

Hon. A. C. Murray, D.S.O.; Major J. R. P. Newman; Major H. K. Newton; Sir Charles Nicholson, Bart.; The Rt. Hon. Sir Gilbert Parker, Bart.; Sir E. Parkes; The Hon. Oswald Partington; The Rt. Hon. H. Pike Pease; De F. Pennefather; Basil Peto; Gen. Sir Ivor Philipps, K.C.B., D.S.O.; Sir Owen Philipps, G.C.M.G.; Sir Ernest Pollock, K.B.E., K.C.; Capt. The Rt. Hon. E. G. Pretzman; Charles E. Price; Sir Arthur Priestly; The Rt. Hon. R. E. Prothero, M.V.O.; Col. Sir Edward Pryce-Jones, Bart.; Sir John Randles; Major Sir H. H. Raphael, Bart.; The Rt. Hon. G. H. Roberts; S. Robinson; Lt.-Col. E. Roysds; The Rt. Hon. Herbert Samuel; Capt. G. J. Sandys; Maj. Sir Samuel Scott, Bart.; Brig. Gen. The Rt. Hon. J. E. B. Seely, C.B., D.S.O.; The Rt. Hon. Sir Albert Spicer, Bart.; The Rt. Hon. Sir Albert Stanley; Capt. J. R. Starkey; Gershom Stewart; E. A. Strauss; Lt. Col. Sir Alan Sykes, Bart.; Lt. Col. Sir Mark Sykes, Bart.; The Rt. Hon. Lord Edm. Talbot, M.V.O., D.S.O.; Ben Tillet; Sir G. A. Touche; Sir George Toulmin; Sir Joseph Walton, Bart.; Lt. Col. Sir Henry Webb, Bart.; The Rt. Hon. J. H. Whitley; Alexander Wilkie; Lt. Col. Sir Robert Williams, Bart.; Col. Leslie O. Wilson, C.M.G., D.S.O.; Capt. H. Fitzherbert Wright; Col. C. E. Yate, C.S.I., C.M.G.

Palace of Westminster, June 21, 1918.

The Order of the Day being called for the second reading of the Bill (C), "An Act to amend the Criminal Code so as to provide for the revision of excessive or inadequate punishments," it was

Ordered, That the same be postponed until the next sitting of the House.

Pursuant of the Order of the Day, the Senate was adjourned during pleasure and again put into Committee of the Whole on the Bill (A), "An Act to consolidate and amend The Railway Act."

*(In the Committee.)*

Clause 255 was reconsidered and the second amendment thereto was amended by inserting the following words after the word "municipality," in the said amendment, "if the Board deems proper".

The said Clause was then agreed to.

Clause 278 was reconsidered and it was proposed to amend it as follows:—

"Provided this subsection shall not apply to any area of any Province wherein and during such time of the year as such animals may be lawfully at large under the laws of such Province."

The said amendment was declared lost.

The said clause was then agreed to.

Clause 325 was reconsidered and agreed to.

Clause 374 was reconsidered and subsection 4 thereof was amended as follows:—

By striking out the words "by a by-law" in the last and second to last lines of the subsection, and inserting the word "the" after the word "obtaining" and before the word "consent" in the second to last line thereof.

The following was added as subsection (5) thereof:—

"(5) Any specific powers inconsistent with the provisions of this section and conferred on any company by any Special or other Act or authority of the Parliament of Canada or of a province shall not be affected by the provisions of this section, but if any municipality complains to the Board that any company whether incorporated by Special or other Act or authority of the Parliament of Canada is exercising its powers oppressively or in bad faith the Board may hear such complaint and if it sees fit supervise the exercise of such powers: Provided always that whenever any company incorporated by Special Act of the Parliament of Canada