

ORDER, PRIVILEGE AND PROCEDURE—Continued.

- MISQUOTING NEWSPAPER EXTRACT:** Objection taken and Member's attention arrested by Mr. *Speaker* to subject before the House, 1014 (ii).
- MISREPRESENTATION:** Member called on to withdraw statement or substantiate same by records; Ruled (Mr. *Speaker*) assertion may not be sustained in point of fact by argument or public records, therefore no question of Order, 1012 (ii).
- PERSONAL EXPLANATIONS:** If a point in a Member's speech has been misunderstood, an explanation is allowed (Mr. *Speaker*) 32 (i).
- PREVIOUS DEBATE:** Reference to objected to; Ruled (Mr. *Speaker*) not allowed according to Rules of House, 40, 474 (i).
- PROHIBITION:** Amt. (Mr. *Sproule*) compensation to those engaged in liquor trade, objected to by Mr. *Mills (Bothwell)* as irrelevant to question before the House; Ruled (Mr. *Speaker*) in order, Amt., although vague, bearing on subject-matter before the House, 949 (ii).
- Amt. to Amt. (Mr. *Fisher*) to add compensation to dealers to Main Motion questioned by Mr. *Moncrieff*; declared pertinent to Res. by *Deputy Speaker*, 950 (ii).
- QUESTIONS:** Members have a right to ask questions (Mr. *Speaker*) 615 (ii).
- RELEVANCY OF DEBATE:** Questioned by Mr. *Denison* and remarks declared pertinent to question before the Chair, 997 (i).
- Remarks (Mr. *Speaker*) on closing of debate on Home Rule, 140 (i).
- RETURNING OFFICERS:** Personal allusions ruled not in Order (Mr. *Speaker*) 36 (i).
- SENATE, MEMBERS OF THE:** Expressions respecting Upper Chamber challenged by Mr. *McNeill*; considered objectionable by Mr. *Speaker*, and should not be used towards that body as forming part of Parliament, 200 (i).
- UNPARLIAMENTARY EXPRESSION:** Challenged by Mr. *Mitchell*, and declared by the Chairman an interjection and not addressed to any Member of the House, 998 (ii).
- UNPARLIAMENTARY EXPRESSIONS AND CONDUCT:** Reproofs (Mr. *Speaker*) 66, 110, 150, 298, 333, 353, 374 (i), 619, 704 (ii).
- UNSEEMLY NOISES:** Mr. *Speaker* declares he will have to name certain members if they do not desist, 949 (ii).
- VOTE ON DISALLOWANCE:** Unparliamentary expression; Ruled (Mr. *Speaker*) no member has a right to qualify a vote as an infamy, 703; ruling, 704 (ii).

PRIVILEGE:

- ADJOURNMENT:** Remarks (Mr. *Shakespeare*) on paragraph in *Citizen* respecting rumored adjournment for one week, 224 (i).
- CLERK OF CROWN IN CHANCERY AND GAZETTING RETURNS:** Attention of House drawn to by Mr. *Mills (Bothwell)* 23. See general heading.
- COMERCION AND CANAL LABORERS:** Personal explanation (Mr. *Curran*) and denial of statement in *Free Press*, 360 (i).
- CORNWALL FLOODS:** Personal explanation (Mr. *Bergin*) re distribution of Govt. grant for relief, 1238 (ii).
- "DEBATES," OFFICIAL REP.:** Supposed error and comparison with newspaper report (Mr. *Kenny*) 784 (ii).
- Proceedings before Committee, and paragraph in *Man. Sun* re speech of Mr. *Watson* on Disallowance; Member asked by Mr. *Speaker* to state question of privilege, and deb. on same not allowed, 1156 (ii).
- DIVISION LIST:** Attention of House called to omission of Mr. *Purcell's* name (Mr. *Bergin*) 615 (ii).
- DIVISION OR DISALLOWANCE:** Omission of Mr. *Mitchell's* name from List in Votes and Proceedings; Clerk ordered by Mr. *Speaker* to amend same by an erratum, 588 (i).
- DISALLOWANCE:** Personal explanation (Mr. *Scarth*) re Rep. of speech in *Globe*, 615 (ii).
- DOM. LANDS ACT AMT.:** Personal explanation (Mr. *Davin*) on newspaper extract read by Mr. *Landerkin*, 1015 (ii).
- FISHERIES NEGOTIATIONS:** Explanation (Sir *Charles Tupper*) re report in *Toronto Mail* of interview with Secretary Bayard at Washington, 781 (ii).
- PAIRING OF MEMBERS:** Personal explanations, Messrs. *Wolsh, Tupper (Pictou), Bowman and Carling*, 360 (i).

ORDER, PRIVILEGE AND PROCEDURE—Continued.

