

ORDER, PRIVILEGE AND PROCEDURE—Continued.

ORDER—Continued.

OPENING OF DEBATE: Objection taken by Mr. White (Cardwell), to Member re-opening deb. on a question of Privilege; Remarks (Mr. Speaker) irregular to make speech on such an occasion, some other opportunity, such as Supply, in order, 1575 (ii)

PARLIAMENTARY LANGUAGE: Member called to order. Rule quoted from "May," 1580; 1583, 1635, 1701, 1704 (ii).

PRINTING OF PARLIAMENT: Fourth Rep. of Com. conc. in objected to by Mr. Blake, notice not having been given. Ruled (Mr. Speaker) notice must be given, unless Rep. is adopted by unanimous consent of House, 1239 (ii)

RIEL, LOUIS, EXECUTION OF: on Mr. Amyot's prop. M. for Ret. respecting non-commutation and Sir Hector Langevin's Amt. that the 17th Order be called, Mr. Edgar moved an Amt. adding to original motion. Ruled (Mr. Speaker) not in order and "Bourinot" quoted to sustain same, 187 (i).

Execution of: On Res. (Mr. Farrow) respecting Indemnity to Members, Sir Hector Langevin moved an Amt. that the 35th Order be called. Objection (Mr. Blake) Govt. pressing on deb., House not being in possession of materials to discuss subject; Amt. ruled in Order (Mr. Speaker) 122 (i)

RULES OF THE HOUSE: M. to alter Rule 31. Ruled (Mr. Speaker) that notice must be given, 842 (ii).

TIMBER LANDS AND COAL LEASES IN N.W.T.: Member not referring to subject under discussion, called to order (Mr. Speaker) 1057 (ii).

PRIVILEGE:

BOGUS TELEGRAMS READ IN HOUSE AND DISTRIBUTION OF SPEECH OF AN HON. MEMBER: personal Explanation and denial (Mr. Edgar) 781 (i)

CANADIAN PACIFIC RY.: Personal explanation (Sir John A. Macdonald) re report of remarks in Opposition press and Mr. Mc Carthy's position in Northern Ry. Co., 1482 (ii)

COLONISATION LANDS, APPLICATION FOR: Remarks (Mr. Gault) 1198; (Mr. Charlton) 1199, 1421 (ii).

DEBATES, OFFICIAL REP.: Remarks (Mr. Laurier) re alleged omission, 186 (i); remarks (Mr. Kirk) on headings to extra copies, 631; (Mr. Cameron, Inverness) on paragraph in Ottawa Free Press indirectly charging him with dishonorable conduct, 693 (i).

DISTURBANCE IN THE N.W.T.: Personal explanation (Mr. Amyot) article in Toronto Mail reflecting on his character as a soldier, 331 (i).

FRANCHISE ACT AMT.: Remarks (Mr. Small) on paragraph in Globe, re revising officer's clerk, letter read, 1635; remarks (Mr. Edgar) 1701 (ii).

HOME RULE FOR IRELAND: Explanation (Mr. Bergin) of vote on Res., 1311 (ii).

Personal explanation (Mr. Coughlin) on paragraph in Ottawa Free Press, re Vote, 1168 (ii).

INDEPENDENCE OF PARLT.: Personal explanation (Messrs. Paint and Cameron, Inverness) on paragraph in Globe insinuating their obtaining a charter for personal profit, 460 (i).

INTERNATIONAL RY. Co.: Personal explanation (Mr. Ives) and denial of paragraph in Globe charging him with being a director of the Co., 1077 (ii).

PRINCE ALBERT COLONISATION Co.: Attention of House called to M. on Order Paper insinuating certain charges (Mr. Bowell) 488 (i).

PONTIAC AND PACIFIC JUNCTION RY.: Personal explanation (Mr. Bryson) and denial of charge made by an hon. member, 1077 (ii).

REFLECTION ON A CLERGYMAN IN INVERNESS Co.: Explanation (Mr. Cameron, Inverness) 1541; in the N.W.T.: Remarks (Mr. Ferguson, Leeds) 1592 (ii).

RETURN, COMPILATION OF AND HANDLING: Personal explanation (Mr. Blake) respecting remarks made by the Minister of Interior, 842 (ii).

RIEL, LOUIS, EXECUTION OF: Explanation (Mr. Curran) re paragraph in Evening Journal reflecting on Mgr. Taché, 301 (i).

