

PRAYERS

# 1:30 O'CLOCK P.M.

The following petitions were presented and read:

Mr. EICHLER – Legislative Assembly of Manitoba to request that the Minister of Transportation and Government Services to consider having Highway 227 paved from the junction of Highway 248 and 227 all the way to Highway 16 the Yellow Head route and to request the Premier of Manitoba to consider supporting said initiatives to ensure for the safety of our Manitobans and all Canadians who travel along Manitoba Highways. (J. Windsor, W. Falk, F.J. Richard and others)

Mrs. DRIEDGER – Legislative Assembly of Manitoba to request the Minister of Health to ensure that his attempts to balance his department's finances are not at the expense of the health and well-being of seniors and other vulnerable Manitobans suffering from this debilitating disease; to consider reversing his decision to deny Alzheimer's patients in personal care homes access to certain medications; and to consider implementing a provincial Alzheimer's strategy. (A. Edgar, K. Burnett, M. Mazurek and others)

Mr. LAMOUREUX – Legislative Assembly of Manitoba to request the Legislative Assembly of Manitoba to consider recognizing the need to sit for a minimum of 80 days in any given calendar year. (B. Shale, J. Carnecer, T. Egonia)

Mrs. STEFANSON – Legislative Assembly of Manitoba to request the Premier of Manitoba to consider reversing his decision to increase Pharmacare deductibles by 5 percent in Budget 2004; to consider reducing health care bureaucracy, as previously promised, and direct those savings into sustaining Pharmacare; and to consider re-evaluating his government's priorities and to consider suspending his government's plans to spend \$100 million on new VLTs at a time when seniors and fixed income Manitobans cannot afford medication. (L. Jenson, A. Jenson, D. Ostash)

Mr. MURRAY – Legislative Assembly of Manitoba to request the Premier of Manitoba to consider ending his government's forced unionization plan of companies involved with the Red River Floodway expansion and to consider entering into discussions with business, construction and labour groups to ensure any qualified company and worker, regardless of their union status, is afforded the opportunity to bid and work on the floodway expansion project. (K. Wilson, J. Reimer, J. Unrau and others) Mrs. TAILLIEU – Legislative Assembly of Manitoba to request the Premier of Manitoba to consider reversing his decision to increase Pharmacare deductibles by 5 percent in Budget 2004; to consider reducing health care bureaucracy, as previously promised, and direct those savings into sustaining Pharmacare; and to consider re-evaluating his government's priorities and to consider suspending his government's plans to spend \$100 million on new VLTs at a time when seniors and fixed income Manitobans cannot afford medication. (Rev. H.F. Howson, J.D. Wood, L. Funk)

By leave, Mr. SCHULER for Mr. FAURSCHOU – Legislative Assembly of Manitoba to request that the Minister of Transportation and Government Services to consider having Highway 227 paved from the junction of Highway 248 and 227 all the way to Highway 16 the Yellow Head route and to request the Premier of Manitoba to consider supporting said initiatives to ensure for the safety of our Manitobans and all Canadians who travel along Manitoba Highways. (G. Johnson, A. Thurston, K. Wistoski and others)

Mr. MARTINDALE, Chairperson of the Standing Committee on Private Bills, presented its First Report, which was read as follows:

## **Meetings:**

Your Committee met on Monday, June 7, 2004 at 10:00 a.m. in Room 255 of the Legislative Building.

## Matters under Consideration:

- **Bill (No. 300)** The Winnipeg Foundation Act/Loi sur la Fondation dénommée « The Winnipeg Foundation »
- **Bill (No. 301)** The Jewish Foundation of Manitoba Act/Loi sur la Fondation dénommée « The Jewish Foundation »

## **Committee Membership:**

Your Committee elected Mr. MARTINDALE as the Chairperson.

Your Committee elected Ms. OSWALD as the Vice-Chairperson.

Substitutions received prior to commencement of meeting:

- Ms. IRVIN-ROSS for Hon. Ms. ALLAN
- Mr. DEWAR for Hon. Mr. STRUTHERS
- Ms. OSWALD for Hon. Mr. RONDEAU
- Mrs. STEFANSON for Mr. MAGUIRE
- Mr. LOEWEN for Mr. PENNER

# Motions:

Your Committee agreed to the following motion:

THAT THIS COMMITTEE RECOMMENDS THAT THE FEES PAID WITH RESPECT TO BILL (No. 301) – The Jewish Foundation of Manitoba Act/Loi sur la Fondation dénommée « The Jewish Foundation of Manitoba », BE REFUNDED, LESS THE COST OF PRINTING.

