42nd PARLIAMENT
FIRST SESSION

Order Paper
and
Notice Paper

No. 248

Friday, December 8, 2017

Hour of meeting
10:00 a.m.

For further information, contact the Journals Branch at 992–2038.

42e LÉGISLATURE
PREMIÈRE SESSION

Feuilleton
et
Feuilleton des avis

Nº 248

Le vendredi 8 décembre 2017

Ouverture de la séance
10 heures

Pour de plus amples renseignements, veuillez communiquer avec la Direction des journaux au 992–2038.
The Order Paper is the official agenda for the House of Commons and is published for each sitting. It lists all of the items of business that may be brought forward during that sitting. The Notice Paper contains notice of all items Members wish to introduce in the House.

Le Feuilleton, qui est le programme officiel de la Chambre des communes, est publié pour chaque séance et comprend la liste des affaires qui pourraient être étudiées pendant la séance. Le Feuilleton des avis comprend les avis des motions et des questions que les députés veulent présenter à la Chambre.
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Order Paper  Feuilleton
Order of Business

GOVERNMENT ORDERS — at 10:00 a.m.

STATEMENTS BY MEMBERS — at 11:00 a.m.

ORAL QUESTIONS — not later than 11:15 a.m. until 12:00 noon.

DAILY ROUTINE OF BUSINESS — at 12:00 noon.

Tabling of Documents

Introduction of Government Bills

Statements by Ministers

Presenting Reports from Interparliamentary Delegations

Presenting Reports from Committees

Introduction of Private Members' Bills

No. 1

January 26, 2016 — Ms. Benson (Saskatoon West) — Bill entitled “An Act to amend the Income Tax Act (travel and accommodation deduction for tradespersons).”

No. 2

February 4, 2016 — Mr. Julian (New Westminster—Burnaby) — Bill entitled “An Act to amend the Holidays Act (National Flag of Canada Day).”

No. 3

September 15, 2016 — Mr. Poilievre (Carleton) — Bill entitled “An Act to amend the Income Tax Act (small business deduction rate).”

No. 4


No. 5

September 28, 2016 — Mr. Tabbara (Kitchener South—Hespeler) — Bill entitled “An Act to amend the Telecommunications Act (locked mobile device).”

Ordre des travaux

ORDRES ÉMANANT DU GOUVERNEMENT — à 10 heures

DÉCLARATIONS DE DÉPUTÉS — à 11 heures

QUESTIONS ORALES — au plus tard à 11 h 15 jusqu’à 12 heures

Affaires courantes ordinaires — à 12 heures

Dépôt de documents

Dépôt de projets de loi émanant du gouvernement

Déclarations de ministres

Présentation de rapports de délégations interparlementaires

Présentation de rapports de comités

Dépôt de projets de loi émanant des députés

No 1

26 janvier 2016 — Mme Benson (Saskatoon-Ouest) — Projet de loi intitulé « Loi modifiant la Loi de l’impôt sur le revenu (déduction des frais de déplacement et de logement pour les gens de métier) ».

No 2

4 février 2016 — M. Julian (New Westminster—Burnaby) — Projet de loi intitulé « Loi modifiant la Loi instituant des jours de fête légale (jour du Drapeau national du Canada) ».

No 3

15 septembre 2016 — M. Poilievre (Carleton) — Projet de loi intitulé « Loi modifiant la Loi de l’impôt sur le revenu (taux de la déduction pour petite entreprise) ».

No 4

23 septembre 2016 — Mme Kwan (Vancouver-Est) — Projet de loi intitulé « Loi modifiant la Loi canadienne sur l’évaluation environnementale (2012) et la Loi maritime du Canada ».

No 5

28 septembre 2016 — M. Tabbara (Kitchener-Sud—Hespeler) — Projet de loi intitulé « Loi modifiant la Loi sur les télécommunications ( appareils mobiles verrouillés) ». 
No. 6
September 29, 2016 — Mr. Liepert (Calgary Signal Hill) — Bill entitled “An Act to amend the Department of Employment and Social Development Act (registry of compromised Social Insurance Numbers)”.  

No. 7
November 17, 2016 — Mr. Angus (Timmins—James Bay) — Bill entitled “An Act to establish the Economic Development Agency of Canada for the Region of Northern Ontario and to make consequential amendments to other Acts”.  

No. 8
December 5, 2016 — Mrs. Wong (Richmond Centre) — Bill entitled “An Act to amend the Citizenship Act (birthright citizenship)”.  

No. 9
May 25, 2017 — Mr. Davies (Vancouver Kingsway) — Bill entitled “An Act to amend the Criminal Code and to make consequential amendments to another Act (preventing canvassing or campaigning)”.  

No. 10
October 24, 2017 — Mr. Dusseault (Sherbrooke) — Bill entitled “An Act to amend the Criminal Code (device to commit fraud)”.  

No. 11
November 23, 2017 — Ms. Rempel (Calgary Nose Hill) — Bill entitled “An Act to amend the Criminal Code (bestiality)”.  

First Reading of Senate Public Bills

S-205 — October 25, 2016 — Ms. Dabrusin (Toronto—Danforth) — An Act to amend the Canada Border Services Agency Act (Inspector General of the Canada Border Services Agency) and to make consequential amendments to other Acts.

S-215 — January 30, 2017 — Mr. Ouellette (Winnipeg Centre) — An Act to amend the Criminal Code (sentencing for violent offences against Aboriginal women).

S-218 — November 29, 2017 — Mr. Kent (Thornhill) — An Act respecting Latin American Heritage Month.

S-224 — May 5, 2017 — Ms. Sgro (Humber River—Black Creek) — An Act respecting payments made under construction contracts.


S-218 — 29 novembre 2017 — M. Kent (Thornhill) — Loi instituant le Mois du patrimoine latino-américain.

S-224 — 5 mai 2017 — Mme Sgro (Humber River—Black Creek) — Loi sur les paiements effectués dans le cadre de contrats de construction.
An Act to amend the Controlled Drugs and Substances Act (substances used in the production of fentanyl).

An Act respecting underground infrastructure safety.

Motions

No. 1
March 7, 2016 — Ms. Raitt (Milton) — That the First Report of the Standing Committee on Finance, presented on Friday, February 26, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 2
March 7, 2016 — Mr. McColeman (Brantford—Brant) — That the First Report of the Standing Committee on Finance, presented on Friday, February 26, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 3
March 7, 2016 — Mr. Liepert (Calgary Signal Hill) — That the First Report of the Standing Committee on Finance, presented on Friday, February 26, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 4
March 10, 2016 — Mr. Caron (Rimouski-Neigette—Témiscouata—Les Basques) — That the First Report of the Standing Committee on Finance, presented on Friday, February 26, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 5
March 10, 2016 — Mr. Julian (New Westminster—Burnaby) — That the First Report of the Standing Committee on Finance, presented on Friday, February 26, 2016, be concurred in.
March 10, 2016 — Mr. Dubé (Beloeil—Chambly) — That the First Report of the Standing Committee on Finance, presented on Friday, February 26, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

**No. 6**

March 23, 2016 — Mr. Caron (Rimouski—Neigette—Témiscouata—Les Basques) — That it be an instruction to the Standing Committee on Finance that, during its consideration of Bill C-2, An Act to amend the Income Tax Act, the Committee be granted the power to divide the Bill into two or more pieces of legislation.

Debat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

**No. 7**

March 23, 2016 — Mr. Caron (Rimouski—Neigette—Témiscouata—Les Basques) — That it be an instruction to the Standing Committee on Finance that, during its consideration of Bill C-2, An Act to amend the Income Tax Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

March 23, 2016 — M. Julian (New Westminster—Burnaby) — That it be an instruction to the Standing Committee on Finance that, during its consideration of Bill C-2, An Act to amend the Income Tax Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

Debat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

**No. 8**

March 23, 2016 — M. Dubé (Beloeil—Chambly) — That the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

March 23, 2016 — M. Julian (New Westminster—Burnaby) — That it be an instruction to the Standing Committee on Finance that, during its consideration of Bill C-2, An Act to amend the Income Tax Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

Debat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

**No. 9**

March 23, 2016 — Ms. Benson (Saskatoon West) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-4, An Act to amend the Canada Labour Code, the Parliamentary

March 23, 2016 — Mme Benson (Saskatoon-Ouest) — Qu’une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-4, Loi modifiant le Code canadien du
Employment and Staff Relations Act, the Public Service Labour Relations Act and the Income Tax Act, the Committee be granted the power to divide the Bill into two or more pieces of legislation.

No. 12
March 23, 2016 — Ms. Benson (Saskatoon West) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-4, An Act to amend the Canada Labour Code, the Parliamentary Employment and Staff Relations Act, the Public Service Labour Relations Act and the Income Tax Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

No. 13
March 23, 2016 — Ms. Benson (Saskatoon West) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-4, An Act to amend the Canada Labour Code, the Parliamentary Employment and Staff Relations Act, the Public Service Labour Relations Act and the Income Tax Act, the Committee be granted the power to expand the scope of the Bill in order to ensure the restoration of good faith bargaining with Canada’s public service workers.

No. 14
March 23, 2016 — Mr. Julian (New Westminster—Burnaby) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-4, An Act to amend the Canada Labour Code, the Parliamentary Employment and Staff Relations Act, the Public Service Labour Relations Act and the Income Tax Act, the Committee be granted the power to divide the Bill into two or more pieces of legislation.

No. 15
March 23, 2016 — Mr. Julian (New Westminster—Burnaby) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-4, An Act to amend the Canada Labour Code, the Parliamentary Employment and Staff Relations Act, the Public Service Labour Relations Act and the Income Tax Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.
No. 16
March 23, 2016 — Mr. Julian (New Westminster—Burnaby) —
That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-4, An Act to amend the Canada Labour Code, the Parliamentary Employment and Staff Relations Act, the Public Service Labour Relations Act and the Income Tax Act, the Committee be granted the power to expand the scope of the Bill in order to ensure the restoration of good faith bargaining with Canada’s public service workers.

No. 17
March 23, 2016 — Ms. Kwan (Vancouver East) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to divide the Bill into two or more pieces of legislation.

No. 18
March 23, 2016 — Ms. Kwan (Vancouver East) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

No. 19
March 23, 2016 — Mr. Julian (New Westminster—Burnaby) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to divide the Bill into two or more pieces of legislation.

No. 20
March 23, 2016 — Mr. Julian (New Westminster—Burnaby) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.
April 12, 2016 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to divide the Bill into two or more pieces of legislation.

April 12, 2016 — Mr. Deltell (Louis-Saint-Laurent) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

April 12, 2016 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

April 12, 2016 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.
April 12, 2016 — Mr. Scheer (Regina—Qu'Appelle) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-4, An Act to amend the Canada Labour Code, the Parliamentary Employment and Staff Relations Act, the Public Service Labour Relations Act and the Income Tax Act, the Committee be granted the power to divide the Bill in order that all the provisions relating to the certification and decertification of a union as a bargaining agent, be in a separate piece of legislation.

No. 27

April 12, 2016 — Ms. Raitt (Milton) — That it be an instruction to the Standing Committee on Finance that, during its consideration of Bill C-2, An Act to amend the Income Tax Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

No. 28

April 12, 2016 — Mr. Scheer (Regina—Qu'Appelle) — That it be an instruction to the Standing Committee on Finance that, during its consideration of Bill C-2, An Act to amend the Income Tax Act, the Committee be granted the power to divide the Bill into two or more pieces of legislation.

No. 29

April 12, 2016 — Mme Raitt (Milton) — That it be an instruction to the Standing Committee on Finance that, during its consideration of Bill C-2, An Act to amend the Income Tax Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.
April 12, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-4, An Act to amend the Canada Labour Code, the Parliamentary Employment and Staff Relations Act, the Public Service Labour Relations Act and the Income Tax Act, the Committee be granted the power to divide the Bill in order that all the provisions relating to the certification and decertification of a union as a bargaining agent, be in a separate piece of legislation.

April 12, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

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April 12, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

April 12, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

April 12, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

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April 12, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

April 12, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

April 12, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.

April 12, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That it be an instruction to the Standing Committee on Citizenship and Immigration that, during its consideration of Bill C-6, An Act to amend the Citizenship Act and to make consequential amendments to another Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee.
May 11, 2016 — Mr. Clarke (Beauport—Limoilou) — That it be an instruction to the Standing Committee on Finance that it have the power during its consideration of Bill C-15, An Act to implement certain provisions of the budget tabled in Parliament on March 22, 2016 and other measures, to divide this bill into two bills: the first consisting of provisions regarding the Canadian Forces Members and Veterans Re-establishment and Compensation Act, provisions stipulating that the Minister of Veterans Affairs must pay to a person who received a disability award or a death benefit under that Act before April 1, 2017, an amount that represents the increase in the amount of the disability award or the death benefit, as the case may be, and consequential amendments to the Children of Deceased Veterans Education Assistance Act, the Pension Act and the Income Tax Act; and the second bill consisting of all the other provisions of Bill C-15.

May 16, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the First Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

May 16, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the Second Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

May 16, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 41
May 16, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the Fourth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 42
May 16, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 43
May 16, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the Sixth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 44
May 16, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the Seventh Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 45
May 17, 2016 — Mr. Lamoureux (Winnipeg North) — That the First Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

N° 41
16 mai 2016 — M. Sorenson (Battle River—Crowfoot) — Que le quatrième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 42
16 mai 2016 — M. Sorenson (Battle River—Crowfoot) — Que le cinquième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 43
16 mai 2016 — M. Sorenson (Battle River—Crowfoot) — Que le sixième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 44
16 mai 2016 — M. Sorenson (Battle River—Crowfoot) — Que le septième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 45

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 46
May 17, 2016 — Mr. Lamoureux (Winnipeg North) — That the Second Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 47
May 17, 2016 — Mr. Lamoureux (Winnipeg North) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 48
May 17, 2016 — Mr. Lamoureux (Winnipeg North) — That the Fourth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 49
May 17, 2016 — Mr. Lamoureux (Winnipeg North) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 50
May 17, 2016 — Mr. Lamoureux (Winnipeg North) — That the Sixth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 51
May 17, 2016 — Mr. Lamoureux (Winnipeg North) — That the Seventh Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

No. 46
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 47
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 48
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 49
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 50
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 51
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 52
May 17, 2016 — Mr. Vandal (Saint Boniface—Saint Vital) — That the First Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 53
May 17, 2016 — Mr. Vandal (Saint Boniface—Saint Vital) — That the Second Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 54
May 17, 2016 — Mr. Vandal (Saint Boniface—Saint Vital) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 55
May 17, 2016 — Mr. Vandal (Saint Boniface—Saint Vital) — That the Fourth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 56
May 17, 2016 — Mr. Vandal (Saint Boniface—Saint Vital) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 57
May 17, 2016 — Mr. Vandal (Saint Boniface—Saint Vital) — That the Sixth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

N° 57
17 mai 2016 — M. Vandal (Saint-Boniface—Saint-Vital) — Que le sixième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 58
May 17, 2016 — Mr. Vandal (Saint Boniface—Saint Vital) — That the Seventh Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

N° 58
17 mai 2016 — M. Vandal (Saint-Boniface—Saint-Vital) — Que le septième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 59
May 17, 2016 — Ms. Khera (Brampton West) — That the First Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

N° 59
17 mai 2016 — Mme Khera (Brampton-Ouest) — Que le premier rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 60
May 17, 2016 — Ms. Khera (Brampton West) — That the Second Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

N° 60
17 mai 2016 — Mme Khera (Brampton-Ouest) — Que le deuxième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 61
May 17, 2016 — Ms. Khera (Brampton West) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

N° 61
17 mai 2016 — Mme Khera (Brampton-Ouest) — Que le troisième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Voting — not later than the expiry of the time provided for debate.

No. 62
May 17, 2016 — Ms. Khera (Brampton West) — That the Fourth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 63
May 17, 2016 — Ms. Khera (Brampton West) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 64
May 17, 2016 — Ms. Khera (Brampton West) — That the Sixth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 65
May 17, 2016 — Ms. Khera (Brampton West) — That the Seventh Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 66
May 17, 2016 — Mr. Peterson (Newmarket—Aurora) — That the First Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 62
17 mai 2016 — Mme Khera (Brampton-Ouest) — Que le quatrième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 63
17 mai 2016 — Mme Khera (Brampton-Ouest) — Que le cinquième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 64
17 mai 2016 — Mme Khera (Brampton-Ouest) — Que le sixième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 65
17 mai 2016 — Mme Khera (Brampton-Ouest) — Que le septième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 66
17 mai 2016 — M. Peterson (Newmarket—Aurora) — Que le premier rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
May 17, 2016 — Mr. Peterson (Newmarket—Aurora) — That the Second Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

May 17, 2016 — Mr. Peterson (Newmarket—Aurora) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

May 17, 2016 — Mr. Peterson (Newmarket—Aurora) — That the Fourth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

May 17, 2016 — Mr. Peterson (Newmarket—Aurora) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

May 17, 2016 — Mr. Peterson (Newmarket—Aurora) — That the Sixth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

May 17, 2016 — Mr. Peterson (Newmarket—Aurora) — That the Seventh Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
No. 73
June 3, 2016 — Mr. Poilievre (Carleton) — That the Ninth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 73
3 juin 2016 — M. Poilievre (Carleton) — Que le neuvième rapport du Comité permanent des comptes publics, présenté le mercredi 1er juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 74
June 3, 2016 — Mr. Poilievre (Carleton) — That the Tenth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 74
3 juin 2016 — M. Poilievre (Carleton) — Que le dixième rapport du Comité permanent des comptes publics, présenté le mercredi 1er juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 75
June 6, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the Ninth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 75
6 juin 2016 — M. Sorenson (Battle River—Crowfoot) — Que le neuvième rapport du Comité permanent des comptes publics, présenté le mercredi 1er juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 76
June 6, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the Tenth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 76
6 juin 2016 — M. Sorenson (Battle River—Crowfoot) — Que le dixième rapport du Comité permanent des comptes publics, présenté le mercredi 1er juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 77

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 78
June 10, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Third Report of the Standing Committee on the Status of Women, presented on Friday, May 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 79
September 15, 2016 — Mr. Virani (Parkdale—High Park) — That the Second Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 80
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the First Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 81

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 82
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the First Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 83
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the First Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 84
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the Second Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 85
September 28, 2016 — Mr. Angus (Timmins—Baie James) — That the Second Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 86
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Second Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

Nº 83
28 septembre 2016 — M. Dubé (Beloeil—Chambly) — Que le premier rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 84
28 septembre 2016 — M. Christopherson (Hamilton-Centre) — Que le deuxième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 85
28 septembre 2016 — M. Angus (Timmins—Baie James) — Que le deuxième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 86

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 87
28 septembre 2016 — M. Dubé (Beloeil—Chambly) — Que le deuxième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 88
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

Nº 88
28 septembre 2016 — M. Christopherson (Hamilton-Centre) — Que le troisième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 89
September 28, 2016 — Mr. Masse (Windsor West) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

Nº 89
28 septembre 2016 — M. Masse (Windsor-Ouest) — Que le troisième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 90
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

Nº 90

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 91
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

Nº 91
28 septembre 2016 — M. Dubé (Beloeil—Chambly) — Que le troisième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 92
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the Fourth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

Nº 92
28 septembre 2016 — M. Christopherson (Hamilton-Centre) — Que le quatrième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 93
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Fourth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 94
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Fourth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 95
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 96
September 28, 2016 — Mr. Dusseault (Sherbrooke) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 97
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 98
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 99
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the Sixth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 100
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Sixth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 101
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Sixth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 102
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the Seventh Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

N° 98
28 septembre 2016 — M. Dubé (Beloeil—Chambly) — Que le cinquième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 99
28 septembre 2016 — M. Christopherson (Hamilton-Centre) — Que le sixième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 100
28 septembre 2016 — M. Dubé (Beloeil—Chambly) — Que le sixième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 101
28 septembre 2016 — M. Julian (New Westminster—Burnaby) — Que le sixième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 102
28 septembre 2016 — M. Christopherson (Hamilton-Centre) — Que le septième rapport du Comité permanent des comptes publics, présenté le jeudi 12 mai 2016, soit agréé.
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 103

September 28, 2016 — Mr. Angus (Timmins—James Bay) — That the Seventh Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 104

September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Seventh Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 105

September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Seventh Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 106

September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the Ninth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 107

September 28, 2016 — Mr. Blaikie (Elmwood—Transcona) — That the Ninth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 108
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Ninth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 109
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Ninth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 110
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the Tenth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 111
September 28, 2016 — Mr. Garrison (Esquimalt—Saanich—Sooke) — That the Tenth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 112
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Tenth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 113
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Tenth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 114
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the 11th Report of the Standing Committee on Public Accounts, presented on Monday, June 13, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 115

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 116

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 117
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the 11th Report of the Standing Committee on Public Accounts, presented on Monday, June 13, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 118
September 28, 2016 — Mr. Christopherson (Hamilton Centre) — That the 12th Report of the Standing Committee on Public Accounts, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 119
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the 12th Report of the Standing Committee on Public Accounts, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 120
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the 12th Report of the Standing Committee on Public Accounts, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 121

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 122
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Fourth Report of the Standing Committee on Citizenship and Immigration, presented on Monday, May 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 123
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Fourth Report of the Standing Committee on Citizenship and Immigration, presented on Monday, May 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 124

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 125
September 28, 2016 — Mr. Cannings (South Okanagan—West Kootenay) — That the Second Report of the Standing Committee on International Trade, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 126
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Second Report of the Standing Committee on International Trade, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 127
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Second Report of the Standing Committee on International Trade, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 128
September 28, 2016 — Ms. Duncan (Edmonton Strathcona) — That the Second Report of the Standing Committee on Environment and Sustainable Development, presented on Friday, June 17, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 129
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Second Report of the Standing Committee on Environment and Sustainable Development, presented on Friday, June 17, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 130
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Second Report of the Standing Committee on Environment and Sustainable Development, presented on Friday, June 17, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 131
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Second Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Thursday, June 16, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 132
September 28, 2016 — Mr. Blaikie (Elmwood—Transcona) — That the Second Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Thursday, June 16, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.
No. 133
September 28, 2016 — Mr. Julian (New Westminster—Burnaby)
— That the Second Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 134
September 28, 2016 — Mr. Dubé (Beloeil—Chambly)
— That the First Report of the Special Committee on Pay Equity, presented on Thursday, June 9, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 135
September 28, 2016 — Ms. Benson (Saskatoon West)
— That the First Report of the Special Committee on Pay Equity, presented on Thursday, June 9, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 136
September 28, 2016 — Ms. Malcolmson (Nanaimo—Ladysmith)
— That the First Report of the Special Committee on Pay Equity, presented on Thursday, June 9, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 137
September 28, 2016 — Mr. Julian (New Westminster—Burnaby)
— That the First Report of the Special Committee on Pay Equity, presented on Thursday, June 9, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 133
28 septembre 2016 — M. Julian (New Westminster—Burnaby)
— Que le deuxième rapport du Comité permanent de l’accès à l’information, de la protection des renseignements personnels et de l’éthique, présenté le jeudi 16 juin 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 134
28 septembre 2016 — M. Dubé (Beloeil—Chambly)
— Que le premier rapport du Comité spécial sur l’équité salariale, présenté le jeudi 9 juin 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 135
28 septembre 2016 — Mme Benson (Saskatoon-Ouest)
— Que le premier rapport du Comité spécial sur l’équité salariale, présenté le jeudi 9 juin 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 136
28 septembre 2016 — Mme Malcolmson (Nanaimo—Ladysmith)
— Que le premier rapport du Comité spécial sur l’équité salariale, présenté le jeudi 9 juin 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 137
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Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 138
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the First Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 139
September 28, 2016 — Ms. Hardcastle (Windsor—Tecumseh) — That the First Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 140
September 28, 2016 — Ms. Laverdière (Laurier—Sainte-Marie) — That the First Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 141
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the First Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 142
September 28, 2016 — Mr. Rankin (Victoria) — That the First Report of the Special Joint Committee on Physician-Assisted Dying, presented on Thursday, February 25, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
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<td>September 28, 2016</td>
<td>Ms. Sansoucy (Saint-Hyacinthe—Bagot)</td>
<td>That the First Report of the Special Joint Committee on Physician-Assisted Dying, presented on Thursday, February 25, 2016, be concurred in.</td>
<td><strong>Debate</strong> — limited to 3 hours, pursuant to Standing Order 66(2).</td>
<td><strong>Voting</strong> — not later than the expiry of the time provided for debate.</td>
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<td>144</td>
<td>September 28, 2016</td>
<td>Mr. Julian (New Westminster—Burnaby)</td>
<td>That the First Report of the Special Joint Committee on Physician-Assisted Dying, presented on Thursday, February 25, 2016, be concurred in.</td>
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<td>September 28, 2016</td>
<td>Mr. Dubé (Beloeil—Chambly)</td>
<td>That the First Report of the Special Joint Committee on Physician-Assisted Dying, presented on Thursday, February 25, 2016, be concurred in.</td>
<td><strong>Debate</strong> — limited to 3 hours, pursuant to Standing Order 66(2).</td>
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<td>146</td>
<td>September 28, 2016</td>
<td>Mr. Dubé (Beloeil—Chambly)</td>
<td>That the Third Report of the Standing Committee on the Status of Women, presented on Friday, May 6, 2016, be concurred in.</td>
<td><strong>Debate</strong> — limited to 3 hours, pursuant to Standing Order 66(2).</td>
<td><strong>Voting</strong> — not later than the expiry of the time provided for debate.</td>
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<td>September 28, 2016</td>
<td>Ms. Blaney (North Island—Powell River)</td>
<td>That the Third Report of the Standing Committee on Fisheries and Oceans, presented on Friday, May 6, 2016, be concurred in.</td>
<td><strong>Debate</strong> — limited to 3 hours, pursuant to Standing Order 66(2).</td>
<td><strong>Voting</strong> — not later than the expiry of the time provided for debate.</td>
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No. 148
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the
Third Report of the Standing Committee on Fisheries and
Oceans, presented on Friday, May 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for
debate.

No. 149
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) —
That the Third Report of the Standing Committee on
Fisheries and Oceans, presented on Friday, May 6, 2016, be
concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for
debate.

No. 150
September 28, 2016 — Mr. Davies (Vancouver Kingsway) —
That the First Report of the Standing Committee on Health,
presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for
debate.

No. 151
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) —
That the First Report of the Standing Committee on Health,
presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for
debate.

No. 152
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the
First Report of the Standing Committee on Health, presented on
Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for
debate.

No. 153
September 28, 2016 — Mr. Davies (Vancouver Kingsway) —
That the Second Report of the Standing Committee on Health,
presented on Wednesday, June 15, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 154
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Second Report of the Standing Committee on Health, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 155
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Second Report of the Standing Committee on Health, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 156

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 157

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 158

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 154
28 septembre 2016 — M. Julian (New Westminster—Burnaby) — Que le deuxième rapport du Comité permanent de la santé, présenté le mercredi 15 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 155
28 septembre 2016 — M. Dubé (Beloeil—Chambly) — Que le deuxième rapport du Comité permanent de la santé, présenté le mercredi 15 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 156
28 septembre 2016 — Mme Ashton (Churchill—Keewatinook Aski) — Que le quatrième rapport du Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées, présenté le lundi 19 septembre 2016, soit agrémenté.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 157
28 septembre 2016 — Mme Kwan (Vancouver-East) — Que le quatrième rapport du Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées, présenté le lundi 19 septembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 158
28 septembre 2016 — M. Julian (New Westminster—Burnaby) — Que le quatrième rapport du Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées, présenté le lundi 19 septembre 2016, soit agrémenté.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 159


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 160

September 28, 2016 — Mr. Angus (Timmins—James Bay) — That the Third Report of the Standing Committee on Indigenous and Northern Affairs, presented on Thursday, May 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 161

September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Third Report of the Standing Committee on Indigenous and Northern Affairs, presented on Thursday, May 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 162

September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Third Report of the Standing Committee on Indigenous and Northern Affairs, presented on Thursday, May 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 163

September 28, 2016 — Mr. Rankin (Victoria) — That the Fourth Report of the Standing Committee on Justice and Human Rights, presented on Monday, September 19, 2016, be concurred in.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 159

28 septembre 2016 — M. Dubé (Beloeil—Chambly) — Que le quatrième rapport du Comité permanent des ressources humaines, du développement social et de la condition des personnes handicapées, présenté le lundi 19 septembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 160


Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 161


Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 162


Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 163

28 septembre 2016 — M. Rankin (Victoria) — Que le quatrième rapport du Comité permanent de la justice et des droits de la personne, présenté le lundi 19 septembre 2016, soit agréé.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 164
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Fourth Report of the Standing Committee on Justice and Human Rights, presented on Monday, September 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 165
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Fourth Report of the Standing Committee on Justice and Human Rights, presented on Monday, September 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 166
September 28, 2016 — Mr. Choquette (Drummond) — That the Second Report of the Standing Committee on Official Languages, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 167
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Second Report of the Standing Committee on Official Languages, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 168
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Second Report of the Standing Committee on Official Languages, presented on Wednesday, June 15, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 169

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 170

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 171
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Second Report of the Standing Committee on National Defence, presented on Monday, September 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 172
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Second Report of the Standing Committee on Natural Resources, presented on Wednesday, September 21, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 173
September 28, 2016 — Mr. Cannings (South Okanagan—West Kootenay) — That the Second Report of the Standing Committee on Natural Resources, presented on Wednesday, September 21, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 174
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Second Report of the Standing Committee on Natural Resources, presented on Wednesday, September 21, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 175
September 28, 2016 — Mr. Dubé (Beloeil—Chambly) — That the Sixth Report of the Standing Committee on Transport, Infrastructure and Communities, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 176
September 28, 2016 — Ms. Duncan (Edmonton Strathcona) — That the Sixth Report of the Standing Committee on Transport, Infrastructure and Communities, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 177
September 28, 2016 — Mr. Aubin (Trois-Rivières) — That the Sixth Report of the Standing Committee on Transport, Infrastructure and Communities, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 178
September 28, 2016 — Mr. Julian (New Westminster—Burnaby) — That the Sixth Report of the Standing Committee on Transport, Infrastructure and Communities, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 174

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 175
28 septembre 2016 — M. Dubé (Beloeil—Chambly) — Que le sixième rapport du Comité permanent des transports, de l’infrastructure et des collectivités, présenté le jeudi 16 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 176
28 septembre 2016 — Mme Duncan (Edmonton Strathcona) — Que le sixième rapport du Comité permanent des transports, de l’infrastructure et des collectivités, présenté le jeudi 16 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 177

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 178
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 179
October 3, 2016 — Mr. Saroya (Markham—Unionville) — That the Fourth Report of the Standing Committee on Citizenship and Immigration, presented on Monday, May 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 180

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 181

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 182
October 3, 2016 — Mr. Calkins (Red Deer—Lacombe) — That the Second Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 183
October 3, 2016 — Mr. Jeneroux (Edmonton Riverbend) — That the Second Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Thursday, June 16, 2016, be concurred in.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 179
3 octobre 2016 — M. Saroya (Markham—Unionville) — Que le quatrième rapport du Comité permanent de la citoyenneté et de l’immigration, présenté le lundi 16 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 180
3 octobre 2016 — Mme Gallant (Renfrew—Nipissing—Pembroke) — Que le deuxième rapport du Comité permanent de la défense nationale, présenté le lundi 19 septembre 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 181
3 octobre 2016 — M. Bezan (Selkirk—Interlake—Eastman) — Que le deuxième rapport du Comité permanent de la défense nationale, présenté le lundi 19 septembre 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 182

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 183
3 octobre 2016 — M. Jeneroux (Edmonton Riverbend) — Que le deuxième rapport du Comité permanent de l’accès à l’information, de la protection des renseignements personnels et de l’éthique, présenté le jeudi 16 juin 2016, soit agrégé.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 184

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 185
October 3, 2016 — Mr. Fast (Abbotsford) — That the Second Report of the Standing Committee on Environment and Sustainable Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 186
October 3, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the 11th Report of the Standing Committee on Public Accounts, presented on Monday, June 13, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 187
October 3, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the 12th Report of the Standing Committee on Public Accounts, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 188
October 3, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the 13th Report of the Standing Committee on Public Accounts, presented on Wednesday, September 28, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 189

October 4, 2016 — Mr. Doherty (Cariboo—Prince George) — That the Third Report of the Standing Committee on Fisheries and Oceans, presented on Friday, May 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 190

October 4, 2016 — Mr. Arnold (North Okanagan—Shuswap) — That the Third Report of the Standing Committee on Fisheries and Oceans, presented on Friday, May 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 191

October 4, 2016 — Mr. Carrie (Oshawa) — That the First Report of the Standing Committee on Health, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 192

October 4, 2016 — Mr. Carrie (Oshawa) — That the Second Report of the Standing Committee on Health, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 193

October 4, 2016 — Ms. Harder (Lethbridge) — That the Second Report of the Standing Committee on Health, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 194
October 4, 2016 — Ms. Harder (Lethbridge) — That the First Report of the Standing Committee on Health, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 195
October 4, 2016 — Mr. Shields (Bow River) — That the Second Report of the Standing Committee on Environment and Sustainable Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 196
October 4, 2016 — Mr. Kent (Thornhill) — That the First Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 197
October 4, 2016 — Mr. Poilievre (Carleton) — That the 12th Report of the Standing Committee on Public Accounts, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 198
October 4, 2016 — Mr. Poilievre (Carleton) — That the 11th Report of the Standing Committee on Public Accounts, presented on Monday, June 13, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 199
October 4, 2016 — Ms. Harder (Lethbridge) — That the Third Report of the Standing Committee on the Status of Women, presented on Friday, May 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 200

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 201

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 202
October 4, 2016 — Ms. Rempel (Calgary Nose Hill) — That the Fourth Report of the Standing Committee on Citizenship and Immigration, presented on Monday, May 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 203
October 4, 2016 — Mr. Tilson (Dufferin—Caledon) — That the Fourth Report of the Standing Committee on Citizenship and Immigration, presented on Monday, May 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 204

October 4, 2016 — Mr. Donnelly (Port Moody—Coquitlam) — That the Third Report of the Standing Committee on Fisheries and Oceans, presented on Friday, May 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 205

October 4, 2016 — Mr. Boulerice (Rosemont—La Petite-Patrie) — That the Second Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 206

October 4, 2016 — Mr. Christopherson (Hamilton Centre) — That the 14th Report of the Standing Committee on Public Accounts, presented on Monday, October 3, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 207

October 4, 2016 — Mr. Garrison (Esquimalt—Saanich—Sooke) — That the 14th Report of the Standing Committee on Public Accounts, presented on Monday, October 3, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 208

October 4, 2016 — Mr. Julian (New Westminster—Burnaby) — That the 14th Report of the Standing Committee on Public Accounts, presented on Monday, October 3, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 204

4 octobre 2016 — M. Donnelly (Port Moody—Coquitlam) — Que le troisième rapport du Comité permanent des pêches et des océans, présenté le vendredi 6 mai 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 205

4 octobre 2016 — M. Boulerice (Rosemont—La Petite-Patrie) — Que le deuxième rapport du Comité permanent de l’accès à l’information, de la protection des renseignements personnels et de l’éthique, présenté le jeudi 16 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 206

4 octobre 2016 — M. Christopherson (Hamilton-Centre) — Que le 14e rapport du Comité permanent des comptes publics, présenté le lundi 3 octobre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 207

4 octobre 2016 — M. Garrison (Esquimalt—Saanich—Sooke) — Que le 14e rapport du Comité permanent des comptes publics, présenté le lundi 3 octobre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 208

4 octobre 2016 — M. Julian (New Westminster—Burnaby) — Que le 14e rapport du Comité permanent des comptes publics, présenté le lundi 3 octobre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 209
October 4, 2016 — Mr. Dubé (Beloeil—Chambly) — That the
14th Report of the Standing Committee on Public Accounts,
presented on Monday, October 3, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for
debate.

No. 210
October 4, 2016 — Mr. Dubé (Beloeil—Chambly) — That the
Fifth Report of the Standing Committee on Public Safety and
National Security, presented on Tuesday, October 4, 2016, be
concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for
debate.

No. 211
October 4, 2016 — Mr. Julian (New Westminster—Burnaby) —
That the Fifth Report of the Standing Committee on Public
Safety and National Security, presented on Tuesday, October 4,
2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for
debate.

No. 212
October 5, 2016 — Mrs. Boucher (Beauport—Côte-de-Beaupré—
Île d'Orléans—Charlevoix) — That the Second Report of the
Standing Committee on Official Languages, presented on
Wednesday, June 15, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for
debate.

No. 213
October 5, 2016 — Ms. Gladu (Sarnia—Lambton) — That the
Third Report of the Standing Committee on the Status of
Women, presented on Friday, May 6, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for
debate.
No. 214

October 5, 2016 — Mr. Allison (Niagara West) — That the First Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 215

October 5, 2016 — Mr. Berthold (Mégantic—L'Érable) — That the Sixth Report of the Standing Committee on Transport, Infrastructure and Communities, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 216

October 5, 2016 — Mrs. Block (Carlton Trail—Eagle Creek) — That the Sixth Report of the Standing Committee on Transport, Infrastructure and Communities, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 217


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 218

October 5, 2016 — Mr. Barlow (Foothills) — That the Second Report of the Standing Committee on Natural Resources, presented on Wednesday, September 21, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

Nº 214

5 octobre 2016 — M. Allison (Niagara-Ouest) — Que le premier rapport du Comité permanent des affaires étrangères et du développement international, présenté le vendredi 17 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 215

5 octobre 2016 — M. Berthold (Mégantic—L’Érable) — Que le sixième rapport du Comité permanent des transports, de l’infrastructure et des collectivités, présenté le jeudi 16 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 216

5 octobre 2016 — Mme Block (Carlton Trail—Eagle Creek) — Que le sixième rapport du Comité permanent des transports, de l’infrastructure et des collectivités, présenté le jeudi 16 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 217

5 octobre 2016 — M. Paul-Hus (Charlesbourg—Haute-Saint-Charles) — Que le deuxième rapport du Comité permanent de la défense nationale, présenté le lundi 19 septembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 218

5 octobre 2016 — M. Barlow (Foothills) — Que le deuxième rapport du Comité permanent des ressources naturelles, présenté le mercredi 21 septembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 219
October 5, 2016 — Mrs. Stubbs (Lakeland) — That the Second Report of the Standing Committee on Natural Resources, presented on Wednesday, September 21, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 220
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 221
October 5, 2016 — Mr. Strahl (Chilliwack—Hope) — That the Second Report of the Standing Committee on Natural Resources, presented on Wednesday, September 21, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 222
October 5, 2016 — Mr. Eglinski (Yellowhead) — That the Second Report of the Standing Committee on Environment and Sustainable Development, presented on Friday, June 17, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 223
October 5, 2016 — Mr. Hoback (Prince Albert) — That the Second Report of the Standing Committee on International Trade, presented on Wednesday, June 15, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.
No. 224
October 5, 2016 — Mr. Yurdiga (Fort McMurray—Cold Lake) — That the Third Report of the Standing Committee on Indigenous and Northern Affairs, presented on Thursday, May 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 225
October 5, 2016 — Mr. Viersen (Peace River—Westlock) — That the Third Report of the Standing Committee on Indigenous and Northern Affairs, presented on Thursday, May 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 226
October 5, 2016 — Mr. Kelly (Calgary Rocky Ridge) — That the Second Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 227
October 5, 2016 — Mr. Sopuck (Dauphin—Swan River—Neepawa) — That the Third Report of the Standing Committee on Fisheries and Oceans, presented on Friday, May 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 228
October 5, 2016 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That the Third Report of the Standing Committee on Indigenous and Northern Affairs, presented on Thursday, May 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 229
October 5, 2016 — Mr. Cooper (St. Albert—Edmonton) — That the Fourth Report of the Standing Committee on Justice and Human Rights, presented on Monday, September 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 230
October 5, 2016 — Mr. Van Kesteren (Chatham-Kent—Leamington) — That the Second Report of the Standing Committee on International Trade, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 231

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 232
October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the 12th Report of the Standing Committee on Public Accounts, presented on Thursday, June 16, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 233
October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the 13th Report of the Standing Committee on Public Accounts, presented on Wednesday, September 28, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 234

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 235
October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the Tenth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 236
October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the Ninth Report of the Standing Committee on Public Accounts, presented on Wednesday, June 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 237
October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the Sixth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 238
October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the Fifth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No 234

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 235
6 octobre 2016 — M. Godin (Portneuf—Jacques-Cartier) — Que le dixième rapport du Comité permanent des comptes publics, présenté le mercredi 1er juin 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 236
6 octobre 2016 — M. Godin (Portneuf—Jacques-Cartier) — Que le neufième rapport du Comité permanent des comptes publics, présenté le mercredi 1er juin 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 237

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 238

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 239

October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the Fourth Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 240

October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the Third Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 241

October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the Second Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 242

October 6, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) — That the First Report of the Standing Committee on Public Accounts, presented on Thursday, May 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 243

October 6, 2016 — Mr. Falk (Provencher) — That the Fourth Report of the Standing Committee on Justice and Human Rights, presented on Monday, September 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 244
October 6, 2016 — Mr. Webber (Calgary Confederation) — That the First Report of the Standing Committee on Health, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 245
October 6, 2016 — Mr. Webber (Calgary Confederation) — That the Second Report of the Standing Committee on Health, presented on Wednesday, June 15, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 246
October 21, 2016 — Mr. Saroya (Markham—Unionville) — That the Sixth Report of the Standing Committee on Citizenship and Immigration, presented on Wednesday, October 5, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 247
October 24, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the 14th Report of the Standing Committee on Public Accounts, presented on Monday, October 3, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 248
October 24, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the 15th Report of the Standing Committee on Public Accounts, presented on Wednesday, October 5, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 249
October 24, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the 16th Report of the Standing Committee on Public Accounts, presented on Monday, October 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 250
October 24, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the 17th Report of the Standing Committee on Public Accounts, presented on Wednesday, October 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 251
October 25, 2016 — Mr. Kmiec (Calgary Shepard) — That the Third Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, October 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 252
October 25, 2016 — Mr. Allison (Niagara West) — That the Third Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, October 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 253
October 25, 2016 — Mr. Kent (Thornhill) — That the Third Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, October 6, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 254

October 25, 2016  —  Mr. Godin (Portneuf—Jacques-Cartier)  —  That the 17th Report of the Standing Committee on Public Accounts, presented on Wednesday, October 19, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 255

October 25, 2016  —  Mr. Godin (Portneuf—Jacques-Cartier)  —  That the 16th Report of the Standing Committee on Public Accounts, presented on Monday, October 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 256

October 25, 2016  —  Mr. Godin (Portneuf—Jacques-Cartier)  —  That the 15th Report of the Standing Committee on Public Accounts, presented on Wednesday, October 5, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 257


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 258

October 25, 2016  —  Ms. Rempel (Calgary Nose Hill)  —  That the Sixth Report of the Standing Committee on Citizenship and Immigration, presented on Wednesday, October 5, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 259
October 25, 2016 — Mr. McColeman (Brantford—Brant) — That the 15th Report of the Standing Committee on Public Accounts, presented on Wednesday, October 5, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 260
October 25, 2016 — Mr. McColeman (Brantford—Brant) — That the 16th Report of the Standing Committee on Public Accounts, presented on Monday, October 17, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 261
October 25, 2016 — Mr. McColeman (Brantford—Brant) — That the 17th Report of the Standing Committee on Public Accounts, presented on Wednesday, October 19, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 262
October 25, 2016 — Mr. McColeman (Brantford—Brant) — That the 14th Report of the Standing Committee on Public Accounts, presented on Monday, October 3, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 263
October 25, 2016 — Mr. Tilson (Dufferin—Caledon) — That the Sixth Report of the Standing Committee on Citizenship and Immigration, presented on Wednesday, October 5, 2016, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.
October 31, 2016 — Mr. Albas (Central Okanagan—Similkameen—Nicola) — That the First Report of the Special Committee on Pay Equity, presented on Thursday, June 9, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

October 31, 2016 — Mr. Clement (Parry Sound—Muskoka) — That the Fifth Report of the Standing Committee on Public Safety and National Security, presented on Tuesday, October 4, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

October 31, 2016 — Ms. Gladu (Sarnia—Lambton) — That the First Report of the Special Committee on Pay Equity, presented on Thursday, June 9, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

October 31, 2016 — Mr. Miller (Bruce—Grey—Owen Sound) — That the Fifth Report of the Standing Committee on Public Safety and National Security, presented on Tuesday, October 4, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

October 31, 2016 — Mrs. Stubbs (Lakeland) — That the First Report of the Special Committee on Pay Equity, presented on Thursday, June 9, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 269
November 14, 2016 — Mr. McColeman (Brantford—Brant) — That the 18th Report of the Standing Committee on Public Accounts, presented on Wednesday, November 2, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 270
November 14, 2016 — Mr. Kent ( Thornhill) — That the Fourth Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, November 3, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 271
November 14, 2016 — Mr. Sorenson (Battle River—Crowfoot) — That the 18th Report of the Standing Committee on Public Accounts, presented on Wednesday, November 2, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 272
November 14, 2016 — Mr. Kmiec (Calgary Shepard) — That the Fourth Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, November 3, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 273
November 14, 2016 — Mr. Allison (Niagara West) — That the Fourth Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, November 3, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 274
November 14, 2016 — Mr. Godin (Portneuf—Jacques-Cartier) —
That the 18th Report of the Standing Committee on Public Accounts, presented on Wednesday, November 2, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 275
November 24, 2016 — Mr. Webber (Calgary Confederation) —
That the Fourth Report of the Standing Committee on Health, presented on Friday, November 18, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 276
November 24, 2016 — Mr. Rayes (Richmond—Arthabaska) —
That the First Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 277
November 24, 2016 — Ms. Harder (Lethbridge) — That the Fourth Report of the Standing Committee on Health, presented on Friday, November 18, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 278
November 24, 2016 — Mr. Kmiec (Calgary Shepard) — That the First Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 274
14 novembre 2016 — M. Godin (Portneuf—Jacques-Cartier) —
Que le 18e rapport du Comité permanent des comptes publics, présenté le mercredi 2 novembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 275
24 novembre 2016 — M. Webber (Calgary Confederation) — Que le quatrième rapport du Comité permanent de la santé, présenté le vendredi 18 novembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 276
24 novembre 2016 — M. Rayes (Richmond—Arthabaska) — Que le premier rapport du Comité permanent des affaires étrangères et du développement international, présenté le vendredi 17 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 277
24 novembre 2016 — Mme Harder (Lethbridge) — Que le quatrième rapport du Comité permanent de la santé, présenté le vendredi 18 novembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 278
24 novembre 2016 — M. Kmiec (Calgary Shepard) — Que le premier rapport du Comité permanent des affaires étrangères et du développement international, présenté le vendredi 17 juin 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 279

November 28, 2016 — Mr. Cullen (Skeena—Bulkley Valley) — That the First Report of the Special Committee on Electoral Reform, presented on Monday, November 28, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 280

December 6, 2016 — Mr. Allison (Niagara West) — That the Fifth Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, December 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 281

December 6, 2016 — Mr. Kmiec (Calgary Shepard) — That the Fifth Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, December 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 282

December 8, 2016 — Mr. Kent (Thornhill) — That the Fifth Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, December 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 283

February 1, 2017 — Mr. Carrie (Oshawa) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill C-37, An Act to amend the Controlled Drugs and Substances Act and to make related amendments to other Acts, the Committee be granted the power to divide the Bill into two pieces of legislation, one containing the provisions relating to supervised consumption sites and one containing the remaining provisions of the Bill.