SANITY OF: Personal explanation (Mr. Chapleau) Rep. of speech in London Advertiser, 393 (i).

ORDER, PRIVILEGE AND PROCEDURE—Continued.

PRIVILEGE—Continued.

NORTHERN AND PACIFIC JUNCTION RY. Co.: Personal explanation (Mr. McCarthy) and denial of statement in Globe, 1310 (ii).

ONTARIO AND PACIFIC RY. BONDS: Personal explanation (Mr. White, Renfrew) and denial of statement made by member in the House, 1096 (ii).

SLANDERING MEMBERS OF PARLT.: Remarks (Mr. Oron) on paragraph in Globe, 513; (personal explanation) 601 (i).

TIMBER LAND AND COAL LEASES: Personal explanation (Mr. Costigan) and denial of statement made by member, 1634; Personal explanation (Mr. Haggart) and denial of statements made by member in the House, 1096, 1143, 1634; Personal explanation (Mr. Charlton) re application of Mr. McCarthy, M. P., 1514 (ii); Personal explanation (Sir John A. Macdonald) in repudiation of statement made by member, 1702 (i).

TIMBER LIMITS: Statement made in House by Members reflecting on others: Remarks (Mr. Cook) 1187; personal explanation (Mr. Dickinson) on paragraph in Globe, 1168 (ii).

PROCEDURE:

CAN. TEMP. ACT, 1878: AMT. (Mr. Cameron, Victoria) to place Bs. 92, 99 and 118, on Govt. Orders. B. 92 having been negatived, it was contended by the mover that the placing of same in conjunction with Bs. 99 and 108 was not inconsistent with vote. Objection having been taken, Mr. Speaker ruled that B. 92 could not be added to Govt. Orders, 1220; questions can be divided, rule read, 1221 (ii).

CRIMINAL LAW AMT. (ABDUCTION) B: Amts. made by the Sen. reported by Mr. Speaker, 1326; Sir Hector Langevin suggested that Amts. remain before House for consid., 1326; 2^o of Amts. moved; rule 23 respecting Amts. made by Sen. read and practice quoted from Bourinot's "Parliamentary Procedure" (Mr. Speaker) 1327 (ii).

HOME RULE FOR IRELAND: Despatch sent to English press. Attention of House called by Mr. Mills to a telegram in the London Times calculated to be misleading. Attested copy of Res. passed by House sent to High Commissioner by Mr. Speaker, 1381 (ii).

Communicating a Res. passed by House of Commons, Mr. Speaker has no power or authority to transmit same to Prime Minister of England, except as a private communication, 1139 (ii).

INDEMNITY TO MEMBERS: Res. objected to by Mr. Blake, as same should have originated in Com. and assent of Crown obtained. Ruled (Mr. Speaker) that Res. being an abstract one and barren of result, within the power of House to adopt same, but B. could not be founded upon it, 122 (i).

PRINCE ALBERT COLONISATION Co.: M. (Mr. Laurier) to add members to Sel. Com. on Privileges and Elections, precedent quoted, 492; objection (Mr. Ives) 493; Ruled (Mr. Speaker) out of order, as such motions require notice, 494 (i).

NORTHERN AND PACIFIC JUNCTION RY.: Amts. made by Sen. reported by Mr. Speaker, reading of same objected to and reference to a Com. suggested by Mr. Blake, 1605; right of Sen. to pass Amts. involving money expenditure questioned by Mr. Mulock; Ruled (Mr. Speaker) that the B. being a private one and the Amt. one affecting the interests of the Crown in the contract, in order for House to confirm same, 1607 (ii).

STELLARTON AND PICTOU BRANCH RY.: 3^o objected to by Sir Richard Cartwright, clause 3 of B. authorising the grant of public money should have originated by Res. in Com., 665; suggestion (Mr. Speaker) and clause modified, 666 (i).

RIEL, LOUIS, EXECUTION OF: Objection by Mr. Blake to Sir Hector Langevin's M. to place Res. censuring Govt. first on Order Paper; objection sustained (Mr. Speaker) unanimous consent of House being required, 119 (i).

OTTAWA, ADDITIONAL PUBLIC BUILDINGS: in Com. of Sup., 1154 (ii).

Ottawa City Board of Trade Act Amt. B. No. 83 (Mr. Mackintosh). 1^o*, 511; 2^o*, 614 (i); in Com. and 3^o*, 907 (ii). (49 Vic., c. 57.)