- ORDER, PRIVILEGE AND PROCEDURE—Continued.
 - MISQUOTING NEWSPAPER EXTRACT: Objection taken and Member's attention arrested by Mr. Speaker to subject before the House, 1014 (ii).
 - MISREPRESENTATION: Member called on to withdraw statement or substantiate same by records; Ruled (Mr. Speaker) assertion may not be sustained in point of fact by argument or public records, therefore no question of Order, 1012 (ii).
 - PERSONAL EXPLANATIONS: If a point in a Member's speech has been misunderstood, an explanation is allowed (Mr. Speaker) 32 (i).
 - PREVIOUS DEBATE: Reference to objected to; Ruled (Mr. Speaker) not allowed according to Rules of House, 40, 474 (i).
 - PROHIBITION: Amt. (Mr. Sproule) compensation to those engaged in liquor trade, objected to by Mr. Mills (Bothwell) as irrelevant to question before the House; Ruled (Mr. Speaker) in order, Amt., although vague, bearing on subject-matter be fore the House, 949 (ii).
 - Amt. to Amt. (Mr. Fisher) to add compensation to dealers to Main Motion questioned by Mr. Moncrieff; declared pertinent to Res. by Deputy Speaker, 950 (ii).
 - QUESTIONS: Members have a right to ask questions (Mr. Speaker) 615 (ii).
 - RELEVANCY OF DEBATE: Questioned by Mr. Denison and remarks declared pertinent to question before the Chair, 997 (i).

 - RETURNING OFFICERS: Personal allusions ruled not in Order (Mr. Speaker) 36 (i).
 - SENATE, MEMBERS OF THE: Expressions respecting Upper Chamber challenged by Mr. McNeill; considered objectionable by Mr. Speaker, and should not be used towards that body as forming part of Parliament, 200 (i).
 - UNPARLIAMENTARY EXPRESSION: Challenged by Mr. Mitchell, and declared by the Chairman an interjection and not addressed to any Member of the House, 998 (ii).
 - Unparliamentary Expressions and Conduct: Reproofs (Mr. Speaker) 66, 110, 180, 298, 533, 353, 374 (i), 619, 704 (ii).
 - UNSERMLY NOISES: Mr. Speaker declares he will have to name certain members if they do not desist, 949 (ii).
 - VOTE ON DISALLOWANCE: Unparliamentary expression; Ruled (Mr. Speaker) no member has a right to qualify a vote as an infamy, 703; ruling, 704 (ii).

PRIVILEGE:

- ADJOURNMENT: Remarks (Mr. Shakespeare) on paragraph in Citizen respecting rumored adjournment for one week, 224 (i).
- CLERK OF CROWN IN CHANGERY AND GAZETTING RETURNS: Attention of House drawn to by Mr. Mills (Bothwell) 23. See general heading.
- COERCION AND CANAL LABORERS: Personal explanation (Mr. Curran) and denial of statement in Free Press, 360 (i).
- CORNWALL FLOODS: Personal explanation (Mr. Bergin) re distribution of Govt. grant for relief, 1238 (ii).
- "DEBATES," OFFICIAL REP.: Supposed error and comparison with newspaper report (Mr. Kenny) 784 (ii).
- Division List: Attention of House called to omission of Mr. PurceWs name (Mr. Bergin) 615 (ii).
- DIVISION ON DISALLOWANCE: Omission of Mr. Mitchell's name from List in Votes and Proceedings; Clerk ordered by Mr. Speaker to amend same by an erratum, 588 (i).
- DISALLOWANDE: Personal explanation (Mr. Scarth) re Rep. of speech in Globe, 615 (ii).
- Dom. Lambs Act Amt.: Personal explanation (Mr. Davin) on newspaper extract read by Mr. Landerkin, 1015 (ii).
- FISHBEIDS NEGOTIATIONS: Explanation (Sir Charles Tupper) report in Toronto Mail of interview with Secretary Bayard at Washington, 781 (ii).
- Pairing of Mambers: Personal explanations, Messrs. Welsh, Tupper (Pictou), Bowman and Carling, 360 (i).

- ORDER, PRIVILEGE AND PROCEDURE—Continued.

