond, debenture, note, mortgage or other similar obligation, respectively, of a predecessor corporation (the "old property") that was owned by the taxpayer on December 31, 1971 and thereafter without interruption until immediately before the amalgamation and the amount payable to the holder of the new property on its maturity is the same as the amount that would have been payable to the holder of the old property on its maturity,
- (ii) an exchange after 1971 to which section 51 of the Income Tax Act applies by virtue of which a taxpayer acquires

shares of the capital stock of a corporation (the "new property") in exchange for a share, bond, debenture or note of the corporation (the "old property") that was owned by the taxpayer on December 31, 1971 and thereafter without interruption until immediately before the exchange,

- (iii) an exchange of bonds after
  May 6, 1974, to which section 77
  of the Income Tax Act applies by
  virtue of which a taxpayer
  acquires a bond of a debtor (the
  "new property") in exchange for
  another bond of the same debtor
  (the "old property") that was
  owned by the taxpayer on
  December 31, 1971 and thereafter
  without interruption until
  immediately before the exchange,
  or
- (iv) a reorganization of the capital of a corporation after May 6, 1974 to which section 86 of the Income Tax Act applies by virtue of which a taxpayer acquires only shares of one class of the capital stock of the corporation (the "new property") in exchange for shares of one class of the capital stock of the corporation (the "old property") that were owned by the taxpayer on December 31, 1971 and thereafter without interruption until immediately before the exchange,

notwithstanding any other provision of the said Rules or of the Income Tax Act, for the purposes of subparagraphs 89(1)(1)(ii) and (vii) of the Income Tax Act and of determining the cost and the adjusted cost base to the taxpayer of the new property

(but not for the purposes of determining the cost or adjusted cost base to the taxpayer of new property received by virtue of an exchange that occurred before May 7, 1974 to which section 51 of that Act applied), the following rules shall apply:

- (v) the property that was the old property shall be deemed not to have been disposed of by the taxpayer by virtue of the amalgamation, exchange or reorganization, as the case may be, but to have been altered, in form only, by virtue thereof and to have continued in existence in the form of the new property acquired therefor, and
- (vi) the property that is the new property shall be deemed not to have been acquired by the taxpayer by virtue of the amalgamation, exchange or reorganization, as the case may be, but to have been in existence prior thereto in the form of the old property that was altered, in form only, by virtue thereof;
- (b) where a taxpayer acquires after May 6, 1974, properties that are shares (the "new shares") of one class of the capital stock of a particular Canadian corporation in exchange for capital properties that were shares of the capital stock of another corporation (the "exchanged shares") which were owned by the taxpayer on December 31, 1971 and thereafter without interruption until immediately before the exchange and

- (i) the taxpayer and the particular Canadian corporation were dealing with each other at arm's length immediately before the exchange,
- (ii) the taxpayer, persons with whom he does not deal at arm's length, or the taxpayer together with persons with whom he does not deal at arm's length do not control, either directly or indirectly in any manner whatever, the particular Canadian corporation immediately after the exchange,
- (iii) no election is filed by the taxpayer and the particular Canadian corporation with respect to the exchange, pursuant to the provisions of subsection 85(1) or (2) of the Income Tax Act, and
- (iv) no consideration is received by the taxpayer for the exchanged shares other than the new shares.

notwithstanding any other provision of the said Rules or of the Income Tax Act, for the purposes of subparagraphs 89(1)(1)(ii) and (vii) of the Income Tax Act and of determining the cost and the adjusted cost base to the taxpayer of the new shares, the rules in clauses (a) (v) and (vi) hereof shall apply, provided that the taxpayer has not included in computing his capital gain or loss, as the case may be, from the disposition of the exchanged shares, proceeds of disposition in respect of the exchanged shares equal to the fair market value thereof immediately before the exchange; and

Change of use of principal residence to income-producing property prior to 1972: election to deem change of use not to have occurred

- (c) upon the enactment of this provision, subsection 26(21) of the said Rules shall be repealed in respect of amalgamations occurring after May 6, 1974.
- (11) That where, at any time before 1972, a taxpayer changed the use of a property that was, at that time, his principal residence, within the meaning assigned by paragraph 54(g) of the Income Tax Act, to an income-producing property, and owned the property on December 31, 1971,
  - (a) the taxpayer may elect in his return of income for the 1974 or 1975 taxation year to deem the change of use not to have occurred at that time, and
  - (b) where the taxpayer so elects,
    - (i) for the purpose of paragraphs 40(2)(b) and 54(g) of the Income Tax Act,
      - (A) the change of use shall be deemed to have taken place on January 1, 1972, and
      - (B) the election shall be deemed to be an election referred to in subsection 45(2) of the Income Tax Act, and
    - (ii) for the 1974 and subsequent taxation years of the taxpayer, no capital cost allowance may be claimed in respect of the property.

Income derived from the operation of a mine

Late-filed section 83 elections

Special rule for capital dividends payable before certain date

## (12) That

- (a) for the 1972 and subsequent taxation years, section 28 of the said Rules, and
- (b) for the 1971 and previous taxation years, section 83 of the Income Tax Act as it read in its application to those years,

shall be amended so that the words
"income derived from the operation of a
mine" shall include the income reasonably attributable to the processing of
mineral ores from a mine up to the prime
metal stage or its equivalent.

- (13) That where at any particular time that was after 1971 and before 1974, a dividend referred to in subsection 83(1) or (2) of the Income Tax Act became payable by a corporation and the election therein referred to was not made on or before the day on or before which it was required to be made, the election shall be deemed to have been made on that day, if the election is made, in the manner and form prescribed, on or before December 31, 1974.
- (14) That where a capital dividend, referred to in subsection 83(2) of the Income Tax Act, of a corporation became payable in a taxation year at a particular time that was after 1971 and before May 7, 1974, for the purpose of computing the corporation's capital dividend account immediately before the particular time, all amounts each of which is an amount in respect of a capital loss from the dispostion of property in the taxation year and before the particular time shall be deemed to be nil.