# **Public Presentations:**

Your Committee heard one presentation on Bill (No. 300) – The Winnipeg Foundation Act/Loi sur la Fondation dénommée « The Winnipeg Foundation », from the following organization:

Rick Frost

The Winnipeg Foundation

Your Committee heard two presentations on Bill (No. 301) – The Jewish Foundation of Manitoba Act/Loi sur la Fondation dénommée « The Jewish Foundation », from the following organizations:

David Cohen	Jewish Foundation of Manitoba
Bryan Klein	Aikins, MacAulay & Thorvaldson

# **Bills Considered and Reported:**

• **Bill (No. 300)** – The Winnipeg Foundation Act/Loi sur la Fondation dénommée « The Winnipeg Foundation »

Your Committee agreed to report this Bill without amendment.

• **Bill (No. 301)** – The Jewish Foundation of Manitoba Act/Loi sur la Fondation dénommée « The Jewish Foundation »

Your Committee agreed to report this Bill without amendment.

On motion of Mr. MARTINDALE, the Report of the Committee was received.

During Oral Questions, Mr. Speaker interjected and requested that the words "his kickback scheme" spoken by the Honourable Member for Steinbach be withdrawn.

Mr. GOERTZEN withdrew his remarks.

Following Oral Questions, Mr. Speaker made the following ruling:

Following the daily Prayer on Monday, June 7, 2004, the Honourable Member for River Heights rose on a matter of privilege regarding a government motion that appeared on the Notice Paper. At the conclusion of his remarks, the Honourable Member for River Heights moved "THAT this serious matter now be referred to the Committee on Legislative Affairs and then be reported to the House." The Honourable Government House Leader, the Honourable Member for Inkster, and the Honourable Member for Fort Whyte offered advice to the Chair on this matter. I took the matter under advisement in order to consult the procedural authorities.

There are two conditions that must be satisfied in order for the matter raised to be ruled in order as a prima facie case of privilege. First, was the issue raised at the earliest opportunity, and second, has sufficient evidence been provided to demonstrate that the privileges of the House have been breached, in order to warrant putting the matter to the House.

Regarding the first condition of timeliness, the Honourable Member for River Heights asserted that he did raise the matter at the earliest opportunity, and I will accept the word of the Honourable Member.

Regarding the second condition, I must advise the House that Joseph Maingot advises on page 223 of the second edition of *Parliamentary Privilege in Canada*, that "a breach of the Standing Orders or a failure to follow an established practice would invoke a point of order rather than a question of privilege. Allegations of fact amounting to allegations that proper procedures were not followed are by their very nature matters of order, and even if valid, would not receive priority in debate as would a prima facie case of privilege." Also, Speaker Rocan ruled on March 12, 1993 that there were precedents from both the Canadian House of Commons and the Manitoba Legislature that would allow for Standing Orders to be suspended or amended by motion on notice.

A motion has been placed on Notice, and is now on the Order Paper, that would outline House business for this week, as well as outlining sitting dates for the upcoming year. The placement of this motion on the Notice and Order Papers is not a prima facie case of privilege, and it will be up to the House to debate and ultimately decide the disposition of the motion. I therefore rule that there is no prima facie case of privilege.

Pursuant to Rule 26(1), Messrs. DYCK and NEVAKSHONOFF, Mrs. STEFANSON, Ms. KORZENIOWSKI and Mr. CUMMINGS made Members' Statements.

Prior to Orders of the Day, Mr. LAMOUREUX rose on a Matter of Urgent Public Importance and moved:

THAT under Rule 36(1) the ordinary business of the House be set aside to discuss a Matter of Urgent Public Importance, namely, the impact of the rule changes from 2002 and subsequent impact it has had on the House.

And Mr. LAMOUREUX, Hon. Mr. MACKINTOSH and Mr. LOEWEN having spoken to the urgency of the motion,

WHEREUPON Mr. Speaker ruled as follows:

There are two conditions to be satisfied for this matter to proceed.

The first condition has been met, in that I did receive the proper notice from the Honourable Member of this motion.

The second condition is that debate on the matter is urgent and that there is no other reasonable opportunity to raise the matter.