28 novembre 2016 — M. Cullen (Skeena—Bulkley Valley) — Que le premier rapport du Comité spécial sur la réforme électorale, présenté le lundi 28 novembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

6 décembre 2016 — M. Allison (Niagara-Ouest) — Que le cinquième rapport du Comité permanent des affaires étrangères et du développement international, présenté le jeudi 1er décembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

6 décembre 2016 — M. Kmiec (Calgary Shepard) — Que le cinquième rapport du Comité permanent des affaires étrangères et du développement international, présenté le jeudi 1er décembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

8 décembre 2016 — M. Kent (Thornhill) — Que le cinquième rapport du Comité permanent des affaires étrangères et du développement international, présenté le jeudi 1er décembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

1er février 2017 — M. Carrie (Oshawa) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-37, Loi modifiant la Loi réglementant certaines drogues et autres substances et apportant des modifications connexes à d’autres lois, à diviser le projet de loi en deux mesures législatives, l’une contenant les dispositions relatives aux sites de consommation supervisée, et l’autre, le reste des dispositions du projet de loi.
No. 284
March 7, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That the Tenth Report of the Standing Committee on Transport, Infrastructure and Communities, presented on Tuesday, February 21, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 285
March 7, 2017 — Mr. Rayes (Richmond—Arthabaska) — That the Tenth Report of the Standing Committee on Transport, Infrastructure and Communities, presented on Tuesday, February 21, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 286

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 287

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 288
March 7, 2017 — Mr. Berthold (Mégantic—L’Érable) — That the Tenth Report of the Standing Committee on Transport, Infrastructure and Communities, presented on Tuesday, February 21, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 289

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 290

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 291

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 292
March 7, 2017 — Mr. Kmiec (Calgary Shepard) — That the Sixth Report of the Standing Committee on Foreign Affairs and International Development, presented on Wednesday, February 15, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 293
March 7, 2017 — Mr. Kent (Thornhill) — That the Sixth Report of the Standing Committee on Foreign Affairs and International Development, presented on Wednesday, February 15, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
March 7, 2017 — Mr. Doherty (Cariboo—Prince George) — That the Sixth Report of the Standing Committee on Fisheries and Oceans, presented on Friday, February 24, 2017, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

March 7, 2017 — Mr. Arnold (North Okanagan—Shuswap) — That the Sixth Report of the Standing Committee on Fisheries and Oceans, presented on Friday, February 24, 2017, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

March 7, 2017 — Mr. Cooper (St. Albert—Edmonton) — That the Ninth Report of the Standing Committee on Justice and Human Rights, presented on Wednesday, February 22, 2017, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.
No. 299
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 300
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 301
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 302
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 303
March 23, 2017 — Mr. Allison (Niagara West) — That the Sixth Report of the Standing Committee on Foreign Affairs and International Development, presented on Wednesday, February 15, 2017, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 299
7 mars 2017 — M. Jeneroux (Edmonton Riverbend) — Que le 21e rapport du Comité permanent des comptes publics, présenté le mercredi 22 février 2017, soit agréé.
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 300
23 mars 2017 — M. Sorenson (Battle River—Crowfoot) — Que le 19e rapport du Comité permanent des comptes publics, présenté le lundi 13 février 2017, soit agréé.
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 301
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 302
23 mars 2017 — M. Sorenson (Battle River—Crowfoot) — Que le 21e rapport du Comité permanent des comptes publics, présenté le mercredi 22 février 2017, soit agréé.
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 303
23 mars 2017 — M. Allison (Niagara-Ouest) — Que le sixième rapport du Comité permanent des affaires étrangères et du développement international, présenté le mercredi 15 février 2017, soit agréé.
Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 304
March 23, 2017 — Mr. Strahl (Chilliwack—Hope) — That the Third Report of the Standing Committee on Natural Resources, presented on Tuesday, March 7, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 305
March 23, 2017 — Mr. Anderson (Cypress Hills—Grasslands) — That the Fifth Report of the Standing Committee on Agriculture and Agri-Food, presented on Wednesday, March 8, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 306
March 23, 2017 — Mr. Sopuck (Dauphin—Swan River—Neepawa) — That the Sixth Report of the Standing Committee on Fisheries and Oceans, presented on Friday, February 24, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 307
March 23, 2017 — Mr. Shipley (Lambton—Kent—Middlesex) — That the Fifth Report of the Standing Committee on Agriculture and Agri-Food, presented on Wednesday, March 8, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 308
March 23, 2017 — Mrs. Stubbs (Lakeland) — That the Third Report of the Standing Committee on Natural Resources, presented on Tuesday, March 7, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 304
23 mars 2017 — M. Strahl (Chilliwack—Hope) — Que le troisième rapport du Comité permanent des ressources naturelles, présenté le mardi 7 mars 2017, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 305

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 306

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 307

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 308
23 mars 2017 — Mme Stubbs (Lakeland) — Que le troisième rapport du Comité permanent des ressources naturelles, présenté le mardi 7 mars 2017, soit agréé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 309

March 23, 2017 — Mr. Barlow (Foothills) — That the Third Report of the Standing Committee on Natural Resources, presented on Tuesday, March 7, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 310


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 311


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 312


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 313

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 309

23 mars 2017 — M. Barlow (Foothills) — Que le troisième rapport du Comité permanent des ressources naturelles, présenté le mardi 7 mars 2017, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 310

23 mars 2017 — M. Richards (Banff—Airdrie) — Que le 23e rapport du Comité permanent de la procédure et des affaires de la Chambre, présenté le lundi 6 mars 2017, soit agrégé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 311

23 mars 2017 — M. Reid (Lanark—Frontenac—Kingston) — Que le 23e rapport du Comité permanent de la procédure et des affaires de la Chambre, présenté le lundi 6 mars 2017, soit agrégé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 312


Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 313

30 mars 2017 — M. Liepert (Calgary Signal Hill) — Qu'une instruction soit donnée au Comité permanent de l'industrie, des sciences et de la technologie portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-36, Loi modifiant la Loi sur la statistique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen sitting days.

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty sitting days.

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty-five calendar days.
power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 320
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 321
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 322
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 323
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 324
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

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March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

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No. 331

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 332

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 333

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 334

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.
March 30, 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours civils.

Motion may not be moved (See Government Business No. 13).

March 30, 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours civils.

March 30, 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours civils.

Motion ne peut être proposée (Voir l’Affaire émanant du gouvernement n° 13).

March 30, 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l’élaboration d’une stratégie relative au programme national d’aide à la maternité et modifiant la Loi sur l’assurance-emploi (prestations de maternité), la durant deux ans, à se déplacer au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

No. 344

March 30, 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l’élaboration d’une stratégie relative au programme national d’aide à la maternité et
travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

**No. 345**

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

**No. 346**

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty sitting days.

**No. 347**

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty-five sitting days.

**No. 348**

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to modify the Employment Insurance Act (prestations de maternité), to be placed in the Canada to entice the testimonies of parties interested and that the necessary personnel accompany the Committee, provided that the travel does not exceed ten sitting days.

**N° 345**

30 mars 2017 — M. Liepert (Calgary Signal Hill) — Qu'une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l'élaboration d'une stratégie relative au programme national d'aide à la maternité et modifiant la Loi sur l'assurance-emploi (prestations de maternité), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

**N° 346**

30 mars 2017 — M. Liepert (Calgary Signal Hill) — Qu'une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l'élaboration d'une stratégie relative au programme national d'aide à la maternité et modifiant la Loi sur l'assurance-emploi (prestations de maternité), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt jours de séance.

**N° 347**

30 mars 2017 — M. Liepert (Calgary Signal Hill) — Qu'une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l'élaboration d'une stratégie relative au programme national d'aide à la maternité et modifiant la Loi sur l'assurance-emploi (prestations de maternité), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt-cinq jours de séance.

**N° 348**

30 mars 2017 — M. Liepert (Calgary Signal Hill) — Qu'une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l'élaboration d'une stratégie relative au programme national d'aide à la maternité et modifiant la Loi sur l'assurance-emploi (prestations de
travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 349
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 350
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen calendar days.

No. 351
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty calendar days.

No. 352
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Nº 350
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travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 353

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 354

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 355

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No. 356

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No. 357

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

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N° 353

30 mars 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent de la justice et des droits de la personne portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-217, Loi modifiant le Code criminel (détention sous garde), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

N° 354

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March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

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March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the
power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 364
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 365
March 30, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 366
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March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

Motion may not be moved (See Government Business No. 13).

No. 402

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March 30, 2017 — Mr. Poilievre (Carleton) — Qu'une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

March 30, 2017 — Mr. Poilievre (Carleton) — Qu'une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours civils.

March 30, 2017 — Mr. Poilievre (Carleton) — Qu'une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours civils.

No. 404

No. 401

No. 402

No. 403

No. 404
travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 405

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 406

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen sitting days.

No. 407

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty sitting days.

No. 408

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty-five calendar days.

l’assurance-emploi (prestations de maternité), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

Nº 405

30 mars 2017 — M. Poilievre (Carleton) — Qu’une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l’élaboration d’une stratégie relative au programme national d’aide à la maternité et modifiant la Loi sur l’assurance-emploi (prestations de maternité), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas quinze jours de séance.

Nº 406

30 mars 2017 — M. Poilievre (Carleton) — Qu’une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l’élaboration d’une stratégie relative au programme national d’aide à la maternité et modifiant la Loi sur l’assurance-emploi (prestations de maternité), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingten jours de séance.

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March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

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March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the
Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 414

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 415

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 416

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

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No. 418

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(détention sous garde), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

N° 414

30 mars 2017 — M. Poilievre (Carleton) — Qu’une instruction soit donnée au Comité permanent de la justice et des droits de la personne portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-217, Loi modifiant le Code criminel (détention sous garde), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

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March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty-five calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed thirty calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed thirty-five calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed forty calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed forty-five calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifty calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed sixty calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed seventy calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed eighty calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ninety calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed one hundred calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed one hundred and fifteen calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed one hundred and thirty calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed one hundred and forty calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed one hundred and fifty calendar days.

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed one hundred and sixty calendar days.
travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 425

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 426

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 427

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 428

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 429

March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours civils.

N° 425

30 mars 2017 — M. Poilievre (Carleton) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.

N° 426

30 mars 2017 — M. Poilievre (Carleton) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours de séance.

N° 427

30 mars 2017 — M. Poilievre (Carleton) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours de séance.

N° 428

30 mars 2017 — M. Poilievre (Carleton) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours civils.

N° 429

30 mars 2017 — M. Poilievre (Carleton) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours civils.
No. 430
March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 431
March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 432
March 30, 2017 — Mr. Poilievre (Carleton) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 433
April 3, 2017 — Mr. Eglinski (Yellowhead) — That the Fifth Report of the Standing Committee on Environment and Sustainable Development, presented on Friday, March 24, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 434
April 3, 2017 — Mr. Carrie (Oshawa) — That the Sixth Report of the Standing Committee on Health, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 435

No. 433
3 avril 2017 — M. Eglinski (Yellowhead) — Que le cinquième rapport du Comité permanent de l'environnement et du développement durable, présenté le vendredi 24 mars 2017, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 434
3 avril 2017 — M. Carrie (Oshawa) — Que le sixième rapport du Comité permanent de la santé, présenté le lundi 12 décembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No. 435
No. 436

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 437

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 438

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 439
April 3, 2017 — Mr. Van Loan (York—Simcoe) — That the Third Report of the Standing Committee on Canadian Heritage, presented on Thursday, December 8, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 440
April 3, 2017 — Mr. Shields (Bow River) — That the Fifth Report of the Standing Committee on Environment and Sustainable Development, presented on Friday, March 24, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 441


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 442


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 443


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 444

April 3, 2017 — Mr. Webber (Calgary Confederation) — That the Sixth Report of the Standing Committee on Health, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 445

April 3, 2017 — Mr. Saroya (Markham—Unionville) — That the Seventh Report of the Standing Committee on Citizenship and Immigration, presented on Tuesday, November 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 446
April 3, 2017 — Mr. Saroya (Markham—Unionville) — That the Eighth Report of the Standing Committee on Citizenship and Immigration, presented on Thursday, March 9, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 447
April 3, 2017 — Mr. Saroya (Markham—Unionville) — That the Ninth Report of the Standing Committee on Citizenship and Immigration, presented on Thursday, March 23, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 448
April 3, 2017 — Mr. Liepert (Calgary Signal Hill) — That the Sixth Report of the Standing Committee on Finance, presented on Wednesday, October 26, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 449
April 3, 2017 — Mr. Liepert (Calgary Signal Hill) — That the 11th Report of the Standing Committee on Finance, presented on Wednesday, December 7, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 450
April 3, 2017 — Mr. Liepert (Calgary Signal Hill) — That the Tenth Report of the Standing Committee on Finance, presented on Thursday, December 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No 446
3 avril 2017 — M. Saroya (Markham—Unionville) — Que le huitième rapport du Comité permanent de la citoyenneté et de l’immigration, présenté le jeudi 9 mars 2017, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 447
3 avril 2017 — M. Saroya (Markham—Unionville) — Que le neuvième rapport du Comité permanent de la citoyenneté et de l’immigration, présenté le jeudi 23 mars 2017, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 448
3 avril 2017 — M. Liepert (Calgary Signal Hill) — Que le sixième rapport du Comité permanent des finances, présenté le mercredi 26 octobre 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 449
3 avril 2017 — M. Liepert (Calgary Signal Hill) — Que le 11e rapport du Comité permanent des finances, présenté le mercredi 7 décembre 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

No 450
3 avril 2017 — M. Liepert (Calgary Signal Hill) — Que le dixième rapport du Comité permanent des finances, présenté le jeudi 1er décembre 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l’article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 451
April 3, 2017 — Mr. Tilson (Dufferin—Caledon) — That the Seventh Report of the Standing Committee on Citizenship and Immigration, presented on Tuesday, November 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 452
April 3, 2017 — Mr. Tilson (Dufferin—Caledon) — That the Eighth Report of the Standing Committee on Citizenship and Immigration, presented on Thursday, March 9, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 453

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 454
April 3, 2017 — Mr. Albas (Central Okanagan—Similkameen—Nicola) — That the Sixth Report of the Standing Committee on Finance, presented on Wednesday, October 26, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 455
April 3, 2017 — Mr. Albas (Central Okanagan—Similkameen—Nicola) — That the 11th Report of the Standing Committee on Finance, presented on Wednesday, December 7, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 456
April 3, 2017 — Mr. Albas (Central Okanagan—Similkameen—Nicola) — That the Tenth Report of the Standing Committee on Finance, presented on Thursday, December 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 457
April 3, 2017 — Mr. Maguire (Brandon—Souris) — That the Third Report of the Standing Committee on Canadian Heritage, presented on Thursday, December 8, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 458
April 3, 2017 — Mr. Doherty (Cariboo—Prince George) — That the Fifth Report of the Standing Committee on Fisheries and Oceans, presented on Monday, January 30, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 459
April 3, 2017 — Mr. Doherty (Cariboo—Prince George) — That the Tenth Report of the Standing Committee on Fisheries and Oceans, presented on Monday, March 20, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 460
April 3, 2017 — Mr. McCauley (Edmonton West) — That the Fourth Report of the Standing Committee on Government Operations and Estimates, presented on Tuesday, December 13, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 461  

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 462  

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 463  
April 3, 2017 — Ms. Harder (Lethbridge) — That the Sixth Report of the Standing Committee on Health, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 464  
April 3, 2017 — Mr. Clarke (Beauport—Limoilou) — That the 12th Report of the Standing Committee on Finance, presented on Tuesday, December 13, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 465  

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 466

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 467

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 468

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 469
April 3, 2017 — Mr. Gourde (Lévis—Lotbinière) — That the Fourth Report of the Standing Committee on Agriculture and Agri-Food, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 470
April 3, 2017 — Mr. Sopuck (Dauphin—Swan River—Neepawa) — That the Fifth Report of the Standing Committee on Fisheries and Oceans, presented on Monday, January 30, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

Nº 466

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 467
3 avril 2017 — M. Diotte (Edmonton Griesbach) — Que le deuxième rapport du Comité mixte permanent d'examen de la réglementation, présenté le jeudi 23 mars 2017, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 468
3 avril 2017 — M. Diotte (Edmonton Griesbach) — Que le troisième rapport du Comité mixte permanent d'examen de la réglementation, présenté le jeudi 23 mars 2017, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 469
3 avril 2017 — M. Gourde (Lévis—Lotbinière) — Que le quatrième rapport du Comité permanent de l'agriculture et de l'agroalimentaire, présenté le lundi 12 décembre 2016, soit agrégé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 470

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.
No. 471

April 3, 2017 — Mr. Sopuck (Dauphin—Swan River—Neepawa) — That the Tenth Report of the Standing Committee on Fisheries and Oceans, presented on Monday, March 20, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 472

April 3, 2017 — Mr. Arnold (North Okanagan—Shuswap) — That the Fifth Report of the Standing Committee on Fisheries and Oceans, presented on Monday, January 30, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 473

April 3, 2017 — Mr. Arnold (North Okanagan—Shuswap) — That the Tenth Report of the Standing Committee on Fisheries and Oceans, presented on Monday, March 20, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 474


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 475


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 476


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 477

April 3, 2017 — Mr. Anderson (Cypress Hills—Grasslands) — That the Fourth Report of the Standing Committee on Agriculture and Agri-Food, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 478

April 3, 2017 — Mr. Lobb (Huron—Bruce) — That the Second Report of the Standing Committee on Industry, Science and Technology, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 479


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 480

April 3, 2017 — Mr. Kelly (Calgary Rocky Ridge) — That the Fourth Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 481


Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 482

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 483

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 484

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 485

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

N° 481

3 avril 2017 — M. Dreeshen (Red Deer—Mountain View) — Que le deuxième rapport du Comité permanent de l'industrie, des sciences et de la technologie, présenté le lundi 12 décembre 2016, soit agréé.

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 482

3 avril 2017 — M. Eglinski (Yellowhead) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l’impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

N° 483

3 avril 2017 — M. Eglinski (Yellowhead) — Qu'une instruction soit donnée au Comité permanent de l’environnement et du développement durable portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l’impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

N° 484

3 avril 2017 — M. Eglinski (Yellowhead) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l’impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.

N° 485

3 avril 2017 — M. Eglinski (Yellowhead) — Qu’une instruction soit donnée au Comité permanent de l’environnement et du développement durable portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l’impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours de séance.
No. 486

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 487

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 75 sitting days.

No. 488

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 489

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 10 calendar days.

No. 490

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.
No. 491

April 3, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 492

April 3, 2017 — Mr. Godin (Portneuf—Jacques-Cartier) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 493

April 3, 2017 — Mr. Godin (Portneuf—Jacques-Cartier) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 494

April 3, 2017 — Mr. Godin (Portneuf—Jacques-Cartier) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 495

April 3, 2017 — Mr. Godin (Portneuf—Jacques-Cartier) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.
No. 496
April 3, 2017 — Mr. Godin (Portneuf—Jacques-Cartier) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 497
April 3, 2017 — Mr. Godin (Portneuf—Jacques-Cartier) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 498
April 3, 2017 — Mr. Godin (Portneuf—Jacques-Cartier) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen calendar days.

No. 499
April 3, 2017 — Mr. Godin (Portneuf—Jacques-Cartier) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty calendar days.

No. 500
April 3, 2017 — Mr. Godin (Portneuf—Jacques-Cartier) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty-five calendar days.

No. 496
3 avril 2017 — M. Godin (Portneuf—Jacques-Cartier) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l'impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours civils.

No. 497
3 avril 2017 — M. Godin (Portneuf—Jacques-Cartier) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l'impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours civils.

No. 498
3 avril 2017 — M. Godin (Portneuf—Jacques-Cartier) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l’impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas quinze jours civils.

No. 499
3 avril 2017 — M. Godin (Portneuf—Jacques-Cartier) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l’impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt jours civils.

No. 500
3 avril 2017 — M. Godin (Portneuf—Jacques-Cartier) — Qu’une instruction soit donnée au Comité permanent de l’environnement et du développement durable portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l’impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt-cinq jours civils.
No. 501

April 3, 2017 — Mr. Carrie (Oshawa) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 502

April 3, 2017 — Mr. Carrie (Oshawa) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 503

April 3, 2017 — Mr. Carrie (Oshawa) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 504

April 3, 2017 — Mr. Carrie (Oshawa) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 505

April 3, 2017 — Mr. Carrie (Oshawa) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 506

April 3, 2017 — Mr. Carrie (Oshawa) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.
power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 507

April 3, 2017 — M. Carrie (Oshawa) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours civils.

No. 508

April 3, 2017 — M. Carrie (Oshawa) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours civils.

No. 509

April 3, 2017 — M. Carrie (Oshawa) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas quinze jours civils.

No. 510

April 3, 2017 — M. Carrie (Oshawa) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt jours civils.

No. 511

April 3, 2017 — M. Carrie (Oshawa) — Qu’une instruction soit donnée au Comité permanent de la santé portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-211, Loi instituant la Journée nationale de la sensibilisation à la drépanocytose, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt-cinq jours civils.
No. 512

April 3, 2017 — Mr. Webber (Calgary Confederation) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 513

April 3, 2017 — Mr. Webber (Calgary Confederation) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 514

April 3, 2017 — Mr. Webber (Calgary Confederation) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 515

April 3, 2017 — Mr. Webber (Calgary Confederation) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 516

April 3, 2017 — Mr. Webber (Calgary Confederation) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 517

April 3, 2017 — Mr. Webber (Calgary Confederation) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.
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No. 518

April 3, 2017 — Mr. Webber (Calgary Confederation) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen calendar days.

No. 519

April 3, 2017 — Mr. Webber (Calgary Confederation) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty calendar days.

No. 520

April 3, 2017 — Mr. Webber (Calgary Confederation) — That it be an instruction to the Standing Committee on Health that, during its consideration of Bill S-211, An Act respecting National Sickle Cell Awareness Day, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty-five calendar days.

No. 521

April 3, 2017 — Mr. Falk (Provencher) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 522

April 3, 2017 — Mr. Falk (Provencher) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.
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No. 524

April 3, 2017 — Mr. Falk (Provencher) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 525

April 3, 2017 — Mr. Falk (Provencher) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 526

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No. 528

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N° 529

3 avril 2017 — M. Falk (Provencher) — Qu'une instruction soit donnée au Comité permanent de la justice et des droits de la personne portant qu’il soit habilité, dans le cadre de son étude du projet de loi S-217, Loi modifiant le Code criminel (détention sous garde), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours civils.

No. 530

April 3, 2017 — Mr. Falk (Provencher) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

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No. 531

April 3, 2017 — Mr. Cooper (St. Albert—Edmonton) — That it be an instruction to the Standing Committee on Justice and Human Rights that, during its consideration of Bill S-217, An Act to amend the Criminal Code (detention in custody), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

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No. 532

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to hear testimony from interested parties and that the necessary 
staff do accompany the Committee, provided that the travel 
does not exceed 20 calendar days.

No. 541

April 3, 2017 — Mr. Warawa (Langley—Aldergrove) — That it 
be an instruction to the Standing Committee on Human 
Resources, Skills and Social Development and the Status of 
Persons with Disabilities that, during its consideration of Bill 
C-243, An Act respecting the development of a national 
maternity assistance program strategy and amending the 
Employment Insurance Act (maternity benefits), the 
Committee be granted the power to travel throughout Canada 
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does not exceed 20 sitting days.
No. 544

April 3, 2017 — Mr. Warawa (Langley—Aldergrove) — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

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No. 550

April 3, 2017 — Mr. Clement (Parry Sound—Muskoka) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 551

April 3, 2017 — Mr. Clement (Parry Sound—Muskoka) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

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No. 548

3 avril 2017 — M. Warawa (Langley—Aldergrove) — Qu’une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l’élaboration d’une stratégie relative au programme national d’aide à la maternité et modifiant la Loi sur l’assurance-emploi (prestations de maternité), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours civils.

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No. 550

3 avril 2017 — M. Clement (Parry Sound—Muskoka) — Qu’une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

No. 551

3 avril 2017 — M. Clement (Parry Sound—Muskoka) — Qu’une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

No. 552

3 avril 2017 — M. Clement (Parry Sound—Muskoka) — Qu’une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se
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No. 553

April 3, 2017 — Mr. Clement (Parry Sound—Muskoka) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 554

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No. 556

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power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

**No. 558**

April 3, 2017 — Mr. Clement (Parry Sound—Muskoka) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

**No. 559**

April 3, 2017 — Mr. Clement (Parry Sound—Muskoka) — That it be an instruction to the Standing Committee on Public Safety and National Security that, during its consideration of Bill C-23, An Act respecting the preclearance of persons and goods in Canada and the United States, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

**No. 560**

April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

**No. 561**

April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

**No. 562**

April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours civils.

**N° 558**

3 avril 2017 — M. Clement (Parry Sound—Muskoka) — Qu’une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours civils.

**N° 559**

3 avril 2017 — M. Clement (Parry Sound—Muskoka) — Qu’une instruction soit donnée au Comité permanent de la sécurité publique et nationale portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-23, Loi relative au précontrôle de personnes et de biens au Canada et aux États-Unis, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours civils.

**N° 560**

3 avril 2017 — M. Lobb (Huron—Bruce) — Qu’une instruction soit donnée au Comité permanent de l’industrie, des sciences et de la technologie portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-36, Loi modifiant la Loi sur la statistique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

**N° 561**

3 avril 2017 — M. Lobb (Huron—Bruce) — Qu’une instruction soit donnée au Comité permanent de l’industrie, des sciences et de la technologie portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-36, Loi modifiant la Loi sur la statistique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

**N° 562**

3 avril 2017 — M. Lobb (Huron—Bruce) — Qu’une instruction soit donnée au Comité permanent de l’industrie, des sciences et de la technologie portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-36, Loi modifiant la Loi sur la statistique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.
No. 563
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 564
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 565
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 566
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 567
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 568
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 569
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 570
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 571
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 572
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 573
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 574
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 575
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 576
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No. 577
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No. 578
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 579
April 3, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.
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No. 570

April 3, 2017  —  Mr. Dreeshen (Red Deer—Mountain View)  —  That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

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April 3, 2017  —  Mr. Dreeshen (Red Deer—Mountain View)  —  That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

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No. 573

April 3, 2017  —  Mr. Dreeshen (Red Deer—Mountain View)  —  That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

statistics, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours civils.

No 569

3 avril 2017  —  M. Lobb (Huron—Bruce)  —  Qu'une instruction soit donnée au Comité permanent de l'industrie, des sciences et de la technologie portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-36, Loi modifiant la Loi sur la statistique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours civils.

No 570

3 avril 2017  —  M. Dreeshen (Red Deer—Mountain View)  —  Qu'une instruction soit donnée au Comité permanent de l'industrie, des sciences et de la technologie portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-36, Loi modifiant la Loi sur la statistique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

No 571

3 avril 2017  —  M. Dreeshen (Red Deer—Mountain View)  —  Qu'une instruction soit donnée au Comité permanent de l'industrie, des sciences et de la technologie portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-36, Loi modifiant la Loi sur la statistique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

No 572

3 avril 2017  —  M. Dreeshen (Red Deer—Mountain View)  —  Qu'une instruction soit donnée au Comité permanent de l'industrie, des sciences et de la technologie portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-36, Loi modifiant la Loi sur la statistique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas quinze jours de séance.

No 573

3 avril 2017  —  M. Dreeshen (Red Deer—Mountain View)  —  Qu'une instruction soit donnée au Comité permanent de l'industrie, des sciences et de la technologie portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-36, Loi modifiant la Loi sur la statistique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt jours de séance.
April 3, 2017 — Mr. Dreeshen (Red Deer—Mountain View) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 575

April 3, 2017 — Mr. Dreeshen (Red Deer—Mountain View) — That it be an instruction to the Standing Committee on Industry, Science and Technology that, during its consideration of Bill C-36, An Act to amend the Statistics Act, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.
granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 580
April 10, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) — That the Fourth Report of the Standing Committee on National Defence, presented on Thursday, April 6, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 581

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 582

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 583
April 10, 2017 — Mr. Nater (Perth—Wellington) — That the Fourth Report of the Standing Committee on Official Languages, presented on Thursday, April 6, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 584

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 585
April 10, 2017 — Mrs. Boucher (Beauport—Côte-de-Beaupré—Île d'Orléans—Charlevoix) — That the Fourth Report of the Standing Committee on Official Languages, presented on Thursday, April 6, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 586
April 10, 2017 — Mr. Allison (Niagara West) — That the Second Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 587
April 10, 2017 — Mr. Allison (Niagara West) — That the Seventh Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, April 6, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 588
April 10, 2017 — Mr. Kent (Thornhill) — That the Second Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 589
April 10, 2017 — Mr. Kent (Thornhill) — That the Seventh Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, April 6, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 590
April 10, 2017 — Mr. Kmiec (Calgary Shepard) — That the Second Report of the Standing Committee on Foreign Affairs and International Development, presented on Friday, June 17, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 591
April 10, 2017 — Mr. Kmiec (Calgary Shepard) — That the Seventh Report of the Standing Committee on Foreign Affairs and International Development, presented on Thursday, April 6, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 592
April 10, 2017 — Mr. Waugh (Saskatoon—Grasswood) — That the Third Report of the Standing Committee on Canadian Heritage, presented on Thursday, December 8, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 593
April 10, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That the Fourth Report of the Standing Committee on Government Operations and Estimates, presented on Tuesday, December 13, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 594
April 10, 2017 — Ms. Rempel (Calgary Nose Hill) — That the Seventh Report of the Standing Committee on Citizenship and Immigration, presented on Tuesday, November 1, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
No. 595
April 10, 2017 — Ms. Rempel (Calgary Nose Hill) — That the Eighth Report of the Standing Committee on Citizenship and Immigration, presented on Thursday, March 9, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 596

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 597
April 10, 2017 — Mr. Shipley (Lambton—Kent—Middlesex) — That the Fourth Report of the Standing Committee on Agriculture and Agri-Food, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 598
April 10, 2017 — Mr. Jeneroux (Edmonton Riverbend) — That the Fourth Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 599
April 11, 2017 — Mr. Calkins (Red Deer—Lacombe) — That the Fourth Report of the Standing Committee on Access to Information, Privacy and Ethics, presented on Monday, December 12, 2016, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 600

April 27, 2017 — Mr. Van Loan (York—Simcoe) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 601

April 27, 2017 — Mr. Van Loan (York—Simcoe) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 602

April 27, 2017 — Mr. Van Loan (York—Simcoe) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen sitting days.

No. 603

April 27, 2017 — Mr. Van Loan (York—Simcoe) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty sitting days.

No. 604

April 27, 2017 — Mr. Van Loan (York—Simcoe) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty-five sitting days.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 600

27 avril 2017 — M. Van Loan (York—Simcoe) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l'impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

N° 601

27 avril 2017 — M. Van Loan (York—Simcoe) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l'impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

N° 602

27 avril 2017 — M. Van Loan (York—Simcoe) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l'impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas quinze jours de séance.

N° 603

27 avril 2017 — M. Van Loan (York—Simcoe) — Qu'une instruction soit donnée au Comité permanent de l'environnement et du développement durable portant qu'il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l'impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt jours de séance.

N° 604

27 avril 2017 — M. Van Loan (York—Simcoe) — Qu’une instruction soit donnée au Comité permanent de l’environnement et du développement durable portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-323, Loi modifiant la Loi de l’impôt sur le revenu (réhabilitation de propriétés historiques), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt-cinq jours de séance.
April 27, 2017 — Mr. Van Loan (York—Simcoe) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

April 27, 2017 — Mr. Van Loan (York—Simcoe) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

April 27, 2017 — Mr. Van Loan (York—Simcoe) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen calendar days.

April 27, 2017 — Mr. Van Loan (York—Simcoe) — That it be an instruction to the Standing Committee on Environment and Sustainable Development that, during its consideration of Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty calendar days.
No. 610
May 2, 2017 — Mr. Van Kesteren (Chatham-Kent—Leamington) — That the Sixth Report of the Standing Committee on International Trade, presented on Monday, April 10, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 611
May 2, 2017 — Mr. Kmiec (Calgary Shepard) — That the Eighth Report of the Standing Committee on Foreign Affairs and International Development, presented on Monday, April 10, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 612
May 2, 2017 — Mr. Kent (Thornhill) — That the Eighth Report of the Standing Committee on Foreign Affairs and International Development, presented on Monday, April 10, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 613
May 11, 2017 — Mr. Sorenson (Battle River—Crowfoot) — That the 23rd Report of the Standing Committee on Public Accounts, presented on Tuesday, May 2, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 614
May 11, 2017 — Mr. Jeneroux (Edmonton Riverbend) — That the 23rd Report of the Standing Committee on Public Accounts, presented on Tuesday, May 2, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 615
May 11, 2017 — Mr. Sorenson (Battle River—Crowfoot) — That the 24th Report of the Standing Committee on Public Accounts, presented on Tuesday, May 2, 2017, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 616
May 11, 2017 — Mr. Jeneroux (Edmonton Riverbend) — That the 24th Report of the Standing Committee on Public Accounts, presented on Tuesday, May 2, 2017, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 617
May 11, 2017 — Mr. Liepert (Calgary Signal Hill) — That the 15th Report of the Standing Committee on Finance, presented on Thursday, April 13, 2017, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 618
May 11, 2017 — Mr. Deltell (Louis-Saint-Laurent) — That the 15th Report of the Standing Committee on Finance, presented on Thursday, April 13, 2017, be concurred in.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 619
Debate — limited to 3 hours, pursuant to Standing Order 66(2).
Voting — not later than the expiry of the time provided for debate.

No. 620
May 11, 2017 — Mr. McCoeman (Brantford—Brant) — That the 23rd Report of the Standing Committee on Public Accounts, presented on Tuesday, May 2, 2017, be concurred in.

N° 615
11 mai 2017 — M. Sorenson (Battle River—Crowfoot) — Que le 24e rapport du Comité permanent des comptes publics, présenté le mardi 2 mai 2017, soit agréé.
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 616
11 mai 2017 — M. Jeneroux (Edmonton Riverbend) — Que le 24e rapport du Comité permanent des comptes publics, présenté le mardi 2 mai 2017, soit agréé.
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 617
11 mai 2017 — M. Liepert (Calgary Signal Hill) — Que le 15e rapport du Comité permanent des finances, présenté le jeudi 13 avril 2017, soit agréé.
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 618
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 619
Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.
Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

N° 620
11 mai 2017 — M. McCoeman (Brantford—Brant) — Que le 23e rapport du Comité permanent des comptes publics, présenté le mardi 2 mai 2017, soit agréé.
Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 621
May 11, 2017 — Mr. McColeman (Brantford—Brant) — That the 24th Report of the Standing Committee on Public Accounts, presented on Tuesday, May 2, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 622
May 11, 2017 — Mr. Clarke (Beauport—Limoilou) — That the Sixth Report of the Standing Committee on Government Operations and Estimates, presented on Thursday, April 13, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 623
May 11, 2017 — Mr. McCauley (Edmonton West) — That the Sixth Report of the Standing Committee on Government Operations and Estimates, presented on Thursday, April 13, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 624
May 11, 2017 — Mr. Hoback (Prince Albert) — That the Sixth Report of the Standing Committee on International Trade, presented on Monday, April 10, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 625

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.
No. 626

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 627
September 14, 2017 — Mr. Aubin (Trois-Rivières) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-49, An Act to amend the Canada Transportation Act and other Acts respecting transportation and to make related and consequential amendments to other Acts, the Committee be granted the power to divide the Bill into two or more pieces of legislation.

Voting — not later than the expiry of the time provided for debate.

No. 628
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 629
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 630
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the
Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 631
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 632
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 633
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 634
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.

No 631
5 octobre 2017 — Mme Rempel (Calgary Nose Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours de séance.

No 632
5 octobre 2017 — Mme Rempel (Calgary Nose Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours de séance.

No 633
5 octobre 2017 — Mme Rempel (Calgary Nose Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours de séance.

No 634
5 octobre 2017 — Mme Rempel (Calgary Nose Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours de séance.
No. 635

October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

Motion may not be moved (See Government Business No. 19).

No. 636

October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

No. 637

October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 638

October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.
No. 639
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 640
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 641
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 642
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

No. 643
October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.
transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

**No. 644**

October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours civils.

**No. 645**

October 5, 2017 — Ms. Rempel (Calgary Nose Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.

Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours civils.

**No. 646**

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours civils.

**No. 647**

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte
October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 648

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 649

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 650

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 651

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

N° 648

5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.

N° 649

5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours de séance.

N° 650

5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours de séance.

N° 651

5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours de séance.
No. 652
October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 653
October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

No. 654
October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

Motion may not be moved (See Government Business No. 19).

No. 655
October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 652
5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours de séance.

No. 653
5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours de séance.

Motion ne peut être proposée (Voir l’Affaire émanant du gouvernement n° 19).

No. 654
5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours de séance.

No. 655
5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours civils.
No. 656

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 657

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 658

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 659

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 660

October 5, 2017 — Ms. Bergen (Portage—Lisgar) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.
la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours civils.

No. 661
5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours civils.

No. 662
5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours civils.

No. 663
5 octobre 2017 — Mme Bergen (Portage—Lisgar) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours civils.

No. 664
5 octobre 2017 — M. Warkentin (Grande Prairie—Mackenzie) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le
long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

5 octobre 2017 — M. Warkentin (Grande Prairie—Mackenzie) —  

Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

5 octobre 2017 — M. Warkentin (Grande Prairie—Mackenzie) —  

Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas quinze jours de séance.

5 octobre 2017 — M. Warkentin (Grande Prairie—Mackenzie) —  

Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt jours de séance.
No. 669

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

Motion may not be moved (See Government Business No. 19).