Late-filed section 85 election

Late-filed subsection 97(2) and 98(3) elections

Foreign affiliates

Loss carryovers

Depreciable property of credit unions acquired before 1972

- (15) That where an election referred to in subsection 85(1) or (2) of the Income Tax Act that could only have been made on or before a day (the "day") that was before May 7, 1974, was not so made, the election shall be deemed to have been made on the day if it is made on or before December 31, 1974.
- (16) That where an election referred to in subsection 97(2) or 98(3) of the Income Tax Act that could only have been made on or before a day (the "day") that was before May 7, 1974, was not so made, the election shall be deemed to have been made on the day if it is made on or before December 31, 1974.
- (17) That for the 1972 and subsequent taxation years, subsections 35(3) and (4) of the said Rules shall be repealed and a rule substituted therefor to provide that subsection 91(1) of the Income Tax Act shall be read as if the reference therein to "each taxation year of the affiliate" were read as a reference to "the 1976 and each subsequent taxation year of the affiliate".
- (18) That for the 1972 and subsequent taxation years, the words "to the extent that it would have been deductible in computing the taxpayer's income for the 1972 taxation year" in subsections 37(1) and (3) of the said Rules shall be deleted and the words "to the extent that it would have been deductible in computing the taxpayer's taxable income for the 1972 taxation year" shall be substituted therefor.
- (19) That for the 1972 and subsequent taxation years,
  - (a) any depreciable property acquired by a credit union in a taxation year ending before 1972 shall be deemed to have been acquired by it on the last day of its 1971 taxation year;

- (b) for the purpose of computing a capital gain from the disposition of depreciable property acquired by a credit union in a taxation year ending before 1972, the capital cost of the property shall be deemed to be its capital cost, determined without reference to paragraph 58(1)(c) of the said Rules; and
- (c) for the purpose of computing the deemed capital cost of depreciable property acquired by a credit union before 1972 by virtue of subsection 58(1) of the said Rules, the year of acquisition of the property shall be excluded.

(20) That

- (a) the maximum cumulative reserve of a new corporation that is formed at a time that is after May 6, 1974, as the result of an amalgamation, within the meaning assigned by section 87 of the Income Tax Act, of credit unions shall be deemed to be the amount by which its maximum cumulative reserve at that time, determined under paragraph 137(6)(c) of the said Act, exceeds the aggregate of all amounts, if any, referred to in paragraphs 58(3.2)(a) and (b) of the said Rules and determined thereunder in respect of each of the predecessor corporations; and
- (b) the maximum cumulative reserve of a credit union (the "acquiror") that has acquired, otherwise than by virtue of an amalgamation, at a time that is after May 6, 1974, all or substantially all of the assets of another credit union shall be the amount by which the acquiror's maximum cumulative reserve at that time, determined under paragraph 137(6)(c) of the Income Tax Act,

Continuation of certain reserves of credit union

exceeds the aggregate of the amounts determined under paragraphs 58(3.2)(a) and (b) of the said Rules in respect of the acquiror, as if each of the amounts determined under the said paragraphs is the aggregate of the amounts determined thereunder without regard to this subparagraph and the amounts determined thereunder in respect of the other credit union.

Repeal of section 64.3

(21) That upon the enactment of this paragraph, section 64.3 of the said Rules shall be repealed.

## NOTICE OF WAYS AND MEANS MOTION

TO AMEND

CHAPTER 17 OF THE STATUTES OF CANADA, 1960-61

Repeal of section 10

That it is expedient to introduce a measure to amend chapter 17 of the Statutes of Canada, 1960-61, an Act to amend the statute law relating to income tax, to provide that section 10 thereof shall be repealed.

# NOTICE OF WAYS AND MEANS MOTION AN ACT TO AMEND THE EXCISE TAX ACT AND THE EXCISE ACT

That it is expedient to introduce a measure to amend the Excise Tax Act and the Excise Act and to provide among other things that effective May 7, 1974:

- 1. The following goods be made exempt from the consumption or sales tax:
  - (a) clothing and footwear as the Governor-in-Council may determine by regulation including materials designed primarily for use in home or commercial production thereof;
- (b) bicycles; and
  - (c) articles and materials for use exclusively in the manufacture or production of the above-mentioned tax-exempt products.
- 2. The following goods (not including motor trucks) be made exempt from the consumption or sales tax:
  - (a) excavation and earthmoving equipment; cranes; compactors and rollers; air compressors and pumps; attachments for the foregoing; all at a price in excess of \$1,000.00 per unit and specially designed for construction or demolition purposes;
  - (b) equipment designed for use directly in the preparation, laying or spreading of concrete or asphalt; attachments for the foregoing; all at a price in excess of \$1,000.00 per unit; and
  - (c) articles and material for use exclusively in the manufacture or production of the above-mentioned tax-exempt products.
- 3. The following goods when sold to or imported by or on behalf of a municipality for its own use and not for resale be made exempt from the consumption or sales tax:
  - (a) passenger transportation vehicles and parts therefor (not including vehicles designed to carry less than 12 passengers) for use directly and principally in the operation of a municipal public passenger transportation system, which each day provides a regularly scheduled service to the general public, owned or operated or to be owned or operated by or on behalf of a municipality; and
  - (b) goods for use as part of water distribution systems under the control of a municipality.

- 4. The definition of "certified institution" set out in subsection 45(1) of the Excise Tax Act be repealed and the following substituted therefor:
  - " "certified institution" means an institution that by a certificate issued by the Minister of National Health and Welfare is certified to be, as of the day specified in the certificate,
  - (a) a bona fide public institution whose principal purpose is to provide care for children or aged, infirm or incapacitated persons, and
  - (b) in receipt annually of aid from the Government of Canada or the government of a province for the care of persons specified in paragraph (a);"
- 5. The exemption from the consumption or sales tax for aids and devices to assist the physically handicapped be broadened to include:
  - (a) communication devices, for use with telegraph or telephone apparatus, purchased on the written order of a registered medical practitioner for the use of the deaf and the dumb;
  - (b) invalid chairs, commode chairs, walkers and similar aids to locomotion, with or without wheels; motive power and wheel assemblies therefor; patterning devices; toilet, bath and shower seats; all the foregoing specially designed for the disabled; accessories and attachments for all the foregoing; including batteries specially designed for use therewith;
  - (c) selector control devices, purchased on the written order of a registered medical practitioner, specially designed for use by physically handicapped persons to enable such persons to select, energize or control various household, industrial and office equipment;
  - (d) heart monitoring devices, purchased on the written order of a registered medical practitioner by an individual afflicted with heart disease for his own use, including batteries specially designed for use therewith;
  - (e) hospital beds purchased or leased on the written order of a registered medical practitioner by an incapacitated person for his own use;
  - (f) needles and syringes designed for medical purposes; and
  - (g) articles and materials for use exclusively in the manufacture or production of the above-mentioned tax-exempt products.

