

SUPPLY—*Continued.*

5. Resolutions reported and agreed to, 378, 379, 380, 381, 382, 383, 385, 386, 388, 389, 390, 391, 392, 394, 395, 473, 474, 475, 501, 504.
6. Resolutions postponed after having been read a second time, 380, 381, 385, 388, 390, 391, 392, 394, 395, 400, 478. Subsequently agreed to, 403, 404, 471, 472, 473, 490.
7. Debate on Motion for House in Committee of Ways and Means, 70. For House again in Committee of Supply, 238.
8. Amendments proposed on motion for House in Committee of Supply; By Mr. Mackenzie, That the House cannot approve of the contract entered into with Andrew Onderdonk for the construction of that portion of the Canadian Pacific Railway between Port Moody and Emory's Bar, but that the tender of Macdonald & Charlebois for \$209,255 less should be accepted, 221. Negatived, 223. By Mr. Laurier, That the Public Interests would be promoted by the repeal of the duties imposed on coal, coke and breadstuffs, 232. Negatived, 233. By Mr. Plumb, That it is expedient that the Western and Northern Boundaries of the Province of Ontario should be finally settled by a reference to, and an authoritative decision, by either the Supreme Court of Canada, or the Judicial Committee of the Privy Council in Great Britain, &c.; Debate thereon interrupted by Private Bills being called under Rule 19, 238. Resumed, 239. Adjourned, 240. Resumed, 253. Amendment agreed to, 254. Main Question, as amended, agreed to, *ibid.* By Mr. Paterson (Brant) That the duties on sugar are excessive and should be amended as to reduce the great burden they impose on the people; Debate thereon interrupted by Private Bills, under Rule 19, 257. Resumed, 264. Amendment negatived, 265. By Mr. Charlton, That the present Land Regulations in the N. W. Territories are calculated injuriously to affect the future of the country by facilitating the creation of large landed estates, and that our aim should be to people the agricultural regions of the North-West with independent freeholders, each cultivating his own farm, and paying therefor no more than the Public Treasury receives; and that, save in the case of town plots, or other exceptional cases, the sale of the North-West Agricultural lands should as a rule be made to actual settlers only, on reasonable conditions of settlement, and in quantities limited to the area which can be reasonably occupied by a settler, 275. Debate thereon interrupted by Private Bills under Rule 19; Resumed, 276. Amendment negatived, 277. By Mr. Cameron (Huron) That the exercise of the powers of disallowance in the case of the Act passed by the Legislature of Ontario on the 4th March, 1881, and intitled: "An Act for protecting the Public Interests in Rivers, Streams and Creeks" was not in accordance with the principle of the Constitution, and that the said Act should have been left to its operation, 286. Debate thereon interrupted by Private Bills under Rule 19, 287. Resumed, 288. Amendment negatived, 289. By Mr. Costigan, That an humble Address be presented to Her Majesty, praying Her Majesty to establish Responsible Government in Ireland, 307. Carried; Main Question, as amended, agreed to, 308. (See *Addresses*, 2.) By Mr. Blake, That it is expedient to obtain all necessary powers to enable Her Majesty, through Her representative, the Governor General of Canada, acting by and with the advice of the Queen's Privy Council for Canada, to enter by an agent or representative of Canada, into direct communication with any British possession or Foreign State, for the purpose of negotiating commercial arrangements, tending to the advantage of Canada, subject to the prior consent, or the subsequent approval of the Parliament of Canada signified by Act, 311. Debate thereon interrupted by Private Bills under