 PROUBDURE:
 - CAN. TEMP. Act: Amt. (Mr. Girouard) to Res. on Prohibition questioned by Mr. Armstrong as being not in Order, as it recommended an Amt. to the above Act, exempting beer, porter, &c, and light wines; Ruled (Mr. Deputy Speaker) that the Amt. is relevant to the proposition contained in the Res. before the House, 846 (ii).

 - Attention of Mr. Speaker called by Mr. Mills (Bothwell) to B. on Order Paper to repeal the Can. Temp. Act and the Amt. of Mr. Cargill, of the same effect, to Res. on Prohibition; previous ruling sustained by Mr. Speaker, 858 (ii).
 - CIVIL SERVICE ACT AMT.: Prop. M. (Mr. McNeill) to introduce B.; Ruled (Mr. Speaker) notice must be given, 413 (i).
 - DIVORCE—ASH, SUSAN, RELIEF B.: Ques. asked by Mr. Davies res. pecting the printing of the evidence; Mr. Speaker stated that it was not the usual practice to have same printed, 804 (ii).
 - Gov. Gen.'s RECEPTION: M. to adjn. objected to by Mr. Blake and sustained by Mr. Speaker, 543 (i).
 - HOME RULE FOR IRELAND: Prop. Amt. as a substitute for main motion; Ruled (Mr. Speaker) Member cannot amend his own motion; but cases having arisen in England, where the original motion was withdrawn, with unanimous consent of the House it may be presented in a new form, 140 (i).
 - JUDGES, REFLECTIONS ON: Member called to Order by Mr. Speaker) for speaking disrespectfully of Judges, and ruled unparliamentary, 373 (i).
 - MORTGAGES: Prop. M. (Mr. Mc Mullen) to introd. B.; Ruled (Mr. Speaker) notice must be given, 111 (i).
 - OXFORD AND NEW GLASGOW BRANCH RAILWAY: 2° objected to by Mr. *Mills* (*Bothwell*); Ruled (Mr. *Speaker*) that the expenditure provided for in the B. is covered by Res., 649 (ii).
 - PAIBING OF MEMBERS: Ruled (Mr. Speaker) Members pairing outside of the cognisance of the Whips will not be recognised by the House, and personal explanations in future will not be allowed on that ground, 360 (ii).
 - PARLIAMENTARY PRACTICE: Deb. allowed on a question of Procedure, and Speaker's duty to call for the opinions of those experienced in same, 1011 (ii).
 - PONTIAG AND PAGIFIC JUNCTION Ry.: M. to place on Orders of the Day for a certain day objected to by Mr. White (Renfrew) and sustained by Mr. Speaker, 1001 (ii).
 - RETURNS: Ques. asked and converted into a motion for a Return can only be put by unanimous consent of the House; objected to by Mr. Amyot and sustained (Mr. Speaker) 1199 (ii).
 - UPPER COLUMBIA Ry. Co.: On M. for 2°, attention of Mr. Speaker called to B. not being printed in French; B. cannot be read without unanimous consent of the House, 320 (i).
- OPIUM, DRUG. in Com. on Ways and Means, 964 (ii).
- OSHAWA RY. AND NAVIGATION Co.'s Subsidy: prop. Res. (Mr. Pope) 1143; in Com., 1261 (ii).
- Oshawa Ry. and Navigation Co.'s incorp. B. No. 82 (Mr. Smith, Ontario). 1°*, 413; 2°*, 539 (i); in Com. and 3°*, 850 (ii). (50-51 Vic., c. 92.)
- OTTAWA, ADDITIONAL BLOCK: in Com. of Sup., 916 (ii).
- Ottawa and Gatineau Ry. Go.'s B. No. 99 (Mr. Wright). 10*, 515 (i); 20*, 638; in Com. and 30*, 925 (ii). (50-51 Vic., c. 74.)
- OTTAWA COLLEGE MILITARY DRILL: Ques. (Mr. Wallace) 1033 (ii).
- Oxford Junction and New Glasgow Branch of the I.C.R. B. No. 77 (Mr. Pope). Res. prop., 273; M. for Com., 302; in Com., 312; 1° of B., 361 (i); 2°m., 646; 2°, 649; in Com. and 3°*, 1028 (ii). (50-51 Vic. c. 27.)