- 6. The exemption from the consumption or sales tax for miscellaneous items be broadened to include amusement riding devices, ancillary equipment and parts therefor, not including motor trucks or coin operated devices, specially designed for use at agricultural exhibitions or commercial fairs.
- 7. The relief from the requirement to pay the consumption or sales tax provided for under subsection 28(2) of the Excise Tax Act, for printed matter produced by Her Majesty in right of Canada for own use, be repealed.
- 8. Subsection 25(1) of the Excise Tax Act be amended by increasing the special excise tax on wines imposed thereunder
  - (a) by twenty cents per gallon on wines, other than cider, of all kinds containing not more than seven per cent of absolute alcohol by volume; and
  - (b) by forty cents per gallon on wines, other than cider, of all kinds containing more than seven per cent of absolute alcohol by volume.
- 9. Schedule I to the Excise Tax Act be amended by repealing paragraph 6 thereof and substituting therefor the following:
  - "6. Cigars ..... twenty and one-half per cent."
- 10. Schedule I to the Excise Tax Act be further amended by adding thereto the following:
  - "9. Automobiles, not including ambulances, hearses, or automobiles designed to carry 12 or more passengers
    - (a) automobiles other than station wagons and vans designed to carry more than six passengers, for each one hundred pounds or portion thereof that the weight of the automobile exceeds four thousand five hundred pounds .... twenty dollars;
    - (b) station wagons including vans designed to carry more than six passengers, for each one hundred pounds or portion thereof that the weight of the station wagon exceeds five thousand one hundred pounds ..... twenty dollars;

and for purposes of this section the weight of an automobile is the weight of a fully manufactured automobile at the time of its sale by the manufacturer or the importer, as the case may be, including the weight, at that time, of all articles and materials the value of

which are included in its sale price as determined in Part V of this Act.

- 10. Motorcycles with engines that have a displacement of greater than two hundred and fifty cubic centimeters ... three per cent.
- 11. Boats designed to be propelled primarily by motors exceeding twenty horsepower; and motors exceeding twenty horsepower (including drive assemblies) for boats ...... three per cent.
- 12. Aircraft but not including military aircraft and aircraft owned or operated by such class of air carrier authorized pursuant to the Commercial Air Service Regulations made under the Aeronautics Act to provide a commercial air service as the Governor-in-Council may by regulation prescribe and that are purchased for use in such service.... three per cent.

Sections 9, 10, 11 and 12 do not apply to any of the goods mentioned therein that are sold under conditions for which relief from the consumption or sales tax is provided by virtue of any provision of this Act other than subsection 27(2).

Payment of the tax imposed by virtue of section 9 may be deferred in the case of automobiles imported by persons who manufacture automobiles in Canada until such time as the imported automobiles are sold in Canada by such persons."

- 11. Part I of the Schedule to the Excise Act be amended by repealing subsection 1.(1) thereof and substituting therefor the following:
  - "1.(1) On every gallon of the strength of proof distilled in Canada, except as hereinafter otherwise provided sixteen dollars and twenty-five cents, and so in proportion for any greater or less strength than the strength of proof and for any less quantity than a gallon."
- 12. Part II of the Schedule to the Excise Act be repealed and the following substituted therefor:

## II. CANADIAN BRANDY

On every gallon of the strength of proof, fourteen dollars and twenty-five cents, and so in proportion for any greater or less strength than the strength of proof and for any less quantity than a gallon."

- 13. Sections 1, 2 and 3 of Part IV of the Schedule to the Excise Act be repealed and the following substituted therefor:
  - "1. Manufactured tobacco of all descriptions except cigarettes, per pound actual weight, fifty cents.
  - 2. Cigarettes weighing not more than three pounds per thousand, four dollars and fifty cents per thousand.
  - 3. Cigarettes weighing more than three pounds per thousand, five dollars and fifty cents per thousand."

# NOTICE OF WAYS AND MEANS MOTION

# CUSTOMS TARIFF

1. That Schedule A to the <u>Customs Tariff</u> be amended by striking out tariff items 23610-1, 44043-1, 44047-1, 69615-1, 70310-1, 70311-1, 70312-1 and 70313-1, and the enumerations of goods and the rates of duty set opposite each of those items, and by inserting in Schedule A to the said Act the following items, enumerations of goods and rates of duty:

t Prior to	.N. General iff Tariff	.c. 25 p.c.	7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	.c. 35 p.c. p.c.35 p.c. ous Various	DITON DITON	.c. 27½ p.c. July 1, 1974)	cise Act
Rates in Effect Rates Proposed in	M.F.N. Tariff	. 10 p	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	15 <sub>1</sub>		Free 7½ pafter	DET USTAR
Rates Pr	B.P. Tariff	10 p.c	10 p.c. 20 p.c. 22½ p.c. 15 p.c.	2½ p.c. 10 p.c. Various	A sittle	Free (on and	d."
888	General	25 p.c.	35 p. c.	20 p.c.	Land	27½ p.c. 27½ p.c.	ic cardiff it
Most- Favoured-	Nation	ы Н Б	10 p.c.	년 1 9 9		Free 7½ p.c.	
British	Preferential Tariff	Free	10 p.c.	Free		н н г г г г	Syamb a
		Bovine intranasal vaccines, when imported under permit of the Veterinary Director General	Surgical bandages and slabs composed of textile fabrics specially coated with Plaster of Paris compound; other articles and materials specially designed for use as or for use in making orthopedic casts, splints and other similar supports	Amusement riding devices of the kinds used at exhibitions or fairs, ancillary equipment imported therewith; parts of the foregoing	Aircraft, not including engines, under such regulations as the Minister may prescribe:	When of types or sizes not made in Canada	
	Tariff Item	20612-1	23610-1	42712-1		44043-1	