No. 670

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

No. 671

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

No. 672

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

Motion ne peut être proposée (Voir l'Affaire émanant du gouvernement n° 19).
No. 673

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie)
— That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 674

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie)
— That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 675

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie)
— That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 676

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie)
— That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 677

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie)
— That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.
vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 678

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie)
— That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities, that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours civils.

No. 679

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie)
— That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

No. 680

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie)
— That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

No. 681

October 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie)
— That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.

No. 678

5 octobre 2017 — M. Warkentin (Grande Prairie—Mackenzie) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours civils.

No. 679

5 octobre 2017 — M. Warkentin (Grande Prairie—Mackenzie) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours civils.

No. 680

5 octobre 2017 — M. Warkentin (Grande Prairie—Mackenzie) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours civils.

No. 681

5 octobre 2017 — M. Warkentin (Grande Prairie—Mackenzie) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours civils.
No. 682

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 683

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 684

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 685

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 682

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours civils.

No. 683

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

No. 684

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

No. 685

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.
No. 686
October 5, 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours de séance.

No. 687
October 5, 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours de séance.

No. 688
October 5, 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours de séance.

No. 689
October 5, 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours de séance.

No. 690
October 5, 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48,
transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

Motion may not be moved (See Government Business No. 19).

No. 691

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 692

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 693

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 694

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

Motion ne peut être proposée (Voir l’Affaire émanant du gouvernement no 19).

Nº 691

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours civils.

Nº 692

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours civils.

Nº 693

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours civils.

Nº 694

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le
Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

**No. 695**

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

Nº 695

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, loi concernant la réglementation des bâtiments transportant le pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours civils.

**No. 696**

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

Nº 696

5 octobre 2017 — M. Viersen (Peace River—Westlock) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, loi concernant la réglementation des bâtiments transportant le pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours civils.

**No. 697**

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

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**No. 698**

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

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No. 699

October 5, 2017 — Mr. Viersen (Peace River—Westlock) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.

No. 700

October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 701

October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 702

October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

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No. 700

5 octobre 2017 — M. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

No. 701

5 octobre 2017 — M. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

No. 702

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October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

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October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.
No. 707
October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

Motion may not be moved (See Government Business No. 19).

No. 708
October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

No. 709
October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 710
October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

N° 707
5 octobre 2017 — M. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistent à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours de séance.

N° 708
5 octobre 2017 — M. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistent à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours de séance.

N° 709
5 octobre 2017 — M. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistent à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours civils.

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October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

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October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.

October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

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October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

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October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 10 calendar days.

October 5, 2017 — Mr. Lukiwski (Moose Jaw—Lake Centre—Lanigan) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 5 calendar days.

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 5 sitting days.

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 3 sitting days.

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 1 sitting day.
No. 719
October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 720
October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 721
October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 722
October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.
No. 723

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 724

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

No. 725

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

No. 726

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

Motion may not be moved (See Government Business No. 19).
October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

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October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

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October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee; provided that the travel does not exceed 25 calendar days.

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October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee; provided that the travel does not exceed 35 calendar days.

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee; provided that the travel does not exceed 40 calendar days.

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee; provided that the travel does not exceed 25 calendar days.

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No. 735

October 5, 2017 — Mrs. McLeod (Kamloops—Thompson—Cariboo) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.

No. 736

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 737

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 738

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

Nº 735

5 octobre 2017 — Mme McLeod (Kamloops—Thompson—Cariboo) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours civils.

Nº 736

5 octobre 2017 — M. Strahl (Chilliwack—Hope) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

Nº 737

5 octobre 2017 — M. Strahl (Chilliwack—Hope) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

Nº 738

5 octobre 2017 — M. Strahl (Chilliwack—Hope) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas quinze jours de séance.
No. 739
October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 740
October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 741
October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 742
October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

No. 743
October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that
transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

No. 744

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 745

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 746

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 747

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.
No. 748

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 749

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

No. 750

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

No. 751

October 5, 2017 — Mr. Strahl (Chilliwack—Hope) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.
No. 752

5 octobre 2017 — M. Strahl (Chilliwack—Hope) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours civils.

No. 753

5 octobre 2017 — Mme Block (Carlton Trail—Eagle Creek) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 5 jours de séance.

No. 754

5 octobre 2017 — Mme Block (Carlton Trail—Eagle Creek) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 10 jours de séance.

No. 755

5 octobre 2017 — Mme Block (Carlton Trail—Eagle Creek) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.

No. 756

5 octobre 2017 — Mme Block (Carlton Trail—Eagle Creek) — Qu’une instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48,
vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 757

October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 758

October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 759

October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

No. 760

October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.
long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours de séance.

Motion may not be moved (See Government Business No. 19).

No. 763

October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

5 octobre 2017 — Mme Block (Carlton Trail—Eagle Creek) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours civils.

No. 764

October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

5 octobre 2017 — Mme Block (Carlton Trail—Eagle Creek) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours civils.
No. 765
October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 766
October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 767
October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

No. 768
October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.
No. 769

October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee; provided that the travel does not exceed 40 calendar days.

No. 770

October 5, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee; provided that the travel does not exceed 45 calendar days.

No. 771

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee; provided that the travel does not exceed five sitting days.

No. 772

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee; provided that the travel does not exceed ten sitting days.

No. 773

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee; provided that the travel does not exceed five sitting days.
vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 774
October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 775
October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 776
October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 777
October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.

No. 774
5 octobre 2017 — M. Chong (Wellington—Halton Hills) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours de séance.

No. 775
5 octobre 2017 — M. Chong (Wellington—Halton Hills) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours de séance.

No. 776
5 octobre 2017 — M. Chong (Wellington—Halton Hills) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours de séance.

No. 777
5 octobre 2017 — M. Chong (Wellington—Halton Hills) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours de séance.
No. 778

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

Motion may not be moved (See Government Business No. 19).

No. 779

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

No. 780

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 781

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

5 octobre 2017 — M. Chong (Wellington—Halton Hills) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours de séance.

Motion ne peut être proposée (Voir l’Affaire émanant du gouvernement n° 19).

5 octobre 2017 — M. Chong (Wellington—Halton Hills) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours de séance.

5 octobre 2017 — M. Chong (Wellington—Halton Hills) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours de séance.

5 octobre 2017 — M. Chong (Wellington—Halton Hills) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours civils.

5 octobre 2017 — M. Chong (Wellington—Halton Hills) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours civils.
October 5, 2017 — Mr. Chong (Wellington—Halton Hills) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

October 5, 2017 — Mr. Chong (Wellington—Halton Hills) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.
No. 786
October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

No. 787
October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

No. 788
October 5, 2017 — Mr. Chong (Wellington—Halton Hills) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.

No. 789
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 790
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

5 octobre 2017 — M. Chong (Wellington—Halton Hills) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours civils.

5 octobre 2017 — M. Chong (Wellington—Halton Hills) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours civils.

5 octobre 2017 — M. Chong (Wellington—Halton Hills) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours civils.

5 octobre 2017 — M. Lobb (Huron—Bruce) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

5 octobre 2017 — M. Lobb (Huron—Bruce) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant
transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 791
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 792
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 793
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 794
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.
No. 795
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

No. 796
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

No. 797
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

Motion may not be moved (See Government Business No. 19).

No. 798
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.
No. 799
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 800
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen calendar days.

No. 801
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty calendar days.

No. 802
October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty-five calendar days.
No. 803

October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

No. 804

October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

No. 805

October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

No. 806

October 5, 2017 — Mr. Lobb (Huron—Bruce) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.

No. 807

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.
regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

**No. 808**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

**Nº 808**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

**No. 809**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

**Nº 809**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours de séance.

**No. 810**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen sitting days.

**Nº 810**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas quinze jours de séance.

**No. 811**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty sitting days.

**Nº 811**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt jours de séance.
Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

**No. 812**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

**Nº 812**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours de séance.

**No. 813**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

**Nº 813**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours de séance.

**No. 814**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

**Nº 814**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours de séance.

**No. 815**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

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5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-
travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

_Motion may not be moved (See Government Business No. 19)._ 

**No. 816**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

**No. 817**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

**No. 818**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

**No. 819**

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

_Motion may not be moved (See Government Business No. 19)._ 

**No. 816**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours civils.

**No. 817**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours civils.

**No. 818**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas quinze jours civils.

**No. 819**

5 octobre 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-
travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 820

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 821

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

No. 822

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

No. 823

October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

No. 820

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October 5, 2017 — M. Lauzon (Stormont—Dundas—South Glengarry) — Qu’un instruction soit donnée au Comité permanent des transports, de l'infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours civils.

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travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

No. 824
October 5, 2017 — Mr. Lauzon (Stormont—Dundas—South Glengarry) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.

No. 825
October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 826
October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 827
October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.
No. 828

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 829

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 830

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 831

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

No. 832

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 833

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

No. 834

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 835

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.
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Motion may not be moved (See Government Business No. 19).

No. 834
October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 835
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No. 836
October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.
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No. 837

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 838

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 839

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

No. 840

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours civils.

N° 837

5 octobre 2017 — M. Eglinski (Yellowhead) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours civils.

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N° 839

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N° 840

5 octobre 2017 — M. Eglinski (Yellowhead) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours civils.
No. 841

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

No. 842

October 5, 2017 — Mr. Eglinski (Yellowhead) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.

No. 843

October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 844

October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 845

October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia's north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.
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No. 846
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 847
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 848
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 849
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.

No 846
5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours de séance.

No 847
5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours de séance.

No 848
5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours de séance.

No 849
5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

Motion may not be moved (See Government Business No. 19).

October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

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5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
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5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours de séance.

5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours civils.

5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas dix jours civils.

5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas vingt et un jours civils.
No. 854
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

Nº 854
5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours civils.

No. 855
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

Nº 855
5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 20 jours civils.

No. 856
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

Nº 856
5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours civils.

No. 857
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) —
That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

Nº 857
5 octobre 2017 — M. Bezan (Selkirk—Interlake—Eastman) —
Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours civils.
October 5, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

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October 5, 2017 — M. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

October 5, 2017 — M. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.
transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 863

October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 sitting days.

No. 864

October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 865

October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.

No. 866

October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

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Nº 863

5 octobre 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 15 jours de séance.

Nº 864

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Nº 865

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Nº 866

5 octobre 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours de séance.
October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

Motion may not be moved (See Government Business No. 19).

October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

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Motion may not be moved (See Government Business No. 19).

October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

Motion may not be moved (See Government Business No. 19).

October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

Motion may not be moved (See Government Business No. 19).

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Motion may not be moved (See Government Business No. 19).

October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

Motion may not be moved (See Government Business No. 19).
No. 871
October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 872
October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed fifteen calendar days.

No. 873
October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty calendar days.

No. 874
October 5, 2017 — Mr. Liepert (Calgary Signal Hill) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed twenty-five calendar days.
No. 875

October 5, 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours civils.

No. 876

October 5, 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 35 jours civils.

No. 877

October 5, 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours civils.

No. 878

October 5, 2017 — M. Liepert (Calgary Signal Hill) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours civils.

No. 879

October 5, 2017 — M. Calkins (Red Deer—Lacombe) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant
transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 880

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 881

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten sitting days.

No. 882

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 sitting days.

No. 883

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 sitting days.
No. 884

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 sitting days.

No. 885

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 sitting days.

No. 886

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 sitting days.

No. 887

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.

Motion may not be moved (See Government Business No. 19).

N° 884

5 octobre 2017 — M. Calkins (Red Deer—Lacombe) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 25 jours de séance.

N° 885

5 octobre 2017 — M. Calkins (Red Deer—Lacombe) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 30 jours de séance.

N° 886

5 octobre 2017 — M. Calkins (Red Deer—Lacombe) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 40 jours de séance.

N° 887

5 octobre 2017 — M. Calkins (Red Deer—Lacombe) — Qu’une instruction soit donnée au Comité permanent des transports, de l’infrastructure et des collectivités portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas 45 jours de séance.

Motion ne peut être proposée (Voir l’Affaire émanant du gouvernement no 19).
No. 888

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five calendar days.

No. 889

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed ten calendar days.

No. 890

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 15 calendar days.

No. 891

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 20 calendar days.

No. 892

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.
transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 25 calendar days.

No. 893

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 30 calendar days.

No. 894

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 35 calendar days.

No. 895

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 40 calendar days.

No. 896

October 5, 2017 — Mr. Calkins (Red Deer—Lacombe) — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 calendar days.
No. 897

November 28, 2017 — Mr. Cooper (St. Albert—Edmonton) — That the 16th Report of the Standing Committee on Justice and Human Rights, presented on Monday, October 30, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Wednesday, February 28, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 898


Concurrence motion — may not be moved before either a comprehensive response has been tabled or Wednesday, February 28, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 899

November 28, 2017 — Mr. Richards (Banff—Airdrie) — That the 42nd Report of the Standing Committee on Procedure and House Affairs, presented on Wednesday, October 25, 2017, be concurred in.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 900

November 28, 2017 — Mr. Kitchen (Souris—Moose Mountain) — That the Seventh Report of the Standing Committee on Canadian Heritage, presented on Wednesday, September 27, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Friday, January 26, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 901

November 28, 2017 — Mr. Shields (Bow River) — That the Seventh Report of the Standing Committee on Canadian Heritage, presented on Wednesday, September 27, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Wednesday, February 28, 2018, whichever shall come first, pursuant to Standing Order 109.
Concurrence motion — may not be moved before either a comprehensive response has been tabled or Friday, January 26, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 902
November 28, 2017 — Mr. Barlow (Foothills) — That the Eighth Report of the Standing Committee on Agriculture and Agri-Food, presented on Monday, November 6, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Wednesday, March 7, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 903
November 28, 2017 — Mr. Sorenson (Battle River—Crowfoot) — That the 31st Report of the Standing Committee on Public Accounts, presented on Tuesday, September 26, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Thursday, January 25, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 904
November 28, 2017 — Mr. Sorenson (Battle River—Crowfoot) — That the 32nd Report of the Standing Committee on Public Accounts, presented on Wednesday, November 22, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 24, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 905
November 28, 2017 — Mr. Sorenson (Battle River—Crowfoot) — That the 33rd Report of the Standing Committee on Public Accounts, presented on Wednesday, November 22, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 24, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 906
November 28, 2017 — Mr. Liepert (Calgary Signal Hill) — That the 16th Report of the Standing Committee on Justice and Human Rights, presented on Monday, October 30, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Wednesday, February 28, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 902

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le mercredi 7 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

N° 902
28 novembre 2017 — M. Barlow (Foothills) — Que le huitième rapport du Comité permanent de l’agriculture et de l’agroalimentaire, présenté le lundi 6 novembre 2017, soit agréé.

N° 903
28 novembre 2017 — M. Sorenson (Battle River—Crowfoot) — Que le 31e rapport du Comité permanent des comptes publics, présenté le mardi 26 septembre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le jeudi 25 janvier 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

N° 904
28 novembre 2017 — M. Sorenson (Battle River—Crowfoot) — Que le 32e rapport du Comité permanent des comptes publics, présenté le mercredi 22 novembre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 24 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

N° 905
28 novembre 2017 — M. Sorenson (Battle River—Crowfoot) — Que le 33e rapport du Comité permanent des comptes publics, présenté le mercredi 22 novembre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 24 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

N° 906
28 novembre 2017 — M. Liepert (Calgary Signal Hill) — Que le 16e rapport du Comité permanent de la justice et des droits de la personne, présenté le lundi 30 octobre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le mercredi 28 février 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.
No. 907
November 28, 2017 — Mr. Deltell (Louis-Saint-Laurent) — That the 31st Report of the Standing Committee on Public Accounts, presented on Tuesday, September 26, 2017, be concurred in.
Concurrence motion — may not be moved before either a comprehensive response has been tabled or Thursday, January 25, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 908
November 28, 2017 — Mr. Deltell (Louis-Saint-Laurent) — That the 32nd Report of the Standing Committee on Public Accounts, presented on Wednesday, November 22, 2017, be concurred in.
Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 24, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 909
November 28, 2017 — Mr. Deltell (Louis-Saint-Laurent) — That the 33rd Report of the Standing Committee on Public Accounts, presented on Wednesday, November 22, 2017, be concurred in.
Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 24, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 910
November 28, 2017 — Mrs. Boucher (Beauport—Côte-de-Beaupré—Île d'Orléans—Charlevoix) — That the Eighth Report of the Standing Committee on Agriculture and Agri-Food, presented on Monday, November 6, 2017, be concurred in.
Concurrence motion — may not be moved before either a comprehensive response has been tabled or Wednesday, March 7, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 911
November 28, 2017 — Mr. Van Loan (York—Simcoe) — That the Seventh Report of the Standing Committee on Canadian Heritage, presented on Wednesday, September 27, 2017, be concurred in.
Concurrence motion — may not be moved before either a comprehensive response has been tabled or Friday, January 26, 2018, whichever shall come first, pursuant to Standing Order 109.

Nº 907
28 novembre 2017 — M. Deltell (Louis-Saint-Laurent) — Que le 31e rapport du Comité permanent des comptes publics, présenté le mardi 26 septembre 2017, soit agréé.
Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le jeudi 25 janvier 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

Nº 908
28 novembre 2017 — M. Deltell (Louis-Saint-Laurent) — Que le 32e rapport du Comité permanent des comptes publics, présenté le mercredi 22 novembre 2017, soit agréé.
Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 24 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

Nº 909
28 novembre 2017 — M. Deltell (Louis-Saint-Laurent) — Que le 33e rapport du Comité permanent des comptes publics, présenté le mercredi 22 novembre 2017, soit agréé.
Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 24 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

Nº 910
28 novembre 2017 — Mme Boucher (Beauport—Côte-de-Beaupré—Île d’Orléans—Charlevoix) — Que le huitième rapport du Comité permanent de l’agriculture et de l’agroalimentaire, présenté le lundi 6 novembre 2017, soit agréé.
Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le mercredi 7 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

Nº 911
Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le vendredi 26 janvier 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.
No. 912

November 28, 2017 — Mrs. Kusie (Calgary Midnapore) — That the Sixth Report of the Standing Committee on Official Languages, presented on Thursday, November 2, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 3, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 913

November 28, 2017 — Mr. Clarke (Beauport—Limoilou) — That the Sixth Report of the Standing Committee on Official Languages, presented on Thursday, November 2, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 3, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 914


Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 3, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 915

November 28, 2017 — Mr. Maguire (Brandon—Souris) — That the 14th Report of the Standing Committee on Citizenship and Immigration, presented on Thursday, November 9, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 10, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 916

November 28, 2017 — Mr. Saroya (Markham—Unionville) — That the 14th Report of the Standing Committee on Citizenship and Immigration, presented on Thursday, November 9, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 10, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 912

28 novembre 2017 — Mme Kusie (Calgary Midnapore) — Que le sixième rapport du Comité permanent des langues officielles, présenté le jeudi 2 novembre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 3 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

No. 913

28 novembre 2017 — M. Clarke (Beauport—Limoilou) — Que le sixième rapport du Comité permanent des langues officielles, présenté le jeudi 2 novembre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 3 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

No. 914


Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 3 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

No. 915

28 novembre 2017 — M. Maguire (Brandon—Souris) — Que le 14e rapport du Comité permanent de la citoyenneté et de l’immigration, présenté le jeudi 9 novembre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 10 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

No. 916

28 novembre 2017 — M. Saroya (Markham—Unionville) — Que le 14e rapport du Comité permanent de la citoyenneté et de l’immigration, présenté le jeudi 9 novembre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 10 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.
No. 917

November 28, 2017 — Ms. Rempel (Calgary Nose Hill) — That the 14th Report of the Standing Committee on Citizenship and Immigration, presented on Thursday, November 9, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 10, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 918


Concurrence motion — may not be moved before either a comprehensive response has been tabled or Sunday, March 25, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 919


Concurrence motion — may not be moved before either a comprehensive response has been tabled or Sunday, March 25, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 920


Concurrence motion — may not be moved before either a comprehensive response has been tabled or Sunday, March 25, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 921

November 28, 2017 — Mr. Aboultaif (Edmonton Manning) — That the 13th Report of the Standing Committee on Foreign Affairs and International Development, presented on Wednesday, November 22, 2017, be concurred in.

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Thursday, March 24, 2018, whichever shall come first, pursuant to Standing Order 109.

No. 917

28 novembre 2017 — Mme Rempel (Calgary Nose Hill) — Que le 14e rapport du Comité permanent de la citoyenneté et de l'immigration, présenté le jeudi 9 novembre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 10 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

No. 918


Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le dimanche 25 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

No. 919


Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le dimanche 25 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

No. 920


Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le dimanche 25 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

No. 921

28 novembre 2017 — M. Aboultaif (Edmonton Manning) — Que le 13e rapport du Comité permanent des affaires étrangères et du développement international, présenté le mercredi 22 novembre 2017, soit agréé.

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le jeudi 24 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.
No. 922
November 30, 2017 — Mrs. Schulte (King—Vaughan) — That the Ninth Report of the Standing Committee on Environment and Sustainable Development (recommendation not to proceed further with Bill C-323, An Act to amend the Income Tax Act (rehabilitation of historic property)), presented on Thursday, November 30, 2017, be concurred in.

To be added to the business of the House, at the expiry of the time provided for Private Members’ Business, on a day fixed by the Speaker, pursuant to Standing Order 97.1(2).

No. 923
November 30, 2017 — Ms. Chagger (Leader of the Government in the House of Commons) — That, in accordance with subsection 49(1) of the Official Languages Act, R.S.C., 1985, c. 31, and pursuant to Standing Order 111.1(2), the House approve the appointment of Raymond Théberge as Commissioner of Official Languages, for a term of seven years.

Motion — to be decided without debate or amendment, pursuant to Standing Order 111.1(2).

No. 924
November 30, 2017 — Ms. Chagger (Leader of the Government in the House of Commons) — That, in accordance with subsection 4.1(1) of the Lobbying Act, R.S.C., 1985, c. 44, and pursuant to Standing Order 111.1(2), the House approve the appointment of Nancy Bélanger as Commissioner of Lobbying, for a term of seven years.

Motion — to be decided without debate or amendment, pursuant to Standing Order 111.1(2).

No. 925

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

No. 926

Concurrence motion — may not be moved before either a comprehensive response has been tabled or Saturday, March 31, 2018, whichever shall come first, pursuant to Standing Order 109.

Nº 922
30 novembre 2017 — Mme Schulte (King—Vaughan) — Que le neuvième rapport du Comité permanent de l'environnement et du développement durable (recommandation de ne pas poursuivre l'étude du projet de loi C-323, Loi modifiant la Loi de l'impôt sur le revenu (réhabilitation de propriétés historiques)), présenté le jeudi 30 novembre 2017, soit agréé.

A ajouter aux travaux de la Chambre, à la fin de la période prévue pour les Affaires émanant des députés, à une date déterminée par le Président, conformément à l'article 97.1(2) du Règlement.

Nº 923
30 novembre 2017 — Mme Chagger (leader du gouvernement à la Chambre des communes) — Que, conformément au paragraphe 49(1) de la Loi sur les langues officielles, L.R.C. (1985), ch. 31, et à l'article 111.1(2) du Règlement, la Chambre approuve la nomination de Raymond Théberge au poste de commissaire aux langues officielles pour un mandat de sept ans.

Motion — mise aux voix sans débat ni amendement, conformément à l'article 111.1(2) du Règlement.

Nº 924
30 novembre 2017 — Mme Chagger (leader du gouvernement à la Chambre des communes) — Que, conformément au paragraphe 4.1(1) de la Loi sur le lobbying, L.R.C. (1985), ch. 44, et à l'article 111.1(2) du Règlement, la Chambre approuve la nomination de Nancy Bélanger au poste de commissaire au lobbying pour un mandat de sept ans.

Motion — mise aux voix sans débat ni amendement, conformément à l'article 111.1(2) du Règlement.

Nº 925

Débat — limite de 3 heures, conformément à l'article 66(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat.

Nº 926

Motion d’adoption — ne peut être proposée jusqu’à ce qu’une réponse globale ait été déposée ou le samedi 31 mars 2018, selon la première de ces éventualités, conformément à l’article 109 du Règlement.

Debate — limited to 3 hours, pursuant to Standing Order 66(2).

Voting — not later than the expiry of the time provided for debate.

Presenting Petitions

Questions on the Order Paper

The complete list of questions on the Order Paper is available for consultation at the Table in the Chamber and on the Internet. Those questions not appearing in the list have been answered, withdrawn or made into orders for return.

GOVERNMENT ORDERS

PRIVATE MEMBERS' BUSINESS — from 1:30 p.m. to 2:30 p.m.
Orders of the Day

GOVERNMENT ORDERS

BUSINESS OF SUPPLY

December 4, 2015 — The President of the Treasury Board — Consideration of the Business of Supply.

Supply period ending March 26, 2018 — maximum of 7 allotted days, pursuant to Standing Order 81(10)(a).

Days to be allotted — 7 days in current period.

Opposition Motions

December 8, 2015 — Ms. Bergen (Portage—Lisgar) — That, in the opinion of the House, in order to support jobs and economic security in the oil sector, and in light of the fact that the government has indicated that it will be enacting new approval processes for pipelines, the government should grandfather all pipeline proposals already in the environmental-approval process instead of requiring new applications under yet-to-be disclosed new processes.

December 8, 2015 — Mr. Warkentin (Grande Prairie—Mackenzie) — That the House: (a) acknowledge the government's neglect even to mention farmers, ranchers, and the Canadian agricultural sector in the recent Speech from the Throne; and (b) call upon the government to make agriculture a priority henceforth, and to use every mechanism available to resolve the issue of Country of Origin Labelling practices by the United States.

December 8, 2015 — Ms. Rempel (Calgary Nose Hill) — That, given that minority groups in Iraq and Syria are facing rape, kidnapping, death, and sexual slavery at the hands of the self-styled Islamic State, this House: (a) condemn the violence and atrocities committed against religious minorities, women, members of the LGBTQ community, and those who do not subscribe to the laws of the self-styled Islamic State; (b) recognize that the self-styled Islamic State has committed genocide against persecuted religious minorities in the region such as Christians, Yezidis, and Shia Muslims, in Iraq and Syria; (c) acknowledge that many of the members of these groups cannot flee to refugee camps because they face persecution in those places; (d) reaffirm Canada’s support of religious freedom around the world; and (e) call upon the government to recognize that the persons-appartenant à ces

Ordre du jour

ORDRES ÉMANANT DU GOUVERNEMENT

TRAVAUX DES SUBSIDES


Période des subsides se terminant le 26 mars 2018 — maximum de 7 jours désignés, conformément à l'article 81(10)a) du Règlement.

Jours à désigner — 7 jours dans la période courante.

Motions de l’opposition

8 décembre 2015 — Mme Bergen (Portage—Lisgar) — Que, de l’avis de la Chambre, afin de soutenir les emplois et la sécurité économique dans le secteur pétrolier, et à la lumière du fait que le gouvernement entend adopter de nouveaux processus d’approbation des pipelines, le gouvernement devrait accorder un droit acquis à tous les projets de pipeline dont le processus d’approbation environnementale est déjà en cours au lieu d’exiger la soumission d’une nouvelle demande en vertu de nouveaux processus qui n’ont pas encore été dévoilés.

8 décembre 2015 — M. Warkentin (Grande Prairie—Mackenzie) — Que la Chambre : a) reconnaîsse la négligence du gouvernement de mentionner les agriculteurs, les éleveurs et le secteur agricole du Canada dans le dernier discours du Trône; b) demande au gouvernement de faire désormais de l’agriculture une priorité et d’utiliser tous les mécanismes à sa disposition pour régler la question relative aux pratiques d’étiquetage du pays d’origine qui ont cours aux États-Unis.

8 décembre 2015 — Mme Rempel (Calgary Nose Hill) — Que, étant donné les viols, les enlèvements, les meurtres et l’esclavage sexuel que subissent des groupes minoritaires en Iraq et en Syrie aux mains du soi-disant État islamique, la Chambre : a) condamne la violence et les atrocités commises à l’endroit des minorités religieuses, des femmes, des membres de la communauté LGBTQA et de quiconque ne souscrit pas aux lois du soi-disant État islamique; b) reconnaîsse que le soi-disant État islamique a perpétré un génocide contre les minorités religieuses persécutées dans la région, telles que les chrétiens, les yézidis et les musulmans chiites, en Iraq et en Syrie; c) reconnaîsse que de nombreux membres de ces groupes ne peuvent pas trouver refuge dans les camps de réfugiés, parce qu’ils y sont persécutés; d) réaffirme l’appui du Canada envers la liberté de religion partout dans le monde; e) exhorte le gouvernement à reconnaître que les personnes appartenant à ces
government to acknowledge that individuals from these groups are facing immediate death or bodily harm at the hands of the self-styled Islamic State, and should be prioritized as refugees to Canada as part of the government’s Syrian refugee plan.

January 29, 2016 — Mr. Julian (New Westminster—Burnaby) — That the House (a) recognize that the government must take action to close the unacceptable gap in pay between men and women which contributes to income inequality and discriminates against women; (b) recognize pay equity as a right; (c) call on the government to implement the recommendations of the 2004 Pay Equity Task Force Report and restore the right to pay equity in the public service which was eliminated by the previous Conservative government in 2009; and (d) appoint a special committee with the mandate to conduct hearings on the matter of pay equity and to propose a plan to adopt a proactive federal pay equity regime, both legislative and otherwise, and (i) that this committee consist of 10 members which shall include six members from the Liberal Party, three members from the Conservative Party, and one member from the New Democratic Party, provided that the Chair is from the government party, (ii) that in addition to the Chair, there be one Vice-Chair from each of the recognized opposition parties, (iii) that the committee have all of the powers of a standing committee as provided in the Standing Orders, as well as the power to travel, accompanied by the necessary staff, subject to the usual authorization from the House, (iv) that the members to serve on the said committee be appointed by the Whip of each party depositing with the Acting Clerk of the House a list of his or her party’s members of the committee no later than February 17, 2016, (v) that the quorum of the committee be as provided for in Standing Order 118, provided that at least one member of each recognized party be present, (vi) that membership substitutions be permitted from time to time, if required, in the manner provided for in Standing Order 114(2), (vii) that the committee report to the House no later than June 10, 2016.

January 29, 2016 — Mr. MacGregor (Cowichan—Malahat—Langford) — That, in the opinion of the House, (a) no one should have to grow old in poverty, insecurity, or isolation; (b) all Canadians deserve a dignified retirement; (c) it is a national shame that 600,000 Canadian seniors currently live in poverty; (d) it is unacceptable that senior women are twice as likely to live in poverty as senior men; and (e) the government should honour its overdue promise to immediately increase the Guaranteed Income Supplement to help raise low-income seniors out of poverty.

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January 29, 2016 — Mr. MacGregor (Cowichan—Malahat—Langford) — Que, de l’avis de la Chambre, a) nul ne devrait avoir à vieillir dans la pauvreté, l’insécurité ou l’isolement; b) tous les Canadiens méritent une retraite dans la dignité; c) le fait que 600 000 personnes âgées, au Canada, vivent dans la pauvreté est un honte pour le pays; d) il est inacceptable que les femmes âgées soient deux fois plus à risque que les hommes âgés de vivre dans la pauvreté; e) le gouvernement devrait honorer sans plus tarder la promesse qu’il a faite il y a longtemps d’augmenter le Supplément de revenu garanti afin d’aider les personnes âgées à faire revenu à se sortir de la pauvreté.
January 29, 2016 — Ms. Boutin-Sweet (Hochelaga) — That, in the opinion of the House, the government should take immediate action in response to the growing affordable housing crisis and rampant income inequality which makes it harder for Canadians to afford rent or mortgage payments, by (a) preserving the financing of the social agreements that have not yet expired; (b) restoring the funding from expired long-term operating agreements to social housing programs; (c) funding, in Budget 2016, the immediate construction of new affordable housing, the renovation of existing social housing, and the expansion of rent supplements.

January 29, 2016 — Mr. Julian (New Westminster—Burnaby) — That, in the opinion of the House, the government should take immediate action in response to the growing affordable housing crisis and rampant income inequality which makes it harder for Canadians to afford rent or mortgage payments, by (a) preserving the financing of the social agreements that have not yet expired; (b) restoring the funding from expired long-term operating agreements to social housing programs; (c) funding, in Budget 2016, the immediate construction of new affordable housing, the renovation of existing social housing, and the expansion of rent supplements.

January 29, 2016 — Mr. MacGregor (Cowichan—Malahat—Langford) — That, in the opinion of the House, (a) retirement security is one of the most pressing economic and inequality issues facing Canadian families today; (b) the previous government let down Canadian seniors by raising the age of Old Age Security (OAS) from 65 to 67 without consultation and without stating their intention to do so in the previous election; (c) OAS and the Guaranteed Income Supplement (GIS) provide crucial support to Canada’s most vulnerable seniors; and (d) the government should immediately restore the age of eligibility for OAS and GIS to 65, reversing the legislative changes of the previous Conservative government that raised it to 67.

January 29, 2016 — Mr. Julian (New Westminster—Burnaby) — That, in the opinion of the House, (a) retirement security is one of the most pressing economic and inequality issues facing Canadian families today; (b) the previous government let down Canadian seniors by raising the age of Old Age Security (OAS) from 65 to 67 without consultation and without stating their intention to do so in the previous election; (c) OAS and the Guaranteed Income Supplement (GIS) provide crucial support to Canada’s most vulnerable seniors; and (d) the government should immediately restore the age of eligibility for OAS and GIS to 65, reversing the legislative changes of the previous Conservative government that raised it to 67.
February 2, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That the House (a) recognize the good work being done by Canada’s Office of Religious Freedom, in particular its work within the Department of Global Affairs to build the Department’s capacity to address threats to religious freedom, and to directly promote peace, freedom, tolerance, and communal harmony; and, as a consequence, (b) call on the government to renew the current mandate of the Office, since the continuation of its vital work is needed now more than ever.

February 2, 2016 — Mr. Albas (Central Okanagan—Similkameen—Nicola) — That, given this time of economic uncertainty, the House: (a) recognize the importance of internal trade which generates $366 billion in economic activity; (b) acknowledge that no Cabinet Minister has internal trade referenced in a mandate letter; (c) acknowledge that, through consultations at the Council of the Federation conference, Canadian Premiers have agreed to negotiate and conclude a new Agreement on Internal Trade by March 2016; and (d) express its hope that this timeline will be honoured in order to help grow the Canadian economy through increased internal trade and the further elimination of interprovincial trade barriers.

February 2, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That the House: (a) thank the independent non-partisan officials from the Department of Finance for their hard work and evidence-based analysis; (b) acknowledge their most recent Fiscal Monitor which informed Members and Canadians that, for the period from April to November 2015 of the 2015-2016 fiscal year, the previous government posted a budgetary surplus of $1.0 billion; and (c) concur in its conclusions and express its confidence in the Deputy Minister and his team.

February 16, 2016 — Ms. Rempel (Calgary Nose Hill) — That, given Canada and Israel share a long history of friendship as well as economic and diplomatic relations, the House reject the Boycott, Divestment and Sanctions (BDS) movement, which promotes the demonization and delegitimization of the State of Israel, and call upon the government to condemn any and all attempts by Canadian organizations, groups or individuals to promote the BDS movement, both here at home and abroad.

February 2, 2016 — M. Scheer (Regina—Qu’Appelle) — Que la Chambre (a) souligne le bon travail qu’accomplit le Bureau de la liberté de religion du Canada, en particulier au sein du ministère des Affaires mondiales, où il renforce la capacité du Ministère de contrer les menaces à la liberté de religion et de promouvoir directement la paix, la liberté, la tolérance et l’harmonie entre les communautés et, par conséquent, (b) appelle le gouvernement à renouveler le mandat actuel du Bureau, puisque la poursuite de son travail essentiel est plus nécessaire que jamais.

February 2, 2016 — M. Albas (Central Okanagan—Similkameen—Nicola) — Qu’en cette période d’incertitude économique, la Chambre : (a) convienne de l’importance du commerce intérieur, qui engendre une activité économique d’une valeur de 366 milliards de dollars; (b) prenne acte du fait qu’aucun membre du Conseil des ministres n’a reçu de lettre de mandat qui mentionne le commerce intérieur; (c) constate que, à l’issue de consultations à la conférence du Conseil de la Fédération, les premiers ministres canadiens ont convenu de négocier et de conclure un nouvel accord sur le commerce intérieur d’ici mars 2016; (d) exprime le vouloir que cette échéance soit respectée afin de favoriser la croissance de l’économie canadienne grâce à un commerce intérieur accru et à l’élimination progressive des barrières au commerce interprovincial qui subsistent.

February 2, 2016 — M. Scheer (Regina—Qu’Appelle) — Qu’en cette période d’incertitude économique, la Chambre : (a) convienne de l’importance du commerce intérieur, qui engendre une activité économique d’une valeur de 366 milliards de dollars; (b) prenne acte du fait qu’aucun membre du Conseil des ministres n’a reçu de lettre de mandat qui mentionne le commerce intérieur; (c) constate que, à l’issue de consultations à la conférence du Conseil de la Fédération, les premiers ministres canadiens ont convenu de négocier et de conclure un nouvel accord sur le commerce intérieur d’ici mars 2016; (d) exprime le vouloir que cette échéance soit respectée afin de favoriser la croissance de l’économie canadienne grâce à un commerce intérieur accru et à l’élimination progressive des barrières au commerce interprovincial qui subsistent.

February 2, 2016 — M. Scheer (Regina—Qu’Appelle) — Que la Chambre : (a) remercie les fonctionnaires indépendants et apolitiques du ministère des Finances pour leur excellent travail et leur analyse fondée sur des données probantes; (b) salue leur plus récente Revue financière, dans laquelle les députés et les Canadiens ont appris que, pour la période d’avril à novembre 2015 de l’exercice 2015-2016, le gouvernement précédent a affiché un excédent budgétaire de 1,0 milliard de dollars; (c) approuve ses conclusions et exprime sa confiance à l’égard du sous-ministre et de son équipe.

February 2, 2016 — M. Scheer (Regina—Qu’Appelle) — Que la Chambre : (a) souligne le bon travail qu’accomplit le Bureau de la liberté de religion du Canada, en particulier au sein du ministère des Affaires mondiales, où il renforce la capacité du Ministère de contrer les menaces à la liberté de religion et de promouvoir directement la paix, la liberté, la tolérance et l’harmonie entre les communautés et, par conséquent, (b) appelle le gouvernement à renouveler le mandat actuel du Bureau, puisque la poursuite de son travail essentiel est plus nécessaire que jamais.

February 2, 2016 — Ms. Rempel (Calgary Nose Hill) — Que, étant donné l’amitié et les relations économiques et diplomatiques de longue date qui unissent le Canada et Israël, la Chambre rejette la campagne du mouvement Boycott, désinvestissement et sanctions (BDS), qui encourage la diabolisation et la délégitimation de l’État d’Israël, et prie le gouvernement de condamner toute tentative de la part d’organismes, de groupes ou de particuliers du Canada de promouvoir le mouvement BDS, ici et à l’étranger.
February 23, 2016 — Mr. Julian (New Westminster—Burnaby) — That the House (a) recognize that the current first-past-the-post electoral system regularly results in one party forming a large majority government despite winning far less than a majority of the votes; (b) agree with the Prime Minister, who has regularly called for the 42nd general election to be the last under the current system; (c) acknowledge that for Canadians to have confidence in the process of reforming our electoral system, it is crucial for the political parties of all elected Members of Parliament to have a seat at the table, and that no one party should have the power to unilaterally overhaul the electoral system; and (d) appoint a special committee with the mandate to conduct hearings on replacing the current system with one that better reflects the democratic choices of Canadians, and (i) that this committee consist of 12 members which shall include five members from the government party, three members from the Official Opposition party, two members from the New Democratic Party, one member from the Bloc Québécois and one member from the Green Party, provided that the Chair is from the government party, (ii) that in addition to the Chair, there be one Vice-Chair from each of the recognized opposition parties, (iii) that the committee have all of the powers of a standing committee as provided in the Standing Orders, as well as the power to travel, accompanied by the necessary staff, subject to the usual authorization from the House, (iv) that the members who siégeront audit comité soient nommés par le whip de chacun des partis, lequel déposera auprès du Greffier par intérim de la Chambre la liste des membres de son parti qui siègeront au comité dans les trois jours de séance suivant l'adoption de la présente motion, (v) que le quorum du comité soit conforme à ce qui est prévu à l'article 118 du Règlement, pourvu qu'au moins un membre de chaque parti reconnu soit présent, (vi) que les membres du comité puissent, à l'occasion, si nécessaire, se faire remplacer conformément aux dispositions de l'article 114(2) du Règlement, (vii) que le comité fasse rapport à la Chambre au plus tard le 30 septembre 2016.

February 23, 2016 — Mr. Cullen (Skeena—Bulkley Valley) — That the House (a) recognize that the current first-past-the-post electoral system regularly results in one party forming a large majority government despite winning far less than a majority of the votes; (b) agree with the Prime Minister, who has regularly called for the 42nd general election to be the last under the current system; (c) acknowledge that for Canadians to have confidence in the process of reforming our electoral system, it is crucial for the political parties of all elected Members of Parliament to have a seat at the table, and that no one party should have the power to unilaterally overhaul the electoral system; and (d) appoint a special committee with the mandate to conduct hearings on replacing the current system with one that better reflects the democratic choices of Canadians, and (i) that this committee consist of 12 members which shall include five members from the government party, three members from the Official Opposition party, two members from the New Democratic Party, one member from the Bloc Québécois and one member from the Green Party, provided that the Chair is from the government party, (ii) that in addition to the Chair, there be one Vice-Chair from each of the recognized opposition parties, (iii) that the committee have all of the powers of a standing committee as provided in the Standing Orders, as well as the power to travel, accompanied by the necessary staff, subject to the usual authorization from the House, (iv) that the

23 février 2016 — M. Julian (New Westminster—Burnaby) — Que la Chambre a) reconnaisse que l’actuel système électoral majoritaire uninominal à un tour donne régulièrement lieu à la formation d’un gouvernement largement majoritaire par un parti ayant récolté beaucoup moins qu’une majorité des voix; b) soit d’accord avec le premier ministre, qui a fréquemment proposé que la 42e élection générale soit la dernière à être tenue sous le système actuel; c) reconnaîse que, pour que les Canadiens aient confiance dans le processus de réforme de notre système électoral, il est impératif que les partis politiques de tous les députés élus aient voix au chapitre et qu’aucun parti n’ait à lui seul le pouvoir de remanier unilatéralement le système électoral; d) constitue un comité spécial chargé de tenir des audiences sur le remplacement du système électoral actuel par un système qui représente mieux les choix démocratiques des Canadiens, et (i) que ce comité soit composé de 12 membres, dont cinq du parti ministériel, trois du parti de l’Opposition officielle, deux du Nouveau Parti démocratique, un du Bloc Québécois et un du Parti Vert, pourvu que le président provienne du parti ministériel, (ii) que, outre le président, il y ait un vice-président de chacun des partis de l’opposition reconnus, (iii) que le comité ait tous les pouvoirs d’un comité permanent, selon ce qui prévoit le Règlement, ainsi que le pouvoir de se déplacer, en étant accompagné du personnel nécessaire, sous réserve des autorisations habituelles de la Chambre, (iv) que les membres qui siègeront audit comité soient nommés par le whip de chacun des partis, lequel déposera auprès du Greffier par intérim de la Chambre la liste des membres de son parti qui siègeront au comité dans les trois jours de séance suivant l’adoption de la présente motion, (v) que le quorum du comité soit conforme à ce qui est prévu à l’article 118 du Règlement, pourvu qu’au moins un membre de chaque parti reconnu soit présent, (vi) que les membres du comité puissent, à l’occasion, si nécessaire, se faire remplacer conformément aux dispositions de l’article 114(2) du Règlement, (vii) que le comité fasse rapport à la Chambre au plus tard le 30 septembre 2016.

