

ONTARIO—Continued.

WALPOLE INDIAN RESERVE, SALE, &c.: M. for Ret.*
(Mr. Mills, Bothwell) 1889 (i).

— LEASE OR SALE OF MARSH: Ques. (Mr. Mills,
Bothwell) 642 (i).

WELLAND CANAL. See general heading.

[See DEPARTMENTS, &c.]

ONT., NORTH, ELECTORAL DIST.: Member introduced, 2 (i).

— VACANCY: Notification (Mr. Speaker) 1 (i).

Ont. Peat Fuel and Ry. Co.'s incorp. B.
No. 62 (Mr. Boyle). 1*, 1775; 2*, 2370; in
Com. and 3*, 3280 (i). (59 Vic., c. 47.)

ORDERS IN COUNCIL *re* DEPTL. EMPLOYEES: Ques.
(Mr. Edgar) 2650 (i).

— NUMBER INCREASING SALARIES: Ques. (Mr.
McMullen) 2650 (i).

ORDER, PRIVILEGE AND PROCEDURE:

ORDER:

ADDRESS IN ANS. TO HIS EX.'S SPEECH: Mr. Davin
takes exception to language used by Mr. McMullen,
he (Mr. Davin) receiving Govt. support for his
Vote; Ruling (Mr. Speaker) 222-3.

— Mr. Laurier's Speech at Boston (Mr. Kenny);
objection (Mr. Landerkin) hon. Member should not
be allowed to read speech he was prevented from
reading a year ago; Ruling (Mr. Speaker) word
"subterfuge" not in order, 246-8 (i).

APPEAL TO THE HOUSE: Mr. McCarthy, on Deputy
Chairman's ruling, called to Order by Mr. Speaker,
no hon. member can discuss appeal from the
Chair, 5746 (ii).

BUDGET, THE: Mr. Kenny states that the hon. member
(Mr. Borden) has misrepresented statement re-
garding Mr. Laurier's speech at Boston, 279;
withdraws the word "rehash", 288 (i).

— Mr. Davin draws attention to unparliamentary
language used by Mr. Casey; Ruling (Mr.
Speaker) the hon. gentleman must withdraw the
statement "hon. members voting money into their
own pockets", 2539-40 (i).

BUSINESS OF THE HOUSE: on M. (Mr. Foster) to take
Thursdays; unparliamentary language objected
to by Mr. Mulock, the hon. member (Mr. Davin)
must withdraw "discreditable attitude" and
"cowardly mockery"; Ruling Mr. Speaker,
1147-49 (i).

CHAIRMAN OF COMMITTEE: Chairman must speak both
languages (Mr. Choquette); Ruling (Mr. Mills,
Annapolis, Chairman) 5888-89 (ii).

COMMISSIONER OF CUSTOMS' SALARY: in Com. (Mr.
Wallace) on Remedial Act; Ruling (Mr. Speaker)
member cannot discuss the motion, 5190 (ii).

DEBATES, OFFICIAL REP.: Mr. Costigan states that the
hon. member for Winnipeg (Mr. Martin) is reading
from unrevised edition of *Hansard* which is not a
correct report of his speech, the word "not"
being inadvertently dropped out; Ruling (Mr.
Speaker) hon. member's statement must be
accepted, 3040-41 (ii).

— Mr. Charlton, in Com. on Remedial Act, draws
attention of House that the *Hansard* staff are phy-
sically and mentally tired out and House should
adjourn; Ruling (Mr. Speaker) that hon. member
having spoken once on question cannot speak
again or move adjmt., 4210 (ii).

ORDER, PRIVILEGE—Continued.

ORDER—Continued.

GOVT. PROPERTY IN MOOSE JAW: on Notice of M. (Mr.
Davin) reference to a past debate objected to by
Mr. Martin; Ruling (Mr. Speaker) 1454 (i).

MR. LAURIER'S SPEECH *re* ORANGEMEN: Newspaper
comments read by Mr. McGillivray; objection
(Mr. Choquette); Ruling (Mr. Deputy Speaker)
5967-74 (ii).

MILITIA GRIEVANCES: Charges by Col. Worsley
against Col. Murray; question cannot be discussed
on M. for Com. of Sup. (Sir Charles Hibbert Tupper)
as it is a Notice of Motion on the Order Paper,
7007; Ruling (Mr. Speaker) 7008-13 (ii).

PERSONAL INSINUATIONS against the member for
Hamilton: Mr. Mulock called to Order by Mr.
Deputy Speaker; Ruling, must withdraw state-
ments, 5807-11 (ii).

— between members not in order (Mr. Somers-
ville) in Com. on Remedial Act; Ruling (Mr.
Deputy Speaker) 5959; Mr. Choquette objects to
Tory members "washing dirty linen in the Hse.";
Mr. Deputy Speaker asks hon. members to bring
personal remarks to a close, 5960 (ii).

— Mr. Edgar objects to the hon. member (Mr. Mc-
Gillivray) making insinuations of a personal
character against the hon. member for Muskoka
(Mr. O'Brien); counter charge by Mr. O'Brien;
Ruling (Mr. Deputy Speaker) both gentlemen must
withdraw charges, 5960-63 (ii).

— Insinuations against hon. members that they
have changed their principles for mercenary
motives (Mr. Wallace); objected to by Mr. Taylor,
5725 (ii).

REMEDIAL ACT (MAN.) ON M. for *re*: Mr. McCarthy
called to order by Mr. Speaker, hon. member
must not impute motives as to vote of members,
3733; Mr. Edgar asks: Can the leader of the Hse.
use the words "subterfuge" and "libel?" Rul-
ing (Mr. Speaker) 3734 (ii).

— IN COM.: the hon. member (Mr. Davies) cannot
discuss the general policy of Govt. on a clause (Mr.
Ouimet); Ruling (Mr. Deputy Speaker) 4921 (ii).

— IN COM.: Mr. Sproule asks: Is it Parliamentary
for any h. m. to use the word "obstruction?"
Ruling (Mr. Deputy Speaker) 4958-60 (ii).

— IN COM.: Opposition accused of "deliberate
obstruction" by hon. member for Leeds (Mr.
Taylor); called to order (Mr. Edgar, &c.) must
give names of informant to such a reflection, or
must accept Mr. Laurier's denial of statement,
5155-57 (ii).

— IN COM.: Mr. McLeod submits that hon. gentle-
men should confine discussion to question before
the Chair; Ruling (Mr. Deputy Speaker) 5340-41.

— IN COM.: Mr. Paterson (Brant) called to order
by Mr. Deputy Speaker, on discussing the clauses
of B. instead of motion before the Chair, 6399 (ii).

— IN COM.: differences in the Cabinet; ref. to
Senate deb. by Sir Richard Cartwright objected
to by Mr. Ouimet; Ruling (Mr. Mills, Annapolis,
Chairman) 5895 (ii).

— IN COM.: Mr. Mills (Annapolis) submits that the
hon. gentleman (Mr. McNeill) has no right to im-
pute unfairness in Chairman's ruling; Ruling
(Mr. Deputy Speaker) 5947 (ii).