	Brittah	Most-		Rates in Effect Rates Proposed in	Effect Pri	Prior to this Budget
Tariff Item	Preferential Tariff	Nation	General	B.P. Tariff	M.F.N. Tariff	General Tariff
Aircraft engines, when imported for use in the equipment of aircraft:				. 3		
44047-1 When of types or sizes not made in Canada	76 Free	Free 72 p.c.	27½ p.c. 27½ p.c.	Free Free (on and a	Free 7½ p.c. fter July	27½ p.c. 27½ p.c. 1, 1974)
Moving picture films, sound or silent, separate sound film track slides and slide films, positive or negative, and sound recordings for use by educational, scientific or cultural institutions or societies;  Sound recordings for use by the cultural institutions or societies;  Sound recordings other than for sale or rental;  Models, static and moving;  Video tape recordings;  Wall charts, maps and posters;						
			I I I			Harana Maria

Tariff Ta			4	Most-		Rates in Effect Rates Proposed in		Prior to this Budget
All the foregoing which  (a) are of an educational, scientific or cultural character within the meaning of the Agreement for Facilitating the International Circulation or Visual and Auditory Materials of an Educational, Scientific and Cultural Character adopted at Beirut, lebanon in 1948, and Cultural Character adopted at Beirut, lebanon in 1948, and Cultural Character adopted at Beirut, lebanon or by the Government of the country of production or by an erogalized representative authority of the Outer New and Cultural Character of the United Nations Cultural Character of the United Nation as being of an international cultural character; under such regulations as the Minister may prescribe  Sound recordings, in single copies, eact unsolicited and without charge to a reviewer for bona charge to a reviewer f	[ariff Item		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
All the foregoing which  (a) are of an educational, character within the meaning character within the meaning of the Agreement for Circulation of visual and Auditory Materials of an Educational, Scientific and Cultural Character adopted at Beirut, Lebanon in 1948, and Cultural Character adopted at Beirut, Lebanon in 1948, and Cultural Character adopted at Deirut, authority of representative authority of representative authority of the Government of the country of production or by an appropriate representative of the United Nations Education or by an appropriate representative of the United Nations Cultural Organization as being of an international educational, Scientific or cultural character; Under such regulations as the Minister may prescribe	9615-1							
Educational, Scientific and Cultural Organization as being of an international educational, scientific or cultural character; Under such regulations as the Minister may prescribe	Cont'd	All the foregoing which  (a) are of an educational, scientific or cultural character within the meaning of the Agreement for Facilitating the International Circulation of Visual and Auditory Materials of an Educational, Scientific and Cultural Character adopted at Beirut, Lebanon in 1948, and  (b) have been certified by the Government or by a recognized representative authority of the Government of the country of production or by an appropriate representative of the United Nations						
Under such regulations as the Minister Free Free Free Free Free Free Free F		Educational, Scientific and Cultural Organization as being of an international educational, scientific or cultural character;		4 9				
Sound recordings, in single copies,  sent unsolicited and without  charge to a reviewer for bona fide review purposes		such regulations as prescribe	Free	Free	Free	Free	Free	Free
Free Free 15 p.c. 15 p.c. 15	59645-1	Sound recordings, in single copies, sent unsolicited and without charge to a reviewer for bona						3
		fide review purposes	Free	Free	Free		15 p.c. 15 p.c.	25 p.c. 30 p.c.
							STATE TO STATE	:

		7-1-1-0	Most-		Rates in Effect Rates Proposed in		Prior to
Tariff		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
	Goods (not including alcoholic beverages, cigars, cigarettes and manufactured tobacco except where specifically provided therefor) acquired abroad by a resident of Camada for his personal or household use or as souvenirs or gifts, but not bought on commission or as an accommodation for any other person or for sale, and declared by him at the time of his return to Canada, under such regulations as the Minister may prescribe:						
70310-1	Valued at not more than fifty dollars (including alcoholic beverages not exceeding forty ounces, and tobacco not exceeding fifty cigars, two hundred cigarettes and two pounds of manufactured tobacco) and included in the baggage accompanying the resident of Canada returning from abroad after an absence from Canada of not less than forty-eight hours	F.	۲- و و و	0 4 E	Q Q Ex	0 4 5	, S
	A resident of Canada shall not be entitled to the exemption granted under this item more often than once in each calendar quarter, that is in each quarterly period in a year beginning on January 1, April 1, July 1 and October 1,			) } 4 4	Various	Various	Various
	respectively.						

Prior to this Budget	General	Free			
Effect Prosed in the	M.F.N. Tariff	Free			
Rates in Effect Prior to Rates Proposed in this Budget	B.P. Tariff	Free			
	General	Free			
Most-	Nation Tariff	Free			- 1 sedi Security Sec
74. 14.	Preferential Tariff	Free			PRINTER SPRINTER PRINT
		Valued at not more than one hundred and fifty dollars (including alcoholic beverages not exceeding forty ounces, and tobacco not exceeding fifty cigars, two hundred cigarettes and two pounds of manufactured tobacco) and included in the baggage accompanying the resident of Canada returning from abroad after an absence from Canada of not less than seven days	Goods (other than alcoholic beverages, cigars, cigarettes and manufactured tobacco) acquired in any country beyond the continental limits of North America may be entered under this item although they are not included in the baggage accompanying the returning resident if they are declared by him at the time of his return to Canada.	The exemption granted under this item shall be extended only to a resident who, upon his return to Canada, establishes in such form and manner as the Minister may specify by regulation that he has been abroad for a minimum period of seven days, which form and manner may differ according to the country visited or the mode of travel	nsed.
	Tariff	70311-1			The Thirty of th