23 février 2016 — M. Cullen (Skeena—Bulkley Valley) — Que la Chambre a) reconnaisse que l’actuel système électoral majoritaire uninominal à un tour donne régulièrement lieu à la formation d’un gouvernement largement majoritaire par un parti ayant récolté beaucoup moins qu’une majorité des voix; b) soit d’accord avec le premier ministre, qui a fréquemment proposé que la 42e élection générale soit la dernière à être tenue sous le système actuel; c) reconnaîse que, pour que les Canadiens aient confiance dans le processus de réforme de notre système électoral, il est impératif que les partis politiques de tous les députés élus aient voix au chapitre et qu’aucun parti n’ait à lui seul le pouvoir de remanier unilatéralement le système électoral; d) constitue un comité spécial chargé de tenir des audiences sur le remplacement du système électoral actuel par un système qui représente mieux les choix démocratiques des Canadiens, et (i) que ce comité soit composé de 12 membres, dont cinq du parti ministériel, trois du parti de l’Opposition officielle, deux du Nouveau Parti démocratique, un du Bloc Québécois et un du Parti Vert, pourvu que le président provienne du parti ministériel, (ii) que, outre le président, il y ait un vice-président de chacun des partis de l’opposition reconnus, (iii) que le comité ait tous les pouvoirs d’un comité permanent, selon ce qui prévoit le Règlement, ainsi que le pouvoir de se déplacer, en étant accompagné du personnel nécessaire, sous réserve des autorisations habituelles
members to serve on the said committee be appointed by the Whip of each party depositing with the Acting Clerk of the House a list of his or her party’s members of the committee no later than three sitting days following the adoption of this motion, (v) that the quorum of the committee be as provided for in Standing Order 118, provided that at least one member of each recognized party be present, (vi) that membership substitutions be permitted from time to time, if required, in the manner provided for in Standing Order 114(2), (vii) that the committee report to the House no later than September 30, 2016.

February 23, 2016 — Mr. Julian (New Westminster—Burnaby) — That the House (a) acknowledge that mounting job losses combined with a lack of access to Employment Insurance (EI) contribute to growing income inequality and a situation where too many Canadians are struggling to make ends meet; and (b) call on the government to honour its campaign promises and Throne Speech commitment to strengthen the EI system “to make sure that it best serves both the Canadian economy and all Canadians who need it,” by taking immediate action to: (i) create a universal qualifying threshold of 360 hours for EI, regardless of the regional rate of unemployment, (ii) immediately repeal the harmful reforms of the previous government, including those that force unemployed workers to move away from their communities, take lower-paying jobs and those that eliminated the Extended EI Benefits Pilot program to help seasonal workers, (iii) protect the EI account to ensure that funds are only spent on benefits for Canadians, including training, and never again used to boost the government’s bottom line.

March 3, 2016 — Mr. Reid (Lanark—Frontenac—Kingston) — That the House: (a) acknowledge the contribution Bombardier makes to the Canadian economy and the aerospace industry; (b) recognize that there is a market solution already available that could support Bombardier; (c) acknowledge that Bombardier has designed the quietest and best aircraft in its class that is well suited to urban airports like the Billy Bishop Toronto City Airport; (d) recognize that the Billy Bishop Toronto City Airport is a major economic driver for the Greater Toronto Area that supports both business and leisure travel; (e) recognize that de la Chambre, (iv) que les membres qui siégeront audit comité soient nommés par le whip de chacun des partis, lequel déposera auprès du Greffier par intérim de la Chambre la liste des membres de son parti qui siégeront au comité dans les trois jours de séance suivant l’adoption de la présente motion, (v) que le quorum du comité soit conforme à ce qui est prévu à l’article 118 du Règlement, pourvu qu’au moins un membre de chaque parti reconnu soit présent, (vi) que les membres du comité puissent, à l’occasion, si nécessaire, se faire remplacer conformément aux dispositions de l’article 114(2) du Règlement, (vii) que le comité fasse rapport à la Chambre au plus tard le 30 septembre 2016.

23 février 2016 — M. Nantel (Longueuil—Saint-Hubert) — Que, de l’avis de la Chambre, le gouvernement devrait : a) appuyer le rôle essentiel joué par CBC/Radio-Canada pour la culture, les régions et l’identité canadienne; b) reconnaître les torts causés par les compressions de 364 millions de dollars imposées par le gouvernement libéral au cours des années 1990 et les compressions de 115 millions imposées par le gouvernement conservateur en 2012; c) réinvestir 150 millions par année tel que promis durant la campagne électorale; d) créer une commission indépendante de nomination pour les membres du Conseil d’administration de CBC/Radio-Canada; e) imposer un moratoire sur les transactions nécessitant l’approbation du gouverneur en conseil en vertu du paragraphe 48(2) de la Loi sur la radiodiffusion, telle que la vente de la Maison de Radio-Canada à Montréal.

23 février 2016 — M. Julian (New Westminster—Burnaby) — Que la Chambre a) reconnaîsse que la multiplication des pertes d’emplois et l’accès réduit à l’assurance-emploi ont contribué à la croissance des inégalités économiques et à la création d’une situation dans laquelle trop de Canadiens peinent à joindre les deux bouts; b) demande au gouvernement de tenir ses promesses électorales et de respecter ses engagements pris dans le discours du Trône quant au renforcement du régime d’assurance-emploi « pour qu’il soutienne plus efficacement à la fois l’économie du pays et tous les Canadiens et Canadiennes qui en ont besoin », en adoptant dès maintenant les mesures suivantes pour (i) établir un seuil d’admissibilité de 360 heures, peu importe le taux de chômage régional, (ii) annuler les modifications néfastes apportées par le gouvernement précédent, qui obligent les travailleurs au chômage à quitter leurs communautés et d’accepter une baisse de salaire et qui ont mené à la suppression du Projet pilote sur la bonification des semaines de prestations d’assurance-emploi pour aider les travailleurs saisonniers, (iii) protéger la caisse d’assurance-emploi afin qu’elle serve uniquement à aider les Canadiens, notamment en leur offrant de la formation, et qu’elle ne serve plus jamais à augmenter les revenus du gouvernement.
the expansion of Billy Bishop Toronto City Airport would allow airlines to purchase Bombardier aircraft; and (f) call on the government to reverse its decision on restricting the expansion of the Billy Bishop Toronto City Airport.

April 15, 2016 — Mr. McCauley (Edmonton West) — That, given that the provinces of Alberta and Saskatchewan are facing an economic downturn, due to the collapse in the energy sector, the House:

(a) recognize that all regions of Alberta and Saskatchewan are impacted by this economic downturn;

(b) understand the economic hardship that Albertans and Saskatchewanians are facing, particularly those who are unemployed due to this economic downturn; and

(c) call upon the Minister of Employment, Workforce Development and Labour to include the Edmonton Capital Region, Southern Saskatchewan, and the province of New Brunswick in the government’s proposed Employment Insurance (EI) extension program, in order to provide EI parity to those being affected by low economic growth in these regions.

April 15, 2016 — Mr. Albas (Central Okanagan—Similkameen—Nicola) — That the House: (a) agree that the sharing economy is a key driver of competition and innovation; (b) note that without federal leadership, excessive regulation can impede the growth of the sharing economy and, by extension, competition and innovation; (c) share the position of the Canadian Competition Bureau that the sharing economy lowers prices for consumers, provides them with greater convenience, and offers them with a wider array of choices; (d) concur with the Competition Bureau that competition should be the default and only be restricted in limited circumstances where it can be shown that regulation is needed to address a market failure while being sure the regulation is minimally restrictive on competition; (e) endorse the 2008 report of the Competition Policy Review Panel, Chapter 2, Creating Wealth: Competitiveness and Productivity, which stated that “competition is the strongest spur to innovation and value creation, leading to a higher standard of living for all Canadians” and recognize the role that the sharing economy has on fostering competition; and, therefore, (f) call on the government to enable and provide support for innovative sharing economy businesses in regulated sectors, including, but not limited to, working with the provinces to establish one common minimally restrictive framework Canada-wide.

April 15, 2016 — Mr. Reid (Lanark—Frontenac—Kingston) — That the House urge the Minister of Justice to:

15 avril 2016 — M. McCauley (Edmonton-Ouest) — Que, étant donné la récession économique que subissent actuellement les provinces de l’Alberta et de la Saskatchewan en raison de l’effondrement du secteur de l’énergie, la Chambre:

(a) reconnaîse que toutes les régions de l’Alberta et de la Saskatchewan sont touchées par cette récession économique;

(b) prenne conscience des difficultés économiques que connaissent les Albertains et les Saskatchewanais, et plus particulièrement ceux qui se retrouvent sans emploi en raison de la récession économique;

(c) demande à la ministre de l’Emploi, du Développement de la main-d’œuvre et du Travail d’inclure la région de la capitale d’Edmonton, le Sud de la Saskatchewan et la province du Nouveau-Brunswick dans le projet de prolongation des prestations de l’assurance-emploi (AE) du gouvernement afin de garantir la parité en matière d’AE à ceux qui sont touchés par la faible croissance économique de ces régions.

15 avril 2016 — M. Albas (Central Okanagan—Similkameen—Nicola) — Que la Chambre: (a) convienne que l’économie du partage est bénéfique pour la concurrence et l’innovation; (b) note que, sans le leadership du gouvernement fédéral, la réglementation excessive peut nuire à la croissance de l’économie du partage et, par ricochet, à la concurrence et à l’innovation; (c) se dise d’avis, conjointement avec le Bureau de la concurrence, que l’économie du partage fait baisser les prix payés par les consommateurs, qu’elle leur facilite la vie et qu’elle élargit leur gamme de choix; (d) convienne avec le Bureau de la concurrence que la concurrence devrait toujours prédominer et qu’elle ne devrait être restreinte que dans des circonstances limitées, lorsqu’il peut être démontré que la réglementation s’avère nécessaire en raison de déficiences du marché, la réglementation devant alors restreindre le moins possible la concurrence; (e) adhère au rapport publié en 2008 par le Groupe d’étude sur les politiques en matière de concurrence, et plus particulièrement au chapitre 2 du rapport, intitulé « Créer de la richesse : compétitivité et productivité », dans lequel le Groupe d’étude affirme que « la concurrence est l’aiguillon le plus pointu incitant à l’innovation et à la création de valeur, ce qui améliore le niveau de vie pour tous les citoyens », et qu’elle reconnaîsse le rôle que joue l’économie du partage dans le soutien de la concurrence; et que, par conséquent, (f) elle demande au gouvernement de mettre en place et de fournir des mesures de soutien destinées aux entreprises innovatrices de l’économie du partage dans les secteurs réglementés, ce qui comprend, entre autres mesures, l’établissement d’un cadre de travail national commun, le moins restrictif possible, en collaboration avec les provinces.
(a) follow her government’s own guidelines for Ministers and Ministers of State as described in Annex B of Open and Accountable Government 2015, that “Ministers and Parliamentary Secretaries must ensure that political fundraising activities or considerations do not affect, or appear to affect, the exercise of their official duties or the access of individuals or organizations to government”; that “There should be no preferential access to government, or appearance of preferential access, accorded to individuals or organizations because they have made financial contributions to politicians and political parties”; and that “There should be no singling out, or appearance of singling out, of individuals or organizations as targets of political fundraising because they have official dealings with Ministers and Parliamentary Secretaries, or their staff or departments”;

(b) apologize for the fundraising event on behalf of the Liberal Party with one of the top law firms in Canada; and

(c) return all funds collected from the event, as was done in 2014 for the event involving the former Minister of Canadian Heritage.

April 15, 2016 — Mr. Reid (Lanark—Frontenac—Kingston) — That, given that the provinces of Alberta and Saskatchewan are facing an economic downturn, due to the collapse in the energy sector, the House:

(a) recognize that all regions of Alberta and Saskatchewan are impacted by this economic downturn;

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(c) call upon the Minister of Employment, Workforce Development and Labour to include the Edmonton Capital Region, Southern Saskatchewan, and the province of New Brunswick in the government’s proposed Employment Insurance (EI) extension program, in order to provide EI parity to those being affected by low economic growth in these regions.

April 15, 2016 — Mr. Reid (Lanark—Frontenac—Kingston) — That the House: (a) agree that the sharing economy is a key driver of competition and innovation; (b) note that without federal leadership, excessive regulation can impede the growth of the sharing economy and, by extension, competition and innovation; (c) share the position of the Canadian Competition Bureau that the sharing economy lowers prices for consumers, provides them with greater convenience, and offers them with a wider array of choices; (d) concur with the Competition Bureau that competition should be the default and only be restricted in limited circumstances where it can be shown that regulation is needed to address a market failure while being sure the regulation is minimally restrictive on competition; (e) endorse the 2008 report of the Competition Policy Review Panel, Chapter 2, Creating Wealth: Competitiveness and Productivity, which stated that “competition is the strongest spur to innovation and value creation, leading to a higher standard of

a) respecter les principes de son propre gouvernement en ce qui concerne les ministres et les ministres d’État, conformément à ce qui est énoncé à l’Annexe B du document Pour un gouvernement responsable et ouvert 2015 : « Les ministres et les secrétaires parlementaires doivent s’assurer que les activités de financement politique ou autres éléments liés au financement politique n’ont pas, ou ne semblent pas avoir, d’incidence sur l’exercice de leurs fonctions officielles ou sur l’accès de particuliers ou d’organismes au gouvernement »; « Il ne doit y avoir aucun accès préférentiel au gouvernement, ou apparence d’accès préférentiel, accordé à des particuliers ou à des organismes en raison des contributions financières qu’ils auraient versées aux politiciens ou aux partis politiques »; « Aucun particulier ou organisme ne doit être visé, ou sembler être visé, par une collecte partisane parce qu’ils traitent officiellement avec des ministres et des secrétaires parlementaires, ou avec leur personnel ou leur ministère »;

b) présenter des excuses pour l’activité de financement menée au nom du Parti libéral auprès de l’un des cabinets d’avocats les plus en vue au pays;

c) redonner tous les fonds amassés lors de cet événement, comme ce qui a été fait en 2014 pour l’événement touchant l’ancien titulaire du poste de ministre du Patrimoine canadien.

15 avril 2016 — M. Reid (Lanark—Frontenac—Kingston) — Que, étant donné la récession économique que subissent actuellement les provinces de l’Alberta et de la Saskatchewan en raison de l’effondrement du secteur de l’énergie, la Chambre :

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b) prenne conscience des difficultés économiques que connaissent les Albertains et les Saskatchewanais, et plus particulièrement ceux qui se retrouvent sans emploi en raison de la récession économique;

c) demande à la ministre de l’Emploi, du Développement de la main-d’œuvre et du Travail d’inclure la région de la capitale d’Edmonton, le Sud de la Saskatchewan et la province du Nouveau-Brunswick dans le projet de prolongation des prestations de l’assurance-emploi (AE) du gouvernement afin de garantir la parité en matière d’AE à ceux qui sont touchés par la faible croissance économique de ces régions.

15 avril 2016 — M. Reid (Lanark—Frontenac—Kingston) — Que la Chambre : a) convienne que l’économie du partage est bénéfique pour la concurrence et l’innovation; b) note que, sans le leadership du gouvernement fédéral, la réglementation excessive peut nuire à la croissance de l’économie du partage et, par ricochet, à la concurrence et à l’innovation; c) se dise d’avis, conjointement avec le Bureau de la concurrence, que l’économie du partage fait baisser les prix payés par les consommateurs, qu’elle leur facilite la vie et qu’elle élargit leur gamme de choix; d) convienne avec le Bureau de la concurrence que la concurrence devrait toujours prédominer et qu’elle ne devrait être restreinte que dans des circonstances limitées, lorsqu’il peut être démontré que la réglementation s’avère nécessaire en raison de déficiences du marché, la réglementation devant alors restreindre le moins possible la concurrence; e) adhère au rapport publié en 2008 par le Groupe d’étude sur les politiques en matière de concurrence, et plus
living for all Canadians” and recognize the role that the sharing economy has on fostering competition; and, therefore, (f) call on the government to enable and provide support for innovative sharing economy businesses in regulated sectors, including, but not limited to, working with the provinces to establish one common minimally restrictive framework Canada-wide.

April 19, 2016 — Mr. Julian (New Westminster—Burnaby) — That, in the opinion of the House: (a) the government should keep their promise to support small businesses, Canada’s top job creators, by maintaining legislated reductions in the small businesses tax rate that will reduce the rate to 9 percent; and (b) in order to make this reduction revenue neutral, the government should increase the corporate tax rate by .167 percentage point for each of the next three years.

April 19, 2016 — Mr. Johns (Courtenay—Alberni) — That, in the opinion of the House: (a) the government should keep their promise to support small businesses, Canada’s top job creators, by maintaining legislated reductions in the small businesses tax rate that will reduce the rate to 9 percent; and (b) in order to make this reduction revenue neutral, the government should increase the corporate tax rate by .167 percentage point for each of the next three years.

April 19, 2016 — Mr. Julian (New Westminster—Burnaby) — That, in the opinion of the House, the government should launch an independent investigation into the Canada Revenue Agency’s handling of the amnesty deals for multimillionaire clients of KPMG who had hidden money in offshore tax havens.

April 19, 2016 — Mr. Dusseault (Sherbrooke) — That, in the opinion of the House, the government should launch an independent investigation into the Canada Revenue Agency’s handling of the amnesty deals for multimillionaire clients of KPMG who had hidden money in offshore tax havens.

April 19, 2016 — Mr. Julian (New Westminster—Burnaby) — That, since the government is signing trade agreements that are undermining supply management and that will have a negative impact on the Canadian dairy industry, the House: (a) recognize the magnitude of the economic losses to Canadian dairy producers from the importation of diafiltered milk from the United States, which totalled $220 million in 2015; (b) recognize that each day of government inaction contributes to the disappearance of a steadily increasing number of family farms across the country; (c) recognize that the entire industry is standing together to call for the problem to be resolved particularly at the chapter 2 of the rapport, intitulé « Créer de la richesse : compétitivité et productivité », dans lequel le Groupe d’étude affirme que « la concurrence est l’aiguillon le plus pointu incitant à l’innovation et à la création de valeur, ce qui améliore le niveau de vie pour tous les citoyens », et qu’elle reconnaît le rôle que joue l’économie du partage dans le soutien de la concurrence; et que, par conséquent, (f) elle demande au gouvernement de mettre en place et de fournir des mesures de soutien destinées aux entreprises innovatrices de l’économie du partage dans les secteurs réglementés, ce qui comprend, entre autres mesures, l’établissement d’un cadre de travail national commun, le moins restrictif possible, en collaboration avec les provinces.

April 19, 2016 — M. Julian (New Westminster—Burnaby) — Que, de l’avis de la Chambre : (a) le gouvernement devrait tenir sa promesse d’appuyer les petites entreprises, principales créatrices d’emplois au Canada, en maintenant les réductions qui sont prévues par la loi afin de faire passer le taux d’imposition des petites entreprises à 9 pour cent; (b) afin que la réduction n’ait aucune incidence sur les recettes, le gouvernement devrait augmenter le taux d’imposition des sociétés de 0,167 point de pourcentage au cours de chacune des trois prochaines années.

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April 19, 2016 — M. Julian (New Westminster—Burnaby) — Que, de l’avis de la Chambre, le gouvernement devrait tenir une enquête indépendante sur la manière dont l’Agence du revenu du Canada a offert une amnistie à des clients multimillionnaires de KPMG qui avaient caché de l’argent dans des paradis fiscaux à l’étranger.

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April 19, 2016 — M. Julian (New Westminster—Burnaby) — Que, étant donné que le gouvernement signe des accords commerciaux qui ouvrent des brèches dans la gestion de l’offre et auront un impact négatif sur l’industrie laitière canadienne, la Chambre : a) reconnaît l’importance des pertes économiques des producteurs laitiers canadiens qu’a entraîné l’importation de lait diafiltré des États-Unis et qui se sont élevées à 220 millions de dollars en 2015; b) reconnaît que chaque jour d’inaction du gouvernement contribue à la disparition des fermes familiales dont le nombre ne cesse de reculer au pays; c) reconnaît que toutes les composantes de l’industrie parlent d’une seule voix et exigent que le problème soit réglé immédiatement; d) demande au gouvernement de
immediately; and (d) call upon the government to keep its election promises and honour the commitments made since the start of its mandate by immediately enforcing the compositional standards for cheese for all Canadian processors.

April 19, 2016 — Mr. Julian (New Westminster—Burnaby) — That, in the opinion of the House, the government should: (a) strengthen the principles stated in the document entitled Open and Accountable Government by strengthening fundraising rules, and enshrining the Code of Conduct into law under the Conflict of Interest Act; and (b) bring forward amendments to extend the Act to cover all Ministerial staff, give the Conflict of Interest and Ethics Commissioner the ability to administer financial penalties for breaches of the Act, and reduce partisanship in public appointments by prohibiting appointees from making political donations or otherwise publically supporting a political party.

April 19, 2016 — Mr. Boulerice (Rosemont—La Petite-Patrie) — That, in the opinion of the House, the government should: (a) strengthen the principles stated in the document entitled Open and Accountable Government by strengthening fundraising rules, and enshrining the Code of Conduct into law under the Conflict of Interest Act; and (b) bring forward amendments to extend the Act to cover all Ministerial staff, give the Conflict of Interest and Ethics Commissioner the ability to administer financial penalties for breaches of the Act, and reduce partisanship in public appointments by prohibiting appointees from making political donations or otherwise publically supporting a political party.

April 19, 2016 — Mr. Dubé (Beloeil—Chambly) — That, in the opinion of the House: (a) the KPMG tax scandal and the release of the so-called Panama Papers illustrate the urgent need for those caught using offshore tax havens primarily for tax evasion purposes and for those who facilitate tax evasion or dubious international tax avoidance schemes to be subject to strong penalties and, where applicable, criminal charges; and (b) that those involved in facilitating or undertaking such regimes should not be permitted to receive amnesty deals without facing such penalties.

April 19, 2016 — Mr. Rankin (Victoria) — That, in the opinion of the House: (a) the KPMG tax scandal and the release of the so-called Panama Papers illustrate the urgent need for those caught using offshore tax havens primarily for tax evasion purposes and for those who facilitate tax evasion or dubious international tax avoidance schemes to be subject to strong penalties and, where applicable, criminal charges; and (b) that those involved in facilitating or undertaking such regimes should not be permitted to receive amnesty deals without facing such penalties.

May 5, 2016 — Mr. Bezan (Selkirk—Interlake—Eastman) — That the House agree that ISIS is responsible for: (a) crimes against humanity aimed at groups such as Christians, Yezidis, and Shia Muslims, as well as other religious and ethnic minorities in Syria and Iraq; (b) utilizing rape and sexual violence as a tool.

19 avril 2016 — M. Bezan (Selkirk—Interlake—Eastman) — Que la Chambre convienne que le Groupe armé État islamique : a) a commis des crimes contre l’humanité à l’endroit des chrétiens, des yézidis et des chiites ainsi que d’autres minorités religieuses et ethniques en Syrie et en Irak; b) se sert du viol et des...
weapon of war and enslaving women and girls; and (c) targeting gays and lesbians who have been tortured and murdered; and, as a consequence, that the House strongly condemn these atrocities and declare that these crimes constitute genocide.

May 5, 2016 — Mr. Clement (Parry Sound—Muskokaa) — That, the House agree that ISIS is responsible for: (a) crimes against humanity aimed at groups such as Christians, Yezidis, and Shia Muslims, as well as other religious and ethnic minorities in Syria and Iraq; (b) utilizing rape and sexual violence as a weapon of war and enslaving women and girls; and (c) targeting gays and lesbians who have been tortured and murdered; and, as a consequence, that the House strongly condemn these atrocities and declare that these crimes constitute genocide.

May 10, 2016 — Ms. Bergen (Portage—Lisgar) — That, given that it is a core responsibility of the government to help get our natural resources to market, the House: (a) recognize the importance of the energy sector to the Canadian economy and support its development in an environmentally sustainable way; (b) recognize that oil shipped through federally regulated pipelines reaches its destination without incident; (c) acknowledge the support for pipelines expressed by the governments of Alberta, New Brunswick, and Saskatchewan; (d) recognize the support for pipelines from private-sector business leaders; (e) recognize that the construction of a national pipeline would create thousands of jobs in areas afflicted with high unemployment due to low commodity prices and low investment; (f) acknowledge that global fossil fuel use is expected to increase until at least 2040; and (g) express its support for the construction of pipelines that are built in an environmentally sustainable and responsible way and according to all federal regulations.

May 10, 2016 — Mr. Scheer (Regina—Qu’Appelle) — That, in the opinion of the House: (a) it is in the public interest to protect the freedom of conscience of a medical practitioner, nurse practitioner, pharmacist or any other health care professional who objects to take part, directly or indirectly, in the provision of medical assistance in dying; (b) everyone has freedom of conscience and religion under section 2 of the Canadian Charter of Rights and Freedoms; (c) a regime that would require a medical practitioner, nurse practitioner, pharmacist or any other health care professional to make use of effective referral of patients could infringe on the freedom of conscience of those medical practitioners, nurse practitioners, pharmacists or any other health care professional; and (d) the government should support legislation to protect the freedom of conscience of a medical practitioner, nurse practitioner, pharmacist or any other health care professional.

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May 10, 2016 — Ms. Bergen (Portage—Lisgar) — That, compte tenu de la responsabilité essentielle qu’a le gouvernement d’aider nos ressources naturelles à atteindre le marché, la Chambre: (a) reconnaisse l’importance du secteur de l’énergie pour l’économie canadienne et appuie son développement de manière durable et écologique; (b) reconnaisse que le pétrole acheminé par les pipelines sous réglementation fédérale arrive à destination sans incident; (c) reconnaisse l’appui demandé à l’égard des pipelines par les gouvernements de l’Alberta, du Nouveau-Brunswick et de la Saskatchewan; (d) reconnaisse l’appui demandé à l’égard des pipelines par des dirigeants d’entreprise du secteur privé; (e) reconnaisse que la construction d’un pipeline national créerait des milliers d’emplois dans des régions affligées par un taux de chômage élevé en raison de la faiblesse des prix des produits de base et de la faiblesse des investissements; (f) reconnaisse que l’on s’attend à une augmentation de l’utilisation des combustibles fossiles jusqu’en 2040 au moins; (g) exprime son soutien aux projets de pipelines construits de façon écologiquement durable et responsable, dans le respect de tous les règlements fédéraux.

May 10, 2016 — Mr. Scheer (Regina—Qu’Appelle) — Que, de l’avis de la Chambre: (a) il est dans l’intérêt public de protéger la liberté de conscience des praticiens, des infirmiers praticiens, des pharmaciens et de tous les autres professionnels de la santé qui se refusent à prendre part, directement ou indirectement, à l’aide médicale à mourir; (b) tout le monde a droit à la liberté de conscience et de religion en vertu de l’article 2 de la Charte canadienne des droits et libertés; (c) un système qui obligerait les praticiens, les infirmiers pratiquants, les pharmaciens ou tous autres professionnels de la santé à diriger les patients par une recommandation efficace pourrait porter atteinte à la liberté de conscience de ces praticiens, infirmiers praticiens, pharmaciens et autres professionnels de la santé; (d) le gouvernement devrait appuyer des mesures législatives protégeant la liberté de conscience des praticiens, infirmiers praticiens, pharmaciens et autres professionnels de la santé.
acknowledge the support for pipelines expressed by the governments of Alberta, New Brunswick, and Saskatchewan; (d) recognize the support for pipelines from private-sector business leaders; (e) recognize that the construction of a national pipeline would create thousands of jobs in areas afflicted with high unemployment due to low commodity prices and low investment; (f) acknowledge that global fossil fuel use is expected to increase until at least 2040; and (g) express its support for the construction of pipelines that are built in an environmentally sustainable and responsible way and according to all federal regulations.

May 10, 2016 — Mr. Scheer (Regina—Qu'Appelle) — That, in the opinion of the House, given the importance of trade to Canadian jobs and long-term growth, as well as the government’s commitment to strengthen ties within North America and the Asia-Pacific region: (a) growing protectionism threatens the global economy; (b) the Trans-Pacific Partnership is the best opportunity to strengthen the multilateral trading system and develop rules that protect Canada’s economic interests; (c) the government should send a strong signal to Canadian businesses and its closest allies that it supports international commerce; (d) Canada’s position on the Trans-Pacific Partnership should not depend on political developments in the United States; (e) the government should stop prolonging consultations on this important agreement; and (f) the government should declare Canada’s final position on the Trans-Pacific Partnership in time for the North American Leaders’ Summit in Ottawa on June 29, 2016.

May 17, 2016 — Mr. Cullen ( Skeena— Bulkley Valley) — That Standing Order 78 be amended by adding the following:

"(4) No motion, pursuant to any paragraph of this Standing Order, may be used to allocate a specified number of days or hours for the consideration and disposal of any bill that seeks to amend the Canada Elections Act or the Parliament of Canada Act.;"

and that Standing Order 57 be amended by adding the following:

"., provided that the resolution or resolutions, clause or clauses, section or sections, preamble or preambles, title or titles, being considered do not pertain to any bill that seeks to amend the Canada Elections Act or the Parliament of Canada Act."

May 17, 2016 — Mr. Julian (New Westminster—Burnaby) — That Standing Order 78 be amended by adding the following:

"(4) No motion, pursuant to any paragraph of this Standing Order, may be used to allocate a specified number of days or hours for the consideration and disposal of any bill that seeks to amend the Canada Elections Act or the Parliament of Canada Act.;"

and that Standing Order 57 be amended by adding the following:

"., provided that the resolution or resolutions, clause or clauses, destination sans incident; c) reconnaît l’appui demandé à l’égard des pipelines par les gouvernements de l’Alberta, du Nouveau-Brunswick et de la Saskatchewan; d) reconnaît l’appui demandé à l’égard des pipelines par des dirigeants d’entreprise du secteur privé; e) reconnaît que la construction d’un pipeline national créerait des milliers d’emplois dans des régions affligées par un taux de chômage élevé en raison de la faiblesse des prix des produits de base et de la faiblesse des investissements; f) reconnaît que l’on s’attend à une augmentation de l’utilisation des combustibles fossiles jusqu’en 2040 au moins; g) exprime son soutien aux projets de pipelines construits de façon écologiquement durable et responsable, dans le respect de tous les règlements fédéraux.

May 10, 2016 — M. Scheer (Regina—Qu'Appelle) — Que, de l’avis de la Chambre, compte tenu de l’importance du commerce pour les emplois et la croissance à long terme au Canada, ainsi que de l’engagement du gouvernement à resserrer les liens en Amérique du Nord et dans la région de l’Asie-Pacifique : a) la croissance du protectionnisme menace l’économie mondiale; b) le Partenariat transpacifique constitue la meilleure occasion pour renforcer le système commercial multilatéral et élaborer des règles qui protègent les intérêts économiques du Canada; c) le gouvernement devrait indiquer clairement aux entreprises canadiennes et à ses alliés les plus proches qu’il appuie le commerce international; d) la position du Canada sur le Partenariat transpacifique ne devrait pas dépendre des développements politiques aux États-Unis; e) le gouvernement devrait cesser de prolonger les consultations sur cet accord important; f) le gouvernement devrait annoncer la position définitive du Canada sur le Partenariat transpacifique à temps pour le Sommet des leaders nord-américains, qui aura lieu à Ottawa, le 29 juin 2016.

May 17, 2016 — M. Cullen (Skeena—Bulkley Valley) — Que l’article 78 du Règlement soit modifié par adjonction de ce qui suit :

« (4) Aucune motion prévue par un alinéa du présent article ne peut être invoquée pour attribuer un certain nombre de jours ou d’heures aux délibérations relatives à tout projet de loi visant à modifier la Loi électorale du Canada ou la Loi sur le Parlement du Canada. »;

que l’article 57 du Règlement soit modifié par adjonction de ce qui suit :

« , à condition que la résolution, l’article, le paragraphe, le préambule ou le titre examinés ne concernent pas un projet de loi visant à modifier la Loi électorale du Canada ni la Loi sur le Parlement du Canada. ».

May 17, 2016 — M. Julian (New Westminster—Burnaby) — Que l’article 78 du Règlement soit modifié par adjonction de ce qui suit :

« (4) Aucune motion prévue par un alinéa du présent article ne peut être invoquée pour attribuer un certain nombre de jours ou d’heures aux délibérations relatives à tout projet de loi visant à modifier la Loi électorale du Canada ou la Loi sur le Parlement du Canada. »;

que l’article 57 du Règlement soit modifié par adjonction de ce qui suit :

« , à condition que la résolution, l’article, le paragraphe, le
May 17, 2016 — Ms. Ramsey (Essex) — That the House (a) take note of serious criticisms of the Trans-Pacific Partnership, including from leading Canadian academics, civil society groups, innovators, and industry sectors such as agricultural and manufacturing; (b) express concern that the government has not produced any economic impact study of the deal; and (c) call on the government to reject the deal as signed.

May 17, 2016 — Mr. Julian (New Westminster—Burnaby) — That a Special Committee on electoral reform be appointed to identify and conduct a study of viable alternate voting systems to replace the first-past-the-post system, as well as to examine mandatory voting and online voting;

that the Committee be directed to issue an invitation to each Member of Parliament to conduct a town hall in their respective constituencies and provide the Committee with a written report of the input from their constituents to be filed with the Clerk of the Committee no later than November 1, 2016;

that the Committee be directed to take into account the applicable constitutional, legal and implementation parameters in the development of its recommendations; accordingly, the Committee should seek out expert testimony on these matters;

that the Committee be directed to consult broadly with relevant experts and organizations, take into consideration consultations that have been undertaken on the issue, examine relevant research studies and literature, and review models being used or developed in other jurisdictions;

that the Committee be directed to develop its consultation agenda, working methods, and recommendations on electoral reform with the goal of strengthening the inclusion of all Canadians in our diverse society, including women, Indigenous Peoples, youth, seniors, Canadians with disabilities, new Canadians, and residents of rural and remote communities;

that the Committee be directed to conduct a national engagement process that includes a comprehensive and inclusive consultation with Canadians, including through written submissions and online engagement tools;

preambule ou le titre examinés ne concernent pas un projet de loi visant à modifier la Loi électorale du Canada ni la Loi sur le Parlement du Canada. ».

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that the Committee be directed to conduct a national engagement process that includes a comprehensive and inclusive consultation with Canadians, including through written submissions and online engagement tools;

qu’un comité spécial sur la réforme électorale soit nommé pour déterminer et étudier d'autres modes de scrutin pour remplacer le système majoritaire uninominal à un tour, ainsi que pour examiner les questions du vote obligatoire et du vote en ligne;

qu’on demande au Comité d’inviter tous les députés à organiser une assemblée dans leur circonscription et à remettre au Comité un rapport écrit des commentaires de leurs électeurs, qui doit être remis au greffier du Comité au plus tard le 1er novembre 2016;

qu’on demande au Comité de tenir compte des paramètres constitutionnels, juridiques et de mise en œuvre applicables dans la formulation de ses recommandations; conséquemment, le Comité devra chercher à obtenir le témoignage d’experts sur ces sujets;

qu’on demande au Comité de consulter, de façon générale, les organisations et experts utiles, de tenir compte des consultations menées sur la question, d’examiner les études et documents pertinents et d’examiner les modèles en place utilisés ou mis au point dans d’autres administrations;

qu’on demande au Comité de mettre au point le calendrier des consultations, les méthodes de travail et des recommandations sur la réforme électorale dans le but de renforcer l’inclusion de tous les Canadiens de notre société diversifiée, y compris les femmes, les peuples autochtones, les jeunes, les aînés, les Canadiens ayant un handicap, les nouveaux Canadiens et les résidents des collectivités rurales et éloignées;

qu’on demande au Comité de mener un processus de mobilisation national qui comprend une consultation exhaustive et inclusive des Canadiens au moyen de présentations écrites et d’outils de participation en ligne;
that the Committee be composed of twelve (12) members of which five (5) shall be government members, three (3) shall be from the Official Opposition, two (2) shall be from the New Democratic Party, one (1) member shall be from the Bloc Québécois, and the Member for Saanich—Gulf Islands;

that changes in the membership of the Committee be effective immediately after notification by the Whip has been filed with the Clerk of the House;

that membership substitutions be permitted, if required, in the manner provided for in Standing Order 114(2);

that, with the exception of the Member for Saanich—Gulf Islands, all other members shall be named by their respective Whip by depositing with the Clerk of the House the list of their members to serve on the Committee no later than ten (10) sitting days following the adoption of this motion;

that the Committee be chaired by a member of the government party; that, in addition to the Chair, there be one (1) Vice-Chair from the Official Opposition and one (1) Vice-Chair from the New Democratic Party, and that, notwithstanding Standing Order 106(3), all candidates for the position of Chair or Vice-Chair from the Official Opposition shall be elected by secret ballot, and that each candidate be permitted to address the Committee for not more than three (3) minutes;

that the quorum of the Committee be as provided for in Standing Order 118, provided that at least four (4) members are present and provided that one (1) member from the government party and one (1) member from an opposition party are present;

that the Committee be granted all of the powers of a standing committee, as provided in the Standing Orders, as well as the power to travel, accompanied by the necessary staff, inside and outside of Canada;

that the Committee have the power to authorize video and audio broadcasting of any or all of its proceedings; and

that the Committee present its final report no later than December 1, 2016.

June 10, 2016 — Mr. Bezan (Selkirk—Interlake—Eastman) — That the House: (a) recognize that (i) the Prime Minister made the promise to conduct an open and transparent competition to replace Canada’s fleet of CF-18s, (ii) the acquisition and lifecycle costs to replace the CF-18s provide the best value to the taxpayers of Canada, (iii) the Royal Canadian Air Force confirmed that Canada currently does not experience a capability gap, (iv) the Canadian aerospace workers will be negatively impacted by a sole source contract, (v) a decision to sole source this contract could lead to substantial legal and compensation fees paid by the government; and therefore (b) call on the government to hold an open and transparent competition to replace Canada’s fleet of CF-18s.

10 juin 2016 — M. Bezan (Selkirk—Interlake—Eastman) — Que la Chambre : a) reconnaîsse que (i) le premier ministre a promis de tenir un appel d’offres ouvert et transparent pour remplacer la flotte canadienne de CF-18, (ii) compte tenu des coûts de l’acquisition et du cycle de vie, les appareils qui remplaceront les CF-18 offriront le meilleur rapport qualité-prix aux contribuables canadiens, (iii) l’Aviation royale canadienne a confirmé que le Canada n’affiche présentement pas de lacunes en matière de capacités, (iv) un contrat à fournisseur unique serait mauvais pour les travailleurs canadiens de l’aérospatiale, (v) la décision de conclure un contrat à fournisseur unique pourrait obliger le gouvernement à payer des sommes considérables en indemnités et en frais juridiques; et que, par conséquent, b) demande au gouvernement de tenir un appel d’offres ouvert et transparent pour remplacer la flotte canadienne de CF-18.
June 10, 2016 — Mr. Brassard (Barrie—Innisfil) — That, in the opinion of the House, the government should allow infrastructure funding to flow quickly to municipalities for the 2016 construction season by: (a) ensuring fairness in the distribution of funding through the current Federal Gas Tax Fund distribution formulas; (b) doubling the Federal Gas Tax funding from $2 billion to $4 billion; and (c) giving municipalities the freedom to apply the funding to projects that would qualify under the same guidelines that currently exist for the Federal Gas Tax Fund.

June 10, 2016 — Mr. Reid (Lanark—Frontenac—Kingston) — That the House: (a) recognize that it is a constitutional right for Canadians to trade with Canadians; (b) re-affirm that the Fathers of Confederation expressed this constitutional right in Section 121 of the Constitution Act, 1867 which reads: “All Articles of the Growth, Produce, or Manufacture of any one of the Provinces shall, from and after the Union, be admitted free into each of the other Provinces”; (c) recognize that the recent Comeau decision in New Brunswick creates a unique opportunity to seek constitutional clarity on Section 121 from the Supreme Court of Canada; and that therefore, the House call on the government to refer the Comeau decision and its evidence to the Supreme Court for constitutional clarification of Section 121.

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June 10, 2016 — Mr. Brassard (Barrie—Innisfil) — Que, de l’avis de la Chambre, le gouvernement devrait voir à ce que les municipalités puissent recevoir rapidement le financement de l’infrastructure en vue de la saison de construction 2016 en : a) assurant une distribution équitable des fonds grâce aux formules d’affectation actuelles du Fonds de la taxe sur l’essence; b) en doublant le financement fédéral du Fonds de la taxe sur l’essence, le faisant passer de 2 à 4 milliards de dollars; c) en laissant aux municipalités la liberté de consacrer les fonds reçus aux projets qui seraient admissibles conformément aux directives qui sont appliquées actuellement dans le cadre du Fonds de la taxe sur l’essence.

June 10, 2016 — Mr. Reid (Lanark—Frontenac—Kingston) — Que la Chambre : a) reconnaissaise que les Canadiens ont le droit constitutionnel de faire des échanges commerciaux entre eux; b) réaffirme que les Pères de la Confédération ont exprimé ce droit constitutionnel à l’article 121 de la Loi constitutionnelle de 1867 de la façon suivante : « Tous articles du crû, de la provenance ou manufacturé d'aucune des provinces seront, à dater de l’union, admis en franchise dans chacune des autres provinces »; c) reconnaissait que la récente décision Comeau au Nouveau-Brunswick crée une occasion unique d’obtenir de la Cour suprême du Canada des précisions constitutionnelles sur l’article 121; par consequent, la Chambre demande au gouvernement de renvoyer la décision Comeau et sa preuve à la Cour suprême pour obtenir des précisions constitutionnelles sur l’article 121.