Although I understand that this is a serious issue about which the Member is genuinely concerned, I am not satisfied that the public interest will suffer if this issue is not debated today. I must therefore rule the motion of the Honourable Member for Inkster out of order, because I do not believe that it warrants setting aside the regular business of the house.

Hon. Mr. MACKINTOSH moved:

THAT the following Sessional Orders apply despite any other rule or practice of this House:

## **Extended Times for Debate**

- 1. On Tuesday, June 8, 2004, the House shall sit from 1:30 p.m. to 10:00 p.m.
- 2. On Wednesday, June 9, 2004, the House shall sit from 10:00 a.m. to 12:30 p.m., and from 1:30 p.m. until 10:00 p.m.
- 3. On Thursday, June 10, 2004, the House shall sit from 10:00 a.m. until 12:30 p.m. on government business and from 1:30 p.m. until The Appropriation Act, 2004/Loi de 2004 portant affectation de crédits; The Loan Act, 2004/ Loi d'emprunt de 2004; and The Budget Implementation and Tax Statutes Amendment Act, 2004/Loi d'exécution du budget de 2004 et modifiant diverses dispositions législatives en matière de fiscalité are given royal assent.
- 4. The Government House Leader or designate shall be empowered to call consideration of Concurrence in the Committee of Supply to take place in a committee room simultaneously with the House, and shall also be empowered to call meetings of standing committees to take place concurrently with the House.
- 5. There are to be no quorum counts in the Committee of Supply meeting concurrently to consider concurrence and there are to be no quorum requirements for standing committees meeting concurrently with the House. There are to be no votes in the Committee of Supply meeting concurrently with the House to consider concurrence until the question is put to dispose of the concurrence motion.

# Bills

- 1. All government bills and private bills and Bill (No. 207) The Medical Amendment Act/Loi modifiant la Loi médicale and Bill (No. 212) The Pension Freedom Act (Pension Benefits Act Amended)/Loi sur la liberté de choix en matière de pension (modification de la Loi sur les prestations de pension) not given royal assent at the sitting of June 10, 2004 are to be reinstated during the Third Session of the 38th Legislature at the stage they are at when the Second Session of the 38th Legislature is prorogued.
- 2. All standing committee reports, with the exception of committee reports from morning meetings, are to be presented on the day following a committee meeting, and set down for Concurrence and Third Reading or Report Stage (if applicable) on the same day the report is presented. Once report stage (if applicable) is concluded, the bill is to automatically be eligible for Concurrence and Third Reading. Committee reports from morning meetings must be presented by 6:30 that evening.
- 3. Rule 92(8) is to be waived until June  $10^{\text{th}}$ , 2004.
- 4. Royal assent on bills that have had Third Reading disposed of must take place before adjournment on the sitting of June 10, 2004.

# Budget

The question must be put on both the concurrence motion in the Committee of Supply and the concurrence motion in the House by 10:00 p.m. on June 10, 2004.

All remaining questions must start being put for the following bills by 11:45 p.m. on June 10, 2004:

- The Appropriation Act, 2004/Loi de 2004 portant affectation de crédits
- The Loan Act, 2004/Loi d'emprunt de 2004
- The Budget Implementation and Tax Statutes Amendment Act, 2004/Loi d'exécution du budget de 2004 et modifiant diverses dispositions législatives en matière de fiscalité

If the Committee of Supply, the Committee of the Whole, or the House has not concluded any item or stage described above by the required hour and day, the Committee Chairperson or the Speaker, as the case may be, must interrupt the proceedings at the times specified and put all remaining questions necessary to dispose of the required items without further debate.

# Subsequent sittings 2004/05

The following are to apply for the next Legislative session.

