

ORDER, PRIVILEGE, &c.—Continued.

ORDER—Continued.

REMEDIAL ACT (MAN.) IN COM.: letter of J. A. Macdonell read by Sir Charles Tupper, re "confidence in the breed"; the question having been discussed before on a M. to adjn. Hse., the hon. gentleman cannot ref. to a past deb., 6272 (ii).

SCRIPTURAL QUOTATIONS: Objection taken by Mr. Bergin to profane and irreverent reading of the Scriptures by Mr. Charlton; in Com. on the Remedial Act, 5661 (ii).

SMITH, SIR DONALD, VISIT TO WINNIPEG: Sir Charles Tupper objects to the hon. member (Mr. Edgar) charging His Excellency with having a policy different from his constitutional advisers, 4278; Ruling (Mr. Speaker) 4293 (ii).

— Mr. Ouimet draws attention to the fact that the hon. member (Mr. Martin) is not speaking to the question by reading telegrams and must not refer to past debate; Ruling (Mr. Speaker) matter not relevant to question before the Chair, 4304 (ii).

PRIVILEGE:

CABINET POSITION: Personal Explanation re Par. in Toronto News (Mr. Weldon) 3043 (ii).

CAPE BRETON ELECTION, INSULTING THE CLERGY AT SYDNEY: Personal Explanation (Mr. McDougall) 1544 (i).

— Personal Explanation (Mr. Dickey) 1659 (i).

CHARGES AGAINST MESSRS. ROSS AND COFFIN: Ministers under Mr. McKenzie's regime: Personal Explanation (Mr. Borden) 7043 (ii).

CLERICAL INTERFERENCE AT ELECTIONS: Personal Explanation re Par. in Toronto Globe (Sir Adolphe Caron) 1347 (i).

DISLOYALTY OF THE OPPOSITION: Charges against Leaders; Personal Explanation (Mr. McNeill) 277 (i).

DISQUALIFICATION OF MEMBER FOR MONTMORENCY (Mr. Turcotte) AND MR. WELDON'S VOTE: Personal Explanation (Mr. Martin) 1186 (i).

GOVT. APPOINTMENTS, RUMOURED: Par. in Montreal Star (Mr. Bergeron) 6114 (ii).

IMPERIAL APPOINTMENTS TO THE MILITIA: Personal Explanation (Mr. O'Brien) 6978 (ii).

MCCONNELL'S LETTER TO R. C. WELDON, M.P., AND C. H. CAHAN in Halifax Chronicle: Personal Explanation (Sir Charles Tupper) 2335 (i).

MEMBERS' INDEMNITY AND ACCOUNTANT: Members right to be paid balance of indemnity without providing a pair (Mr. Martin) 7109 (ii).

MINISTERIAL RESIGNATIONS: Personal Explanation re Anonymous Letters, on M. to adjn. Hse. (Mr. Wallace) 22 (i).

MEMBER FOR MONTREAL CENTRE, CHARGES AGAINST: Personal Explanation (Mr. Foster) 471 (i).

NOVA SCOTIA STATESMEN, CHARGES AGAINST: Personal Explanation, on M. to adjn. Hse. (Sir Richard Cartwright) 240 (i).

REMEDIAL ACT (MAN.) ON M. FOR 2^o: Personal Explanation re compacts with Man. (Mr. Foster) 3726 (ii).

— PAR. IN OTTAWA Citizen re announced support to B.: Personal Explanation (Mr. McGillivray) 3815 (ii).

TUPPER, SIR CHARLES, AND ALLEGED STRAINED RELATIONS WITH MR. WELDON, M.P.: Personal Explanation re Par. in Toronto Mail-Empire (Mr. Weldon) 2411 (i).

ORDER, PRIVILEGE, &c.—Continued.

PROCEDURE:

DEFENCE OF THE DOMINION: M. (Mr. Foster) that Hse. resolve itself into Com. on prop. Res.; objection (Sir Richard Cartwright) that it cannot be done except by unanimous consent of the Hse., as by so doing it is going back on the Order Paper, 6826 (ii).

ORDERS IN COUNCIL: communicating to Newspapers before being laid on the Table; objection (Sir Richard Cartwright) 825 (i).

REMEDIAL ACT (MAN.) IN COM.: Question raised by Mr. McCarthy that Mr. Mara is not authorized to act as Chairman, as under the Orders of the Hse. a Permanent Chairman of Committees has been appointed, 5732; Ruling (Mr. Mara) that when the Hse. is in Committee, it is governed by its own Rules and Orders, quotes "Bourinot," 5734; Mr. McCarthy appeals from ruling and Mr. Speaker takes the Chair and rules that Acting Chairman must be sustained, and on a division the ruling is sustained (Y. 93, N. 25) 5735-37 (ii).

— ON M. FOR COM.: on Amt. (Mr. McCarthy) to ref. B. to Supreme Court: Sir Charles Hibbert Tupper raises the question that this is not the proper stage of the Bill for such an Amt.; Ruling (Mr. Speaker) 4349-52 (ii).

— IN COM.: M. (Sir Charles Tupper) Com. rise and rep.; objection (Mr. McCarthy) that as Hse. has already disposed of a similar order this M. cannot follow in order without an intervening proceeding; Ruling (Mr. Deputy Speaker) 6459 (ii).

SATURDAY SITTINGS: Motion as read by Mr. Speaker not the same as Notice on Order Paper; Ruling (Mr. Speaker) that notice may be amended by consent of Hse.; Mr. Casey contends that Amt. is out of Order; Ruling (Mr. Speaker) Motion as amended in Order, 5125-32 (ii).

SUPPLY: on M. (Mr. Foster) for Com.; objection (Sir Richard Cartwright) that it is contrary to all custom and rules to consider Estimates without having the Auditor Gen.'s Rep. before the Hse., 766 (i).

TARTE, J. I., PAYMENTS TO BY PUBLIC DEPTS.: on Amt. (Mr. Foster) relevancy of Amt. questioned by Mr. Mills, Bothwell; Mr. Speaker ruled the Amt. in Order, 1451-53 (i).

OTTAWA GAS CO.'S UNPAID CLAIMS: M. for Ret.* (Sir James Grant) 3637 (ii).

— Ques. (Mr. Campbell) 3105 (i).

— AND HULL MAIL SERVICE: in Com. of Sup., 7135 (ii).

— PUBLIC BUILDINGS: in Com. of Sup., 7094 (ii).

OWEN SOUND HARBOUR: in Com. of Sup., 7096 (ii).

OYSTER AND LOBSTER PLANTING IN B. C.: Ques. (Mr. Corbould) 3099 (i).

PACIFIC AND ATLANTIC FAST SERVICE, CABLE: M. for Cor.* (Mr. Laurier) 1087 (i).

PADLOCKS FOR MAIL BAGS, PURCHASE: Ques. (Mr. Tarte) 1027 (i).

Parliament. See "INDEPENDENCE."