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June 10, 2016 — Ms. Quach (Salaberry—Suroît) — That the House: (a) recognize the contradiction of continuing to give Canadian criminal records for simple possession of marijuana after the government has stated that it should not be a crime; (b) recognize that this situation is unacceptable to Canadians, municipalities and law enforcement agencies; (c) recognize that a growing number of voices, including that of a former Liberal prime minister, are calling for decriminalization to address this gap; and (d) call upon the government to immediately decriminalize the simple possession of marijuana for personal use.

June 10, 2016 — Mr. Julian (New Westminster—Burnaby) — That the House: (a) recognize the contradiction of continuing to give Canadian criminal records for simple possession of marijuana after the government has stated that it should not be a crime; (b) recognize that this situation is unacceptable to Canadians, municipalities and law enforcement agencies; (c) recognize that a growing number of voices, including that of a former Liberal prime minister, are calling for decriminalization to address this gap; and (d) call upon the government to immediately decriminalize the simple possession of marijuana for personal use.

June 10, 2016 — Ms. Bergen (Portage—Lisgar) — That, given the United Nations declaration of genocide against the Yazidi people by ISIS, and the dire humanitarian crisis facing the Yazidi people, the House: (a) support recommendations found in sections 210, 212, and 213 of the June 15, 2016, report issued by the United Nations Commission of Inquiry on Syria entitled, "They came to destroy: ISIS Crimes Against the Yazidis"; and (b) call on the government to regularly report back to the House on progress related to the implementation of these recommendations.

September 20, 2016 — Ms. Rempel (Calgary Nose Hill) — That, given the United Nations declaration of genocide against the Yazidi people by ISIS, and the dire humanitarian crisis facing the Yazidi people, the House: (a) support recommendations found in sections 210, 212, and 213 of the June 15, 2016, report issued by the United Nations Commission of Inquiry on Syria entitled, "They came to destroy: ISIS Crimes Against the Yazidis"; and (b) call on the government to regularly report back to the House on progress related to the implementation of these recommendations.

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October 6, 2016 — Ms. Rempel (Calgary Nose Hill) — That, given the United Nations declaration of genocide against the Yazidi people by ISIS, and the dire humanitarian crisis facing the Yazidi people, the House: (a) support recommendations found in sections 210, 212, and 213 of the June 15, 2016, report issued by the United Nations Commission of Inquiry on Syria entitled, "They came to destroy: ISIS Crimes Against the Yazidis"; and (b) call on the government to regularly report back to the House on progress related to the implementation of these recommendations.

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October 6, 2016 — M. Julian (New Westminster—Burnaby) — That the Chambre : (a) reconnaît la contradiction de continuer à donner un casier judiciaire aux Canadiens pour la simple possession de marijuana après que le gouvernement a affirmé que la simple possession de marijuana ne devrait pas être un crime; (b) reconnaît que cette situation est inacceptable pour les Canadiens, les municipalités et les autorités policières; (c) reconnaît qu’un nombre croissant de voix, incluant celle d’un ancien premier ministre libéral, demandent la décriminalisation pour combler cette lacune; (d) réclame du gouvernement qu’il décriminalise immédiatement la possession simple de marijuana pour une utilisation personnelle.

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entitled, "They came to destroy: ISIS Crimes Against the Yazidis"; and (b) call on the government to regularly report back to the House on progress related to the implementation of these recommendations.

September 20, 2016 — Ms. Bergen (Portage—Lisgar) — That the House call on the government to respect the custom of regional representation when making appointments to the Supreme Court of Canada and, in particular, when replacing the retiring Justice Thomas Cromwell, who is Atlantic Canada’s representative on the Supreme Court.

September 27, 2016 — Mr. Julian (New Westminster—Burnaby) — That: (a) the House recognize that (i) Canadian arms exports have nearly doubled over the past decade, and that Canada is now the second-largest exporter of arms to the Middle East, (ii) Canadians expect a high standard from their government when it comes to protecting human rights abroad, (iii) Canadians are concerned by arms sales to countries with a record of human rights abuses, including Saudi Arabia, Libya, and Sudan, (iv) there is a need for Canadians, through Parliament, to oversee current and future arms sales; (b) Standing Order 104(2) be amended by adding after clause (b) the following: "(c) Arms Exports Review"; (c) Standing Order 108(3) be amended by adding the following: "(d) the Standing Committee on Procedure and House Affairs prepare and report to the House within five sitting days of the adoption of this Order a list of Members to compose the new standing committee created by this Order; and (e) that the Clerk be authorized to make any required editorial and consequential amendments to the Standing Orders.

September 27, 2016 — Mr. Julian (New Westminster—Burnaby) — That, in the opinion of the House, Canada must stand up for human rights both at home and abroad, and therefore the government should cease any negotiations or discussions regarding an extradition treaty with China.

September 27, 2016 — Ms. Lavrindière (Laurier—Sainte-Marie) — That, in the opinion of the House, Canada must stand up for human rights both at home and abroad, and therefore the government should cease any negotiations or discussions regarding an extradition treaty with China.

September 27, 2016 — Mme Bergen (Portage—Lisgar) — Que la Chambre demande au gouvernement de respecter la coutume en matière de représentation régionale pour la nomination des juges à la Cour suprême du Canada, notamment dans le processus de remplacement du juge Thomas Cromwell, représentant du Canada atlantique à la Cour suprême, qui prend sa retraite.

27 septembre 2016 — M. Julian (New Westminster—Burnaby) — Que : a) la Chambre reconnaît que (i) les exportations canadiennes d’armes ont presque doublé au cours de la dernière décennie et que le Canada est maintenant le deuxième exportateur d’armes au Moyen-Orient, (ii) les Canadiens s’attendent à ce que le gouvernement respecte une norme élevée pour ce qui est de la protection des droits de la personne à l’étranger, (iii) les Canadiens se préoccupent des ventes d’armes à des pays connus pour leur non-respect des droits de la personne, dont l’Arabie saoudite, la Libye et le Soudan, (iv) les Canadiens, par l’entremise du Parlement, doivent exercer une surveillance à l’égard des ventes d’armes actuelles et futures; b) l'article 104(2) du Règlement soit modifié par adjonction, après l’alinéa b), de ce qui suit : « c) le Comité de l’examen des exportations d’armes »; c) l’article 108(3) du Règlement soit modifié par adjonction de ce qui suit : « d) le Comité de l’examen des exportations d’armes comprend, notamment, (i) l’étude du régime canadien des licences d’exportation d’armes et la présentation de rapports à ce sujet, (ii) l’étude des ventes d’armes internationales proposées et la présentation de rapports à ce sujet, (iii) l’examen des rapports annuels du gouvernement concernant les ventes d’armes et la présentation de rapports à ce sujet, (iv) l’étude de l’utilisation faite de ces armes à l’étranger et la présentation de rapports à ce sujet, (v) l’examen de toute question et tendance générale liée aux exportations actuelles et futures d’armes par le Canada et la présentation de rapports à ce sujet. »; d) le Comité permanent de la procédure et des affaires de la Chambre dresse la liste des députés devant composer le nouveau comité permanent créé en vertu du présent ordre et en faveur rapport à la Chambre dans les cinq jours de séance suivant l’adoption du présent ordre; e) le Greffier soit autorisé à apporter au Règlement les modifications de forme et les modifications corrélatives qui s’imposent.

27 septembre 2016 — M. Julian (New Westminster—Burnaby) — Que, de l’avis de la Chambre, le Canada doit défendre les droits de la personne tant au pays qu’à l’étranger, et que, par conséquent, le gouvernement devrait mettre fin à toute négociation ou discussion concernant un traité d’extradition avec la Chine.

27 septembre 2016 — Mme Lavrindière (Laurier—Sainte-Marie) — Que, de l’avis de la Chambre, le Canada doit défendre les droits de la personne tant au pays qu’à l’étranger, et que, par conséquent, le gouvernement devrait mettre fin à toute négociation ou discussion concernant un traité d’extradition avec la Chine.
That, recognizing that the Prime Minister and the Minister of International Trade promised 400,000 Canadian forestry workers a framework agreement on softwood lumber exports with the Obama Administration by mid-June, 2016, recognizing the government’s failure to meet that deadline and their subsequent failure to negotiate a final agreement before the expiry of the last trade agreement on October 12, 2016, and given that many high-quality, well-paying jobs in the forestry sector are now at risk due to the government’s lack of action, the House call upon the government to stop delaying and take all necessary steps to prevent a trade war that will threaten the livelihood of Canadian workers and communities.

That, given that there have been significant operational changes and new risks associated with Operation IMPACT since the House last considered Canada’s contribution to the effort to combat ISIS on March 8, 2016, and given the lack of detail provided by the government regarding its commitment of 600 Canadian Armed Forces members to the United Nations, the House demand the government to hold a debate and a vote on Canadian troops in harm this and any other new and changed deployment that puts Canadian troops at risk.

That, given the massive operational and personnel changes since the House last considered Canada’s contribution to the effort to combat ISIS on March 8, 2016, and given the lack of detail provided by the government regarding its commitment of 600 Canadian Armed Forces members to the United Nations, the House call upon the government to give the Canadian Armed Forces members a framework agreement on softwood lumber exports with the Obama Administration by mid-June, 2016, recognizing the government’s failure to meet that deadline and their subsequent failure to negotiate a final agreement before the expiry of the last trade agreement on October 12, 2016, and given that many high-quality, well-paying jobs in the forestry sector are now at risk due to the government’s lack of action, the House call upon the government to stop delaying and take all necessary steps to prevent a trade war that will threaten the livelihood of Canadian workers and communities.

That, given that there has been a massive operational and personnel changes since the House last considered Canada’s contribution to the effort to combat ISIS on March 8, 2016, and given the lack of detail provided by the government regarding its commitment of 600 Canadian Armed Forces members to the United Nations, the House call upon the government to give the Canadian Armed Forces members a framework agreement on softwood lumber exports with the Obama Administration by mid-June, 2016, recognizing the government’s failure to meet that deadline and their subsequent failure to negotiate a final agreement before the expiry of the last trade agreement on October 12, 2016, and given that many high-quality, well-paying jobs in the forestry sector are now at risk due to the government’s lack of action, the House call upon the government to stop delaying and take all necessary steps to prevent a trade war that will threaten the livelihood of Canadian workers and communities.
terms of the Nuclear Non-Proliferation Treaty, the House reject further ‘normalization’ of Canada’s relationship with the Russian Federation, and in particular the notion of Russia’s participation in any formal way with the Arctic Council.

October 18, 2016 — Ms. Bergen (Portage—Lisgar) — That, given that there have been significant operational changes and new risks associated with Operation IMPACT since the House last considered Canada’s contribution to the effort to combat ISIS on March 8, 2016, and given the lack of detail provided by the government regarding its commitment of 600 Canadian Armed Forces members to the United Nations, the House call on the government to hold a debate and a vote on this and any other new and changed deployment that puts Canadian troops in harm’s way.

October 18, 2016 — Ms. Bergen (Portage—Lisgar) — That the House (a) recognize that ISIS is committing genocide against the Yazidi people; (b) acknowledge that many Yazidi women and girls are still being held captive by ISIS as sexual slaves; (c) recognize that the government has neglected to provide this House with an appropriate plan and the corresponding action required to respond to this humanitarian crisis; (d) support recommendations found in the June 15, 2016, report issued by the United Nations Commission of Inquiry on Syria entitled, “They came to destroy: ISIS Crimes Against the Yazidis”; and (e) call on the government to (i) take immediate action upon all the recommendations found in sections 210, 212, and 213 of the said report, (ii) use its full authority to provide asylum to Yazidi women and girls within 30 days.

October 18, 2016 — Ms. Bergen (Portage—Lisgar) — That the House: (a) acknowledge the importance of the government consulting with Canadians before taking actions that will affect their communities; (b) agree that the current version of the Respect for Communities Act plays an essential role in ensuring that local communities have their say whenever the government is considering the approval of supervised consumption sites; (c) agree that supervised consumption sites should not be approved without broad consultations with local communities, law enforcement agencies, and municipal governments; and (d) re-affirm that, as per the Prime Minister’s mandate letter to the Minister of Health, the current government’s work will be informed by “feedback from Canadians”.

October 25, 2016 — Mr. Rankin (Victoria) — That, in the opinion of the House, the Conflict of Interest and Ethics Commissioner should be given new powers to oversee the Open and Accountable Government directive to Ministers in order to ensure that there is no preferential access to government, or appearance of preferential access, accorded to individuals or organizations because they have made financial contributions to politicians or political parties.

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October 25, 2016 — Mr. Boulerice (Rosemont—La Petite-Patrie)
— That, in the opinion of the House, the Conflict of Interest and Ethics Commissioner should be given new powers to oversee the Open and Accountable Government directive to Ministers in order to ensure that there is no preferential access to government, or appearance of preferential access, accorded to individuals or organizations because they have made financial contributions to politicians or political parties.

October 25, 2016 — Mr. Rankin (Victoria)
— That the House recognize the inadequacy of marine spill response capacity demonstrated by the ongoing spill near Bella Bella, and call on the government to immediately act on its promise to protect British Columbia’s North Coast by implementing a legislated, permanent ban on oil tanker traffic in the Dixon Entrance, Hecate Strait and Queen Charlotte Sound.

October 25, 2016 — Ms. Mathyssen (London—Fanshawe)
— That the House: (a) recall its unanimous vote of May 12, 2015, on the covenant of moral, social, legal, and fiduciary obligation, between the Canadian people and the government to provide equitable financial compensation and support services to past and active members of the Canadian Armed Forces who have been injured, disabled or have died as a result of military service, and to their dependents; (b) reaffirm its opinion that the government is obliged to fulfill those responsibilities; and (c) call on the government to immediately cease ongoing legal actions against Canadian veterans seeking fair compensation for injuries resulting from their military service.

October 25, 2016 — M. Rankin (Victoria)
— Que la Chambre : (a) se souvienne de son vote unanime du 12 mai 2015 sur l’obligation morale, sociale, juridique et fiduciaire qui existe entre la population canadienne et le gouvernement selon laquelle une compensation financière équitable et des services de soutien doivent être fournis aux anciens membres et aux membres actuels des Forces armées canadiennes qui ont été blessés, qui sont devenus handicapés ou qui sont morts en raison de leur service militaire, ainsi qu’aux personnes à leur charge; (b) réitère son opinion selon laquelle le gouvernement doit s’acquitter de ces responsabilités ; c) demande au gouvernement de mettre fin sans tarder aux poursuites engagées contre des anciens combattants canadiens qui cherchent à obtenir une juste indemnisation pour les blessures résultant de leur service militaire.

October 25, 2016 — M. Donnelly (Port Moody—Coquitlam)
— That the House recognize the inadequacy of marine spill response capacity demonstrated by the ongoing spill near Bella Bella, and call on the government to immediately act on its promise to protect British Columbia’s North Coast by implementing a legislated, permanent ban on oil tanker traffic in the Dixon Entrance, Hecate Strait and Queen Charlotte Sound.

October 25, 2016 — M. Donnelly (Port Moody—Coquitlam)
— Que la Chambre reconnaisse le caractère inadéquat de la capacité d’intervention en cas de déversement en milieu marin démontrée par le déversement en cours près de Bella Bella, et qu’elle demande au gouvernement de donner suite immédiatement à sa promesse de protéger la côte Nord de la Colombie-Britannique en instaurant par voie législative une interdiction permanente du transport par pétrolier dans l’entrée Dixon, le détroit d’Hecate et le détroit de la Reine-Charlotte.

October 25, 2016 — Mr. Rankin (Victoria)
— That the House: (a) recall its unanimous vote of May 12, 2015, on the covenant of moral, social, legal, and fiduciary obligation, between the Canadian people and the government to provide equitable financial compensation and support services to past and active members of the Canadian Armed Forces who have been injured, disabled or have died as a result of military service, and to their dependents; (b) reaffirm its opinion that the government is obliged to fulfill those responsibilities; and (c) call on the government to immediately cease ongoing legal actions against Canadian veterans seeking fair compensation for injuries resulting from their military service.

October 25, 2016 — M. Masse (Rosemont—La Petite-Patrie)
— Que, de l’avis de la Chambre, le commissaire aux conflits d’intérêts et à l’éthique devrait obtenir de nouveaux pouvoirs pour la supervision de la directive aux ministres intitulée Pour un gouvernement ouvert et responsable, afin de veiller à ce qu’aucun accès préférentiel au gouvernement ne soit effectivement ou apparemment accordé à des particuliers ou des organismes en raison des contributions que ceux-ci auraient faites auprès de politiciens ou de partis politiques.

October 25, 2016 — Mr. Rankin (Victoria)
— That the House: (a) recall its unanimous vote of May 12, 2015, on the covenant of moral, social, legal, and fiduciary obligation, between the Canadian people and the government to provide equitable financial compensation and support services to past and active members of the Canadian Armed Forces who have been injured, disabled or have died as a result of military service, and to their dependents; (b) reaffirm its opinion that the government is obliged to fulfill those responsibilities; and (c) call on the government to immediately cease ongoing legal actions against Canadian veterans seeking fair compensation for injuries resulting from their military service.
October 25, 2016 — Mr. Rankin (Victoria) — That the House call on the government to comply with the historic ruling of the Canadian Human Rights Tribunal ordering the end of discrimination against First Nations children, including by:

(a) immediately investing an additional $155 million in new funding for the delivery of child welfare that has been identified as the shortfall this year alone, and establishing a funding plan for future years that will end the systemic shortfalls in First Nations child welfare;

(b) implementing the full definition of Jordan's Principle as outlined in a resolution passed by the House on December 12, 2007;

(c) fully complying with all orders made by the Canadian Human Rights Tribunal and committing to stop fighting Indigenous families in court who are seeking access to services covered by the federal government; and

(d) making public all pertinent documents related to the overhaul of child welfare and the implementation of Jordan's Principle.

November 1, 2016 — Ms. Bergen (Portage—Lisgar) — That, in the opinion of the House, the Conflict of Interest and Ethics Commissioner should be granted the authority to oversee and enforce the directives to Ministers listed in Open and Accountable Government in order to end the current practice of “cash-for-access” by ensuring there is no preferential access to government, or appearance of preferential access, accorded to individuals or organizations because they have made financial contributions to politicians or political parties.

November 1, 2016 — Mr. Brown (Leeds—Grenville—Thousand Islands and Rideau Lakes) — That the House: (a) recognize that the current compensation outcome under the 2015 Thalidomide Survivors Contribution Program is not working for certain victims, as many paper records have been lost or destroyed over time and many witnesses have died or cannot remember prescription details; and (b) call on the Minister of Health to exercise compassion and use her discretionary authority to ensure that these thalidomide claimants receive the proper compensation under the Program.

November 1, 2016 — Ms. Bergen (Portage—Lisgar) — That the House: (a) recognize that the current compensation outcome under the 2015 Thalidomide Survivors Contribution Program is not working for certain victims, as many paper records have been lost or destroyed over time and many witnesses have died or cannot remember prescription details; and (b) call on the Minister of Health to exercise compassion and use her discretionary authority to ensure that these thalidomide claimants receive the proper compensation under the Program.

November 1, 2016 — Mrs. Stubbs (Lakeland) — That, since the closure of the Immigration, Refugee and Citizenship Case Processing Centre in Vegreville, Alberta, would lead to job losses, economic hardship, and have an overall devastating

25 octobre 2016 — M. Rankin (Victoria) — Que la Chambre demande au gouvernement de respecter la décision historique du Tribunal canadien des droits de la personne, qui ordonne la fin de la discrimination à l’égard des enfants des Premières Nations, y compris en :

a) investissant immédiatement des fonds supplémentaires de 155 millions de dollars dans des mesures de bien-être pour les enfants, qui constituent le manque à gagner pour cette année seulement, et en établissant un plan de financement pour les années à venir afin de mettre un terme aux manques à gagner systémiques pour les services de bien-être aux enfants des Premières Nations;

b) appliquant intégralement le principe de Jordan selon les termes d’une résolution adoptée par la Chambre le 12 décembre 2007;

c) respectant intégralement toutes les ordonnances prises par le Tribunal canadien des droits de la personne et en s’engageant à cesser de contester devant les tribunaux les demandes de familles autochtones qui cherchent à obtenir accès à des services assurés par le gouvernement fédéral;

d) publiant tous les documents pertinents sur le remaniement des services pour le bien-être des enfants et la mise en œuvre du principe de Jordan.

1er novembre 2016 — Mme Bergen (Portage—Lisgar) — Que, de l’avis de la Chambre, le commissaire aux conflits d’intérêts et à l’éthique devrait obtenir le pouvoir de contrôler et d’appliquer les directives aux ministres énumérées dans Pour un gouvernement ouvert et responsable afin de mettre un terme à la pratique actuelle de « l’accès au comptant » en veillant à ce qu’il n’y ait aucun accès préférentiel au gouvernement, ou apparence d’accès préférentiel, accordé à des particuliers ou des organisations en contrepartie de contributions financières à des politiciens ou des partis politiques.

1er novembre 2016 — M. Brown (Leeds—Grenville—Thousand Islands et Rideau Lakes) — Que la Chambre : a) reconnaît que le Programme de contribution à l’intention des survivants de la thalidomide adopté en 2015 ne donne pas les résultats voulus pour certaines victimes, parce que de nombreux dossiers ont été perdus ou détruits au fil du temps et que de nombreux témoins sont morts ou ne peuvent se rappeler des détails des ordonnances; b) demande à la ministre de la Santé de faire preuve de compassion et d’utiliser son pouvoir discrétionnaire pour faire en sorte que ces demandeurs obtiennent l’indemnisation voulue en vertu du Programme.

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1er novembre 2016 — Mme Stubbs (Lakeland) — Que, dans la mesure où la fermeture du Centre de traitement des demandes d’Immigration, Réfugiés et Citoyenneté Canada à Vegreville, en Alberta, entraînerait des pertes d’emplois, des difficultés
impact on the Town of Vegreville and surrounding communities, the government should immediately reverse its decision, made without consultation, to close and move the Centre from a rural constituency to an urban constituency currently held by the government.

November 1, 2016 — Ms. Bergen (Portage—Lisgar) — That, since the closure of the Immigration, Refugee and Citizenship Case Processing Centre in Vegreville, Alberta, would lead to job losses, economic hardship, and have an overall devastating impact on the Town of Vegreville and surrounding communities, the government should immediately reverse its decision, made without consultation, to close and move the Centre from a rural constituency to an urban constituency currently held by the government.

November 1, 2016 — Ms. Bergen (Portage—Lisgar) — That, given effective political representation of the various regions of Canada requires an intimate understanding of those regions, and since there are already Ministers from all the provinces who ought to be able to manage regional development agencies and speak on behalf of their constituents, the House call on the Prime Minister to reverse his decision to centralize regional representation and development into the hands of a Toronto area Minister and use his current Ministry to give the regions the respect they deserve.

November 1, 2016 — Mr. Warkentin (Grande Prairie—Mackenzie) — That, given effective political representation of the various regions of Canada requires an intimate understanding of those regions, and since there are already Ministers from all the provinces who ought to be able to manage regional development agencies and speak on behalf of their constituents, the House call on the Prime Minister to reverse his decision to centralize regional representation and development into the hands of a Toronto area Minister and use his current Ministry to give the regions the respect they deserve.

November 29, 2016 — Mr. Kent (Thornhill) — That, given the government’s naïve approach to foreign policy, including: (a) initially refusing to acknowledge that Yazidis, Assyrians, Christians, and other religious minorities in Iraq and Syria are the victims of genocide at the hands of the Islamic State; (b) inexplicably delaying any effort to re-settle at-risk Yazidi women and girls who have been subject to rape and sexual slavery in Iraq and Syria; (c) withdrawing Canada’s CF-18 fighter jets from the battle against the Islamic State; (d) committing $25 million in funding to the United Nations Relief and Works Agency for Palestine Refugees, a known supporter of the listed terrorist group Hamas; (e) lifting sanctions and normalizing relations with the Islamic Republic of Iran, a Canadian-listed state sponsor of terror who has repeatedly stated its ultimate goal is the destruction of Canada’s ally, Israel; (f) abandoning its election pledge to the family of Sergei Magnitsky, who died while imprisoned by the Russian government, to crack down on corrupt human rights violators by refusing to support Bill C-267, the Justice for Victims of Corrupt Foreign Officials Act (Sergei Magnitsky Law); (g) économiques et aura des conséquences générales désastreuses pour la ville de Vegreville et les communautés environnantes, le gouvernement devrait annuler immédiatement sa décision, prise sans consultation, de fermer le Centre et de le déménager d’une circonscription rurale à une circonscription urbaine actuellement détenue par le gouvernement.

1er novembre 2016 — Mme Bergen (Portage—Lisgar) — Que, dans la mesure où la fermeture du Centre de traitement des demandes d’Immigration, Réfugiés et Citoyenneté Canada à Vegreville, en Alberta, entraînerait des pertes d’emplois, des difficultés économiques et aura des conséquences générales désastreuses pour la ville de Vegreville et les communautés environnantes, le gouvernement devrait annuler immédiatement sa décision, prise sans consultation, de fermer le Centre et de le déménager d’une circonscription rurale à une circonscription urbaine actuellement détenue par le gouvernement.

1er novembre 2016 — Mme Bergen (Portage—Lisgar) — Que, compte tenu du fait que la représentation politique efficace des régions du Canada nécessite une connaissance approfondie de ces régions et que sont déjà en poste des ministres de toutes les provinces qui devraient pouvoir gérer des organismes de développement régional et de parler au nom de leurs électeurs, la Chambre demande au premier ministre d’annuler sa décision de confier toute la représentation et le développement des régions à un ministre de la région de Toronto et d’utiliser son Ministère pour donner aux régions le respect qu’elles méritent.

1er novembre 2016 — M. Warkentin (Grande Prairie—Mackenzie) — Que, compte tenu du fait que la représentation politique efficace des régions du Canada nécessite une connaissance approfondie de ces régions et que sont déjà en poste des ministres de toutes les provinces qui devraient pouvoir gérer des organismes de développement régional et de parler au nom de leurs électeurs, la Chambre demande au premier ministre d’annuler sa décision de confier toute la représentation et le développement des régions à un ministre de la région de Toronto et d’utiliser son Ministère pour donner aux régions le respect qu’elles méritent.

29 novembre 2016 — M. Kent (Thornhill) — Que, compte tenu de la naïveté de l’approche du gouvernement en matière de politique étrangère, dont témoignent : a) le refus initial de reconnaître que les yézidis, les assyriens, les chrétiens et d’autres minorités religieuses en Iraq et en Syrie sont des victimes de génocide aux mains du groupe État islamique; b) le fait qu’il a retardé inexplicablement tout effort en vue de réinstaller des femmes et des jeunes filles yézidiques à risque qui avaient été violées et réduites à la condition d’esclaves sexuelles en Iraq et en Syrie; c) le retrait des avions CF-18 du Canada du combat contre le groupe État islamique; d) l’affectation d’un financement de 25 millions de dollars à l’Office de secours et de travaux des Nations Unies pour les réfugiés de Palestine, un organisme dont le soutien au Hamas, un groupe terroriste inscrit, est bien connu; e) la levée des sanctions contre la République islamique d’Iran et la normalisation des relations avec ce pays, un État commanditaire du terrorisme inscrit au Canada qui a maintes fois répété que son objectif ultime est la destruction de l’allié du Canada, Israël; f) l’abandon de la promesse électorale faite à la
entering into negotiations on an extradition treaty with the Government of China while denying it had done so; (h) sending Canadian officials to secretly meet with their Russian counterparts in an effort to normalize relations with Vladimir Putin, despite his ongoing military aggression in Eastern Europe and illegal occupation of sovereign Ukrainian territory; and (i) describing Fidel Castro as a “remarkable leader” and an “iconic figure” despite the thousands of people he murdered, imprisoned, impoverished, and enslaved during the course of his nearly 50 year rule of Cuba, the House condemn the ineffective leadership of the Prime Minister and the Minister of Foreign Affairs on the world stage.

November 29, 2016 — Mr. Strahl (Chilliwack—Hope) — That, given that it is a core responsibility of the government to help get our natural resources to market, and to foster the conditions to create thousands of private-sector jobs in areas of high unemployment, the House support the approval and construction of the Kinder Morgan Trans Mountain pipeline.

November 29, 2016 — Mr. Strahl (Chilliwack—Hope) — That, given (a) there is a jobs crisis in this country; (b) the design and construction of pipelines creates thousands of jobs; (c) the operation and maintenance of pipelines leads to tens of thousands of jobs in all different parts of our economy; (d) the tax revenue generated by pipeline companies and the energy industry contributes billions of dollars to our hospitals, schools, infrastructure projects, and social programs; (e) pipelines are the safest way to transport oil and gas; (f) the National Energy Board is the best way to independently evaluate pipeline proposals using a scientific and evidence-based process; (g) it is exceptionally difficult to get a pipeline built in North America and it requires executive leadership from the Prime Minister and Cabinet to push a project forward; and (h) approving and supporting pipeline projects are the best way to address the jobs crisis in this country; the House call on the government to ensure construction of the Keystone XL, Line Three, Kinder Morgan, and Northern Gateway pipeline projects and stand with the workers who are depending on these projects being completed.

November 29, 2016 — Ms. Bergen (Portage—Lisgar) — That, given the government’s naive approach to foreign policy, including: (a) initially refusing to acknowledge that Yazidis, Assyrians, Christians, and other religious minorities in Iraq and Syria are the victims of genocide at the hands of the Islamic State; (b) inexplicably delaying any effort to re-settle at-risk Yazidi women and girls who have been subject to rape and sexual slavery in Iraq and Syria; (c) withdrawing Canada’s CF-18 fighter jets from the battle against the Islamic State; (d) committing $25 million in funding to the United Nations Relief family of Sergei Magnitski, mort dans la prison où l’avait fait enfermer le gouvernement de la Russie, de sévir contre les personnes corrompues qui violent les droits de la personne, puisqu’il a refusé d’appuyer le projet de loi C-267, Loi sur la justice pour les victimes de dirigeants étrangers corrompus (loi de Sergueï Magnitski); (g) l’armistice de négociations sur un traité d’extradition avec le gouvernement de la Chine, alors qu’il niait la tenue de telles négociations; (h) l’envoi de responsables canadiens pour rencontrer en secret leurs homologues russes en vue de normaliser les relations avec Vladimir Poutine, en dépit de l’agression militaire que ce dernier mène en Europe de l’Est et de son occupation illégale d’un territoire ukrainien souverain; (i) l’emploi des mots « dirigeant remarquable » et « figure emblematique » pour décrire Fidel Castro malgré les milliers de personnes qu’il a assassinées, emprisonnées, appauvries et réduites à l’esclavage au cours des prés de 50 ans durant lesquels il a régné sur Cuba, la Chambre condamne le leadership inefficace du premier ministre et du ministre des Affaires étrangères sur la scène mondiale.

29 novembre 2016 — M. Strahl (Chilliwack—Hope) — Que, étant donné la responsabilité fondamentale qu’a le gouvernement de favoriser l’acheminement de nos ressources naturelles au marché et la mise en place des conditions pour la création de milliers d’emplois dans le secteur privé là où le chômage est élevé, la Chambre appuie l’approbation et la construction du pipeline Trans Mountain de Kinder Morgan.

29 novembre 2016 — M. Strahl (Chilliwack—Hope) — Que, étant donné a) qu’il y a une crise de l’emploi dans ce pays; b) que la conception et la construction de pipelines créent des milliers d’emplois; c) que l’exploitation et l’entretien des pipelines entraînent la création de dizaines de milliers d’emplois dans tous les secteurs de notre économie; d) que les recettes fiscales provenant des compagnies de pipelines et de l’industrie de l’énergie permettent d’affecter des milliards de dollars à nos hôpitaux, nos écoles, nos projets d’infrastructure et nos programmes sociaux; e) que les pipelines constituent le moyen le plus sûr pour transporter le pétrole et le gaz; f) que l’Office national de l’énergie représente le meilleur mécanisme pour une évaluation indépendante des projets de pipelines, fondée sur les connaissances scientifiques et les données probantes; g) qu’il est exceptionnellement difficile de faire construire un pipeline en Amérique du Nord et qu’un tel projet nécessite l’appui proactif du premier ministre et du Cabinet; h) que la meilleure façon de résoudre la crise de l’emploi dans ce pays est d’approuver et d’appuyer les projets de pipelines; la Chambre demande au gouvernement d’assurer la construction des projets de pipelines de Keystone XL, de la Ligne trois, de Kinder Morgan et de Northern Gateway, et de soutenir les travailleurs qui dépendent de l’exécution de ces projets.
November 29, 2016 — Ms. Bergen (Portage—Lisgar) — That, given (a) there is a jobs crisis in this country; (b) the design and construction of pipelines creates thousands of jobs; (c) the operation and maintenance of pipelines leads to tens of thousands of jobs in all different parts of our economy; (d) the tax revenue generated by pipeline companies and the energy industry contributes billions of dollars to our hospitals, schools, infrastructure projects, and social programs; (e) pipelines are the safest way to transport oil and gas; (f) the National Energy Board is the best way to independently evaluate pipeline proposals using a scientific and evidence-based process; (g) it is exceptionally difficult to get a pipeline built in North America and it requires executive leadership from the Prime Minister and Cabinet to push a project forward; and (h) approving and supporting pipeline projects are the best way to address the jobs crisis in this country; the House call on the government to ensure construction of the Keystone XL, Line Three, Kinder Morgan, and Northern Gateway pipeline projects and stand with the workers who are depending on these projects being completed.

November 29, 2016 — Ms. Bergen (Portage—Lisgar) — That, in light of the regrettable comments made by the Prime Minister on behalf of Canadians on the death of Fidel Castro, and in an effort to send a clear signal to Cuban people and the international community that his comments do not reflect the true sentiments of Canadians, the House: (a) reject the comments made by the Prime Minister on November 26, 2016; (b) recognize the past atrocities and repression borne by the Cuban people under the rule of Fidel Castro, including his du Canada du combat contre le groupe État islamique; d) l’affectation d’un financement de 25 millions de dollars à l’Office de secours et de travaux des Nations Unies pour les réfugiés de Palestine, un organisme dont le soutien au Hamas, un groupe terroriste inscrit, est bien connu; e) la levée des sanctions contre la République islamique d’Iran et la normalisation des relations avec ce pays, un État commanditaire du terrorisme inscrit au Canada qui a maintes fois répété que son objectif ultime est la destruction de l’allié du Canada, Israël; f) l’abandon de la promesse électorale faite à la famille de Sergeï Magnitski, mort dans la prison où l’avait fait enfermer le gouvernement de la Russie, de sévir contre les personnes corrompues qui violent les droits de la personne, puisqu’il a refusé d’appuyer le projet de loi C-267, Loi sur la justice pour les victimes de dirigeants étrangers corrompus (loi de Sergeï Magnitski); g) l’amorce de négociations sur un traité d’extradition avec le gouvernement de la Chine, alors qu’il niait la tenue de telles négociations; h) l’envoi de responsables canadiens pour rencontrer en secret leurs homologues russes en vue de normaliser les relations avec Vladimir Poutine, en dépit de l’agression militaire que ce dernier mène en Europe de l’Est et de son occupation illégale d’un territoire ukrainien souverain; i) l’emploi des mots « dirigeant remarquable » et « figure emblématique » pour décrire Fidel Castro malgré les millions de personnes qu’il a assassinées, emprisonnées, appauvries et réduites à l’esclavage au cours des près de 50 ans durant lesquels il a régné sur Cuba, la Chambre condamne le leadership inefficace du premier ministre et du ministre des Affaires étrangères sur la scène mondiale.
long and oppressive regime of imprisoning critics and reported beatings during arrest, restrictions on freedom of expression, association and assembly, and the suffering and restrictions placed on the press, minorities, and the democratic process, including the LGBT community; and (c) express its hope and full support for the people of Cuba, that they may now begin to see freedom and a commitment to democracy, human rights, and the rule of law, in order to ensure a brighter and better future for the Cuban people now and for generations to come.

November 29, 2016 — Ms. Bergen (Portage—Lisgar) — That, given that it is a core responsibility of the government to help get our natural resources to market, and to foster the conditions to create thousands of private-sector jobs in areas of high unemployment, the House support the approval and construction of the Kinder Morgan Trans Mountain pipeline.

January 31, 2017 — Mr. Carrie (Oshawa) — That, given the escalating crisis across Canada from the illicit use of opioids such as fentanyl and carfentanil, the House call on the government to declare the opioid overdose crisis a national public health emergency and immediately undertake the following actions: (a) enhance border security measures to stop the flow of fentanyl and carfentanil into Canada; (b) undertake a national fentanyl and carfentanil education awareness campaign; (c) support detox and treatment facilities and mental health in our communities and provinces; and (d) create a national strategy for tracking opioid overdoses.

January 31, 2017 — Mr. Calkins (Red Deer—LaΜcombe) — That, in the opinion of the House, the Prime Minister has placed the Conflict of Interest and Ethics Commissioner in a direct conflict by only appointing her on an interim basis for a term of six months, an independent third party, other than the Conflict of Interest and Ethics Commissioner, should undertake the investigation of the Prime Minister in relation to “cash-for-access” events and his use of a private commercial airliner, in an apparent contravention of Sections 11 and 12 of the Conflict of Interest Act, for his trip to a private island.

January 31, 2017 — Ms. Bergen (Portage—Lisgar) — That, given the average middle class Canadian is already overburdened with taxes, the House call on the government to abandon any plans it may have to in any way tax health and dental care plans.

January 31, 2017 — Ms. Bergen (Portage—Lisgar) — That, given the escalating crisis across Canada from the illicit use of opioids such as fentanyl and carfentanil, the House call on the government to declare the opioid overdose crisis a national public health emergency and immediately undertake the following actions: (a) enhance border security measures to stop the flow of fentanyl and carfentanil into Canada; (b) undertake a national fentanyl and carfentanil education awareness campaign; (c) support detox and treatment facilities and mental health in our communities and provinces; and (d) create a national strategy for tracking opioid overdoses.

CASTRO, Y compris son long régime d’emprisonnement des opposants et de mauvais traitements allégués pendant les arrestations, la restriction des libertés d’expression, d’association et de réunion, ainsi que les souffrances et les restrictions imposées à la presse, aux minorités et au processus démocratique, dont la communauté LGBT; (c) offre son soutien au peuple de Cuba et espère qu’il pourra maintenant s’engager vers la liberté et la démocratie, les droits de la personne et la primauté du droit, afin d’assurer à la population cubaine un avenir meilleur pour les générations à venir.

31 janvier 2017 — M. Calkins (Red Deer—Lacombe) — Que, de l’avis de la Chambre, le premier ministre ayant placé la commissaire aux conflits d’intérêts et à l’éthique en situation de conflit direct en la nommant à titre intérimaire pour une période de six mois, un tiers indépendant, autre que la commissaire aux conflits d’intérêts et à l’éthique, devrait mener l’enquête sur le premier ministre relativement aux activités « d’accès au comptant » et à son utilisation d’un avion commercial privé, contrevenant apparemment aux articles 11 et 12 de la Loi sur les conflits d’intérêts, pour se rendre sur une île privée.
January 31, 2017 — Ms. Bergen (Portage—Lisgar) — That, in the opinion of the House, given the Prime Minister has placed the Conflict of Interest and Ethics Commissioner in a direct conflict by only appointing her on an interim basis for a term of six months, an independent third party, other than the Conflict of Interest and Ethics Commissioner, should undertake the investigation of the Prime Minister in relation to “cash-for-access” events and his use of a private commercial airliner, in an apparent contravention of Sections 11 and 12 of the Conflict of Interest Act, for his trip to a private island.

February 7, 2017 — Mr. Rankin (Victoria) — That, in the opinion of the House, the government misled Canadians on its platform and Throne Speech commitment “that 2015 will be the last federal election conducted under the first-past-the-post voting system”, and that the House call on the government to apologize to Canadians for breaking its promise.

February 7, 2017 — Mr. Cullen (Skeena—Bulkley Valley) — That, in the opinion of the House, the government misled Canadians on its platform and Throne Speech commitment “that 2015 will be the last federal election conducted under the first-past-the-post voting system”, and that the House call on the government to apologize to Canadians for breaking its promise.

February 7, 2017 — Mr. Rankin (Victoria) — That the House (a) condemn the Executive Order signed by the President of the United States, Donald Trump, which bans the entry of people from seven Muslim-majority countries and bars refugees; (b) affirm its belief that diversity is our strength and that immigration policy should not discriminate against anyone based on their race, religion, or national origin; and (c) call on the government to take concrete measures to help those affected by the Executive Order.

February 7, 2017 — Ms. Kwan (Vancouver East) — That the House (a) condemn the Executive Order signed by the President of the United States, Donald Trump, which bans the entry of people from seven Muslim-majority countries and bars refugees; (b) affirm its belief that diversity is our strength and that immigration policy should not discriminate against anyone based on their race, religion, or national origin; and (c) call on the government to take concrete measures to help those affected by the Executive Order.

February 14, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) — That the House call on the government to show support and appreciation for the brave men and women serving in the Canadian Armed Forces by reversing its decision to take away from the soldiers fighting against ISIS the tax benefit which provides them with $1,500 to $1,800 per month for the hardship and risk associated with their deployment.

appuyer les centres de désintoxication et de traitement ainsi que les services de santé mentale dans nos communautés et nos provinces; d) établir une stratégie nationale de suivi des surdoses d’opioïde.

31 janvier 2017 — Mme Bergen (Portage—Lisgar) — Que, de l’avis de la Chambre, le premier ministre ayant placé la commissaire aux conflits d’intêrets à l’éthique en situation de conflit direct en la nommant à titre intérimaire pour une période de six mois, un tiers indépendant, autre que la commissaire aux conflits d’intêrets et à l’éthique, devrait mener l’enquête sur le premier ministre relativement aux activités « d’accès au comptant » et à son utilisation d’un avion commercial privé, contrevenant apparemment aux articles 11 et 12 de la Loi sur les conflits d’intêrets, pour se rendre sur une île privée.

7 février 2017 — M. Rankin (Victoria) — Que, de l’avis de la Chambre, le gouvernement a induit les Canadiens en erreur dans son programme et dans le discours du Trône en s’engageant « à faire en sorte que l’élection de 2015 soit la dernière élection fédérale organisée selon un scrutin majoritaire uninominal à un tour », et que le gouvernement doit présenter des excuses aux Canadiens pour avoir renié sa promesse.