- 1. Subject to rule 2(2), the Third Session of the 38<sup>th</sup> Legislature must begin on November 22, 2004, with the Throne Speech, and must rise on December 9, 2004;
- 2. Subject to rule 2(2), the House is to return on March 7, 2005, and is to break for Spring break commencing March 24, 2005. The House is then to resume sitting on April 11, 2005 and must adjourn no later than June 9, 2005;

- 3. All government bills introduced prior to April 28<sup>th</sup>, 2005, must have all remaining stages, including Second Reading, Committee Stage, Report Stage (if applicable), Concurrence and Third Reading, and Royal Assent completed by the sitting of June 9, 2005.
- 4. The Appropriation Act, 2005/Loi de 2005 portant affectation de crédits; The Loan Act, 2005/Loi d'emprunt de 2005; and The Budget Implementation and Tax Statutes Amendment Act, 2005/Loi d'exécution du budget de 2005 et modifiant diverses dispositions législatives en matière de fiscalité, must have all remaining stages, including Second Reading, Committee Stage, Report Stage (if applicable), Concurrence and Third Reading, and Royal Assent completed by the sitting of June 9, 2005

And a debate arising,

And Hon. Mr. MACKINTOSH and Mr. LOEWEN having spoken,

Mr. LOEWEN moved:

THAT the Question be now put.

And a debate arising,

And Mr. LOEWEN and Hon. Mr. GERRARD having spoken,

Hon. Mr. GERRARD moved:

THAT the amendment moved by the Member for Fort Whyte be withdrawn.

WHEREUPON Mr. Speaker ruled the motion out of order.

And the debate continuing on the previous question,

And Mr. LAMOUREUX having spoken,

During the debate, Hon. Mr. GERRARD rose on a Matter of Privilege and moved:

THAT this issue be looked into by the Speaker's Office and reported back.

WHEREUPON Mr. Speaker ruled there was no Matter of Privilege.

And the debate continuing on the previous question,

And Mr. LAMOUREUX having spoken,

Mr. LAMOUREUX moved:

THAT this Legislature do now adjourn.

And the Question being put. It was negatived.

And the Question being put on the previous question. It was agreed to.

And the Question being put on the main motion. It was agreed to.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Ms. MIHYCHUK:

THAT Bill (No. 40) – The Planning Amendment Act/Loi modifiant la Loi sur l'aménagement du territoire, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And Messrs. MAGUIRE and PENNER, Mrs. ROWAT, Mr. EICHLER and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. SMITH:

THAT Bill (No. 42) – The Mines and Minerals Amendment Act/Loi modifiant la Loi sur les mines et les minéraux, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And Mr. EICHLER and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. CHOMIAK:

THAT Bill (No. 43) – The Personal Health Information Amendment Act (Spiritual Health)/Loi modifiant la Loi sur les renseignements médicaux personnels (santé spirituelle), be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. DYCK,

And Mrs. DRIEDGER and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Ms. MCGIFFORD:

THAT Bill (No. 44) – The Colleges Amendment Act/Loi modifiant la Loi sur les collèges, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. DYCK,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Ms. ALLAN:

THAT Bill (No. 45) – The Engineering and Geoscientific Professions Amendment Act/Loi modifiant la Loi sur les ingénieurs et les géoscientifiques, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. DYCK,

And Mrs. TAILLIEU and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. BJORNSON:

THAT Bill (No. 46) – The Teachers' Pensions Amendment Act/Loi modifiant la Loi sur la pension de retraite des enseignants, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. DYCK,

And Mrs. STEFANSON and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. MACKINTOSH:

THAT Bill (No. 47) – The Legal Aid Services Society of Manitoba Amendment Act/Loi modifiant la Loi sur la Société d'aide juridique du Manitoba, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. DYCK,

And Mr. HAWRANIK and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. CHOMIAK:

THAT Bill (No. 48) – The Human Tissue Amendment Act/Loi modifiant la Loi sur les tissus humains, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. DYCK,

And Mrs. DRIEDGER and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Ms. MIHYCHUK:

THAT Bill (No. 49) – The Municipal Amendment Act/Loi modifiant la Loi sur les municipalités, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. DYCK,

And Mr. MAGUIRE and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Ms. MIHYCHUK:

THAT Bill (No. 50) – The Municipal Assessment Amendment Act/Loi modifiant la Loi sur l'évaluation municipale, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. DYCK,

And Messrs. MAGUIRE and LOEWEN and Hon. Mr. GERRARD having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. MACKINTOSH:

THAT Bill (No. 53) – The Statutes Correction and Minor Amendments Act, 2004/Loi corrective de 2004, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. DERKACH,

And Mr. HAWRANIK, Hon. Messrs. GERRARD and SALE having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly read a Second Time and referred to a Committee of this House.

