

## ORDER, PRIVILEGE AND PROCEDURE—Continued.

## PRIVILEGE—Continued.

- Luard, Major-General*, complaints against. Personal explanations (*Mr. Caron*) 757; (*Mr. Fortin*) 808.
- Minister of Rys. and the High Commissionership*. Position in House challenged (*Mr. Blake*) 542; Res., 547.
- Ontario and Quebec Ry. B. 32*. Ques. of Privilege must conclude with a motion (*Mr. Speaker*) 811.
- Orange B. 93*, *Mr. Blake's* speech on: Accuracy of Rep. challenged (*Mr. Woodworth*) 1544.
- Regina Leader*. Misquotation: remarks (*Mr. Orton*) 1582.
- Returns*. Missing and Imperfect: remarks (*Mr. Platt* and others) 459.
- Wheat and Flour Equivalents*. Ques. misunderstood: explanation (*Mr. Bowell*) 57.

## PROCEDURE:

- Adulteration of Food and Drugs B. 114*. M. for Com. (*Mr. Costigan*) objected to by *Mr. Blake*, the B. containing money clauses should have originated in Com. of W., authorities quoted to sustain objection, 1244; ruled (*Mr. Speaker*) that the money clauses should not be considered as part of the B. but should be passed over by the Chairman of the Com., authorities quoted in support of same, 1246.
- Banking Facilities for Agriculturists*. M. for Com. on Res. objected to by *Mr. Blake*, there being a B. on Order Paper for 2° on same subject: *Mr. Speaker* not prepared to give a decision in the matter, 763. See also "ORDER."
- Canadian Pacific Ry. Loan Res.* Members being called on to vote having pecuniary interest in same: Rule read (*Mr. Speaker*) 454; practice defined (*Mr. Speaker*) 458. See also "ORDER."
- Central Ontario Ry. B.* Amt. moved in Com. by *Mr. White*, of *Hastings*, objected to by *Mr. Cameron, Victoria*, no notice having been given: objection sustained by the Chairman, 1202. See also "ORDER."
- Chinese Immigration into B. C.* M. to adjn. deb. on Res. moved (*Mr. Baker, Victoria*) through want of knowledge of Parliamentary Practice; Order adjng. deb. asked to be rescinded: remarks (*Mr. Speaker, Mr. Baker* and *Mr. Blake*) 977.
- Commitment of a B.* M. (*Mr. Amyot*) to dischg. Order of the House referring B. to a Com.: Practice (*Mr. Speaker*) and Precedent (*Mr. Amyot*) quoted 131.
- Contracts, Fraud in relation to, B. 12*. Order for 2° being called, change of name of mover suggested (*Mr. Cameron, Huron*): ruled (*Mr. Speaker*) that Member having moved introduction B. must stand in his name; no B. can be moved in name of absent Member, 80.
- Criminal Law Amt., Seduction, &c., B. 6*. Mover of B. (*Mr. Charlton*) seconding an Amt. to Main Motion objected to by *Mr. Cameron, Victoria*, 666; correction (*Mr. Speaker*) 667.

## ORDER, PRIVILEGE AND PROCEDURE—Continued.

## PROCEDURE—Continued.

- Division List*. Member's name having been left out of division on B. 6, same was asked, by *Mr. Hesson*, to be rectified: ruled (*Mr. Speaker*) not the practice to alter same, 709.
- Grand Trunk Ry. Co.'s B. 21 Amt. (Mr. Patterson, Essex)* to M. that B. pass: ruled (*Mr. Speaker*) that no Amt. can be moved at this stage, must be obtained in the Senate, 978.
- Grand Trunk Ry. Co.'s B. 21*. Amts. made by the Sen.: remarks (*Mr. Mitchell*) 1511; Practice of Parliament (*Mr. Haggart*) 1512; (*Sir Charles Tupper, Messrs. Mitchell, Cameron, Victoria, and Blake*) 1513; (*Messrs. Mackenzie, McCarthy, Sir John A. Macdonald*) 1514: ruled (*Mr. Speaker*) that in future Amts. made by the Senate must be put on the Order Paper, 1515.
- Liquor License Act, 1883, Mr. Heude's M. to repeal*. M. (*Sir John A. Macdonald*) for same to take precedence on a private day objected to by *Mr. Mackenzie*, no notice having been given, 824; authorities quoted by *Mr. Mackenzie* and objection sustained by *Mr. Speaker*, 825.
- Luard, Major-General*. Order for Notice of Motion called, and a Member being absent who wanted to speak on it, the same was asked to be allowed to stand: ruled (*Mr. Speaker*) that Notice of Motion after being called cannot stand, except at request of Government, 295. See also "ORDER."
- Northern Ry. Co. of Canada B. 57*. M. (*Mr. Small*) to conc. in Amts. made by the Senate: Rule read (*Mr. Speaker*) 1547.
- Ontario and Quebec Ry. B. 32*. M. for Com. on B. objected to by *Mr. Cameron, Huron*, the mover (*Mr. Abbott*) being Solicitor of C. P. R. Co., 810: ruled (*Mr. Speaker*) that Member acting as such is ineligible from voting, but he is not restrained from proposing a motion or an amendment, and authorities quoted to sustain same, 811; Rule of English H. of C. read (*Mr. Speaker*) 857.
- Ontario and Quebec Ry. B. 32*. M. (*Mr. Haggart*) to change name of mover objected to by *Mr. Cameron, Huron*, no notice having been given: ruled (*Mr. Speaker*) no notice required after B. is introduced, 843.
- Printing of Parliament*. Sixth Rep. of Com., Amt. (*Mr. Mackenzie*) to conc. in, except last paragraph: not usual to adopt a Rep. of a Com. in part, it is generally ref. back to the Com. (*Mr. Speaker*) 1109.
- Public Works of Canada Act Amt. B. 134*. Remarks by *Mr. Blake* on M. for 2°, as to whether B. ought not to have been initiated by Com. of W., the B. authorizing the disposal of a portion of the Public Domain, 1455: ruled (*Mr. Speaker*) that B. does not come under class of Bills appropriating any portion of the Public Revenue, 1586.