7 février 2017 — M. Cullen (Skeena—Bulkley Valley) — Que, de l’avis de la Chambre, le gouvernement a induit les Canadiens en erreur dans son programme et dans le discours du Trône en s’engageant « à faire en sorte que l’élection de 2015 soit la dernière élection fédérale organisée selon un scrutin majoritaire uninominal à un tour », et que le gouvernement doit présenter des excuses aux Canadiens pour avoir renié sa promesse.

7 février 2017 — M. Rankin (Victoria) — Que la Chambre a) réprouve le décret signé par le président des États-Unis, Donald Trump, qui refuse l’entrée aux personnes provenant de sept pays majoritairement musulmans et interdit les réfugiés; b) affirme sa conviction que la diversité fait notre force et que les politiques d’immigration ne doivent pas discriminer qui que ce soit en fonction de la race, de la religion ou de l’origine nationale; c) demande au gouvernement de prendre des mesures concrètes afin d’aider les personnes touchées par le décret.

7 février 2017 — Mme Kwan (Vancouver—Est) — Que la Chambre a) réprouve le décret signé par le président des États-Unis, Donald Trump, qui refuse l’entrée aux personnes provenant de sept pays majoritairement musulmans et interdit les réfugiés; b) affirme sa conviction que la diversité fait notre force et que les politiques d’immigration ne doivent pas discriminer qui que ce soit en fonction de la race, de la religion ou de l’origine nationale; c) demande au gouvernement de prendre des mesures concrètes afin d’aider les personnes touchées par le décret.

14 février 2017 — M. Bezan (Selkirk—Interlake—Eastman) — Que la Chambre demande au gouvernement de faire preuve de soutien et de reconnaissance à l’égard des hommes et des femmes qui servent avec bravoure dans les Forces armées canadiennes, en annulant sa décision de retirer aux soldats qui combattent le groupe armé État islamique l’avantage fiscal qui leur donne de 1 500 $ à 1 800 $ par mois à l’égard de l’adversité et des risques associés à leur déploiement.
February 14, 2017 — Mr. Deltell (Louis-Saint-Laurent) — That the House call on the government to show support and appreciation for the brave men and women serving in the Canadian Armed Forces by reversing its decision to take away from the soldiers fighting against ISIS the tax benefit which provides them with $1,500 to $1,800 per month for the hardship and risk associated with their deployment.

February 14, 2017 — Mr. Brown (Leeds—Grenville—Thousand Islands and Rideau Lakes) — That, during the work of reforming the criminal justice system "so that it better serves Canadians" announced by the Minister of Justice on December 22, 2016, the House call on the Minister, in light of the recent release and absolute discharge of Vincent Li with no conditions or monitoring, to start serving Canadians better by placing the rights of victims ahead of those of offenders.

February 14, 2017 — Mr. Brown (Leeds—Grenville—Thousand Islands and Rideau Lakes) — That the House: (a) recognize that Canadian society is not immune to the climate of hate and fear exemplified by the recent and senseless violent acts at a Quebec City mosque; (b) condemn all forms of systemic racism, religious intolerance, and discrimination of Muslims, Jews, Christians, Sikhs, Hindus, and other religious communities; and (c) instruct the Standing Committee on Canadian Heritage to undertake a study on how the government could (i) develop a whole-of-government approach to reducing or eliminating all types of discrimination in Canada, while ensuring a community-centered focus with a holistic response through evidence-based policy-making, (ii) collect data to contextualize hate crime reports and to conduct needs assessments for impacted communities; and that the Committee report its findings and recommendations to the House no later than 240 calendar days from the adoption of this motion, provided that in its report, the Committee should make recommendations that the government may use to better reflect the enshrined rights and freedoms in the Constitution Acts, including the Canadian Charter of Rights and Freedoms.

February 14, 2017 — Mr. Brown (Leeds—Grenville—Thousand Islands and Rideau Lakes) — That, given: (a) the Liberal election platform states that "government and its information should be open by default" and "data paid for by Canadians belongs to Canadians"; (b) the Department of Finance has indicated that a federally-mandated carbon tax will cause higher prices to "cascade through the economy in the form of higher prices to ''cascade through the economy in the form of higher

February 14, 2017 — Mr. Deltell (Louis-Saint-Laurent) — That the Chambre demande au gouvernement de faire preuve de soutien et de reconnaissance à l’égard des hommes et des femmes qui servent avec bravoure dans les Forces armées canadiennes, en annulant sa décision de retirer aux soldats qui combattent l’État islamique l’avantage fiscal qui leur donne de 1 500 $ à 1 800 $ par mois à l’égard de l’adversité et des risques associés à leur déploiement.

February 14, 2017 — M. Nicholson (Niagara Falls) — Que, dans le cadre du travail en vue de reformer le système de justice pénale « pour qu’il serve mieux les intérêts des Canadiens » qu’a annoncé la ministre de la Justice le 22 décembre 2016, la Chambre demande à la Ministre, à la lumière de la récente remise en liberté et absolution inconditionnelle de Vincent Li, sans restrictions ni surveillance, de commencer à mieux servir les intérêts des Canadiens en faisant passer les droits des victimes avant ceux des délinquants.

February 14, 2017 — Mr. Brown (Leeds—Grenville—Thousand Islands and Rideau Lakes) — Que, dans le cadre du travail en vue de réformer le système de justice pénale « pour qu’il serve mieux les intérêts des Canadiens » qu’a annoncé la ministre de la Justice le 22 décembre 2016, la Chambre demande à la Ministre, à la lumière de la récente remise en liberté et absolution inconditionnelle de Vincent Li, sans restrictions ni surveillance, de commencer à mieux servir les intérêts des Canadiens en faisant passer les droits des victimes avant ceux des délinquants.

February 14, 2017 — M. Brown (Leeds—Grenville—Thousand Islands et Rideau Lakes) — Que la Chambre : a) reconnaisse que la société canadienne n’est pas à l’abri du climat de haine et de peur, comme en témoignent des événements comme les récents actes de violence insensée dans une mosquée de Québec; b) condamne toutes formes de racisme systémique, d’intolérance religieuse et de discrimination à l’égard des musulmans, des juifs, des chrétiens, des sikhs, des hindous et des autres communautés religieuses; c) charge le Comité permanent du patrimoine canadien d’entreprendre une étude sur la façon dont le gouvernement pourrait (i) établir une approche pangouvernementale de réduction ou d’élimination de tous les types de discrimination au Canada, tout en assurant l’adoption de politiques fondées sur les faits qui soient d’application globale et axées sur la communauté, (ii) recueillir des données pour contextualiser les rapports sur les crimes haineux et évaluer les besoins des communautés touchées; le Comité fera rapport de ses conclusions et recommandations à la Chambre dans les 240 jours civils suivant l’adoption de la présente motion, étant entendu que, dans son rapport, le Comité formulerait des recommandations que pourra appliquer le gouvernement afin de mettre davantage en valeur les droits et libertés garantis dans les lois constitutionnelles, y compris la Charte canadienne des droits et libertés.
prices”; (c) such regressive taxes cause low-income people to bear a larger burden as heat, gas, and groceries form a larger portion of their family budgets; and (d) the Department of Finance has produced numerous calculations of the impact of these taxes on low and middle-income families, and their effect on the gap between rich and poor; an Order of the House do issue for a copy of the Department of Finance’s documents titled "Impact of a carbon price on households’ consumption costs across the income distribution" and "Estimating economic impacts from various mitigation options for greenhouse gas emissions,” and any other documents that calculate the cost of carbon taxes on Canadian workers, businesses, and families.

February 21, 2017 — Mr. Nicholson (Niagara Falls) — That the House call on the government to: (a) commit to ensuring consecutive sentences can be imposed for those who commit the most heinous crimes, including murder; (b) keep the Protecting Canadians by Ending Sentence Discounts for Multiple Murders Act as part of the Criminal Code; and (c) ensure the provisions of consecutive sentencing are brought into force for the crime of human trafficking.

February 21, 2017 — Ms. Bergen (Portage—Lisgar) — That the House call on the government to: (a) commit to ensuring consecutive sentences can be imposed for those who commit the most heinous crimes, including murder; (b) keep the Protecting Canadians by Ending Sentence Discounts for Multiple Murders Act as part of the Criminal Code; and (c) ensure the provisions of consecutive sentencing are brought into force for the crime of human trafficking.

March 2, 2017 — Mr. Rankin (Victoria) — That, given the government loses tens of billions of dollars annually to tax loopholes, deductions, and exemptions that mostly benefit the wealthy and estimates suggest that tax evasion through the use of offshore tax havens costs the government more than $7 billion dollars annually, the House call on the government to: (a) address tax measures that primarily benefit the wealthy, including keeping its promise to cap the stock option deduction loophole; and (b) take aggressive action to tackle tax havens including (i) tightening rules for shell companies, (ii) renegotiating tax treaties that let companies repatriate profits from tax havens to Canada tax-free, (iii) ending penalty-free amnesty deals for individuals suspected of tax evasion.

March 2, 2017 — Mr. Rankin (Victoria) — That the House (a) affirm its belief that diversity is our strength and that immigration policy should not discriminate against anyone based on their race, religion, or national origin; (b) assert that the United States of America has ceased to be a safe country for government fédéral entraînerait une augmentation des coûts qui se traduirait « par des prix plus élevés dans toute l’économie »; c) de telles taxes régressives alourdissent le fardeau des personnes à faible revenu, pour qui le chauffage, le gaz et les aliments occupent une plus grande part du budget familial; d) le ministère des Finances a produit de nombreux calculs sur les répercussions de ces taxes sur les familles à revenu faible et moyen, et sur leurs effets sur l’écart entre riches et pauvres; qu’un ordre de la Chambre soit donné en vue de la production de copies des documents du ministère des Finances intitulés « Impact of a carbon price on households’ consumption costs across the income distribution » et « Estimating economic impacts from various mitigation options for greenhouse gas emissions » ainsi que tous autres documents dans lesquels on calcule le coût des taxes sur le carbone pour les travailleurs, les entreprises et les familles au Canada.

21 février 2017 — M. Nicholson (Niagara Falls) — Que la Chambre demande au gouvernement de : a) s’engager à ce que des peines consécutives puissent être imposées à ceux qui commettent les crimes les plus odieux, y compris le meurtre; b) maintenir dans le Code criminel la Loi protégeant les Canadiens en mettant fin aux peines à rabais en cas de meurtres multiples; c) veiller à ce que les dispositions en matière de peines consécutives soient mises en vigueur pour le crime de traite de personnes.

21 février 2017 — Mme Bergen (Portage—Lisgar) — Que la Chambre demande au gouvernement de : a) s’engager à ce que des peines consécutives puissent être imposées à ceux qui commettent les crimes les plus odieux, y compris le meurtre; b) maintenir dans le Code criminel la Loi protégeant les Canadiens en mettant fin aux peines à rabais en cas de meurtres multiples; c) veiller à ce que les dispositions en matière de peines consécutives soient mises en vigueur pour le crime de traite de personnes.

2 mars 2017 — M. Rankin (Victoria) — Que, étant donné que le gouvernement perd des dizaines de milliards de dollars chaque année en raison d’échappatoires, de déductions et d’exceptions fiscales qui profitent surtout aux plus riches, et qu’on estime que l’évasion fiscale au moyen de paradis fiscaux à l’étranger coûte au gouvernement plus de 7 milliards de dollars annuellement, la Chambre demande au gouvernement : a) d’aborder le problème des mesures fiscales qui bénéficient surtout aux plus fortunés, y compris en respectant sa promesse de plafonner l’échappatoire liée aux options d’achat d’actions; b) de prendre des mesures énergiques pour s’attaquer aux paradis fiscaux, dont (i) essayer de rayer les règles pour les sociétés fictives, (ii) renégocier les conventions fiscales qui permettent aux sociétés de rapatrier au Canada les profits des paradis fiscaux sans payer d’impôt, (iii) mettre fin aux ententes de pardon sans pénalité pour les individus soupçonnés d’évasion fiscale.

2 mars 2017 — M. Rankin (Victoria) — Que la Chambre a) affirme sa conviction que la diversité fait notre force et que la politique d’immigration ne doit pas faire de discrimination envers tout individu en raison de sa race, sa religion ou de son origine nationale; b) déclare que les États-Unis d’Amérique ne sont plus un pays sûr pour les réfugiés, car ils n’offrent plus une
refugees as it no longer offers a high degree of protection to asylum seekers; and (c) call on the government to take concrete measures to work with the provinces in order to support communities affected by the surge of asylum seekers.

March 2, 2017 — Ms. Kwan (Vancouver East) — That, in the opinion of the House, the government should recognize that: (a) Canada and the United States have among the highest levels of cross-border trade and travel in the world; (b) preclearance operations strengthen Canada’s economic competitiveness by expediting the flow of legitimate travel to and trade with the United States; and (c) Bill C-23, Preclearance Act, 2016, goes well beyond simply expanding the number of preclearance areas and will be implemented to the detriment of human rights, the privacy of Canadians and the sovereignty of Canadian laws, given that it (i) neglects to take into account the climate of uncertainty at the border following the discriminatory policies and executive orders of the Trump Administration, (ii) does not address Canadians’ concerns about being interrogated, detained, and turned back at the border based on race, religion, travel history or birthplace as a result of policies that may contravene the Canadian Charter of Rights and Freedoms, (iii) does nothing to ensure that Canadians’ right to privacy will be protected during searches of their online presence and electronic devices, (iv) violates Canadian sovereignty by increasing the powers of American preclearance officers on Canadian soil with respect to the carrying of firearms and by not properly defining a criminal liability framework.

March 2, 2017 — Mr. Rankin (Victoria) — That, in the opinion of the House, the government should recognize that: (a) Canada and the United States have among the highest levels of cross-border trade and travel in the world; (b) preclearance operations strengthen Canada’s economic competitiveness by expediting the flow of legitimate travel to and trade with the United States; and (c) Bill C-23, Preclearance Act, 2016, goes well beyond simply expanding the number of preclearance areas and will be implemented to the detriment of human rights, the privacy of Canadians and the sovereignty of Canadian laws, given that it (i) neglects to take into account the climate of uncertainty at the border following the discriminatory policies and executive orders of the Trump Administration, (ii) does not address Canadians’ concerns about being interrogated, detained, and turned back at the border based on race, religion, travel history or birthplace as a result of policies that may contravene the Canadian Charter of Rights and Freedoms, (iii) does nothing to ensure that Canadians’ right to privacy will be protected during searches of their online presence and electronic devices, (iv) violates Canadian sovereignty by increasing the powers of American preclearance officers on Canadian soil with respect to the carrying of firearms and by not properly defining a criminal liability framework.

March 2, 2017 — Mr. Dubé (Beloeil—Chambly) — That, in the opinion of the House, the government should recognize that: (a) Canada and the United States have among the highest levels of cross-border trade and travel in the world; (b) preclearance operations strengthen Canada’s economic competitiveness by expediting the flow of legitimate travel to and trade with the United States; and (c) Bill C-23, Preclearance Act, 2016, goes well beyond simply expanding the number of preclearance areas and will be implemented to the detriment of human rights, the privacy of Canadians and the sovereignty of Canadian laws, given that it (i) neglects to take into account the climate of uncertainty at the border following the discriminatory policies and executive orders of the Trump Administration, (ii) does not address Canadians’ concerns about being interrogated, detained, and turned back at the border based on race, religion, travel history or birthplace as a result of policies that may contravene the Canadian Charter of Rights and Freedoms, (iii) does nothing to ensure that Canadians’ right to privacy will be protected during searches of their online presence and electronic devices, (iv) violates Canadian sovereignty by increasing the powers of American preclearance officers on Canadian soil with respect to the carrying of firearms and by not properly defining a criminal liability framework.
be protected during searches of their online presence and electronic devices, (iv) violates Canadian sovereignty by increasing the powers of American preclearance officers on Canadian soil with respect to the carrying of firearms and by not properly defining a criminal liability framework.

March 7, 2017 — Mr. Calkins (Red Deer—Lacombe) — That the House support the Conflict of Interest and Ethics Commissioner in her investigation of the Prime Minister’s activities, as well as the Prime Minister’s election commitment that “the Prime Minister represents all Canadians and should be directly accountable to them”, and that therefore the House call upon the Prime Minister to answer all questions put to him by those elected by Canadians to represent them in the House of Commons regarding his activities, which are being investigated by the Conflict of Interest and Ethics Commissioner.

March 7, 2017 — Ms. Bergen (Portage—Lisgar) — That the House call on the government to show support and appreciation for the brave men and women serving in the Canadian Armed Forces by reversing its decision to take away from the soldiers fighting against ISIS the tax benefit which provides them with $1,500 to $1,800 per month for the hardship and risk associated with their deployment, and to retroactively provide the payment to members stationed at Camp Arifjan whose tax relief was cancelled as of September 1, 2016.

March 16, 2017 — M. Deltell (Louis-Saint-Laurent) — That, given the failure of the government to achieve the economic and employment objectives presented in Budget 2016, and given the growing protectionist and competitive threat from the United States, the House call on the government to ensure that Budget 2017 includes: (a) no further tax hikes on Canadian families, businesses, seniors or students; (b) immediate measures to encourage companies to hire young Canadians and address the youth unemployment crisis; (c) a credible plan to return to a balanced budget by 2019 as promised to Canadians; and (d) no plan to sell Canadian airports that involves (i) using the revenues to finance the Canada Infrastructure Bank, (ii) selling them to investors or enterprises that are under the political influence of foreign governments, (iii) higher user fees for Canadian taxpayers and travellers.

March 7, 2017 —Ms. Bergen (Portage—Lisgar) — That the House support the Conflict of Interest and Ethics Commissioner in her investigation of the Prime Minister’s activities, as well as the Prime Minister’s election commitment that “the Prime Minister represents all Canadians and should be directly accountable to them”, and that therefore the House call upon the Prime Minister to answer all questions put to him by those elected by Canadians to represent them in the House of Commons regarding his activities, which are being investigated by the Conflict of Interest and Ethics Commissioner.

7 mars 2017 — M. Calkins (Red Deer—Lacombe) — Que la Chambre appuie la commissaire aux conflits d’intérêts et à l’éthique dans son enquête sur les activités du premier ministre, ainsi que l’engagement pris par le premier ministre en période électorale, selon lequel « le premier ministre représente l’ensemble de la population et doit, par conséquent, leur rendre directement des comptes », et que, en conséquence, la Chambre demande au premier ministre de répondre à toutes les questions que ceux que les Canadiens ont élus pour les représenter lui posent au sujet de ses activités, à l’égard desquelles la commissaire aux conflits d’intérêts et à l’éthique fait enquête.

7 mars 2017 —Mme Bergen (Portage—Lisgar) — Que la Chambre appuie la commissaire aux conflits d’intérêts et à l’éthique dans son enquête sur les activités du premier ministre, ainsi que l’engagement pris par le premier ministre en période électorale, selon lequel « le premier ministre représente l’ensemble de la population et doit, par conséquent, leur rendre directement des comptes », et que, en conséquence, la Chambre demande au premier ministre de répondre à toutes les questions que ceux que les Canadiens ont élus pour les représenter lui posent au sujet de ses activités, à l’égard desquelles la commissaire aux conflits d’intérêts et à l’éthique fait enquête.

7 mars 2017 — Mme Bergen (Portage—Lisgar) — Que la Chambre demande au gouvernement de faire preuve de soutien et de reconnaissance à l’égard des hommes et des femmes qui servent avec bravoure dans les Forces armées canadiennes, en annulant sa décision de retirer aux soldats qui combattent le groupe armé État islamique l’avantage fiscal qui leur donne de 1 500 $ à 1 800 $ par mois à l’égard de l’adversité et des risques associés à leur déploiement, et de verser rétroactivement aux membres stationnés au Camp Arifjan l’allégement fiscal qui a été annulé le 1er septembre 2016.

16 mars 2017 — M. Deltell (Louis-Saint-Laurent) — Que, compte tenu de l’incapacité du gouvernement à réaliser ses objectifs concernant l’économie et l’emploi énoncés dans le budget de 2016, et compte tenu du protectionnisme et de la menace concurrentielle croissants de la part des États-Unis, la Chambre demande au gouvernement d’ajouter au budget de 2017 les mesures suivantes : a) aucune hausse d’impôts pour les familles, les entreprises, les personnes âgées ou étudiants canadiens; b) des mesures immédiates qui encouragent les entreprises à recruter de jeunes Canadiens et qui s’attaquent à la crise du chômage chez les jeunes; c) un plan convaincant qui renoue avec l’équilibre budgétaire en 2019, comme il a été promis aux Canadiens; d’) aucun projet de vente des aéroports canadiens qui implique (i) l’utilisation des recettes pour financer la Banque de l’infrastructure du Canada, (ii) leur...
May 5, 2017 — Ms. Bergen (Portage—Lisgar) — That the House has lost confidence in the Minister of National Defence's ability to carry out his responsibilities on behalf of the government since, on multiple occasions, the Minister misrepresented his military service and provided misleading information to the House.

May 5, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie) — That, in the opinion of the House, the Prime Minister should abandon his undemocratic and un-Canadian plan to only show up for Question Period for less than one hour once a week.

May 5, 2017 — Ms. Bergen (Portage—Lisgar) — That, given that: (a) Autism Spectrum Disorder ("autism") is widely considered the fastest growing neurological disorder in Canada, impacting an estimated 1 in 68 children; (b) it is a lifelong diagnosis that manifests itself in a wide-range of symptoms, including difficulty communicating, social impairments, and restricted and repetitive behaviour; (c) individuals with autism and their vente à des investisseurs ou à des entreprises soumis à l'influence politique de gouvernements étrangers, (iii) la hausse de frais d'utilisation pour les contribuables et voyageurs canadiens.

2 mai 2017 — Mme Bergen (Portage—Lisgar) — Que la Chambre n’a plus confiance en l'habileté du ministre de la Défense nationale à exercer ses fonctions au nom du gouvernement puisqu’il a présenté plusieurs fois son service militaire sous un faux jour et induit la Chambre en erreur.

5 mai 2017 — Mme Bergen (Portage—Lisgar) — Que, de l’avis de la Chambre, le premier ministre devrait abandonner son intention antidémocratique et contraire aux valeurs canadiennes de se présenter à la période de questions pendant moins d’une heure et ce une seule fois par semaine.

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5 mai 2017 — M. Kent (Thornhill) — Que, compte tenu que le Canada a la responsabilité de lutter contre les violations des droits de la personne, et ce même si elles sont perpétrées par ses alliés militaires ou ses partenaires commerciaux, et puisque l’Arabie saoudite est l’un des pires pays au monde au chapitre des droits des femmes, notamment en perpétuant un système de ségrégation des sexes appuyé par l’État, la Chambre demande au gouvernement de publiquement : a) affirmer son désaccord aux Nations Unies concernant la nomination de l’Arabie saoudite à la Commission des Nations Unies sur la condition de la femme; b) demander aux Nations Unies d’encourager l’Arabie saoudite à abandonner son système de ségrégation des sexes commandé par l’État ou de renoncer à son siège à la Commission des Nations Unies sur la condition de la femme.

5 mai 2017 — Mme Bergen (Portage—Lisgar) — Que, compte tenu que le Canada a la responsabilité de lutter contre les violations des droits de la personne, et ce même si elles sont perpétrées par ses alliés militaires ou ses partenaires commerciaux, et puisque l’Arabie saoudite est l’un des pires pays au monde au chapitre des droits des femmes, notamment en perpétuant un système de ségrégation des sexes appuyé par l’État, la Chambre demande au gouvernement de publiquement : a) affirmer son désaccord aux Nations Unies concernant la nomination de l’Arabie saoudite à la Commission des Nations Unies sur la condition de la femme; b) demander aux Nations Unies d’encourager l’Arabie saoudite à abandonner son système de ségrégation des sexes commandé par l’État ou de renoncer à son siège à la Commission des Nations Unies sur la condition de la femme.
families face unique challenges over their lifespan, often leading to families in crisis situations; and (d) Autism Spectrum Disorder is not just a health issue — it has overarching implications for Canadian society as a whole; accordingly, the House call on the government to grant the $19 million over 5 years requested by the Canadian Autism Partnership working group, Self-Advocates advisory group, and the Canadian Autism Spectrum Disorders Alliance, in order to establish a Canadian Autism Partnership that would support families and address key issues such as information sharing and research, early detection, diagnosis and treatment.

May 5, 2017 — Mr. Doherty (Cariboo—Prince George) — That, recognizing that the Prime Minister and the Minister of International Trade promised 1,000,000 Canadians dependent on the forestry industry a framework agreement on softwood lumber exports with the Obama Administration by mid-June, 2016, recognizing the government’s failure to meet that deadline and their subsequent failure to negotiate a final agreement before the expiry of the last trade agreement on October 12, 2016, and given that many high-quality, well-paying jobs in the forestry sector, including remanufacturers, are now at risk due retroactive duties and tariffs on softwood lumber exports as a result of the government’s lack of action, the House call upon the government to stop delaying and provide a plan of action to Canadian workers and communities.

May 9, 2017 — Mr. Rankin (Victoria) — That Standing Order 11 (2) be replaced with the following: “The Speaker or the Chair of Committees of the Whole, after having called the attention of the House, or of the Committee, to the conduct of a Member who persists in irrelevance, or repetition, including during responses to oral questions, may direct the Member to provide a plan of action to Canadian workers and communities.

May 5, 2017 — Ms. Bergen (Portage—Lisgar) — That, recognizing that the Prime Minister and the Minister of International Trade promised 1,000,000 Canadians dependent on the forestry industry a framework agreement on softwood lumber exports with the Obama Administration by mid-June, 2016, recognizing the government’s failure to meet that deadline and their subsequent failure to negotiate a final agreement before the expiry of the last trade agreement on October 12, 2016, and given that many high-quality, well-paying jobs in the forestry sector, including remanufacturers, are now at risk due retroactive duties and tariffs on softwood lumber exports as a result of the government’s lack of action, the House call upon the government to stop delaying and provide a plan of action to Canadian workers and communities.

May 9, 2017 — Mr. Dubé (Beloeil—Chambly) — That Standing Order 11(2) be replaced with the following: “The Speaker or the Chair of Committees of the Whole, after having called the attention of the House, or of the Committee, to the conduct of a Member to the House.”.

May 9, 2017 — Mr. Doherty (Cariboo—Prince George) — Que, compte tenu du fait que le premier ministre et la ministre du Commerce international avaient promis au million de travailleurs du secteur forestier de conclure un accord-cadre sur les exportations de bois d’œuvre avec l’administration Obama pour la mi-juin 2016, que le gouvernement n’a ni respecté cette échéance ni réussi à négocier un accord définitif avant l’expiration de l’accord commercial antérieur le 12 octobre 2016, et que de nombreux emplois de qualité et bien rémunérés dans le secteur forestier, y compris les entreprises de seconde transformation, sont maintenant menacés de droits de douane rétroactifs sur les exportations de bois d’œuvre à cause de l’inaction du gouvernement, la Chambre demande au gouvernement de cesser de tergiverser et de présenter un plan d’action aux travailleurs et aux collectivités du Canada.

May 9, 2017 — Mme Bergen (Portage—Lisgar) — Que, compte tenu du fait que le premier ministre et la ministre du Commerce international avaient promis au million de travailleurs du secteur forestier de conclure un accord-cadre sur les exportations de bois d’œuvre avec l’administration Obama pour la mi-juin 2016, que le gouvernement n’a ni respecté cette échéance ni réussi à négocier un accord définitif avant l’expiration de l’accord commercial antérieur le 12 octobre 2016, et que de nombreux emplois de qualité et bien rémunérés dans le secteur forestier, y compris les entreprises de seconde transformation, sont maintenant menacés de droits de douane rétroactifs sur les exportations de bois d’œuvre à cause de l’inaction du gouvernement, la Chambre demande au gouvernement de cesser de tergiverser et de présenter un plan d’action aux travailleurs et aux collectivités du Canada.

May 9, 2017 — M. Rankin (Victoria) — Que l’article 11(2) du Règlement soit remplacé par ce qui suit : « Le Président de la Chambre ou le président des comités plénières, après avoir attiré l’attention de la Chambre ou du comité sur la conduite d’un député qui persiste à s’éloigner du sujet de la discussion ou à répéter des choses déjà dites, y compris lors de réponses aux questions orales, peut lui ordonner de mettre fin à son intervention. Si le député en cause continue de parler, le Président le désigne par son nom; si l’infraction est commise en comité plénière, le président en dénonce l’auteur à la Chambre. ».

May 9, 2017 — M. Dubé (Beloeil—Chambly) — Que l’article 11(2) du Règlement soit remplacé par ce qui suit : « Le Président de la Chambre ou le président des comités plénières, après avoir attiré l’attention de la Chambre ou du comité sur la conduite d’un
May 9, 2017 — Mr. Rankin (Victoria) — That, given that there is currently a housing crisis in most major Canadian cities and that the government promised to introduce a pan-Canadian housing strategy and long-term funding to address it, but that 90% of the funding announced in the 2017-18 Budget will not be available until after the 2019 election, the House call on the government to: (a) recognize the right to housing in its housing strategy; and (b) take the necessary measures to achieve the full realization of this right by (i) immediately making the announced funding available for immediate needs, (ii) expanding funding for the “Homelessness Partnering Strategy”, (iii) building new social and community housing units, (iv) introducing a targeted strategy to address housing needs in Indigenous communities, (v) taking concrete measures to counter real estate speculation.

May 9, 2017 — Ms. Boutin-Sweet (Hochelaga) — That, given that there is currently a housing crisis in most major Canadian cities and that the government promised to introduce a pan-Canadian housing strategy and long-term funding to address it, but that 90% of the funding announced in the 2017-18 Budget will not be available until after the 2019 election, the House call on the government to: (a) recognize the right to housing in its housing strategy; and (b) take the necessary measures to achieve the full realization of this right by (i) immediately making the announced funding available for immediate needs, (ii) expanding funding for the “Homelessness Partnering Strategy”, (iii) building new social and community housing units, (iv) introducing a targeted strategy to address housing needs in Indigenous communities, (v) taking concrete measures to counter real estate speculation.
May 16, 2017 — Mr. Calkins (Red Deer—Lacombe) — That, in the opinion of the House, in order to ensure a credible nomination process in the appointment of a new Conflict of Interest and Ethics Commissioner, and to address any real or perceived conflict of interest for the Prime Minister, the Prime Minister should appoint an independent individual who does not serve at his pleasure to be responsible for the nomination of the next Conflict of Interest and Ethics Commissioner, rather than a Cabinet Minister or any other individual who is accountable to him or his office in any way.

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May 30, 2017 — Mr. Scheer (Regina—Qu'Appelle) — That the House agree that the Kinder Morgan Trans Mountain Expansion Project: (a) has social license to proceed; (b) is critical to the Canadian economy and the creation of thousands of jobs; (c) is safe and environmentally sound, as recognized and accepted by the National Energy Board; (d) is under federal jurisdiction with respect to approval and regulation; and (e) should be constructed with the continued support of the federal government, as demonstrated by the Prime Minister personally announcing the approval of the project.

May 30, 2017 — Ms. Bergen (Portage—Lisgar) — That the House agree that the Kinder Morgan Trans Mountain Expansion Project: (a) has social license to proceed; (b) is critical to the Canadian economy and the creation of thousands of jobs; (c) is safe and environmentally sound, as recognized and accepted by the National Energy Board; (d) is under federal jurisdiction with respect to approval and regulation; and (e) should be constructed with the continued support of the federal government, as demonstrated by the Prime Minister personally announcing the approval of the project.

May 30, 2017 — Mr. Richards (Banff—Airdrie) — That the House: (a) recognize that small businesses are an integral part of the Canadian economy; (b) acknowledge that small businesses like campgrounds, storage facilities, and other small operations are being unfairly targeted by the Canada Revenue Agency for being “too small” to be a small business; (c) recognize that many other small businesses may become affected by these unfair rules in the future including golf courses, marinas, bed and breakfasts, and other small operations; (d) support Recommendation 31 from the 11th

16 mai 2017 — M. Calkins (Red Deer—Lacombe) — Que, de l’avis de la Chambre, pour assurer la crédibilité du processus de nomination d’un nouveau commissaire aux conflits d’intérêts et à l’éthique, et éviter la présence ou l’apparence de tout conflit d’intérêts concernant le premier ministre, le premier ministre devrait confier la nomination du prochain commissaire aux conflits d’intérêts et à l’éthique à une personne indépendante qui ne relève pas de lui, plutôt qu’à un ministre ou à toute autre personne qui, d’une manière ou d’une autre, dépend de lui ou de son bureau.

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30 mai 2017 — M. Scheer (Regina—Qu'Appelle) — Que la Chambre convienne que le projet d'agrandissement du réseau de Trans Mountain de Kinder Morgan : a) dispose de la licence sociale pour se concrétiser; b) est indispensable pour l'économie canadienne et la création de milliers d'emplois; c) est sécuritaire et respectueux de l'environnement, comme l'Office national de l'énergie l'admet et l'accepte; d) relève du gouvernement fédéral quant à l'approbation et à la réglementation; e) devrait se réaliser avec le soutien indéfectible du gouvernement fédéral, comme le premier ministre l’a personnellement montré en annonçant l’approbation du projet.

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30 mai 2017 — Mr. Richards (Banff—Airdrie) — Que la Chambre : a) reconnaîsse que les petites entreprises font partie intégrante de l’économie canadienne; b) prenne acte du fait que les petites entreprises comme les terrains de camping, les installations d’entreposage et d’autres petites exploitations sont injustement ciblées par l’Agence du revenu du Canada sous prétexte qu’elles sont « trop petites » pour constituer une petite entreprise; c) reconnaîsse que beaucoup d’autres petites entreprises pourraient se voir pénalisées à l’avenir par ces règles injustes, dont les terrains de golf, les marinas, les gîtes

Social et communautaire, (iv) mettant en place une stratégie ciblée pour répondre aux besoins de logement dans les communautés autochtones, (v) prenant des mesures concrètes pour contrer la spéculation immobilière.
Report of the Standing Committee on Finance presented to the House in December 2016 entitled "Creating the Conditions for Economic Growth: Tools for People, Businesses and Communities", which states "That the Government of Canada recognize the income earned by campgrounds and storage facilities as 'active business income' for the purpose of determining eligibility for the small business deduction"; and (e) call on the government to take immediate action to recognize the income earned by campgrounds, storage facilities, and other small operations as "active business income" for the purpose of determining eligibility for the small business deduction.

May 30, 2017 — Ms. Bergen (Portage—Lisgar) — That the House: (a) recognize that small businesses are an integral part of the Canadian economy; (b) acknowledge that small businesses like campgrounds, storage facilities, and other small operations are being unfairly targeted by the Canada Revenue Agency for being "too small" to be a small business; (c) recognize that many other small businesses may become affected by these unfair rules in the future including golf courses, marinas, bed and breakfasts, and other small operations; (d) support Recommendation 31 from the 11th Report of the Standing Committee on Finance presented to the House in December 2016 entitled "Creating the Conditions for Economic Growth: Tools for People, Businesses and Communities", which states "That the Government of Canada recognize the income earned by campgrounds and storage facilities as 'active business income' for the purpose of determining eligibility for the small business deduction"; and (e) call on the government to take immediate action to recognize the income earned by campgrounds, storage facilities, and other small operations as "active business income" for the purpose of determining eligibility for the small business deduction.

June 6, 2017 — Mr. Rankin (Victoria) — That the House: (a) recognize the catastrophic humanitarian consequences that
would result from any use of nuclear weapons, and recognize those consequences transcend national borders and pose grave implications for human survival, the environment, socioeconomic development, the global economy, food security, and for the health of future generations;

(b) reaffirm the need to make every effort to ensure that nuclear weapons are never used again, under any circumstances;

(c) recall the unanimous vote in both Houses of Parliament in 2010 that called on Canada to participate in negotiations for a nuclear weapons convention;

(d) reaffirm its support for the 2008 five-point proposal on nuclear disarmament of the former Secretary-General of the United Nations;

(e) express disappointment in Canada’s vote against, and absence from, initial rounds of negotiations for a legally binding instrument to prohibit nuclear weapons; and

(f) call upon the government to support the Draft Convention on the Prohibition of Nuclear Weapons, released on May 22, 2017, and to commit to attend, in good faith, future meetings of the United Nations conference to negotiate a legally binding instrument to prohibit nuclear weapons, leading towards their total elimination.

June 9, 2017 — Mr. Barlow (Foothills) — That the House recognize that (a) the Supreme Court of Canada’s decision concerning the Comeau case will be of national significance offering a unique opportunity to seek constitutional clarity on Section 121 of the Constitution Act, 1867; and (b) eliminating trade barriers between the provinces is good for the Canadian economy; accordingly, the House call on the government to support free trade within Canada and get behind the “Free the Beer” campaign by acting as an intervenor in R. v Comeau, defending the lower court’s decision.

June 9, 2017 — Mr. Brown (Leeds—Grenville—Thousand Islands and Rideau Lakes) — That the House recognize that the government has mismanaged the economy in a way that is damaging Canadian industries and diminishing Canadians’ economic stability by:

(a) failing to negotiate a deal on softwood lumber and instead offering a compensation package rather than creating sustainable jobs for Canadian forestry workers;

(b) attempting to phase out Canada’s energy sector by implementing a job killing carbon tax, adding additional taxes to oil and gas companies, removing incentives for small firms to make new energy discoveries and neglecting the current Alberta jobs crisis; and

(c) refusing to extend the current rail service agreements for farmers in Western Canada which will expire on August 1, 2017, which will result in transportation backlogs that will cost farmers billions of dollars in lost revenue.

June 9, 2017 — Mr. Brown (Leeds—Grenville—Thousand Islands and Rideau Lakes) — That the House demand the government to come forward with a comprehensive plan for the future of the softwood lumber industry which includes a new market access strategy, new price agreements with the United States and the long term elimination of all barriers to trade, and which will guarantee that the softwood lumber sector will continue to provide good, enduring, middle class jobs for Canadians.

June 9, 2017 — Mr. Brown (Leeds—Grenville—Thousand Islands and Rideau Lakes) — That the House recognize that the government has mismanaged the economy in a way that is damaging Canadian industries and diminishing Canadians’ economic stability by:

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(c) refusing to extend the current rail service agreements for farmers in Western Canada which will expire on August 1, 2017, which will result in transportation backlogs that will cost farmers billions of dollars in lost revenue.

utilisation d’armes nucléaires, et reconnaît que ces conséquences dépasseraient les frontières nationales et auraient de graves implications pour la survie humaine, l’environnement, le développement socioéconomique, l’économie mondiale, la sécurité alimentaire et la santé des générations futures;

(b) réaffirme que tous les efforts doivent impérativement être mis en œuvre pour veiller à ce que l’arme nucléaire ne soit jamais plus employée, peu importe les circonstances;

(c) se rappelle que, en 2010, à l’issue d’un vote unanime, les deux Chambres avaient demandé que le Canada participe aux négociations pour une convention sur les armes nucléaires;

(d) réitère son appui à la proposition en cinq points sur le désarmement nucléaire présentée en 2008 par le Secrétaire général des Nations Unies de l’époque;

(e) déplore le vote du Canada contre l’adoption d’un instrument juridiquement contraignant pour l’interdiction des armes nucléaires, ainsi que l’absence du Canada aux premières phases de négociation sur la question;

(f) demande que le gouvernement appuie le projet de convention pour l’interdiction des armes nucléaires, publié le 22 mai 2017, et qu’il s’engage à participer, de bonne foi, aux prochaines réunions de la conférence des Nations Unies pour négocier l’adoption d’un instrument juridiquement contraignant sur l’interdiction des armes nucléaires, en vue de leur élimination complète.

June 9, 2017 — M. Barlow (Foothills) — Que la Chambre reconnaisse que (a) la décision de la Cour suprême concernant l’affaire Comeau sera d’intérêt national et constituera une occasion unique d’obtenir une clarification constitutionnelle sur l’article 121 de la Loi constitutionnelle de 1867; (b) l’élimination des barrières commerciales entre les provinces est bonne pour l’économie canadienne; par conséquent, la Chambre demande au gouvernement de favoriser le libre-échange au Canada et de se rallier à la campagne « Libérez la bière » en jouant un rôle d’intervenant dans l’affaire R. c. Comeau, c’est-à-dire en défendant la décision de la cour de première instance.

June 9, 2017 — M. Brown (Leeds—Grenville—Thousand Islands et Rideau Lakes) — Que la Chambre reconnaisse que (a) ne négocie pas un accord sur le bois d’œuvre et en offrant un programme d’indemnisation au lieu de créer des emplois à long terme pour les travailleurs forestiers canadiens;

(b) en tentant d’éliminer progressivement le secteur canadien de l’énergie par l’application d’une taxe sur le carbone destructrice d’emplois, l’imposition d’un fardeau fiscal accru pour les sociétés pétrolières et gazières, la suppression des incitatifs offerts aux petites entreprises pour faire de nouvelles découvertes dans le domaine de l’énergie et le refus de prendre en compte la crise qui secoue actuellement le marché de l’emploi en Alberta;

(c) en refusant de prolonger les ententes relatives au service ferroviaire pour les agriculteurs de l’Ouest du Canada qui expireront le 1er août 2017, ce qui entraînera des retards dans le transport qui feront perdre des milliards de dollars en recettes aux agriculteurs.
June 9, 2017 — Mr. Brown (Leeds—Grenville—Thousand Islands and Rideau Lakes) — That the House:

(a) acknowledge that Bill C-26, Tougher Penalties for Child Predators Act, received Royal Assent on June 18, 2015;

(b) acknowledge that through two federal budget cycles, the current government has failed to fund and implement this Act, as passed two years ago;

(c) agree on the public safety importance of a publicly accessible high risk child sex offender registry database; and

(d) re-affirm that Canadian citizens have the right to know about dangerous and high risk child sex offenders living in their community and neighbourhood for the purpose of protecting their children, families, and loved ones; accordingly, the House call upon the Minister of Public Safety and Emergency Preparedness to fully implement Bill C-26, Tougher Penalties for Child Predators Act.

June 9, 2017 — Mr. Rankin (Victoria) — That the House recognize that housing is a human right, and call on the government to take the necessary steps to realize this right, including measures to:

(a) prevent and reduce homelessness;

(b) maintain and expand federal investment in social housing, including the renewal of rent subsidies associated with long-term operating agreements for social housing;

(c) outline concrete processes for Canadians to seek recourse for violations of this right;

(d) implement a targeted strategy to meet the housing needs of Indigenous communities; and

(e) address out-of-control housing markets to make housing more affordable.