		4 7 0	Most-		Rates in Effect Rates Proposed in		Prior to
Tariff		Preferential Tariff	Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General Tariff
70311-1 (Cont'd)	A resident of Canada shall not be entitled to the exemption granted under this item more than once in a calendar year and he shall not be entitled, with respect to the same trip abroad, to claim an exemption under tariff item 70310-1 if he claims an exemption under this item.						
70312-1	Valued at not more than one hundred and fifty dollars (not including goods otherwise allowed duty-free entry into Canada, nor alcoholic beverages, cigars, cigarettes and manufactured tobacco) and included in the baggage accompanying the resident of Canada returning from abroad after an absence from Canada of not less than forty-eight hours	25 0.5.	25 0.0.	25 n.c.	25 7. 6.	r. C	25
70313-1	Valued at not more than ten dollars (not				Various	Various	Various
100	cigarettes and manufactured tobacco) and included in the baggage accompany- ing the resident of Canada returning from abroad after an absence from Canada of not less than forty-eight hours	Free	Free	H ree	Free	Free	Free
Tribuna.	The exemption granted under this item shall be extended only to a resident who, at the time of his return to Canada, is not entering any other goods under any other item of this heading.	St. Land and a state of the sta		111111111111111111111111111111111111111	Vallous	Val.	Various

		10 11	Most-		Rates in Effect Rates Proposed in	Rates in Effect Prior to tes Proposed in this Bud	Prior to this Budget
Tariff	Bear Spirit and the second of	Preferential Tariff	ravoureu- Nation Tariff	General	B.P. Tariff	M.F.N. Tariff	General
(Cont'd)	Goods entitled to entry under any item of this heading shall be exempt from all other imposts notwithstanding the provisions of this Act or any other Act.						
	The Minister by regulation may, notwith- standing any other provision in customs legislation relating to the entry of goods, excuse a returning resident of Canada from any requirement for making a written declaration or entry with respect to goods entitled to entry under any item of this heading.	2 2	9 - 1				
	The Governor in Council may, by order, on the recommendation of the Minister of Finance, reduce the maximum value of goods that are entitled to entry under any item of this heading but every order made pursuant to this authority shall be published in the Canada Gazette, and shall cease to have any force or effect with respect to any period following the 180th						
	day from the date of its making or, if Parliament is not then sitting, the 15th day next thereafter that Parliament is sitting, unless not later than that day the order is approved by resolution adopted by both Houses of Parliament.			-3			5
		Service Services Serv	-bstood recitation recitation			októ dpeli októ na po na na na na na na na na na na na na na na na na na na na n	The state of the s
		1 4 6 1					

Rates in Effect Prior to Rates Proposed in this Budget	General	25 p.c. 40 p.c. 30 p.c. 25 p.c. Various
Rates in Effect Prior to tes Proposed in this Bud	M.F.N. Tariff	20 p.c. 15 p.c. 15 p.c. Various
Rates in Rates Prop	B.P. Tariff	15 p.c. 10 p.c. 15 p.c. Various
	General	25 p.c.
Most-	Nation Tariff	Free
Rritish	Preferential Tariff	Free Free Free Free Free Free Free Free
		Handicraft goods designated by Order of the Governor in Council, the growth, produce or manufacture of a country entitled to the benefits of the General Preferential Tariff, when certified by the government of the country of production or by any other authority in the country of production recognized by the Minister as competent for that purpose:  (a) to be handicraft products with traditional or artistic character- istics that are typical of the geographical region where produced, and (b) to have acquired their essential characteristic by the handiwork of individual craftsmen. Under such regulations as the Minister may prescribe
- 48	Tariff	87500-1

- 2. That any enactment founded upon paragraph 1 of this motion shall be deemed to have come into force on the 7th day of May, 1974, and to have applied to all goods mentioned in the said paragraph 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.
- 3. That the provisions of any enactment founded upon paragraphs 1 and 8 of the Notice of Ways and Means Motion relating to the Customs Tariff tabled by the Minister of Finance in the House of Commons on the 1st day of March, 1974 shall be extended for a period of six months from the 1st day of July, 1974 to the 31st day of December, 1974 except as it applies to tariff item 9205-1.

No. 49

# **VOTES AND PROCEEDINGS**

# OF THE

# HOUSE OF COMMONS

# OF CANADA

OTTAWA, TUESDAY, MAY 7, 1974

2.00 o'clock p.m.

#### PRAYERS

Mr. Foster, for Mr. MacEachen, a Member of the Queen's Privy Council, laid upon the Table,—Copies of Report on Employer-Employee Relations in the Public Service of Canada—Proposals for Legislative Change Part III—J. Finkelman, Q.C., Chairman, Public Service Staff Relations Board. (English and French).—Sessional Paper No. 292-4/66B.

Mr. O'Sullivan, seconded by Mr. Hees, by leave of the House, introduced Bill C-284, An Act to amend the Canada Elections Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The House resumed the adjourned debate on the motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Drury,—That this House approves in general the budgetary policy of the Government.

And debate continuing;

Mr. Lambert (Edmonton West), seconded by Mr. Bell, moved in amendment thereto,—That all the words after "That" be deleted and the following substituted therefor:

V 49-1

"this House does not have confidence in the government by reason of its failure to propose effective budgetary measures to contain and reduce inflation,"

And debate continuing thereon;

Mr. Lewis, seconded by Mr. Knowles (Winnipeg North Centre), 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 immediately thereafter the following words:

"and its failure to propose any measures to assist pensioners and other Canadians on low and fixed incomes, to deal with the housing crisis, or to remove the glaring inequities in the taxation system."

And debate arising thereon;

Mr. Speaker communicated to the House the following letter:

GOVERNMENT HOUSE OTTAWA

Sir,

I have the honour to inform you that the Right Honourable Bora Laskin, P.C., Chief Justice of Canada, in his

capacity as Deputy Governor General, will proceed to the Senate Chamber today, 7th May, 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,

ANDRÉ GARNEAU

Administrative Secretary to the Governor General.

The Honourable

The Speaker of the House of Commons.

Debate was resumed on the motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Drury,—That this House approves in general the budgetary policy of the Government.

