

CO-OPERATIVE CREDIT SOCIETIES ACT
—*Con.*

Monk, F. D. (Jacques Cartier)—340.

To enable co-operative loan and savings banks to obtain incorporation, 340. History of the previous Bill, defeated in the Senate; an opportune time for re-introduction, 341. The question of jurisdiction; why Dominion legislation in this connection is necessary, 342. Hopes the government will enact this legislation, 343.

CO-OPERATIVE CREDIT SOCIETIES.

Inquiry by Mr. F. D. Monk, 2710.

Laurier, Rt. Hon. Sir Wilfrid (Prime Minister)—2711.

Afraid if they do it with this Bill, they will have to agree to others, 2711.

Monk, F. D. (Jacques Cartier)—2710.

Bill adopted unanimously by the House two years ago, 2710. Defeated in the Senate, asks an opportunity for again putting it through, 2711.

CO-OPERATIVE LOAN AND CREDIT BANKS.

Request for second reading of Bill 26—*Mr. F. D. Monk*, 3605.

Laurier, Rt. Hon. Sir Wilfrid (Prime Minister)—3206.

No objection to second reading, some people want to oppose it on third reading, 3206.

Monk, F. D. (Jacques Cartier)—3205.

Asks that Bill 26 be read a second time, no objection to the Bill, 3205. *Mr. Harris' Bill*. The Bill might go to the Senate, 3206.

COTTON'S WEEKLY.

Attention drawn to a complaint—*Mr. J. Herron*, 5894.

Herron, John (Macleod)—5894.

Cotton complains that his paper is being unjustly discriminated against, 5894. Quotes his editorial. Can the rich man's paper do that which makes the poor man's paper an outlaw? 5895.

Hughes, S. (Victoria)—5897.

Is the postmaster certain that campaign literature is not sent out in bags furnished to newspapers, 5897. The regulations are all right if the inspection is all right, 5898.

Lemieux, Hon. R. (Postmaster General)—5895.

Are simply putting his paper under the ordinary regulations of the department, 5895. He has few regular subscribers; he sends his paper to friends who distribute it, 5896. These bags are examined at the office where they are sent, 5897. The regulations are such that such a charge could not be avoided, 5898.

COTTON'S WEEKLY—*Con.*

Sproule, T. S. (East Grey)—5896.

Is it not a fact that all the papers are sent in bundles to news agents all over the country? 5896. The list cannot be reliable, because the number will change perhaps twice a week, 5897.

CRIMINAL CODE AMENDMENT—RACE TRACK GAMBLING.

Motion for second reading of Bill 6—*Mr. H. H. Miller*, 856.

Armstrong, J. E. (East Lambton)—886.

Asks that an amendment be made to reach a certain case. The *Toronto World* advertisement, 886. Would like an amendment to meet such advertisements, 887.

Aylesworth, Hon. A. B. (Minister of Justice)—901.

The making of a bet is not considered by a large portion of the people as a crime, 901. Life insurance companies calculate the odds, and know what they amount to, 902. Law the perfection of human reason; the existing legislation, 903. Legislation against betting on horse races is as old as the Stuarts, 904. The question is whether they should repeal the existing exceptions, 905. Public sentiment upon this subject is by no means unanimous. Shown by the debate, 906. Ought not to act without the advantage of all the light that we can obtain, 907. The proposed legislation says that the word 'place' means something that is not a place, 908. The new section makes it a criminal offense for any man to record a bet; supports a special committee, 908.

Barker, S. (East Hamilton)—892.

Has been connected for many years with the Hamilton Jockey Club, 892. Everything they did was very very remote from the rascality they had heard depicted, 893. Will never see these small betters at such meetings as the Woodbine or the Jockey Club, 894. There are men who have devoted their whole time to the improvement of horses, 895. Would not hesitate to follow the same course again, 896.

Barnard, G. H. (Victoria, B.C.)—886.

Heartily supports the Bill. Sixty days racing in his constituency last summer, 886.

Beattie, Thomas (London)—880.

This question does not properly belong to this House, 880. This matter falls properly within the jurisdiction of Ontario. Has not received one petition, 881. If *Mr. Miller's* statements are founded on fact will be only too pleased to vote for the Bill, 882.

Campbell, G. L. (Dauphin)—869.

Asks if the Bill is only to suppress some forms of race track gambling, 869. Asks