June 9, 2017 — Ms. Boutin-Sweet (Hochelaga) — That the House recognize that housing is a human right, and call on the government to take the necessary steps to realize this right, including measures to:

(a) prevent and reduce homelessness;

(b) maintain and expand federal investment in social housing, including the renewal of rent subsidies associated with long-term operating agreements for social housing;

June 9, 2017 — M. Brown (Leeds—Grenville—Thousand Islands et Rideau Lakes) — Que la Chambre :

a) reconnaisse que le projet de loi C-26, Loi sur le renforcement des peines pour les prédateurs d'enfants, a reçu la sanction royale le 18 juin 2015;

b) reconnaisse que durant deux cycles budgétaires fédéraux, le gouvernement actuel n’a pas prévu de fonds pour cette loi adoptée il y a deux ans et ne l’a pas mise en œuvre;

c) convient de l’importance pour la sécurité publique de tenir un registre accessible au public des agresseurs sexuels d’enfants à risque élevé;

d) réaffirme que les citoyens canadiens ont le droit d’être informés des agresseurs sexuels d’enfants dangereux et à risque élevé qui vivent dans leur communauté et leur quartier afin de pouvoir protéger leurs enfants, leurs familles et leurs proches;

par conséquent, la Chambre demande au ministre de la Sécurité publique et de la Protection civile de mettre pleinement en œuvre le projet de loi C-26, Loi sur le renforcement des peines pour les prédateurs d'enfants.

June 9, 2017 — M. Rankin (Victoria) — Que la Chambre reconnaîsse que le logement est un droit de la personne, et demande au gouvernement de prendre les dispositions nécessaires pour que ce droit se concrétise, y compris des mesures pour : 

a) prévenir et réduire l’itinérance; 

b) maintenir et élargir l’investissement fédéral dans le logement social, ce qui inclurait le renouvellement des subventions au loyer associées aux accords d’exploitation à long terme des logements sociaux;

c) définir des processus concrets afin que les Canadiens puissent exercer des recours en cas d’atteinte à ce droit; 

d) mettre en œuvre une stratégie ciblée afin de répondre aux besoins des communautés autochtones en matière de logement; 

e) s’attaquer aux marchés du logement hors de contrôle afin de rendre le logement plus abordable.
(c) outline concrete processes for Canadians to seek recourse for violations of this right;
(d) implement a targeted strategy to meet the housing needs of Indigenous communities; and
(e) address out-of-control housing markets to make housing more affordable.

June 9, 2017 — Mr. Rankin (Victoria) — That Standing Order 111.1 be replaced with the following:
“(1) Where the government intends to appoint an Officer of Parliament, the Clerk of the House, the Parliamentary Librarian, the Parliamentary Budget Officer or the Conflict of Interest and Ethics Commissioner, the name of the proposed appointee shall be deemed referred to the Subcommittee on Appointments of the Standing Committee on Procedure and House Affairs, which may consider the appointment during a period of not more than thirty days following the tabling of a document concerning the proposed appointment.
(2) At the beginning of the first session of a Parliament, and thereafter as required, the Standing Committee on Procedure and House Affairs shall name one Member from each of the parties recognized in the House to constitute the Subcommittee on Appointments. The Subcommittee shall be chaired by the Deputy Speaker who shall be deemed to be an associate member of the Standing Committee on Procedure and House Affairs for the purposes of this Standing Order. The Subcommittee shall be empowered to meet forthwith following the referral of a proposed appointee pursuant to section (1) of this Standing Order.
(3)(a) After it has met pursuant to section (2) of this Standing Order, the Subcommittee on Appointments shall forthwith deposit with the clerk of the Standing Committee on Procedure and House Affairs a report recommending the approval or rejection of the appointment, and that report, which shall be deemed to have been adopted by the Committee, shall be presented to the House at the next earliest opportunity as a report of that Committee;
(b) If no report has been filed with the clerk of the Standing Committee on Procedure and House Affairs on the thirtieth day following the nomination of a proposed appointee, a report recommending the rejection of the appointment shall be deemed to have been filed with the clerk and that report, which shall be deemed to have been adopted by the Committee, shall be presented to the House at the next earliest opportunity as a report of that Committee.
(4) Immediately after the presentation of a report pursuant to section (3) of this Standing Order which recommends the approval of the appointment, the Clerk of the House shall cause to be placed on the Notice Paper a notice of motion for concurrence in the report, which shall stand in the name of the Leader of the Government in the House of Commons under Notices of Motions (Routine Proceedings). Any such motion may be moved during Routine Proceedings on any of the ten sitting days following the expiry of the notice provided that, if no such motion has been moved on the tenth sitting day following the expiry of the notice, it shall be deemed moved on that day. The question on the motion shall be put forthwith without debate or amendment.
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section (3) of this Standing Order which recommends the rejection of the appointment, the proposed nomination shall be deemed withdrawn.”; and
That the Clerk of the House be authorized to make any required editorial and consequential alterations to the Standing Orders.

June 12, 2017 — Ms. Bergen (Portage—Lisgar) — That the House call on the government to: (a) disallow the purchase of Canadian strategic and technological assets by Chinese State Owned Enterprises or Chinese private institutions that stand accused of committing intellectual property theft; (b) state that securing strategic intellectual property in the military and security sectors is a national security priority; and (c) use its powers under the Investment Canada Act to ensure that Canadian intellectual property is protected if the proposed takeover of Norsat International by Hytera Communications is completed.

June 12, 2017 — Mr. Clement (Parry Sound—Muskoka) — That the House call on the government to: (a) disallow the purchase of Canadian strategic and technological assets by Chinese State Owned Enterprises or Chinese private institutions that stand accused of committing intellectual property theft; (b) state that securing strategic intellectual property in the military and security sectors is a national security priority; and (c) use its powers under the Investment Canada Act to ensure that Canadian intellectual property is protected if the proposed takeover of Norsat International by Hytera Communications is completed.

June 12, 2017 — Mr. Kent (Thornhill) — That, given (a) the recent discovery of Hamas-built tunnels for the purposes of terror under schools operated by the United Nations Relief and Works Agency (UNRWA) in Gaza; (b) that Hamas is a listed terrorist group under Canadian law; and (c) UNRWA employees have been found to have engaged in incitement, the promotion and glorification of terrorism, as well as virulent anti-Semitism, the House call on the government to immediately suspend its restoration of funding to UNRWA.

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June 20, 2017 — Mr. Scheer (Regina—Qu'Appelle) — That, given the continued backsliding on human rights and protection of minorities by President Vladimir Putin’s Russian Federation, the House: (a) condemn the Russian Federation’s ongoing illegal occupation of Crimea and Ukraine, especially the human
rights violations committed against local populations, including Crimean Tatars; (b) condemn the human rights violations being tolerated and encouraged by the Putin regime and carried out by its allies in Chechnya against LGBT individuals, who according to Human Rights Watch, have been subjected to torture and forced detention, as well as recent legislation which has led to the persecution of religious minorities; and (c) call upon the government to (i) immediately make known its views to the Putin regime through all channels, (ii) immediately implement increased sanctions and visa bans against such human rights violators in the Russian Federation, Ukraine, Crimea, and Chechnya.

September 29, 2017 — Mr. Albas (Central Okanagan—Similkameen—Nicola) — That, given the proposed changes to the taxation of private corporations as outlined in the Minister of Finance's paper “Tax Planning Using Private Corporations” will have a drastic negative impact on small and medium sized local businesses, the House call on the government to continue, until January 31, 2018, its consultations on these measures.

September 29, 2017 — Mr. Nicholson (Niagara Falls) — That, in the opinion of the House, the repatriation to Canada of Omar Khadr was a sufficient and adequate remedy for his case, and therefore, the House condemn the decision of the government to provide an exceptional additional financial payout to Omar Khadr and the government's failure to consider the efforts of the widow of Christopher Speer to receive her compensation.

September 29, 2017 — Mr. Strahl (Chilliwack—Hope) — That, in the opinion of the House, the repatriation to Canada of Omar Khadr was a sufficient and adequate remedy for his case, and therefore, the House condemn the decision of the government to provide an exceptional additional financial payout to Omar Khadr and the government's failure to consider the efforts of the widow of Christopher Speer to receive her compensation.

October 3, 2017 — Ms. Boutin-Sweet (Hochelaga) — That, given that Canada ratified the International Covenant on Economic, Social and Cultural Rights, which protects the right to adequate housing; that, in so doing, it committed to eliminating the barriers to full enjoyment of this right; that the United Nations Committee on Economic, Social and Cultural Rights recently expressed concern about the persistence of the housing crisis in Canada, including the inadequate funding for housing and the shortage of social housing; that an affordable housing crisis is currently unfolding in multiple regions of the country; that waiting lists for social housing for low-income families continue to get longer; and that the Minister of Families, Children and Social Development will be announcing the details of a national housing strategy this fall, the House urge the government to work with the provinces, the territories, First Nations and housing stakeholders to:

Fédération de Russie, notamment les violations des droits de la personne commises contre des populations locales, dont les Tatars de Crimée; b) condamne les violations des droits de la personne, tolérées et encouragées par le régime Poutine et commises par ses alliés en Tchétchénie contre des personnes LGBT qui, selon Human Rights Watch, ont été torturées et mises en détention, ainsi que les récentes mesures législatives qui ont entraîné la persécution de minorités religieuses; c) demande au gouvernement de (i) faire immédiatement connaître son point de vue au régime Poutine par tous les canaux de communication, (ii) mettre immédiatement en œuvre des sanctions plus sévères et des interdictions de visa contre ceux qui commettent de telles violations des droits de la personne dans la Fédération de Russie, en Ukraine, en Crimée et en Tchétchénie.


29 septembre 2017 — M. Nicholson (Niagara Falls) — Que, de l’avis de la Chambre, le rapatriement d’Omar Khadr au Canada constitue un règlement suffisant et adéquat de l’affaire et, par conséquent, la Chambre condamne la décision du gouvernement de verser une autre indemnité exceptionnelle à Omar Khadr ainsi que l’absence de considération du gouvernement pour les efforts de la veuve de Christopher Speer pour obtenir une indemnité.

29 septembre 2017 — M. Strahl (Chilliwack—Hope) — Que, de l’avis de la Chambre, le rapatriement d’Omar Khadr au Canada constitue un règlement suffisant et adéquat de l’affaire et, par conséquent, la Chambre condamne la décision du gouvernement de verser une autre indemnité exceptionnelle à Omar Khadr ainsi que l’absence de considération du gouvernement pour les efforts de la veuve de Christopher Speer pour obtenir une indemnité.

3 octobre 2017 — Mme Boutin-Sweet (Hochelaga) — Que, étant donné que le Canada a ratifié le Pacte international relatif aux droits économiques, sociaux et culturels, qui protège le droit à un logement suffisant; que ce faisant, il s’engageait à éliminer les obstacles à la pleine jouissance de ce droit; que le Comité des droits économiques, sociaux et culturels de l’Organisation des Nations Unies s’inquiétait récemment de la persistance de la crise du logement au Canada, notamment de l’insuffisance du financement du logement et de la pénurie de logements sociaux; qu’une crise d’abordabilité du logement sévit actuellement dans plusieurs régions du pays; que les listes d’attente pour un logement social pour les familles à faible revenu ne cessent de s’allonger et; que le ministre de la Famille, des Enfants et du Développement social doit annoncer cet automne les détails d’une stratégie nationale sur le logement, la Chambre presse le gouvernement de travailler en partenariat avec les provinces, les territoires, les Nations autochtones et les intervenants du milieu pour:
Mr. Rankin (Victoria) — That, given that Canada ratified the International Covenant on Economic, Social and Cultural Rights, which protects the right to adequate housing; that, in so doing, it committed to eliminating the barriers to full enjoyment of this right; that the United Nations Committee on Economic, Social and Cultural Rights recently expressed concern about the persistence of the housing crisis in Canada, including the inadequate funding for housing and the shortage of social housing; that an affordable housing crisis is currently unfolding in multiple regions of the country; that waiting lists for social housing for low-income families continue to get longer; and that the Minister of Families, Children and Social Development will be announcing the details of a national housing strategy this fall, the House urge the government to work with the provinces, the territories, First Nations and housing stakeholders to:

(a) invest at least $2 billion more per year to build a vast number of new social housing units, including low-income housing, starting in Budget 2018;

(b) preserve the financial accessibility of existing social housing, including the retroactive amounts for expired long-term subsidies, while providing the funding needed to renovate, improve and modernize this housing; and

(c) implement a targeted housing and anti-homelessness strategy for Aboriginal peoples, including the funding necessary to immediately build 81,000 housing units in order to reduce the average number of individuals per household to 2.5 to match the Canadian average while ensuring that these housing units are suited to their traditional ways of life and the climate.

October 3, 2017 — Mr. Rankin (Victoria) — That, given that millions of Canadians lack prescription drug coverage, and given that overwhelming evidence, including from the Parliamentary Budget Officer, has concluded that every Canadian could be covered by a universal pharmacare program while saving billions of dollars every year, the House call on the government to commence negotiations with the provinces no later than October 1, 2018, in order to implement a universal pharmacare program.

(a) invest at least $2 billion more per year to build a vast number of new social housing units, including low-income housing, starting in Budget 2018;

(b) preserve the financial accessibility of existing social housing, including the retroactive amounts for expired long-term subsidies, while providing the funding needed to renovate, improve and modernize this housing; and

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October 5, 2017 — Mr. Rankin (Victoria) — That, given the proposed changes to the taxation of private corporations as outlined in the Minister of Finance’s paper “Tax Planning Using Private Corporations” unfairly targets small businesses, while ignoring the largest abuses of Canada’s tax system, the House call on the government to continue, until January 31, 2018, its consultations on these measures and expand the consultations to include measures targeting large corporations, loopholes for CEOs, and tax havens.

October 10, 2017 — Mr. Poilievre (Carleton) — That, given the fact that the government plans to borrow billions of dollars to fund its deficits, and that the government has already tried to pay for its out-of-control spending by taxing health and dental benefits, local businesses and employee discounts, the House call on the government to stop raising taxes on Canadian homeowners, and return the $4 billion collected from the Canadian Mortgage and Housing Corporation, which was paid by homeowners to protect and insure their homes, rather than to fund the government’s deficits.

October 10, 2017 — Mrs. Stubbs (Lakeland) — That the House condemn the government for unnecessarily obstructing the Canadian energy sector with regulations that force Canadian oil companies to comply with standards that are not required for companies from other countries, such as Venezuela, Saudi Arabia and Algeria, which resulted in the cancellation of the Energy East pipeline.

October 10, 2017 — Mr. Bezan (Selkirk—Interlake—Eastman) — That, given the evolving threat represented by North Korea, the House call on the Minister of National Defence to immediately initiate discussions with the U.S. regarding the modernization of the North American Aerospace Defense Command (NORAD) and explore the option of Canada joining the ballistic missile defence system.

October 17, 2017 — Ms. Bergen (Portage—Lisgar) — That, given:

(a) forestry is a major employer in Canada;

(b) Canada is a world leader in sustainable forestry practices;
(c) the government has failed to secure a Softwood Lumber Agreement and to make softwood lumber a priority by including it in the mandate letter for the Minister of International Trade; and

d) forestry workers and forest-dependent communities are particularly vulnerable to misinformation campaigns and other attacks waged against the forest industry by foreign-funded environmental non-government organizations like Greenpeace and ForestEthics;

the House express its support for forestry workers and denounce efforts by foreign-funded groups seeking to disrupt lawful forest practices in Canada.

October 17, 2017 — Mr. Poilievre (Carleton) — That the House call upon the Minister of Finance to publicly disclose all of his assets to ensure there is no conflict between his private interests and his public duties.

October 17, 2017 — Ms. Bergen (Portage—Lisgar) — That the House call upon the Minister of Finance to publicly disclose all of his assets to ensure there is no conflict between his private interests and his public duties.

October 17, 2017 — Mme Poilievre (Carleton) — Que la Chambre demande au ministre des Finances de déclarer publiquement l’ensemble de ses biens afin que l’absence de conflit entre ses intérêts privés et sa charge publique puisse être établie.

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October 20, 2017 — Mr. Rankin (Victoria) — That, given the Minister of Finance:

(a) after being elected to Parliament in 2015, led Canadians to believe that he had placed his shares in Morneau Shepell into a blind trust, while never having done so;

(b) used a loophole in the Conflict of Interest Act to place his shares in a private numbered company instead of divesting them or placing them in a blind trust;

(c) on October 19, 2016, sponsored Bill C-27, An Act to amend the Pension Benefits Standards Act, 1985, a bill that would reasonably be expected to profit Morneau Shepell and the Minister of Finance in light of his continued ownership of shares in Morneau Shepell through a company he controls;

(d) was and remains in charge of regulating the pension industry in which he has had a personal economic interest; and

(e) has failed to live up to the ethical standards set forth by the Prime Minister in his mandate letter to the Minister;

the House call on the Minister of Finance to apologize to the House and to Canadians for breaking their trust, and the House call on the government to immediately close the loopholes in the Conflict of Interest Act as recommended by the Conflict of Interest and Ethics Commissioner, in order to prevent a Minister of the Crown from personally benefiting from their position or creating the perception thereof.

October 20, 2017 — Mr. Weir (Regina—Lewvan) — That, given:

(c) le gouvernement a échoué à conclure un accord sur le bois d’œuvre résineux et à faire une priorité du bois d’œuvre résineux en le mentionnant dans la lettre de mandat du ministre du Commerce international;

d) les travailleurs de l’industrie forestière et les communautés qui dépendent de ce secteur sont particulièrement vulnérables aux campagnes de désinformation et aux autres attaques menées contre l’industrie forestière par des organisations non gouvernementales financées par des intérêts étrangers telles que Greenpeace et ForestEthics;

la Chambre exprime son soutien aux travailleurs de l’industrie forestière et dénonce les efforts faits par des groupes financés par des intérêts étrangers pour perturber les pratiques forestières légitimes au Canada.

October 20, 2017 — M. Poilievre (Carleton) — Que la Chambre demande au ministre des Finances de présenter des excuses à la Chambre et aux Canadiens pour avoir perdu leur confiance, et la Chambre demande au gouvernement d’éliminer immédiatement l’échappatoire dans la Loi sur les conflits d’intérêts, tel que l’a recommandé la commissaire aux conflits d’intérêts et à l’éthique, afin d’empêcher un ministre de la Couronne de profiter personnellement de sa position ou de donner la perception qu’il le fait.
(a) the current government ignored recommendations from both unions and departmental staff against implementing the Phoenix pay system;

(b) the implementation of the Phoenix pay system has resulted in payment problems for over 160,000 public service workers; and

(c) payment problems resulting from the implementation of the Phoenix pay system has caused great financial and emotional hardship to the hardworking members of the public service;

the House affirm that the Phoenix pay system should not have been implemented by the government, and call on the government to urgently provide a time frame to fix the Phoenix pay system and provide adequate compensation to all those impacted for all damages caused.

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(a) the current government ignored recommendations from both unions and departmental staff against implementing the Phoenix pay system;

(b) the implementation of the Phoenix pay system has resulted in payment problems for over 160,000 public service workers; and

(c) payment problems resulting from the implementation of the Phoenix pay system has caused great financial and emotional hardship to the hardworking members of the public service;

the House affirm that the Phoenix pay system should not have been implemented by the government, and call on the government to urgently provide a time frame to fix the Phoenix pay system and provide adequate compensation to all those impacted for all damages caused.

November 21, 2017 — Ms. Bergen (Portage—Lisgar) — That the House call on the government to show support and appreciation for the brave men and women serving in the Canadian Armed Forces by reversing its decision to take away from ill and injured soldiers allowances that provide them with up to $23,000 per year for the special training, hardships and risks associated with their employment, and to retroactively provide the payment to members who have been negatively impacted by this policy change since September 1, 2017.
November 21, 2017 — Ms. Bergen (Portage—Lisgar) — That the House agree with the Prime Minister’s statement in the House on November 1, 2017, that “sunshine is the best disinfectant”; and call on the Finance Minister to reveal all assets he has bought, sold or held within all his private companies or trust funds since he became Finance Minister, to determine if his financial interests have conflicted with his public duties.

December 1, 2017 — Ms. Rempel (Calgary Nose Hill) — That the House:

(a) condemn the horrific acts committed by ISIS;

(b) acknowledge that individuals who joined ISIS fighters are complicit in these horrific acts and pose a danger to Canadians;

(c) call on the government to bring to justice and prosecute any ISIS fighter returning to Canada; and

(d) insist that the government make the security and protection of Canadians its priority, rather than the reintegration of ISIS fighters, or the unnecessary financial payout to a convicted terrorist, like Omar Khadr.

December 1, 2017 — Mr. Clarke (Beauport—Limoilou) — That, in order to ensure Canadian veterans are treated with respect and dignity, the House call on the government to allow veterans’ pensions to be transferred seamlessly when they choose to continue their employment in the public service, by amending the Public Service Superannuation Act to include in Group 1 contributors any employees who elected to count as pensionable service a period of service in the Canadian Forces that began before January 1, 2013.

December 1, 2017 — Mr. Brassard (Barrie—Innisfil) — That, in order to ensure Canadian veterans are treated with respect and dignity, the House call on the government to allow veterans’ pensions to be transferred seamlessly when they choose to continue their employment in the public service, by amending the Public Service Superannuation Act to include in Group 1 contributors any employees who elected to count as pensionable service a period of service in the Canadian Forces that began before January 1, 2013.

WAYS AND MEANS


VOIES ET MOYENS


GOVERNMENT BILLS (COMMONS)

C-5 — September 21, 2016 — Resuming consideration of the motion of Mr. Brison (President of the Treasury Board), seconded by Mr. Duclos (Minister of Families, Children and Social Development), — That Bill C-5, An Act to repeal Division 20 of Part 3 of the Economic Action Plan 2015 Act, No. 1, be now read a second time and referred to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities.

C-12R — March 24, 2016 — The Minister of Veterans Affairs and Associate Minister of National Defence — Second reading and reference to the Standing Committee on Veterans Affairs of Bill C-12, An Act to amend the Canadian Forces Members and Veterans Re-establishment and Compensation Act and to make consequential amendments to other Acts.

PROJETS DE LOI ÉMANANT DU GOUVERNEMENT (COMMUNES)

C-5 — 21 septembre 2016 — Reprise de l’étude de la motion de M. Brison (président du Conseil du Trésor), appuyé par M. Duclos (ministre de la Famille, des Enfants et du Développement social), — Que le projet de loi C-5, Loi abrogeant la section 20 de la partie 3 de la Loi n°1 sur le plan d’action économique de 2015, soit maintenant lu une deuxième fois et renvoyé au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées.

C-12R — 24 mars 2016 — Le ministre des Anciens Combattants et ministre associé de la Défense nationale — Deuxième lecture et renvoi au Comité permanent des anciens combattants du projet de loi C-12, Loi modifiant la Loi sur les mesures de réinsertion et d’indemnisation des militaires et vétérans des Forces canadiennes et d’autres lois en conséquence.

* Recommended by the Governor General

* Recommandé par le Gouverneur général
C-21 — October 30, 2017 — The Minister of Public Safety and Emergency Preparedness — Consideration at report stage of Bill C-21, An Act to amend the Customs Act, as reported by the Standing Committee on Public Safety and National Security with an amendment.


C-24R — December 7, 2017 — The Leader of the Government in the House of Commons — Resuming consideration at report stage of Bill C-24, An Act to amend the Salaries Act and to make a consequential amendment to the Financial Administration Act, as reported by the Standing Committee on Government Operations and Estimates without amendment.

Deferred recorded division on Motion No. 1.


Recorded division — deferred until Monday, December 11, 2017, at the ordinary hour of daily adjournment, pursuant to Standing Order 45.


C-33R — November 24, 2016 — The Minister of Democratic Institutions — Second reading and reference to the Standing Committee on Procedure and House Affairs of Bill C-33, An Act to amend the Canada Elections Act and to make consequential amendments to other Acts.

C-34 — November 28, 2016 — The President of the Treasury Board — Second reading and reference to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities of Bill C-34, An Act to amend the Public Service Labour Relations Act and other Acts.

C-39 — March 8, 2017 — The Minister of Justice — Second reading and reference to the Standing Committee on Justice and Human Rights of Bill C-39, An Act to amend the Criminal Code (unconstitutional provisions) and to make consequential amendments to other Acts.

C-42R — March 24, 2017 — The Minister of Veterans Affairs and Associate Minister of National Defence — Second reading and reference to the Standing Committee on Veterans Affairs of Bill C-42, An Act to amend the Canadian Forces Members and Veterans Re-establishment and Compensation Act, the Pension Act and the Department of Veterans Affairs Act and to make consequential amendments to other Acts.

C-43R — March 24, 2017 — The Minister of Finance — Second reading and reference to the Standing Committee on Finance of Bill C-43, An Act respecting a payment to be made out of the Consolidated Revenue Fund to support a pan-Canadian artificial intelligence strategy.

C-48 — November 29, 2017 — The Minister of Transport — Consideration at report stage of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, as reported by the Standing Committee on Transport, Infrastructure and Communities with an amendment.

C-50 — October 23, 2017 — The Minister of Democratic Institutions — Consideration at report stage of Bill C-50, An Act to amend the Canada Elections Act (political financing), as reported by the Standing Committee on Procedure and House Affairs with amendments.

C-51 — November 20, 2017 — The Minister of Justice — Consideration at report stage of Bill C-51, An Act to amend the Criminal Code and the Department of Justice Act and to make consequential amendments to another Act, as reported by the Standing Committee on Justice and Human Rights with amendments.


C-39 — 8 mars 2017 — Le ministre de la Justice — Deuxième lecture et renvoi au Comité permanent de la justice et des droits de la personne du projet de loi C-39, Loi modifiant le Code criminel (dispositions inconstitutionnelles) et apportant des modifications corrélatives à d'autres lois.

C-42R — 24 mars 2017 — Le ministre des Anciens Combattants et ministre associé de la Défense nationale — Deuxième lecture et renvoi au Comité permanent des anciens combattants du projet de loi C-42, Loi modifiant la Loi sur les mesures de réinsertion et d'indemnisation des militaires et vétérans des Forces canadiennes, la Loi sur les pensions, la Loi sur le ministère des Anciens Combattants et d'autres lois en conséquence.

C-43R — 24 mars 2017 — Le ministre des Finances — Deuxième lecture et renvoi au Comité permanent des finances du projet de loi C-43, Loi visant un paiement sur le Trésor afin d'appuyer une stratégie pancanadienne sur l'intelligence artificielle.

C-48 — 29 novembre 2017 — Le ministre des Transports — Étude à l'étape du rapport du projet de loi C-48, Loi concernant la réglementation des bâtiments transportant du pétrole brut ou des hydrocarbures persistants à destination ou en provenance des ports ou des installations maritimes situés le long de la côte nord de la Colombie-Britannique, dont le Comité permanent des transports, de l'infrastructure et des collectivités a fait rapport avec un amendement.

C-50 — 23 octobre 2017 — Le ministre des Institutions démocratiques — Étude à l'étape du rapport du projet de loi C-50, Loi modifiant la Loi électorale du Canada (financement politique), dont le Comité permanent de la procédure et des affaires de la Chambre a fait rapport avec des amendements.

C-51 — 20 novembre 2017 — Le ministre de la Justice — Étude à l'étape du rapport du projet de loi C-51, Loi modifiant le Code criminel et la Loi sur le ministère de la Justice et apportant des modifications corrélatives à une autre loi, dont le Comité permanent de la justice et des droits de la personne a fait rapport avec des amendements.


GOVERNMENT BILLS (SENATE)

S-2 — October 19, 2017 — The Minister of Transport — Consideration at report stage of Bill S-2, An Act to amend the Motor Vehicle Safety Act and to make a consequential amendment to another Act, as reported by the Standing Committee on Transport, Infrastructure and Communities with amendments.


S-5 — November 3, 2017 — Resuming consideration of the motion of Ms. Petitpas Taylor (Minister of Health), seconded by Ms. Duncan (Minister of Science), — That Bill S-5, An Act to amend the Tobacco Act and the Non-smokers’ Health Act and to make consequential amendments to other Acts, be now read a second time and referred to the Standing Committee on Health.

GOVERNMENT BUSINESS

No. 1 — December 7, 2015 — The Leader of the Government in the House of Commons — That the House consider the current state of the Canadian economy as set out in the Update of Economic and Fiscal Projections 2015 that was released on November 20, 2015, and was tabled in the House on December 7, 2015.
(a) refocusing our military contribution by expanding the advise and assist mission of the Canadian Armed Forces (CAF) in Iraq, significantly increasing intelligence capabilities in Iraq and theatre-wide, deploying CAF medical personnel, offering to provide the Government of Iraq ministerial liaison personnel to the Ministries of Defence and the Interior, enhancing capacity-building efforts with our defence partners in Jordan and Lebanon to advance regional stability, and withdrawing our CF-18s while maintaining air force surveillance and refuelling capability;

(b) improving the living conditions of conflict-affected populations and helping to build the foundations for long-term regional stability of host communities, including Lebanon and Jordan;

(c) investing significantly in humanitarian assistance while working with experienced humanitarian partners to support the basic needs of conflict-affected populations, including children and victims of sexual and gender-based violence;

(d) engaging more effectively with political leaders throughout the region, increasing Canada’s contribution to international efforts aimed at finding political solutions to the crises affecting the region and reinforcing our diplomatic presence to facilitate the delivery of enhanced programming, supporting increased CAF deployments, strengthening dialogue with local and international partners on the ground and generally giving Canada a stronger voice in the region;

(e) welcoming tens of thousands of Syrian refugees to Canada;

that the House express its appreciation and pride to the members of the CAF, diplomatic and intelligence personnel for their participation in the fight against terrorism, to Canadian humanitarian workers for their efforts to provide critical support to conflict-affected populations, and reconfirm our commitment to our allies in the coalition against ISIL; and

that the House note the government’s resolve to return to the House within two years with a new motion on Canada’s contribution to the region.

No. 5 — May 10, 2016 — The Minister of Democratic Institutions
That a Special Committee on electoral reform be appointed to identify and conduct a study of viable alternate voting systems, such as preferential ballots and proportional representation, to replace the first-past-the-post system, as well as to examine mandatory voting and online voting, and to assess the extent to which the options identified could advance the following principles for electoral reform:

(a) for determination and study of other modes of scrutin, such as preferential ballots and proportional representation, to replace the first-past-the-post system, as well as to examine mandatory voting and online voting, and to assess the extent to which the options identified could advance the following principles for electoral reform:

(b) improving the living conditions of conflict-affected populations and helping to build the foundations for long-term regional stability of host communities, including Lebanon and Jordan;

(c) investing significantly in humanitarian assistance while working with experienced humanitarian partners to support the basic needs of conflict-affected populations, including children and victims of sexual and gender-based violence;

(d) engaging more effectively with political leaders throughout the region, increasing Canada’s contribution to international efforts aimed at finding political solutions to the crises affecting the region and reinforcing our diplomatic presence to facilitate the delivery of enhanced programming, supporting increased CAF deployments, strengthening dialogue with local and international partners on the ground and generally giving Canada a stronger voice in the region;

(e) welcoming tens of thousands of Syrian refugees to Canada;

that the House express its appreciation and pride to the members of the CAF, diplomatic and intelligence personnel for their participation in the fight against terrorism, to Canadian humanitarian workers for their efforts to provide critical support to conflict-affected populations, and reconfirm our commitment to our allies in the coalition against ISIL; and

that the House note the government’s resolve to return to the House within two years with a new motion on Canada’s contribution to the region.

No. 3 — February 11, 2016 — The Leader of the Government in the House of Commons — That the House support the government’s decision to broaden, improve, and redefine our contribution to the effort to combat ISIL by better leveraging Canadian expertise while complementing the work of our coalition partners to ensure maximum effect, including:

(a) refocusing our military contribution by expanding the advise and assist mission of the Canadian Armed Forces (CAF) in Iraq, significantly increasing intelligence capabilities in Iraq and theatre-wide, deploying CAF medical personnel, offering to provide the Government of Iraq ministerial liaison personnel to the Ministries of Defence and the Interior, enhancing capacity-building efforts with our defence partners in Jordan and Lebanon to advance regional stability, and withdrawing our CF-18s while maintaining air force surveillance and refuelling capability;

(b) improving the living conditions of conflict-affected populations and helping to build the foundations for long-term regional stability of host communities, including Lebanon and Jordan;

(c) investing significantly in humanitarian assistance while working with experienced humanitarian partners to support the basic needs of conflict-affected populations, including children and victims of sexual and gender-based violence;

(d) engaging more effectively with political leaders throughout the region, increasing Canada’s contribution to international efforts aimed at finding political solutions to the crises affecting the region and reinforcing our diplomatic presence to facilitate the delivery of enhanced programming, supporting increased CAF deployments, strengthening dialogue with local and international partners on the ground and generally giving Canada a stronger voice in the region;

(e) welcoming tens of thousands of Syrian refugees to Canada;

that the House express its appreciation and pride to the members of the CAF, diplomatic and intelligence personnel for their participation in the fight against terrorism, to Canadian humanitarian workers for their efforts to provide critical support to conflict-affected populations, and reconfirm our commitment to our allies in the coalition against ISIL; and

that the House note the government’s resolve to return to the House within two years with a new motion on Canada’s contribution to the region.

No. 3 — 11 février 2016 — Le leader du gouvernement à la Chambre des communes — Que la Chambre appuie la décision du gouvernement d’élargir, d’améliorer et de ré définir notre contribution à l’effort de lutter contre l’EIIL en exploitant mieux l’expertise canadienne, tout en travaillant en complémentarité avec nos partenaires de la coalition afin d’obtenir un effet optimal, y compris :

a) en recentrant notre contribution militaire, et ce, en développant la mission de conseil et d’assistance des Forces armées canadiennes (FAC) en Irak, en augmentant considérablement les capacités de renseignement en Irak et dans toute la région visée, en déployant des membres du personnel médical des FAC, en offrant au gouvernement de l’Irak les services d’agents de liaison ministérielle auprès des ministères de la Défense et de l’Intérieur, en augmentant les efforts de renforcement des capacités auprès de nos partenaires de la défense en Jordanie et au Liban pour favoriser la stabilité régionale et en retirant nos CF-18 tout en maintenant la capacité aérienne de surveillance et de ravitaillement en carburant;

b) en améliorant les conditions de vie des populations touchées par le conflit et en aidant à jeter les bases d’une stabilité régionale à long terme pour les communautés d’accueil, dont le Liban et la Jordanie;

c) en investissant considérablement dans l’aide humanitaire, tout en travaillant de concert avec des partenaires humanitaires d’expérience afin de répondre aux besoins essentiels des populations touchées par le conflit, dont les enfants et les victimes de violence sexuelle ou sexistes;

d) en entrettenant des rapports plus efficaces avec les dirigeants politiques dans toute la région, en augmentant la contribution du Canada aux efforts internationaux visant à trouver des solutions politiques aux crises qui touchent la région et en renforçant notre présence diplomatique pour faciliter la mise en œuvre de programmes améliorés, en appuyant l’augmentation des déploiements des FAC, en renforçant le dialogue avec les partenaires locaux et internationaux sur le terrain et en donnant généralement au Canada une plus grande influence dans la région;

e) en accueillant des dizaines de milliers de réfugiés syriens au Canada;

que la Chambre exprime sa gratitude et sa fierté aux membres des FAC, au personnel diplomatique et du renseignement pour leur participation à la lutte contre le terrorisme, aux travailleurs humanitaires canadiens pour leurs efforts afin d’offrir une aide essentielle aux populations touchées par le conflit, et réaffirmer notre engagement envers nos alliés dans la coalition contre l’EIIL;

que la Chambre constate la volonté du gouvernement de présenter d’ici deux ans une nouvelle motion à la Chambre sur la contribution du Canada dans la région.
(a) Effectiveness and legitimacy: that the proposed measure would increase public confidence among Canadians that their democratic will, as expressed by their votes, will be fairly translated and that the proposed measure reduces distortion and strengthens the link between voter intention and the election of representatives;

(b) Engagement: that the proposed measure would encourage voting and participation in the democratic process, foster greater civility and collaboration in politics, enhance social cohesion and offer opportunities for inclusion of underrepresented groups in the political process;

(c) Accessibility and inclusiveness: that the proposed measure would avoid undue complexity in the voting process, while respecting the other principles, and that it would support access by all eligible voters regardless of physical or social condition;

(d) Integrity: that the proposed measure can be implemented while safeguarding public trust in the election process, by ensuring reliable and verifiable results obtained through an effective and objective process that is secure and preserves vote secrecy for individual Canadians;

(e) Local representation: that the proposed measure would ensure accountability and recognize the value that Canadians attach to community, to Members of Parliament understanding local conditions and advancing local needs at the national level, and to having access to Members of Parliament to facilitate resolution of their concerns and participation in the democratic process;

that the Committee be directed to issue an invitation to each Member of Parliament to conduct a town hall in their respective constituencies and provide the Committee with a written report of the input from their constituents to be filed with the Clerk of the Committee no later than October 1, 2016;

that the Committee be directed to take into account the applicable constitutional, legal and implementation parameters in the development of its recommendations; accordingly, the Committee should seek out expert testimony on these matters;

that the Committee be directed to consult broadly with relevant experts and organizations, take into consideration consultations that have been undertaken on the issue, examine relevant research studies and literature, and review models being used or developed in other jurisdictions;

that the Committee be directed to develop its consultation agenda, working methods, and recommendations on electoral reform with the goal of strengthening the inclusion of all Canadians in our diverse society, including women, Indigenous Peoples, youth, seniors, Canadians with disabilities, new Canadians and residents of rural and remote communities;
that the Committee be directed to conduct a national engagement process that includes a comprehensive and inclusive consultation with Canadians through written submissions and online engagement tools;

that the Committee be composed of ten (10) members of which six (6) shall be government members, three (3) shall be from the Official Opposition, and one (1) shall be from the New Democratic Party; and that one (1) member from the Bloc Québécois, and the Member for Saanich—Gulf Islands also be members of the Committee but without the right to vote or move any motion;

that changes in the membership of the Committee be effective immediately after notification by the Whip has been filed with the Clerk of the House;

that membership substitutions be permitted, if required, in the manner provided for in Standing Order 114(2);

that, with the exception of the Member for Saanich—Gulf Islands, all other members shall be named by their respective Whip by depositing with the Clerk of the House the list of their members to serve on the Committee no later than ten (10) sitting days following the adoption of this motion;

that the Committee be chaired by a member of the government party; that, in addition to the Chair, there be one (1) Vice-Chair from the Official Opposition and one (1) Vice-Chair from the New Democratic Party, and that, notwithstanding Standing Order 106(3), all candidates for the position of Chair or Vice-Chair from the Official Opposition shall be elected by secret ballot, and that each candidate be permitted to address the Committee for not more than three (3) minutes;

that the quorum of the Committee be as provided for in Standing Order 118, provided that at least four (4) members are present and provided that one (1) member from the government party and one (1) member from an opposition party are present;

that the Committee be granted all of the powers of a standing committee, as provided in the Standing Orders, as well as the power to travel, accompanied by the necessary staff, inside and outside of Canada;

that the Committee have the power to authorize video and audio broadcasting of any or all of its proceedings; and

that the Committee present its final report no later than December 1, 2016.

No. 7 — May 19, 2016 — The Leader of the Government in the House of Commons — That, notwithstanding any Standing Order or usual practice of the House, commencing on the adoption of this Order and concluding on Thursday, June 23, 2016, the ordinary hour of daily adjournment shall be midnight, except on Fridays.

No. 9 — September 29, 2016 — The Leader of the Government in the House of Commons — That the House support the government’s decision to ratify the Paris Agreement under the United Nations Framework Convention on Climate Change signed by Canada in New York on April 22, 2016; and that the qu’on demande au Comité de mener un processus de mobilisation national qui comprend une consultation exhaustive et inclusive des Canadiens au moyen de présentations écrites et d’outils de participation en ligne;

que le Comité soit composé de dix membres, dont six membres du parti gouvernemental, trois membres de l’Opposition officielle et un membre du Nouveau Parti démocratique; un membre du Bloc Québécois et la députée de Saanich—Gulf Islands feront aussi partie du Comité, mais n’auront pas le droit de voter ni de présenter de motion;

que les changements dans la composition du Comité entrent en vigueur immédiatement après qu’un avis aura été déposé par le whip auprès du Greffier de la Chambre;

que la substitution de membres soit permise, au besoin, conformément aux dispositions de l’article 114(2) du Règlement;

que, à l’exception de la députée de Saanich—Gulf Islands, tous les autres membres soient nommés par le whip de leur parti respectif par dépôt, auprès du Greffier de la Chambre, de la liste des membres qui siègeront au Comité au plus tard dix jours de séance après l’adoption de la présente motion;

que le Comité soit présidé par un membre du parti gouvernemental; que, en plus du président, le Comité compte un vice-président de l’Opposition officielle et un vice-président du Nouveau Parti démocratique et que, nonobstant l’article 106 (3) du Règlement, tous les candidats au poste de président ou de vice-président de l’Opposition officielle soient élus par vote secret, et que chaque candidat puisse s’adresser au Comité pour un maximum de trois minutes;

que le quorum du Comité soit conforme aux dispositions de l’article 118 du Règlement, pour autant qu’au moins quatre membres soient présents et qu’au moins un membre du parti gouvernemental et un membre d’un parti de l’opposition soient présents;

que le Comité dispose de tous les pouvoirs que le Règlement confère aux comités permanents, ainsi que le pouvoir de voyager, accompagné du personnel nécessaire, à l’intérieur et à l’extérieur du Canada;

que le Comité dispose du pouvoir d’autoriser la diffusion vidéo et audio d’une partie ou de la totalité de ses délibérations;

que le Comité présente son rapport définitif au plus tard le 1er décembre 2016.


No. 9 — 29 septembre 2016 — Le leader du gouvernement à la Chambre des communes — Que la Chambre appuie la décision du gouvernement de ratifier l’Accord de Paris aux termes de la Convention-Cadre des Nations Unies sur les Changements Climatiques, signé par le Canada à New York le 22 avril 2016; et que la Chambre appuie la Déclaration de Vancouver, du
House support the March 3, 2016, Vancouver Declaration calling on the federal government, the provinces, and territories to work together to develop a Pan-Canadian Framework on Clean Growth and Climate Change.

No. 10 — November 1, 2016 — Resuming consideration of the motion of Mr. Morneau (Minister of Finance), seconded by Mr. Sohi (Minister of Infrastructure and Communities), — That the House take note of the Fall Economic Statement.

No. 13 — April 11, 2017 — Resuming consideration of the motion of Mr. Warawa (Langley—Aldergrove), seconded by Ms. Gladu (Sarnia—Lambton), — That it be an instruction to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities that, during its consideration of Bill C-243, An Act respecting the development of a national maternity assistance program strategy and amending the Employment Insurance Act (maternity benefits), the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed five sitting days.