And on the motion of Mr. Lambert (Edmonton West), seconded by Mr. Bell, in amendment thereto,—That all the words after "That" be deleted and the following substituted therefor:

"this House does not have confidence in the government by reason of its failure to propose effective budgetary measures to contain and reduce inflation."

And on the motion of Mr. Lewis, seconded by Mr. Knowles (Winnipeg North Centre), 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 immediately thereafter the following words:

"and its failure to propose any measures to assist pensioners and other Canadians on low and fixed incomes, to deal with the housing crisis, or to remove the glaring inequities in the taxation system."

And debate continuing;

A Message was received from the Senate informing this House that the Senate had passed Bill C-4, An Act to amend the Export and Import Permits Act, without any amendment.

A Message was received from the Right Honourable Bora Laskin, P.C., Chief Justice of Canada, acting as Deputy to His Excellency the Governor General desiring the immediate attendance of the House in the Senate Chamber.

Accordingly, Mr. Speaker went with the House to the Senate Chamber;

And being returned;

Mr. Speaker reported that when the House did attend the Right Honourable the Deputy to 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:

Bill C-277, An Act respecting the Electoral Boundaries Readjustment Act.—Chapter No. 7.

Bill C-281, An Act respecting the Electoral Boundaries Readjustment Act.—Chapter No. 8.

Bill C-4, An Act to amend the Export and Import Permits Act.—Chapter No. 9.

Bill C-14, An Act to amend the Farm Improvement Loans Act, the Small Businesses Loans Act and the Fisheries Improvement Loans Act.—Chapter No. 10.

Bill C-6, An Act to amend the National Parks Act.—Chapter No. 11.

Bill C-27, An Act to facilitate the relocation of railway lines or rerouting of railway traffic in urban areas and to provide financial assistance for work done for the protection, safety and convenience of the public at railway crossings.—Chapter No. 12.

Debate was resumed on the motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Drury,—That this House approves in general the budgetary policy of the Government.

And on the motion of Mr. Lambert (Edmonton West), seconded by Mr. Bell, in amendment thereto,—That all the words after "That" be deleted and the following substituted therefor:

"this House does not have confidence in the government by reason of its failure to propose effective budgetary measures to contain and reduce inflation."

And on the motion of Mr. Lewis, seconded by Mr. Knowles (Winnipeg North Centre), 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 immediately thereafter the following words:

"and its failure to propose any measures to assist pensioners and other Canadians on low and fixed incomes, to deal with the housing crisis, or to remove the glaring inequities in the taxation system."

And debate continuing;

(Proceedings on Adjournment Motion)

At 10.00 o'clock p.m., the question "That this House do now adjourn" was deemed to have been proposed pursuant to Standing Order 40(1);

After debate the said question was deemed to have been adopted.

## Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Baldwin, Andre, Woolliams and Cyr for Messrs. McKenzie, Dinsdale, Ellis and Hopkins on the Standing Committee on National Resources and Public Works.

Messrs. Langlois and Ellis for Messrs. Reid and Baldwin on the Standing Committee on Miscellaneous Estimates.

Mr. Hargrave for Mr. Lundrigan on the Standing Committee on Regional Development.

Mr. Carter for Mr. Beatty (Wellington-Grey-Dufferin-Waterloo) on the Standing Committee on Justice and Legal Affairs.

Messrs. Walker, Dupras, Reilly and Atkey for Messrs. Poulin, Côté, Higson and Holmes on the Standing Committee on Health, Welfare and Social Affairs.

Mr. Rose for Mr. Knight on the Standing Committee on Finance, Trade and Economic Affairs.

Mr. Dupont for Mr. Olivier on the Standing Committee on Health, Welfare and Social Affairs.

Messrs. McKinnon, Hargrave and Hellyer for Messrs. McGrath, Hellyer and Clark (Rocky Mountain) on the Standing Committee on Broadcasting, Films and Assistance to the Arts.

Mr. Nelson for Mr. Harney on the Standing Committee on External Affairs and National Defence.

Messrs. Fraser and Douglas for Messrs. Hees and Nelson on the Standing Committee on External Affairs and National Defence.

# 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 41(1), namely:

By Mr. Allmand, a Member of the Queen's Privy Council,—Copy of Contracts entered into between the Government of Canada and the Municipalities of Abbotsford, Burnaby, Campbell River, City of Chilliwack, Township of Chilliwack, Cranbrook, Fort St. John, Kamloops, Kelowna, Kitimat, Langley, Maple Ridge, Mission, Nanaïmo, North Cowichan, Penticton, Port Alberni, Powell River, Prince George, Prince Rupert, Squamish, Surrey, Terrace and White Rock in the province of British Columbia pursuant to subsection 3 of section 20 of the Royal Canadian Mounted Police Act, chapter R-9, R.S.C., 1970.—Sessional Paper No. 292-1/268.

At 10.30 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

LUCIEN LAMOUREUX, Speaker.

No. 50

# **VOTES AND PROCEEDINGS**

OF THE

# HOUSE OF COMMONS

# OF CANADA

OTTAWA, WEDNESDAY, MAY 8, 1974

2.00 o'clock p.m.

#### PRAYERS

A question of privilege having been raised by the honourable Member for Greenwood (Mr. Brewin):

#### RULING BY MR. SPEAKER

MR. SPEAKER: The honourable Member for Greenwood (Mr. Brewin) has raised a question of privilege in relation to the non production of a certain document in the Standing Committee on External Affairs and National Defence. He has indicated that if the Chair were to find that there is a prima facie case of privilege, he would move a motion suggesting that this matter be referred to the Committee on Privileges and Elections. The Chair has in the past, on many occasions and based on many precedents, suggested that it might be very unwise for the House to decide that the proceedings in one committee be investigated by another committee, and I am sure that the honourable Member would want to bear that in mind. The honourable Member also suggested that there is a motion which should be put, and I wonder whether it would be the wish of honourable Members that we spend the afternoon debating this motion which, as a debate on a motion on privilege, might go on for some

I have had a few moments to look into this situation and in a preliminary way there would appear to be at V 50—1

least three questions involved in the matter raised by the honourable Member for Greenwood. The first is whether it is procedurally acceptable to raise in the House under the heading of privilege a proceeding in a standing committee. I suggest that this can be done only when a proceeding is presented to the House by means of a report accompanied if necessary by the relevant evidence.

