SUPPLY—Concluded.

Canal, 473. Negatived, 474. 10. By Mr. Laurier, that the payment of the sum of \$43,621.50, to Messrs, N. K. and M. Connolly in connection with the Kingston Graving Dock was highly improper under the circumstances set forth, &c.; Negatived, 496.

7. Amendment moved on motion for concurrence in a resolution reported from Committee of Supply: By Mr. Laurier, that the action of the Department of Railways in cancelling a contract for works on the Cornwall Canal approved by Parliament, and substituting other works was unconstitutional, that the cancelling of the contract with the Gilbert Blasting and Dredging Company has inflicted a heavy loss upon the country and that the giving of the contracts for construction of dams at Sheik's Island without tenders has openly violated the law of the land, 379. Negatived, 380.

WAYS AND MEANS:

- 8. Motion for House in Committee of Ways and Means; Debate thereon adjourned; Order for resuming adjourned debate given precedence, 30. Debate resumed; Amendment moved by Sir R. J. Cartwright, that the tariff should be reduced, and have eliminated from it the principle of protection, and should be imposed for revenue only, etc., 31. Debate thereon adjourned, 32. Resumed and further adjourned, 35, 44, 47, 50, 53, 54, 57, 61, 63, 65, 73, 75. Resumed, 80. Amendment negatived; Motion agreed to; House in Committee on the Tariff; Progress reported, 81, 84, 90, 98, 99. Motion for House again in Committee; Amendment moved by Sir R. J. Cartwright, that in certain cases witnesses before the Committee on Public Accounts should be examined under oath; Withdrawn; House again in Committee on the Tariff; Progress reported, 107, 115, 116, 120, 125, 126, 132, 137, 140, 149, 158, 161, 163. House again in Committee on the Tariff, 184, 219, 227. Motion for House again in Committee; Amendment moved by Mr. Davies that the punishment inflicted by the Supreme Court of New Brunswick, upon John V. Ellis, for an alleged constructive contempt of Court in connection with the Queen's County, N. B., election case was arbitrary, excessive and deserving of censure, &c., 235. Debate thereon adjourned, 237. Resumed, 238. Amendment negatived, 240. House to go into Committee at its next sitting, 241. House again in Committee, 434. Resolutions reported, recommending the revising and consolidating of the Acts respecting the duties of Customs, and amending the Tariff in certain respects, 245, 281, 284, 285; Resolutions agreed to, 280, 281, 284, 285, 286. Resolutions amended and agreed to, as amended, 280, 281, 284, 285, 286. Consideration of a Resolution postponed, 280. Bill presented, 286. (See infra, 9.) Resolution reported, making certain changes in the Tariff as fixed by the foregoing resolutions, 450. Agreed to, 451. Referred to Committee of the Whole on the Tariff Bill, 519. House again in Committee 519. Resolutions recommending that the sums of \$1,217,956.15, and \$23,361,712.65 be granted for the services of the years 1893-94 and 1894-95 respectively, reported; Agreed to; Bill presented, 521. (See infra, 10.)
- 9. Bill to consolidate and amend the Act respecting the duties of Customs, (Mr. Foster); Ordered; Presented, 286. Read a second time, 462. Committed, with instructions; Bill amended; Considered; Passed, 519. By the Senate, 526. R. A., 529. (57 Vic., c. 33.)
- 10. Bill for granting to Her Majesty certain sums of money required for defraying certain expenses of the Public Service for the financial years ending respectively 30th June, 1894, and 30th June, 1895, (Mr. Foster); Ordered; Presented, 521. Read a second time; Committed; Amended; Considered; Passed, 522. By the Senate, 526. R. A., 529. (57 Vic., c. 1.)