No. 16 — June 1, 2017 — The Minister of Environment and Climate Change — That, in the opinion of the House, climate change is a global problem that requires a global solution; and that, despite the withdrawal of the United States from the Paris Agreement, Canada remain committed to the implementation of the Agreement, as it is in the best interest of all Canadians.

And of the amendment of Mr. Genuis (Sherwood Park—Fort Saskatchewan), seconded by Mr. Eglinski (Yellowhead), — That the motion be amended by deleting all the words after the word “That” and substituting the following:

“the House recognize that the government’s foreign policy should have acknowledged the genocide committed against Yazidis and Assyrian Christians, including women and girls; refrain from attempting to reopen and normalize relations with the Islamic Republic of Iran, a Canadian-listed state sponsor of terror as well as normalizing relations with Vladimir Putin and the Russian Federation when it is illegally occupying Crimea and Ukraine; reopen immigration programs targeted towards vulnerable minorities; and reopen the Office of Religious Freedom.”.

No. 17 — June 6, 2017 — Resuming consideration of the motion of Ms. Freeland (Minister of Foreign Affairs), seconded by Mr. Champagné (Minister of International Trade), — That the House (a) recognize that the government is committed to a foreign policy that supports multilateralism and rules-based international systems, human rights, gender equality, the fight against climate change, and economic benefits being shared by all; (b) recognize that further leadership on the part of Canada is both desirable and required; and (c) support the government’s decision to use the foregoing principles to guide Canadian foreign policy;

3 mars 2016, qui appelle le gouvernement fédéral, les provinces et les territoires à travailler ensemble à l’élaboration d’un cadre pancecanadien en matière de croissance propre et de changement climatique.

N° 10 — 1er novembre 2016 — Reprise de l’étude de la motion de M. Morneau (ministre des Finances), appuyé par M. Sohi (ministre de l’Infrastructure et des Collectivités), — Que la Chambre prenne note de l’Énoncé économique de l’automne.

N° 13 — 11 avril 2017 — Reprise de l’étude de la motion de M. Warawa (Langley—Aldergrove), appuyé par Mme Gladu (Sarnia—Lambton), Qu’une instruction soit donnée au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées portant qu’il soit habilité, dans le cadre de son étude du projet de loi C-243, Loi visant l’élaboration d’une stratégie relative au programme national d’aide à la maternité et modifiant la Loi sur l’assurance-emploi (prestations de maternité), à se déplacer au Canada pour entendre les témoignages de parties intéressées et que le personnel nécessaire accompagne le Comité, pourvu que les déplacements ne dépassent pas cinq jours de séance.

N° 16 — 1er juin 2017 — Le ministre de l’Environnement et du Changement climatique — Que, de l’avis de la Chambre, le changement climatique constitue un problème mondial qui nécessite une solution mondiale; et que, malgré le retrait des États-Unis de l’Accord de Paris, le Canada demeure résolu à mettre en œuvre l’Accord, car cela est dans l’intérêt de tous les Canadiens.

Et de l’amendement de M. Genuis (Sherwood Park—Fort Saskatchewan), appuyé par M. Eglinski (Yellowhead), — Que la motion soit modifiée par substitution, aux mots suivant le mot « Que », de ce qui suit :

« la Chambre reconnaît que la politique étrangère du gouvernement aurait dû tenir compte du génocide perpétré contre les yézidis et les chrétiens assyriens, y compris les femmes et les filles; s’abstenir d’essayer de rouvrir et de normaliser les relations avec la République islamique d’Iran, qui figure sur la liste canadienne des États qui soutiennent le terrorisme, et de normaliser les relations avec Vladimir Poutine et la Fédération de Russie alors que cette dernière occupe illégalement la Crimée et l’Ukraine; rouvrir les programmes d’immigration qui ciblent les minorités vulnérables; et de rouvrir le Bureau de la liberté de religion. ». 
No. 19 — October 16, 2017 — Resuming consideration of the motion of Mr. Strahl (Chilliwack—Hope), seconded by Mrs. Block (Carlton Trail—Eagle Creek), — That it be an instruction to the Standing Committee on Transport, Infrastructure and Communities that, during its consideration of Bill C-48, An Act respecting the regulation of vessels that transport crude oil or persistent oil to or from ports or marine installations located along British Columbia’s north coast, the Committee be granted the power to travel throughout Canada to hear testimony from interested parties and that the necessary staff do accompany the Committee, provided that the travel does not exceed 45 sitting days.
Private Members' Business

ITEMS IN THE ORDER OF PRECEDENCE

No. 1
C-375 — October 19, 2017 — Mr. Jowhari (Richmond Hill) — Second reading and reference to the Standing Committee on Justice and Human Rights of Bill C-375, An Act to amend the Criminal Code (presentence report). Pursuant to Standing Order 86(3), jointly seconded by:

Mr. Ouellette (Winnipeg Centre) — October 23, 2017

No. 2
S-236† — December 4, 2017 — Resuming consideration of the motion of Mr. Easter (Malpeque), seconded by Mr. Morrissey (Egmont), — That Bill S-236, An Act to recognize Charlottetown as the birthplace of Confederation, be now read a third time and do pass. Pursuant to Standing Order 86(3), jointly seconded by:

Ms. May (Saanich—Gulf Islands) — October 17, 2017
Mr. Tootoo (Nunavut) — October 23, 2017
Mr. Morrissey (Egmont) — October 24, 2017

Debate — 1 hour remaining, pursuant to Standing Order 98(2).

Voting — not later than the expiry of the time provided for debate, pursuant to Standing Order 98(4).

No. 3
S-228 — October 6, 2017 — Mr. Eyolfson (Charleswood—St. James—Assiniboia—Headingley) — Second reading and reference to the Standing Committee on Health of Bill S-228, An Act to amend the Food and Drugs Act (prohibiting food and beverage marketing directed at children). Pursuant to Standing Order 86(3), jointly seconded by:

Ms. Sidhu (Brampton South) — October 23, 2017
Mr. McKinnon (Coquitlam—Port Coquitlam) — October 26, 2017

No. 4
C-374 — October 18, 2017 — Mr. Aldag (Cloverdale—Langley City) — Second reading and reference to the Standing Committee on Environment and Sustainable Development of Bill C-374, An Act to amend the Historic Sites and Monuments Act (composition of the Board).

Affaires émanant des députés

AFFAIRES DANS L'ORDRE DE PRIORITÉ

No. 1
C-375 — 19 octobre 2017 — M. Jowhari (Richmond Hill) — Deuxième lecture et renvoi au Comité permanent de la justice et des droits de la personne du projet de loi C-375, Loi modifiant le Code criminel (rapport présentenciel). Conformément à l'article 86(3) du Règlement, appuyé conjointement par :

M. Ouellette (Winnipeg-Centre) — 23 octobre 2017

No. 2
S-236† — 4 décembre 2017 — Reprise de l'étude de la motion de M. Easter (Malpeque), appuyé par M. Morrissey (Egmont), — Que le projet de loi S-236, Loi visant à reconnaître Charlottetown comme le berceau de la Confédération, soit maintenant lu une troisième fois et adopté. Conformément à l'article 86(3) du Règlement, appuyé conjointement par :

Mme May (Saanich—Gulf Islands) — 17 octobre 2017
M. Tootoo (Nunavut) — 23 octobre 2017
M. Morrissey (Egmont) — 24 octobre 2017

Débat — il reste 1 heure, conformément à l'article 98(2) du Règlement.

Mise aux voix — au plus tard à la fin de la période prévue pour le débat, conformément à l'article 98(4) du Règlement.

No. 3
S-228 — 6 octobre 2017 — M. Eyolfson (Charleswood—St. James—Assiniboia—Headingley) — Deuxième lecture et renvoi au Comité permanent de la santé du projet de loi S-228, Loi modifiant la Loi sur les aliments et drogues (interdiction de faire de la publicité d'aliments et de boissons s'adressant aux enfants). Conformément à l'article 86(3) du Règlement, appuyé conjointement par :

Mme Sidhu (Brampton-Sud) — 23 octobre 2017
M. McKinnon (Coquitlam—Port Coquitlam) — 26 octobre 2017

No. 4
C-374 — 18 octobre 2017 — M. Aldag (Cloverdale—Langley City) — Deuxième lecture et renvoi au Comité permanent de l'environnement et du développement durable du projet de loi C-374, Loi modifiant la Loi sur les lieux et monuments historiques (composition de la Commission).

1 Subject to the provisions of Standing Order 94(2)(c)

1 Assujettie aux dispositions de l'article 94(2)c du Règlement
Pursuant to Standing Order 86(3), jointly seconded by:

Ms. Sahota (Brampton North) — October 18, 2017
Ms. Duncan (Edmonton Strathcona), Mr. Vandal (Saint Boniface—Saint Vital), Ms. May (Saanich—Gulf Islands), Ms. Dabrusin (Toronto—Danforth), Mr. Samson (Sackville—Preston—Chezzetcook), Mr. Sidhu (Mission—Matsqui—Fraser Canyon), Mr. Bossio (Hastings—Lennox and Addington), Mrs. Shanahan (Châteauguay—Lacolle), Ms. Fry (Vancouver Centre), Mrs. Schulte (King—Vaughan), Mr. Dubourg (Bourassa), Mr. Amos (Pontiac) and Mr. Cannings (South Okanagan—West Kootenay) — October 19, 2017

Mr. Serré (Nickel Belt), Mr. Ouellette (Winnipeg Centre), Ms. Ratansi (Don Valley East), Mr. McLeod (Northwest Territories) and Mr. Bossio (Hastings—Lennox and Addington) — October 20, 2017

Ms. Alleslev (Aurora—Oak Ridges—Richmond Hill) — October 23, 2017

Statement by Speaker regarding Royal Recommendation — November 22, 2017 (See Debates).

No. 6

C-348 — November 20, 2017 — Resuming consideration of the motion of Ms. Harcastle (Windsor—Tecumseh), seconded by Mr. Julian (New Westminster—Burnaby), — That Bill C-348, An Act to amend the Department of Employment and Social Conformément à l'article 86(3) du Règlement, appuyé conjointement par :

Mme Sahota (Brampton-Nord) — 18 octobre 2017
Mme Duncan (Edmonton-Strathcona), M. Vandal (Saint-Boniface—Saint-Vital), Mme May (Saanich—Gulf Islands), Mme Dabrusin (Toronto—Danforth), M. Samson (Sackville—Preston—Chezzetcook), M. Sidhu (Mission—Matsqui—Fraser Canyon), M. Bossio (Hastings—Lennox and Addington), Mme Shanahan (Châteauguay—Lacolle), Mme Fry (Vancouver-Centre), Mme Schulte (King—Vaughan), M. Dubourg (Bourassa), M. Amos (Pontiac) et M. Cannings (Okanagan-Sud—Kootenay-Ouest) — 19 octobre 2017

M. Serré (Nickel Belt), M. Ouellette (Winnipeg-Centre), Mme Ratansi (Don Valley-Est), M. McLeod (Territoires du Nord-Ouest) et M. Bossio (Hastings—Lennox and Addington) — 20 octobre 2017

Mme Alleslev (Aurora—Oak Ridges—Richmond Hill) — 23 octobre 2017

Pursuant to Standing Order 86(3), jointly seconded by:

Mr. Reid (Lanark—Frontenac—Kingston) — March 8, 2017
Mr. Eglinski (Yellowhead) and Mr. Motz (Medicine Hat—Cardston—Warner) — April 4, 2017
Mrs. McLeod (Kamloops—Thompson—Cariboo) — April 20, 2017

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).

No. 6

C-348 — 20 novembre 2017 — Reprise de l’étude de la motion de Mme Hardcastle (Windsor—Tecumseh), appuyée par M. Julian (New Westminster—Burnaby), — Que le projet de loi C-348, Loi modifiant la Loi sur le ministère de l’Emploi et du
Development Act (persons with disabilities), be now read a second time and referred to the Standing Committee on Human Resources, Skills and Social Development and the Status of Persons with Disabilities.

Pursuant to Standing Order 86(3), jointly seconded by:

Mr. Julian (New Westminster—Burnaby) — October 31, 2017

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).

No. 7

C-365 — November 21, 2017 — Resuming consideration of the motion of Mr. Arnold (North Okanagan—Shuswap), seconded by Mr. Brassard (Barrie—Innisfil), — That Bill C-365, An Act to amend the Criminal Code (firefighting equipment), be now read a second time and referred to the Standing Committee on Justice and Human Rights.

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).

No. 8

M-133 — November 22, 2017 — Resuming consideration of the motion of Mr. Lauzon (Stormont—Dundas—South Glengarry), seconded by Mr. Strahl (Chilliwack—Hope), — That, in the opinion of the House, the government should recognize the contributions made by the over 100,000 British Home Children to Canadian society, their service to our armed forces throughout the twentieth century, the hardships and stigmas that many of them endured, and the importance of educating and reflecting upon the story of the British Home Children for future generations by declaring September 28 of every year, British Home Child Day in Canada.

Pursuant to Standing Order 86(3), jointly seconded by:

Mrs. Gallant (Renfrew—Nipissing—Pembroke), Mr. Barlow (Foothills), Mr. MacKenzie (Oxford), Mr. McColeman (Brantford—Brant), Mr. Brassard (Barrie—Innisfil) and Mr. Strahl (Chilliwack—Hope) — October 31, 2017

Mr. Généreux (Montmagny—L’Islet—Kamouraska—Rivière-du-Loup), Mr. Eglinski (Yellowhead), Mr. Diotte (Edmonton Griesbach), Mr. Gourde (Lévis—Lotbinière), Mr. Yurdiga (Fort McMurray—Cold Lake), Mr. Van Kesteren (Chatham-Kent—Leamington), Mr. Liepert (Calgary Signal Hill), Ms. Finley (Haldimand—Norfolk), Mr. Nicholson (Niagara Falls), Mr. Falk (Provencher) and Mr. Shipley (Lambton—Kent—Middlesex) — November 1, 2017

Développement social (personnes handicapées), soit maintenant lu une deuxième fois et renvoyé au Comité permanent des ressources humaines, du développement des compétences, du développement social et de la condition des personnes handicapées.

Conformément à l'article 86(3) du Règlement, appuyé conjointement par :

M. Julian (New Westminster—Burnaby) — 31 octobre 2017

Débat — il reste 1 heure, conformément à l'article 93(1) du Règlement.

Mise aux voix — à la fin de la période prévue pour le débat, conformément à l'article 93(1) du Règlement.

N° 7

C-365 — 21 novembre 2017 — Reprise de l'étude de la motion de M. Arnold (North Okanagan—Shuswap), appuyé par M. Brassard (Barrie—Innisfil), — Que le projet de loi C-365, Loi modifiant le Code criminel (matériel de lutte contre les incendies), soit maintenant lu une deuxième fois et renvoyé au Comité permanent de la justice et des droits de la personne.

Débat — il reste 1 heure, conformément à l'article 93(1) du Règlement.

Mise aux voix — à la fin de la période prévue pour le débat, conformément à l'article 93(1) du Règlement.

N° 8

M-133 — 22 novembre 2017 — Reprise de l'étude de la motion de M. Lauzon (Stormont—Dundas—South Glengarry), appuyé par M. Strahl (Chilliwack—Hope), — Que, de l’avis de la Chambre, le gouvernement devrait reconnaître les contributions apportées à la société canadienne par les quelque 100 000 petits immigrés anglais, leur service dans les rangs de nos forces armées durant le 20e siècle, les difficultés et la stigmatisation que bon nombre d’entre eux ont endurées, et l’importance de sensibiliser la population et de faire honneur à l’histoire des petits immigrés anglais pour les générations futures en déclarant le 28 septembre de chaque année, la Journée des petits immigrés anglais au Canada.

Conformément à l'article 86(3) du Règlement, appuyé conjointement par :

Mme Gallant (Renfrew—Nipissing—Pembroke), M. Barlow (Foothills), M. MacKenzie (Oxford), M. McColeman (Brantford—Brant), M. Brassard (Barrie—Innisfil) et M. Strahl (Chilliwack—Hope) — 31 octobre 2017

M. Généreux (Montmagny—L’Islet—Kamouraska—Rivière-du-Loup), M. Eglinski (Yellowhead), M. Diotte (Edmonton Griesbach), M. Gourde (Lévis—Lotbinière), M. Yurdiga (Fort McMurray—Cold Lake), M. Van Kesteren (Chatham-Kent—Leamington), M. Liepert (Calgary Signal Hill), Mme Finley (Haldimand—Norfolk), M. Nicholson (Niagara Falls), M. Falk (Provencher) et M. Shipley (Lambton—Kent—Middlesex) — 1er novembre 2017
Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).

No. 9

M-148 — November 23, 2017 — Resuming consideration of the motion of Mr. Di Iorio (Saint-Léonard—Saint-Michel), seconded by Mr. Scarpaleggia (Lac-Saint-Louis), — That, in the opinion of the House, the government should recognize the importance of educating Canadians about the consequences of impaired driving due to alcohol, drugs, fatigue or distraction, which, each year, destroys the lives and health of thousands of Canadians, by designating the third week of March, each year, National Impaired Driving Prevention Week.

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).

No. 10

M-147 — November 24, 2017 — On or after Monday, December 11, 2017 — Resuming consideration of the motion of Ms. Benson (Saskatoon West), seconded by Ms. Malcolmson (Nanaimo—Ladysmith), — That a special committee be appointed to conduct hearings on the matter of homelessness and to propose a national plan to prevent and end homelessness; that this Committee consist of ten members of which six shall be from the government party, three from the Official Opposition, and one from the New Democratic Party, provided that the Chair is from the government party; that in addition to the Chair, there be one Vice-Chair from each of the recognized opposition parties; that the Committee have all the powers of a standing committee as provided in the Standing Orders; that the members to serve on the said Committee be appointed by the Whip of each party by depositing with the Clerk of the House a list of his or her party’s members of the Committee no later than a week after the adoption of the said motion; that the quorum of the Committee be as provided for in Standing Order 118, provided that at least one member of each recognized party be present; that membership substitutions be permitted from time to time, if required, in the manner provided for in Standing Order 114(2); and that the Committee report to the House no later than 12 months after the adoption of this motion.

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).
No. 11

C-354 — November 27, 2017 — On or after Tuesday, December 12, 2017 — Resuming consideration of the motion of Mr. Cannings (South Okanagan—West Kootenay), seconded by Ms. Trudel (Jonquière), — That Bill C-354, An Act to amend the Department of Public Works and Government Services Act (use of wood), be now read a second time and referred to the Standing Committee on Natural Resources.

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).

No. 12

S-232 — November 29, 2017 — Mr. Levitt (York Centre) — Consideration at report stage of Bill S-232, An Act respecting Canadian Jewish Heritage Month, as reported by the Standing Committee on Canadian Heritage without amendment.

Pursuant to Standing Order 86(3), jointly seconded by:

Mr. Housefather (Mount Royal) — June 19, 2017


Report and third reading stages — limited to 2 sitting days, pursuant to Standing Order 98(2).

Motion for third reading — may be made in the same sitting, pursuant to Standing Order 98(2).

No. 13

C-2361 — February 25, 2016 — Ms. Lapointe (Rivière-des-Mille-Îles) — Second reading and reference to the Standing Committee on Finance of Bill C-236, An Act to amend the Payment Card Networks Act (credit card acceptance fees).

Pursuant to Standing Order 86(3), jointly seconded by:

Mr. Johns (Courtenay—Alberni) — March 1, 2016

Mr. Erskine-Smith (Beaches—East York) — September 20, 2016

Mr. Ouellette (Winnipeg Centre) — February 28, 2017

No. 14

C-371 — November 29, 2017 — On or after Thursday, December 14, 2017 — Resuming consideration of the motion of Mr. Clement (Parry Sound—Muskoka), seconded by Mr. Anderson (Cypress Hills—Grasslands), — That Bill C-371, An Act respecting the prevention of radicalization through foreign funding and making related amendments to the Income Tax Act, be now read a second time and referred to the Standing Committee on Public Safety and National Security.

1 Subject to the provisions of Standing Order 94(2)(c)
Pursuant to Standing Order 86(3), jointly seconded by:

Mr. Eyolfson (Charleswood—Assiniboia—St. James—Headingley), seconded by Mr. Fergus (Hull—Aylmer), — Conformément à l'article 86(3) du Règlement, appuyé conjointement par :

M. Eyolfson (Charleswood—Assiniboia—St. James—Headingley), appuyé par M. Fergus (Hull—Aylmer), — Que le projet de loi C-373, Loi concernant un cadre fédéral sur la distraction au volant, soit maintenant lu une deuxième fois et renvoyé au Comité permanent de la justice et des droits de la personne.

Pursuant to Standing Order 86(3), jointly seconded by:

Ms. Dabrusin (Toronto—Danforth) — November 27, 2017

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Mise aux voix — à la fin de la période prévue pour le débat, conformément à l'article 93(1) du Règlement.

C-378 — December 1, 2017 — On or after Monday, January 29, 2018 — Resuming consideration of the motion of Mr. Brassard (Barrie—Innisfil), seconded by Mrs. Wagantall (Yorkton—Melville), — That Bill C-378, An Act to amend the Department of Veterans Affairs Act (fairness principles), be now read a second time and referred to the Standing Committee on Veterans Affairs.

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).


Pursuant to Standing Order 86(3), jointly seconded by:

Ms. Malcolmson (Nanaimo—Ladysmith) — October 16, 2017

Mr. Ouellette (Winnipeg Centre) — November 24, 2017

Ms. May (Saanich—Gulf Islands) — December 6, 2017

Conformément à l'article 86(3) du Règlement, appuyé conjointement par :

Mme Dabrusin (Toronto—Danforth) — 27 novembre 2017

Mme Malcolmson (Nanaimo—Ladysmith) — 24 novembre 2017

Mme May (Saanich—Gulf Islands) — 6 décembre 2017
C-344 — December 6, 2017 — Mr. Sangha (Brampton Centre) — Consideration at report stage of Bill C-344, An Act to amend the Department of Public Works and Government Services Act (community benefit), as reported by the Standing Committee on Transport, Infrastructure and Communities without amendment.

Pursuant to Standing Order 86(3), jointly seconded by:

Mr. Ouellette (Winnipeg Centre) — May 4, 2017


Report and third reading stages — limited to 2 sitting days, pursuant to Standing Order 98(2).

Motion for third reading — may be made in the same sitting, pursuant to Standing Order 98(2).

C-377 — December 6, 2017 — On or after Thursday, February 1, 2018 — Resuming consideration of the motion of Mrs. Shanahan (Châteauguay—Lacolle), seconded by Mr. Rioux (Saint-Jean), — That Bill C-377, An Act to change the name of the electoral district of Châteauguay—Lacolle, be now read a second time and referred to the Standing Committee on Procedure and House Affairs.

Pursuant to Standing Order 86(3), jointly seconded by:

Mr. Miller (Ville-Marie—Le Sud-Ouest—Île-des-Sœurs), Mr. Rioux (Saint-Jean), Mr. Baylis (Pierrefonds—Dollard), Mr. Hardie (Fleetwood—Port Kells), Mr. Fergus (Hull—Aylmer), Mr. Poissant (La Prairie), Mr. Picard (Montarville), Mr. Rusnak (Thunder Bay—Rainy River),

C-377 — 6 décembre 2017 — À compter du jeudi 1er février 2018 — Reprise de l’étude de la motion de Mme Shanahan (Châteauguay—Lacolle), appuyée par M. Rioux (Saint-Jean), — Que le projet de loi C-377, Loi visant à changer le nom de la circonscription électorale de Châteauguay—Lacolle, soit maintenant lu une deuxième fois et renvoyé au Comité permanent de la procédure et des affaires de la Chambre.

Conformément à l’article 86(3) du Règlement, appuyé conjointement par :

M. Miller (Ville-Marie—Le Sud-Ouest—Île-des-Sœurs), M. Rioux (Saint-Jean), M. Baylis (Pierrefonds—Dollard), M. Hardie (Fleetwood—Port Kells), M. Fergus (Hull—Aylmer), M. Poissant (La Prairie), M. Picard (Montarville), M. Rusnak (Thunder Bay—Rainy River),
River), Mrs. Lebouthillier (Gaspésie—Les Îles-de-la-Madeleine), Mr. Spengemann (Mississauga—Lakeshore), Mr. Lightbound (Louis-Hébert), Mr. McKinnon (Coquitlam—Port Coquitlam), Mr. Badawey (Niagara Centre), Mrs. Jordan (South Shore—St. Margarets), Mr. Sheehan (Sault Ste. Marie), Mrs. Mendès (Brossard—Saint-Lambert), Mr. Robillard (Marc-Aurèle-Fortin), Mr. Blair (Scarborough Southwest), Mr. Scarpaleggia (Lac-Saint-Louis) and Mrs. Schulte (King—Vaughan) — November 27, 2017

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).

C-364 — December 7, 2017 — On or after Friday, February 2, 2018 — Resuming consideration of the motion of Mr. Boudrias (Terrebonne), seconded by Mr. Ste-Marie (Joliette), — That Bill C-364, An Act to amend the Canada Elections Act and to make a consequential amendment to another Act (political financing), be now read a second time and referred to the Standing Committee on Procedure and House Affairs.

Pursuant to Standing Order 86(3), jointly seconded by:

Ms. May (Saanich—Gulf Islands) — November 3, 2017

Statement by the Speaker regarding Royal Recommendation — November 22, 2017 (See Debates).

Debate — 1 hour remaining, pursuant to Standing Order 93(1).

Voting — at the expiry of the time provided for debate, pursuant to Standing Order 93(1).

No. 21

C-364 — 7 décembre 2017 — À compter du vendredi 2 février 2018 — Reprise de l’étude de la motion de M. Boudrias (Terrebonne), appuyé par M. Ste-Marie (Joliette), — Que le projet de loi C-364, Loi modifiant la Loi électorale du Canada et une autre loi en conséquence (financement politique), soit maintenant lu une deuxième fois et renvoyé au Comité permanent de la procédure et des affaires de la Chambre.

Conformément à l’article 86(3) du Règlement, appuyé conjointement par :

Mme May (Saanich—Gulf Islands) — 3 novembre 2017

Déclaration du Président relative à la recommendation royale — 22 novembre 2017 (Voir les Débats).

Débat — il reste 1 heure, conformément à l’article 93(1) du Règlement.

Mise aux voix — à la fin de la période prévue pour le débat, conformément à l’article 93(1) du Règlement.

ITEMS OUTSIDE THE ORDER OF PRECEDENCE

The complete list of items of Private Members’ Business outside the order of precedence is available for consultation at the Table in the Chamber, at the Private Members’ Business Office (613-992-9511) and on the Internet.

LIST FOR THE CONSIDERATION OF PRIVATE MEMBERS’ BUSINESS

The List for the Consideration of Private Members’ Business is also available for consultation at the Table in the Chamber, at the Private Members’ Business Office (613-992-9511) and on the Internet.

AFFAIRES QUI NE FONT PAS PARTIE DE L’ORDRE DE PRIORITÉ

La liste complète des affaires émanant des députés qui ne font pas partie de l’ordre de priorité est disponible pour consultation au Bureau de la Chambre, au Bureau des affaires émanant des députés (613-992-9511) et sur Internet.

LISTE PORTANT EXAMEN DES AFFAIRES ÉMANANT DES DÉPUTÉS

La Liste portant examen des affaires émanant des députés est aussi disponible pour consultation au Bureau de la Chambre, au Bureau des affaires émanant des députés (613-992-9511) et sur Internet.
Notice Paper  Feuilleton des avis
INTRODUCTION OF GOVERNMENT BILLS

INTRODUCTION OF PRIVATE MEMBERS' BILLS

NOTICES OF MOTIONS (ROUTINE PROCEEDINGS)

QUESTIONS

Q-13972 — December 7, 2017 — Mr. Deltell (Louis-Saint-Laurent) — With regard to the meeting held on August 31, 2016, between the Minister of Families, Children and Social Development and stakeholders regarding the Pont de Québec bridge: (a) what is the complete list of government representatives at the meeting, including all Ministerial Exempt Staff; (b) what is the complete list of stakeholders at the meeting; (c) what decisions were made at the meeting; (d) when were the decisions referred to in (c) made public, and how were they made public; and (e) how did the government determine who would qualify as a “stakeholder” for the meeting?

Q-13982 — December 7, 2017 — Mr. Schmale (Haliburton—Kawartha Lakes—Brock) — With regard to government expenditures in relation to the Canada 2020 event on September 29, 2017, with former United States President Barack Obama: (a) how many tickets were purchased; and (b) what was the total amount spent on tickets, broken down by department, agency, or Crown Corporation?

Q-13992 — December 7, 2017 — Mr. Albrecht (Kitchener—Conestoga) — With regard to contracts under $10,000 granted by Natural Resources Canada, since January 1, 2017: what are the (i) vendors' names, (ii) contracts' reference and file numbers, (iii) dates of the contracts, (iv) descriptions of the services provided, (v) delivery dates, (vi) original contracts' values, (vii) final contracts' values if different from the original contracts' values?

Q-14002 — December 7, 2017 — Mr. Albrecht (Kitchener—Conestoga) — With regard to the Canada Summer Jobs Program for the Summer of 2017: (a) which organizations received funding; and (b) how much funding did each organization receive?

DÉPÔT DE PROJETS DE LOI ÉMANANT DU GOUVERNEMENT

DÉPÔT DE PROJETS DE LOI ÉMANANT DES DÉPUTÉS

AVIS DE MOTIONS (AFFAIRES COURANTES ORDINAIRES)

QUESTIONS

Q-13972 — 7 décembre 2017 — M. Deltell (Louis-Saint-Laurent) — En ce qui concerne la réunion qui s’est tenue le 31 août 2016 entre le ministre de la Famille, des Enfants et du Développement social et des intervenants au sujet du pont de Québec : a) quelle est la liste complète des représentants du gouvernement qui ont assisté à la réunion, y compris tous les employés ministériels exemptés; b) quelle est la liste complète des intervenants qui ont assisté à la réunion; c) quelles décisions ont été prises à cette réunion; d) à quel moment les décisions indiquées en c) ont-elles été rendues publiques, et comment ont-elles été rendues publiques; e) comment le gouvernement a-t-il décidé qui pouvait être considéré comme un « intervenant » aux fins de la réunion?

Q-13982 — 7 décembre 2017 — M. Schmale (Haliburton—Kawartha Lakes—Brock) — En ce qui concerne les dépenses du gouvernement pour l’activité Canada 2020 organisée le 29 septembre 2017 avec l’ancien président des États-Unis Barack Obama : a) combien de billets ont été achetés; b) combien d’argent a-t-on dépensé pour des billets, ventilé par ministère, organisation et société d’État?

Q-13992 — 7 décembre 2017 — M. Schmale (Haliburton—Kawartha Lakes—Brock) — En ce qui concerne les contrats de moins de 10 000 $ accordés par Ressources naturelles Canada depuis le 1er janvier 2017 : quels sont (i) les noms des fournisseurs, (ii) les numéros de référence et de dossier des contrats, (iii) les dates des contrats, (iv) les descriptions des services rendus, (v) les dates de livraison, (vi) les valeurs des contrats originaux, (vii) les valeurs des contrats définitifs, si elles diffèrent des valeurs des contrats originaux?

Q-14002 — 7 décembre 2017 — M. Albrecht (Kitchener—Conestoga) — En ce qui concerne les contrats de moins de 10 000 $ octroyés par le Secrétariat du Conseil du Trésor depuis le 1er janvier 2017 : quels sont (i) le nom du fournisseur, (ii) les numéros de référence et de dossier du contrat, (iii) les dates du contrat, (iv) les services rendus, (v) la date de livraison, (vi) la valeur initiale du contrat, (vii) la valeur définitive du contrat si elle diffère de la valeur initiale?

Q-14012 — 7 décembre 2017 — M. Albrecht (Kitchener—Conestoga) — En ce qui concerne le programme Emplois d’été Canada pour l’été 2017 : a) quels organismes recevront des subventions; b) combien chaque organisme a-t-il reçu?

Response requested within 45 days

Demande une réponse dans les 45 jours
Q-1402 — December 7, 2017 — Mr. Zimmer (Prince George—Peace River—Northern Rockies) — With regard to all government contracts awarded for public relation services, since January 1, 2017, and broken down by department, agency, Crown corporation, or other government entity: what are the details of these contracts, including (i) date of contract, (ii) value of contract, (iii) vendor name, (iv) file number, (v) description of services provided, (vi) start and end dates of services provided, (vii) total value of all contracts?

Q-1403 — December 7, 2017 — Mr. Zimmer (Prince George—Peace River—Northern Rockies) — With regard to contracts under $10,000 granted by Public Works and Government Services Canada, since January 1, 2017: what are the (i) vendors’ names, (ii) contracts’ reference and file numbers, (iii) dates of the contracts, (iv) delivery dates, (v) original contracts’ values, (vi) final contracts’ values if different from the original contracts’ values?

Q-1404 — December 7, 2017 — Mr. Liepert (Calgary Signal Hill) — With regard to Access to Information Requests filed between January 1, 2017, and November 1, 2017, broken down by department, agency, Crown Corporation or other government entity: (a) how many requests were received; (b) of those requests in (a), in how many cases were the documents produced within the statutory thirty-day time limit; and (c) in how many cases was there an extension?

Q-1405 — December 7, 2017 — Mr. Kent (Thornhill) — With regard to the backdrops and podiums used by the government for the announcements since January 1, 2017, for each backdrop purchased and for each podium purchased or rented: (a) what was the date of purchase or rental; (b) when was the tender issued for the backdrop or podium; (c) when was the contract signed; (d) when was the backdrop or podium delivered; (e) what was the cost of the backdrop or podium; (f) was there an announcement for which the backdrop or podium was used and, if so, for which ones; (g) which department paid for the backdrop or podium; and (h) when were the backdrops or podiums used, broken down by event and date?

Q-1406 — December 7, 2017 — Mr. Kent (Thornhill) — With regard to contracts under $10,000 granted by Transport Canada, since January 1, 2017: what are the (i) vendors’ names, (ii) contracts’ reference and file numbers, (iii) dates of the contracts, (iv) descriptions of the services provided, (v) delivery dates, (vi) original contracts’ values, (vii) final contracts’ values if different from the original contracts’ values?

Q-1407 — December 7, 2017 — Mr. Warkentin (Grande Prairie—Mackenzie) — With regard to government expenditures on sporting event tickets, since December 1, 2016: what was the (i) date, (ii) location, (iii) ticket cost, (iv) title of persons using the tickets, (v) name or title of event for tickets purchased by, or billed to, any department, agency, crown corporation, or other government entity?

Q-1402 — 7 décembre 2017 — M. Zimmer (Prince George—Peace River—Northern Rockies) — En ce qui concerne tous les contrats du gouvernement adjugés pour des services de relations publiques depuis le 1er janvier 2017, ventilés par ministère, organisme, société d’État ou autre entité gouvernementale : quels sont les détails de ces contrats, y compris (i) la date du contrat, (ii) la valeur du contrat, (iii) le nom du fournisseur, (iv) le numéro de dossier, (v) la description des services fournis, (vi) les dates de début et de fin des services fournis?

Q-1403 — 7 décembre 2017 — M. Zimmer (Prince George—Peace River—Northern Rockies) — En ce qui concerne les contrats de moins de 10 000 $ accordés par Travaux publics et Services gouvernementaux Canada depuis le 1er janvier 2017 : quels sont (i) le nom du fournisseur, (ii) les numéros de référence et de dossier du contrat, (iii) la date du contrat, (iv) la description des services fournis, (v) la date de livraison, (vi) le montant initial du contrat, (vii) le montant final du contrat s’il diffère du montant initial?

Q-1404 — 7 décembre 2017 — M. Liepert (Calgary Signal Hill) — En ce qui concerne les demandes d’accès à l’information déposées du 1er janvier au 1er novembre 2017, ventilées par ministère, organisation, société d’État et autre entité gouvernementale : a) combien de demandes ont été reçues; b) des demandes en a), dans combien de cas les documents ont-ils été fournis à l’intérieur des délais prescrits, soit trente jours; c) dans combien de cas y a-t-il eu prolongation du délai?

Q-1405 — 7 décembre 2017 — M. Kent (Thornhill) — En ce qui concerne les arrière-plans et podiums utilisés par le gouvernement dans le cadre d’annonces depuis le 1er janvier 2017, pour chacun des arrière-plans achetés et pour chacun des podiums achetés ou loués : a) à quelle date a-t-il été acheté ou loué; b) à quelle date l’appel d’offres a-t-il été publié pour l’arrière-plan ou le podium; c) à quelle date le contrat a-t-il été signé; d) à quelle date l’arrière-plan ou le podium a-t-il été livré; e) combien a coûté l’arrière-plan ou le podium; f) l’arrière-plan ou le podium a-t-il été utilisé à l’occasion d’une annonce, et dans l’affirmative, laquelle; g) quel ministère a assumé le coût de l’arrière-plan ou du podium; h) à quelles occasions les arrière-plans ou podiums ont-ils été utilisés, ventilées par activité et par date?

Q-1406 — 7 décembre 2017 — M. Kent (Thornhill) — En ce qui concerne les contrats de moins de 10 000 $ octroyés par Transports Canada depuis le 1er janvier 2017 : quels sont (i) le nom du fournisseur, (ii) les numéros de référence et de dossier du contrat, (iii) les dates du contrat, (iv) les services rendus, (v) la date de livraison, (vi) la valeur initiale du contrat, (vii) la valeur définitive du contrat, si elle diffère de la valeur initiale?

Q-1407 — 7 décembre 2017 — M. Warkentin (Grande Prairie—Mackenzie) — En ce qui concerne les dépenses engagées par le gouvernement en billets d’événements sportifs depuis le 1er décembre 2016 : quels sont (i) la date de l’événement, (ii) le lieu de l’événement, (iii) le coût du billet, (iv) le titre des personnes qui ont utilisé les billets, (v) le nom ou le titre de l’événement pour lequel des billets ont été achetés par un ministère, une agence, une société d’État ou un autre organisme public, ou ont été facturés à ceux-ci?
Q-1408² — December 7, 2017 — Mr. Lobb (Huron—Bruce) —
With regard to fees collected by government departments and agencies, since December 1, 2016: (a) what is the total amount collected by the government; (b) what is the monthly breakdown of fees collected, broken down by department or agency, and (c) what is the monthly breakdown of fees collected by specific fee?

Q-1409² — December 7, 2017 — Ms. Bergen (Portage—Lisgar) —
With regard to Ministers who are responsible for various regional development agencies: (a) between January 1, 2017 and December 8, 2017, how many days did the Minister responsible for the Atlantic Canada Opportunities Agency spend in (i) Nova Scotia, (ii) New Brunswick, (iii) Prince Edward Island, (iv) Newfoundland and Labrador; (b) between January 1, 2017, and December 8, 2017 how many days did the Minister responsible for Western Economic Diversification spend in (i) British Columbia, (ii) Alberta, (iii) Saskatchewan, (iv) Manitoba; (c) between January 1, 2017 and December 8, 2017, how many days did the Minister responsible for the Canada Economic Development Agency for the Regions of Quebec spend in Quebec; (d) between January 1, 2017 and December 8, 2017, how many days did the Minister responsible for the Federal Economic Development Initiative in Northern Ontario spend in Northern Ontario; and (e) between January 1, 2017 and December 8, 2017, how many days did the Minister responsible for the Federal Economic Development Agency for Southern Ontario spend in Southern Ontario?

NOTICES OF MOTIONS FOR THE PRODUCTION OF PAPERS

BUSINESS OF SUPPLY

GOVERNMENT BUSINESS

PRIVATE MEMBERS' NOTICES OF MOTIONS

PRIVATE MEMBERS' BUSINESS

C-375 — October 19, 2017 — Mr. Jowhari (Richmond Hill) —

Pursuant to Standing Order 86(3), jointly seconded by:

Mr. Ouellette (Winnipeg Centre) — October 23, 2017

AVIS DE MOTIONS PORTANT PRODUCTION DE DOCUMENTS

TRAVAUX DES SUBSIDES

AFFAIRES ÉMANANT DU GOUVERNEMENT

AVIS DE MOTIONS ÉMANANT DES DÉPUTÉS

AFFAIRES ÉMANANT DES DÉPUTÉS

C-375 — 19 octobre 2017 — M. Jowhari (Richmond Hill) —
Deuxième lecture et renvoi au Comité permanent de la justice et des droits de la personne du projet de loi C-375, Loi modifiant le Code criminel (rapport présentenciel).

Conformément à l'article 86(3) du Règlement, appuyé conjointement par :

M. Ouellette (Winnipeg-Centre) — 23 octobre 2017

² Response requested within 45 days
³ Demande une réponse dans les 45 jours
REPORT STAGE OF BILLS

Bill C-24
An Act to amend the Salaries Act and to make a consequential amendment to the Financial Administration Act

Pursuant to Standing Order 76.1(5), the Speaker selected and grouped for debate the following motions:

Group No. 1 — Motions Nos. 1 to 4.

Statement and selection by Speaker — see Debates of October 26, 2017.

DEFERRED RECORDED DIVISIONS

Group No. 1

Motion No. 1 — Question put separately. Its vote also applies to Motions Nos. 2 to 4.

Motion No. 1 — December 7, 2017 — Deferred recorded division on the motion of Ms. Bergen (Portage—Lisgar), seconded by Mrs. Boucher (Beauport—Côte-de-Beaupré—Île d'Orléans—Charlevoix), — That Bill C-24 be amended by deleting Clause 1.

Motion No. 2 — December 7, 2017 — Ms. Bergen (Portage—Lisgar), seconded by Mrs. Boucher (Beauport—Côte-de-Beaupré—Île d'Orléans—Charlevoix), — That Bill C-24 be amended by deleting Clause 2.

Motion No. 3 — December 7, 2017 — Ms. Bergen (Portage—Lisgar), seconded by Mrs. Boucher (Beauport—Côte-de-Beaupré—Île d'Orléans—Charlevoix), — That Bill C-24 be amended by deleting Clause 3.

Motion No. 4 — December 7, 2017 — Ms. Bergen (Portage—Lisgar), seconded by Mrs. Boucher (Beauport—Côte-de-Beaupré—Île d'Orléans—Charlevoix), — That Bill C-24 be amended by deleting Clause 6.

NOTICES OF MOTIONS

Motion No. 1 — November 30, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That Bill C-48 be amended by deleting Clause 4.
Motion No. 2 — November 30, 2017 — Mrs. Block (Carlton Trail—Eagle Creek) — That Bill C-48 be amended by deleting Clause 25.

Motion no 2 — 30 novembre 2017 — Mme Block (Carlton Trail—Eagle Creek) — Que le projet de loi C-48 soit modifié par suppression de l'article 25.
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