In my view, it is not possible to initiate a debate in the House on the evidence alone of a committee unless there is before the House a formal report. I mean by this that the report must state the specific question and be brought to the House by means of a specific motion to concur.

Secondly, there is at least implied in the question of privilege the matter of the conduct of a witness before a committee. Again it seems to me, and I believe that precedent will support my views, that the conduct of a witness can be considered by the House only on receiving a report thereon from a committee, and the consideration, as I said a moment ago, of a motion to concur in the report with the required 48 hours notice.

Finally, there is a question of the extent of the power of a committee to send for papers. Honourable Members are aware of course of the Standing Order to which the honourable Member has referred and of the practice of the House. Honourable Members know that a committee has the power to send for persons, papers and records. The fundamental question is whether a committee, without reference and submission to the House, has the authority to exercise that power in every case.

The honourable Member for Greenwood (Mr. Brewin), in his question of privilege, suggests that the House should study immediately the problem posed by the refusal of CIDA's president to produce a certain document to the committee.

Can the committee, on its own, without reporting officially to the House, take any coercive steps against the witness? Can the committee, on its own authority, conclude in judgment: Down with Gérin-Lajoie? The Chair will have to think about it seriously.

For the moment I think it would be the sense of the House that rather than embark on extended debate on the question of privilege raised by the honourable Member for Greenwood, the Chair should be given an opportunity to reflect on the matter, taking into account the representations of the honourable Member and the precedents.

Mr. Lachance, from the Standing Committee on External Affairs and National Defence, presented the First Report of the said Committee, which is as follows:

A copy of the Minutes of Proceedings and Evidence of Tuesday, April 30, 1974 and Tuesday, May 7, 1974 (Issues Nos. 13 and 16) is reported.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 16 to the Journals.)

Mr. Isabelle, from the Standing Committee on Health, Welfare and Social Affairs, presented the Fourth Report of the said Committee, which is as follows:

Pursuant to its Order of Reference of Tuesday, April 23, 1974, your Committee has considered Bill C-22, An Act respecting Canadian Professional Football, and has agreed to report it with the following amendments:

## Clause 4

Delete line 26, in the French version on page 3, and substitute the following therefor:

"dienne doit veiller à ce que, pendant toute la durée"

Delete line 39, in the French version on page 3, and substitute the following therefor:

"dienne doit veiller à ce que, pendant toute la durée"

Your Committee has ordered a reprint of Bill C-22 as amended for the use of the House of Commons at the report stage.

A copy of the Minutes of Proceedings and Evidence relating to this Bill (Issues Nos. 11 and 12) is tabled.

(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 17 to the Journals.)

Pursuant to Standing Order 43, on motion of Mr. Herbert, seconded by Mr. Foster, it was resolved,—That this House expresses its desire that the proposed increases to War Veterans Allowances be approved at the earliest opportunity.

Mr. Blackburn, seconded by Mr. Knowles (Winnipeg North Centre), by leave of the House, introduced Bill C-285, An Act to amend the Identification of Criminals Act, which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

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 Animal Contagious Diseases Act.—Mr. Whelan.

Pursuant to Standing Order 39(4), the following seven Questions were made Orders of the House for Returns:

## No. 18—Mr. Mazankowski

By department, what were the expenditures for taxis by messengers and other staff, in the Ottawa-Hull area, for the months of July, August, September, October, November and December, 1973 and January, 1974?—Sessional Paper No. 292-2/18.

# No. 267—Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of Agriculture on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/267.

# No. 269-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Canadian International Development Agency on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/269.

## No. 285-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of National Revenue on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/285.

#### No. 292-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by the Department of the Solicitor General on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/292.

## No. 293-Mr. Nystrom

- 1. What was the total amount of money spent in each of the fiscal years 1972-73 and 1973-74 to date by Statistics Canada on contracts to outside persons and organizations for research, development and other consulting services?
- 2. What are the names and addresses of these outside persons and organizations and what amounts of money were involved in each contract?
- 3. What was the purpose of each contract and title of each report submitted?—Sessional Paper No. 292-2/293.

## No. 754-Mr. Fleming

What are the latest statistics available on prosecutions for misleading advertising (a) the names of these companies (b) the number of times these companies have been charged and the number of convictions placed upon them?—Sessional Paper No. 292-2/754.

Mr. Foster, Parliamentary Secretary to the President of the Privy Council, presented,—Returns to the foregoing Orders. The House resumed debate on the motion of Mr. Turner (Ottawa-Carleton), seconded by Mr. Drury,—That this House approves in general the budgetary policy of the Government.

And on the motion of Mr. Lambert (Edmonton West), seconded by Mr. Bell, in amendment thereto,—That all the words after "That" be deleted and the following substituted therefor:

"this House does not have confidence in the government by reason of its failure to propose effective budgetary measures to contain and reduce inflation."

And on the motion of Mr. Lewis, seconded by Mr. Knowles (Winnipeg North Centre), 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 immediately thereafter the following words:

"and its failure to propose any measures to assist pensioners and other Canadians on low and fixed incomes, to deal with the housing crisis, or to remove the glaring inequities in the taxation system."