The House resumed the Adjourned Debate on the Proposed Motion of Hon. Mr. SELINGER:

THAT Bill (No. 54) – The Budget Implementation and Tax Statutes Amendment Act, 2004/Loi d'exécution du budget de 2004 et modifiant diverses dispositions législatives en matière de fiscalité, be now read a Second Time and be referred to a Committee of this House.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Mr. LOEWEN,

And, by leave, Mr. LOEWEN having spoken,

And the Question being put. It was agreed to.

Hon. Mr. MACKINTOSH moved:

THAT Bill (No. 9) – The Manitoba Immigration Council Act/Loi sur le Conseil de l'immigration du Manitoba, reported from the Standing Committee on Social and Economic Development, be concurred in and be now read for a Third Time and passed.

And a debate arising,

And Hon. Messrs. MACKINTOSH and GERRARD and Mr. LAMOUREUX having spoken,

Mr. LAMOUREUX moved an amendment as follows:

THAT the motion be amended by deleting all the words after the word "THAT" and substituting the following:

Bill (No. 9) – The Manitoba Immigration Council Act/Loi sur le Conseil de l'immigration du Manitoba, reported from the Standing Committee on Social and Economic Development, be not concurred in and read a Third Time but that it be concurred in and read a Third Time this day six months hence.

And the debate continuing on the amendment,

And Mr. LAMOUREUX and Hon. Mr. ASHTON having spoken,

And the Question being put. It was negatived.

And the debate continuing on the main motion,

And Messrs. LOEWEN and DYCK having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly concurred in, read a Third Time and passed.

Hon. Mr. SELINGER moved:

THAT Bill (No. 11) – The Manitoba Public Insurance Corporation Amendment Act (Protection of Crown Assets)/Loi modifiant la Loi sur la Société d'assurance publique du Manitoba (protection des biens de l'État), reported from the Standing Committee on Justice, be concurred in and be now read for a Third Time and passed.

And a debate arising,

And Hon. Mr. SELINGER and Mr. CUMMINGS having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly concurred in, read a Third Time and passed.

Hon. Mr. SELINGER moved:

THAT Bill (No. 26) – The Certified Management Accountants Act/Loi sur les comptables en management accrédités, reported from the Standing Committee on Social and Economic Development, be concurred in and be now read for a Third Time and passed.

And a debate arising,

And Hon. Mr. SELINGER and Mr. LOEWEN having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly concurred in, read a Third Time and passed.

The Order of the Day being read for consideration of Report Stage Amendment of Bill (No. 24) – The Travel Manitoba Act/Loi sur la Société Voyage Manitoba, reported from the Standing Committee on Legislative Affairs:

Mrs. TAILLIEU moved:

THAT Bill 24 be amended by replacing Clause 13 with the following:

# Appointment of staff

**13(1)** Subject to subsection (2), the chief executive officer may appoint employees necessary to carry on the activities of Travel Manitoba.

## Staff appointments after start-up period to be under *Civil Service Act*

**13(2)** Beginning on the day that is one month after the date that this Act comes into force, employees necessary to carry on the activities of Travel Manitoba must be appointed in accordance with *The Civil Service Act*.

#### Duties, terms and conditions of employment

**13(3)** The chief executive officer may define the duties, and terms and conditions of employment, of employees.

And a debate arising,

And Mrs. TAILLIEU and Hon. Mr. ROBINSON having spoken,

And the Question being put on the amendment. It was negatived, on division.

Hon Mr. ROBINSON then moved:

THAT Bill 24 be amended by replacing Clause 13 with the following:

#### Appointment of staff

13(1) The board or, if authorized by the board, the chief executive officer may, in accordance with the policies and procedures established under subsection (2),

(a) appoint employees necessary to carry on the activities of Travel Manitoba; and

(b) define their duties and the terms and conditions of their employment.

#### Policies and procedures re employment

**13(2)** The board must establish policies and procedures for the purpose of clauses (1)(a) and (b).

And a debate arising,

And Hon. Mr. ROBINSON, Mrs. TAILLIEU and Hon. Mr. GERRARD having spoken,

And the Question being put on the amendment. It was agreed to.

The Order of the Day being read for consideration of Report Stage Amendment of Bill (No. 6) – The Cross-Border Policing Act/Loi sur les services de police interterritoriaux, reported from the Standing Committee on Legislative Affairs, the House resumed the Adjourned Debate on the Proposed Amendment of Mr. HAWRANIK:

*THAT Clause 7(1) be replaced with the following:* 

#### **Decision on request**

7(1) The appointing official may make the requested appointment only if he or she is satisfied that

(a) it is appropriate in the circumstances for the extra-provincial police officer to be appointed as a police officer in Manitoba; and

(b) the extra-provincial police officer is from a jurisdiction that has an investigative and disciplinary process X similar in nature to that established under *The Law Enforcement Review Act* X respecting disciplinary defaults that may be alleged against the officer while he or she is within Manitoba.