PROCEDURE:

- CAN. TEMP. ACT:** Amt. (Mr. *Girouard*) to Res. on Prohibition questioned by Mr. *Armstrong* as being not in Order, as it recommended an Amt. to the above Act, exempting beer, porter, &c, and light wines; Ruled (Mr. *Deputy Speaker*) that the Amt. is relevant to the proposition contained in the Res. before the House, 846 (ii).
- Amt. to Amt. (Mr. *Cargill*) to Res. on Prohibition objected to by Mr. *Jamieson*, the same being not relevant to the subject-matter of the Res. before the House, 851; Ruled (Mr. *Speaker*) in Order and May quoted, 852 (i).
- Attention of Mr. *Speaker* called by Mr. *Hills (Bothwell)* to B. on Order Paper to repeal the Can. Temp. Act and the Amt. of Mr. *Cargill*, of the same effect, to Res. on Prohibition; previous ruling sustained by Mr. *Speaker*, 858 (ii).
- CIVIL SERVICE ACT AMT.:** Prop. M. (Mr. *McNeill*) to introduce B.; Ruled (Mr. *Speaker*) notice must be given, 413 (i).
- DIVORCE—ASH, SUSAN, RELIEF B.:** Ques. asked by Mr. *Davies* respecting the printing of the evidence; Mr. *Speaker* stated that it was not the usual practice to have same printed, 804 (ii).
- GOV. GEN.'S RECEPTION:** M. to adjn. objected to by Mr. *Blake* and sustained by Mr. *Speaker*, 543 (i).
- HOME RULE FOR IRELAND:** Prop. Amt. as a substitute for main motion; Ruled (Mr. *Speaker*) Member cannot amend his own motion; but cases having arisen in England, where the original motion was withdrawn, with unanimous consent of the House it may be presented in a new form, 140 (i).
- JUDGES, REFLECTIONS ON:** Member called to Order by Mr. *Speaker* for speaking disrespectfully of Judges, and ruled unparliamentary, 373 (i).
- MORTGAGES:** Prop. M. (Mr. *McMullen*) to introd. B.; Ruled (Mr. *Speaker*) notice must be given, 111 (i).
- OXFORD AND NEW GLASGOW BRANCH RAILWAY:** 2° objected to by Mr. *Mills (Bothwell)*; Ruled (Mr. *Speaker*) that the expenditure provided for in the B. is covered by Res., 649 (ii).
- PAIRING OF MEMBERS:** Ruled (Mr. *Speaker*) Members pairing outside of the cognisance of the Whips will not be recognised by the House, and personal explanations in future will not be allowed on that ground, 360 (ii).
- PARLIAMENTARY PRACTICE:** Deb. allowed on a question of Procedure, and *Speaker's* duty to call for the opinions of those experienced in same, 1011 (ii).
- PONTIAC AND PACIFIC JUNCTION RY.:** M. to place on Orders of the Day for a certain day objected to by Mr. *White (Renfrew)* and sustained by Mr. *Speaker*, 1001 (ii).
- RETURNS:** Ques. asked and converted into a motion for a Return can only be put by unanimous consent of the House; objected to by Mr. *Amyot* and sustained (Mr. *Speaker*) 1199 (ii).
- UPPER COLUMBIA RY. CO.:** On M. for 2°, attention of Mr. *Speaker* called to B. not being printed in French; B. cannot be read without unanimous consent of the House, 320 (i).
- OPIUM, DRUG. in Com. on Ways and Means,** 964 (ii).
- OSHAWA RY. AND NAVIGATION CO.'S SUBSIDY:** prop. Res. (Mr. *Pope*) 1143; in Com., 1261 (ii).
- Oshawa Ry. and Navigation Co.'s incorp. B. No. 82** (Mr. *Smith, Ontario*). 1°*, 413; 2°*, 539 (i); in Com. and 3°*, 850 (ii). (50-51 *Vic., c. 92.*)
- OTTAWA, ADDITIONAL BLOCK:** in Com. of Sup., 916 (ii).
- Ottawa and Gatineau Ry. Co.'s B. No. 99** (Mr. *Wright*). 1°*, 515 (i); 2°*, 638; in Com. and 3°*, 925 (ii). (50-51 *Vic., c. 74.*)
- OTTAWA COLLEGE MILITARY DRILL:** Ques. (Mr. *Wallace*) 1033 (ii).
- Oxford Junction and New Glasgow Branch of the I.C.R. B. No. 77** (Mr. *Pope*). Res. prop., 273; M. for Com., 302; in Com., 312; 1° of B., 361 (i); 2°m., 646; 2°, 649; in Com. and 3°*, 1028 (ii). (50-51 *Vic., c. 27.*)