After further debate, at 5.45 o'clock p.m., Mr. Speaker interrupted the debate pursuant to Standing Order 60(6) and the question being put on the said proposed amendment to the amendment, it was agreed to on the following division:

# (Division No. 8)

#### YEAS

#### Messrs.

Alexander	Diefenbaker	Horner
Alkenbrack	Dinsdale	(Battleford-
Andre	Douglas	Kindersley)
Arrol	Ellis	Howard
Atkey	Epp	Howie
Baker	Fairweather	Hueglin
Baldwin	Firth	Hurlburt
Balfour	Forrestall	Jarvis
Barnett	Frank	Jelinek
Bawden	Fraser	Kempling
Beattie	Gilbert	Knight
(Hamilton	Gillies	Knowles
Mountain)	Gleave	(Winnipeg
Beatty	Grafftey	North Centre)
(Wellington-Grey-	Grier	Knowles
Dufferin-Waterloo)	Hales	(Norfolk-
Bell	Haliburton	Haldimand)
Benjamin	Hamilton	Korchinski
Blackburn	(Qu'Appelle-	Lambert
Blenkarn	Moose Mountain)	(Edmonton West)
Brewin	Hamilton	La Salle
Broadbent	(Swift Current-	Lawrence
Carter	Maple Creek)	Leggatt
Clark	Harding	Lewis
(Rocky Mountain)	Hargrave	Lundrigan
Clarke	Harney	MacDonald
(Vancouver	Hees	(Egmont)
Quadra)	Hellyer	MacDonald (Miss)
Coates	Higson	(Kingston and
Cossitt	Hollands	the Islands)
Crouse	Holmes	MacInnis
Danforth	Horner	(Cape Breton-
Darling	(Crowfoot)	East Richmond)
Diek	The second secon	

Smith

(Northumberland-

Miramichi)

#### Messrs

MacInnis (Mrs.) Neale Rose (Vancouver Kingsway) (Vancouver Rowland East) MacKay Rynard MacLean Neil Saltsman (Moose Jaw) Schellenberger Macquarrie Madill Nelson Schumacher Marshall Nesdolv Scott Masniuk Nielsen Skoreyko Mather Nowlan Stackhouse Mazankowski Nystrom Stanfield McCain Oberle Stevens McCleave O'Connor Stewart McGrath Olaussen (Marquette) McKenzie Orlikow Symes McKinley O'Sullivan Taylor McKinnon Paproski Thomas Mitges Patterson (Moncton) Morgan Peters Towers Muir Reilly Wagner Whittaker Munro Reynolds (Esquimalt-Ritchie Wise Saanich) Roche Woolliams Murta Rodriguez Yewchuk-137.

#### NAYS

#### Messrs.

Allard Dupont Laprise Allmand Dupras Latulippe Andras Duquet Leblanc Basford (Laurier) Ethier Beaudoin LeBlanc Faulkner Béchard (Westmorland-Fleming Bégin (Miss) Kent) Fortin Blais Lefebvre Foster Blaker Fox Lessard Blouin L'Heureux Gauthier Boisvert Loiselle (Roberval) Boulanger Gauthier MacDonald Breau (Ottawa-Vanier) (Cardigan) Buchanan Gendron Macdonald Caccia (Rosedale) Gillespie Cafik MacEachen Godin Campbell MacGuigan Goyer Caouette Mackasey Gray (Charlevoix) Marceau Guay Caouette (St. Boniface) Marchand (Témiscamingue) Guay (Lévis) (Langelier) Caron Guilbault Marchand Chrétien (Kamloops-Haidasz Clermont Herbert Cariboo) Comtois Hopkins Matte Corbin McRae Isabelle Corriveau Morin (Mrs.) Jamieson Côté Jerome Munro Cullen (Hamilton East) Lachance Cyr Laflamme Olivier Danson Ouellet Lajoie Davis Lalonde Pelletier De Bané Lambert (Hochelaga) Demers (Bellechasse) Pelletier Dionne Lang (Sherbrooke) Drury Langlois Penner Dubé Laniel Portelance

#### Messrs.

Poulin Smith Prud'homme (Saint-Jean) Railton Stanbury Reid Stewart Richardson (Okanagan-Rompkey Kootenay) Rondeau Stewart Rooney (Cochrane) Roy Stollery (Timmins) Tétrault Roy Thomas (Laval) (Maisonneuve-Sauvé (Mrs.) Rosemont) Sharp

Turner (London East)
Turner (Ottawa-Carleton)
Walker
Watson
Whelan
Whicher
Yanakis—123.

Trudeau

Trudel

# Changes in Committee Membership

Notice having been filed with the Clerk of the House pursuant to Standing Order 65(4)(b), membership of Committees was amended as follows:

Messrs. Kempling, Blenkarn, Hellyer, Lambert (Edmonton West) and Bawden for Messrs. Frank, Horner (Battleford-Kindersley), Hamilton (Swift Current-Maple Creek), Murta and Neil (Moose Jaw) on the Standing Committee on Finance, Trade and Economic 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 41(1), namely:

By Mr. Lalonde, a Member of the Queen's Privy Council,—Report of the Fitness and Amateur Sport Directorate for the fiscal year ended March 31, 1973, pursuant to section 13 of the Fitness and Amateur Sport Act, chapter F-25, R.S.C., 1970. (English and French).—Sessional Paper No. 292-1/150.

At 6.28 o'clock p.m., the House adjourned until tomorrow at 2.00 o'clock p.m., pursuant to Standing Order 2(1).

> LUCIEN LAMOUREUX, Speaker.

# HOUSE OF COMMONS—MEETINGS OF COMMITTEES

Room	Committee	Hour
	(Subject to change from day to day)	
	THURSDAY, MAY 9	
	Miscellaneous Estimates	
208 W.B.	Order of the day: Estimates 1974–1975—Commissioner of Official Languages	9.30 a.m

# HOUSE OF COMMONS-MEETINGS OF COMMITTEES

Changes in Committee Membership

Nested Staving Oder filed with the Clerk of the House purchase to Sikering Order 65(4)(b), membership of Committee, was objected as follows:

Maney Karnthing, Riemmare, Heltyer, Lambert (Edmerster West) and Cowden for Messrs, Frank, Horner florthelers/-Kintlerblery, Frankling (Swift Current-Maple Create Micro and riest (Moose Jaw) on the Standing (Moose Jaw) Challes and Economic Affairs

Actures and Expense Deposited with the

The following place were used upon the Table pursuant to Carling Co. or of the store was used upon the Table pursuant

Sp. 16. Later as, a Marsher of the Green's Privy Controls, Sp. 16. Later as a series of Amateur Sport Directorale and the Section 32, 1973, pursuant to section 38 of the Street as a Amateur Sport Act, chapter 14. R.S. C. 1866, (English and French).—Sectional Properties 25.

At his will die sie House adjourned vetil to-

LUCIER LAMOUREUX.