And the debate continuing,

And leave having been denied to have the matter remain in the name of Hon. Mr. ASHTON,

And Hon. Mr. MACKINTOSH, Messrs. EICHLER and CUMMINGS having spoken,

And the Question being put on the amendment. It was negatived.

The Order of the Day being read for consideration of Report Stage Amendment of Bill (No. 41) – The Profits of Criminal Notoriety Act/Loi sur les profits découlant de la notoriété en matière criminelle, reported from the Standing Committee on Justice, the House resumed the Adjourned Debate on the Proposed Amendment of Mr. HAWRANIK:

*THAT Bill 41 be amended by adding the following after Clause 19(b):* 

(b.1) requiring that some or all of the fines collected under subsection 11(1), (2) or (4) be paid into Victims' Assistance Fund established under *The Victim's Bill of Rights*;

And the debate continuing,

And leave having been denied to have the matter remain in the name of Hon. Mr. ASHTON,

And Hon. Mr. MACKINTOSH having spoken,

And the Question being put on the amendment. It was negatived, on the following division:

#### YEA

CUMMINGS DERKACH DRIEDGER DYCK EICHLER FAURSCHOU GOERTZEN HAWRANIK LAMOUREUX 

Aglugub	Mackintosh
Allan	MALOWAY
ALTEMEYER	MARTINDALE
ASHTON	McGifford
BJORNSON	Melnick
Brick	NEVAKSHONOFF
CALDWELL	OSWALD
Сноміак	Reid
DEWAR	Robinson
DOER	Rondeau
IRVIN-ROSS	SALE
Jennissen	SANTOS
ЈНА	SCHELLENBERG
Korzeniowski	Selinger
Lathlin	Smith
Lemieux	STRUTHERS

NAY

Hon. Mr. MACKINTOSH moved:

THAT Bill (No. 24) – The Travel Manitoba Act/Loi sur la Société Voyage Manitoba, reported from the Standing Committee on Legislative Affairs and subsequently amended, be concurred in and be now read for a Third Time and passed.

And a debate arising,

And Hon. Mr. MACKINTOSH and Mrs. TAILLIEU having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly concurred in, read a Third Time and passed.

Hon. Mr. SELINGER moved:

THAT Bill (No. 6) – The Cross-Border Policing Act/Loi sur les services de police interterritoriaux, reported from the Standing Committee on Legislative Affairs, be concurred in and be now read for a Third Time and passed.

And a debate arising,

And Hon. Mr. SELINGER, Messrs. HAWRANIK and LAMOUREUX and Hon. Mr. MACKINTOSH having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly concurred in, read a Third Time and passed.

Hon. Mr. SELINGER moved:

THAT Bill (No. 41) – The Profits of Criminal Notoriety Act/Loi sur les profits découlant de la notoriété en matière criminelle, reported from the Standing Committee on Justice, be concurred in and be now read for a Third Time and passed.

And a debate arising,

And Hon. Mr. SELINGER, Messrs. HAWRANIK and LAMOUREUX having spoken,

And the Question being put. It was agreed to.

The Bill was accordingly concurred in, read a Third Time and passed.

Hon. Mr. MACKINTOSH moved:

THAT the fees paid with respect to Bill (No. 301) – The Jewish Foundation of Manitoba Act/Loi sur la Fondation dénommée « The Jewish Foundation of Manitoba », be refunded, less the cost of printing.

And the Question being put. It was agreed to.

The following Bills, reported from the Standing Committee on Private Bills, were respectively concurred in, read for a Third Time and passed:

(No. 300) – The Winnipeg Foundation Act/Loi sur la Fondation dénommée « The Winnipeg Foundation »

(No. 301) – The Jewish Foundation of Manitoba Act/Loi sur la Fondation dénommée « The Jewish Foundation of Manitoba »

The House then adjourned at 10:01 p.m. until 10:00 a.m. Wednesday, June 9, 2004.

Hon. George HICKES, Speaker.