ORDER, PRIVILEGE, &c. - Con.

- Extracts from Newspapers reflecting on Members: ruled (Mr. Speaker) should be read by Clerk at Table, not by individual Members unless followed by a Motion, 1170.
- Intoxicating Liquors, Sale of. Res. to ref. par. in Speech from the Throne to Sel. Com. objected to (Mr. Casgrain) on the ground that no B. relating to Trade can be introduced except through Com. of W.: ruled (Mr. Speaker) Res. in Order, 235.
 - Incorrect statements: ruled (Mr. Speaker) that question cannot be again opened for discussion, 1369.
 - On formation of Sel. Com.: objections by Mr. Blake and others to serve: ruled (Mr. Speaker) that Members, having declared against the principle of the Res., are exempt from serving on Com., 254.
- King's County (P. E. I.) Election. Objection (Sir John A. Macdonald) to Amt. to Amt. as being in substance the Main Motion: precedents quoted and ruled (Mr. Speaker) in Order, 176.
- Members Speaking twice: allowed by courtesy of the House, 949, 1120.
- Personal and Insulting Allusions in Deb.: checked (Mr. Speaker) 71, 519, 520, 948, 950, 1367.
- Rule 78, Suspension of. Objection (Mr. Blake): ruled (Mr. Speaker) that notice having been given, it is within the power of the House to suspend the same, 253.
- Orange Demonstration at Ottawa. Rep. of Proceedings read: ruled (Mr. Speaker) any published Reps. reflecting on Members should be read by Clerk at Table, 1170.
- Rate of Interest B. M. to place on Order Paper for 2° objected to: ruled (Mr. Speaker) M. in Order, 957.
- St. Peter's Road (P.E.I.) Ry. Crossing. Quest respecting: ruled (Mr. Speaker) that no argument nor opinion can be offered, nor fact stated, in asking a question, 107.
- Steam Communication with P.E.I. Unparliamentary language: request (Mr. Speaker) withdrawal of same, 71.
- Tariff Debate. Objection (Mr. Gharlton) to Member reading portion of a speech to give a false impression, 455; remarks (Sir John A. Macdonald) on alleged garbled extract, 456.
 - Latitude in: Member to use his own discretion (Mr. Speaker) 551; permitted, 552.
- Throwing Missiles. Members requested to desist (Mr. Speaker) 1086.

PRIVILEGE-

- C. P. Ry. Commission, Evidence given before. Explananation (Mr. Mackintosh) as to commercial relations with Mr. Whitehead, 1281.
- Intoxicating Liquors B. Explanation (Mr. Gigault) respecting paragraph in Minerve and other papers as to vote on Amt. to 3°, 1386.

- ORDER, PRIVILEGE, &c.-Con.
 - Increased Indemnity. Correspondence in Toronto Mail reflecting on Members: explanations (Messrs. Charlton and Ross, Middlesex) 1057; (Messrs. Paterson and Somerville, Brant) 1658; (Messrs Davies and McMullen) 1059.
 - River Improvements between Montreal and Quebec. Interview of deputation with the Government, Rep. of, in certain Montreal Journals: explanation (Mr. Desjardins) 785.
 - Ship Channel, Montreal and Quebec. Explanation (Mr. Landry) respecting paragraph in Montreal Gazette, 1363.
 - Vote on Orange B. Explanation (Mr. Bergin) respecting paragraph in Toronto Globe, 709.

PROCEDURE-

- Canadian Pacific Ry. Co.'s B. Objection (Mr. Rykert) to 2°: ruled (Mr. Speaker) B. could not be carried if Member objected to 2°, but objection came after it was declared carried, and on reference to Ry. Com., 784.
- Criminal Law Amt. B. 7. Amt. rep. from Com of W.: ruled (Mr. Speaker) addition to Amt. cannot be made, but can be made on M. for 3°, 201.
- Criminal Law Amts. (B. 6, 2, 4 and 30) dropped from Order Paper. M. (Mr. Cameron, Huron) to ref. B. to Com., 331; attention of House directed to the two days' notice as required by Rule 31 (Sir Hector Langevin) 332: ruled (Mr. Speaker) that no B. before the House can be killed by Com., 332.
- Debate, Adjournment of, Verbal Motions: practice (Mr. Speaker) 1369.
- Fraud in Contracts B. 5. After 2°: practice (Mr. Speaker) to ref. B. to Com. of W., and when Order is called for Com. of W. Order can be discharged and the B. then ref. to Sel. Com., 94.
- King's County (P.E.I.) Election. Attention of Home directed by Mr. Blake to Order for resuming adjd. deb. not appearing on Order Paper: practice (Mr. Speaker) to take subject up for subsequent deb. as a Ques. of Priv., 102.
- Northern Ry. Co.'s B. Amts. made by Sel. Com. on Rys. to Sen. B. must be considered as having been reported from Com. of W. with Amts. (Mr. Speaker) 1098.
- Votes, Recording of. Loss of time: remarks (Mr. Casgrain) 827.
 - For Constitutional Questions raised in deb. see
 Acadia Powder Co.'s B. No. 40;
 Carriers by Land B. No. 14;
 Booms in Navigable Waters B. No. 96;
 Fisheries Act Amt. B. 101;
 Intoxicating Liquors, Sale of, B. 132.
- ORDNANCE LANDS AND NAVAL RESERVES RECEIPTS: M. for Stmnt. (Mr. O'Brien) 54.
- Pacific and Peace River Ry. Co. Incorp. B. No. 64 (Mr. Cameron, Victoria). 1°*, 140; 2°*, 165; in Com. and 3°*, 749. (46 Vic., c. 73.)