

**Speaker and Deputy Speaker, rulings and statements—Cont.**

- Oral questions—*Cont.*  
 Time period allotted, question of privilege interrupting, at discretion of Chair to allow, 5456-60  
 Parliament buildings, guidelines and principles *re* use, etc., 2833-4  
 Petition, not proper as to form, not receivable, 3200  
 Petitions, reading, 4746  
 Petitions, 30,000 cards status, minor adjustment required, 1812  
 Point of order  
 Arising during question period, deferring until end of question period, 1650-1  
 Clarifying answers of question period, 5772  
 Clarifying statement, 6241  
 Debate rather than point of, 489, 545, 553, 796, 845, 859-60, 892, 907, 1087, 1512, 1684, 2625, 2948, 4181, 4709, 5134-5, 5206, 5254, 5509, 5884, 6022, 6032, 6154, 6171, 6263, 6461  
 Discussing before question period, 418  
 Estimates, inaccuracy, questioning details, not a point of, 3347-8  
 Information should be sought by other means, 4890-1, 6485  
 Not to be used to ask questions, 5771, 6861  
 Not to be used to clarify statement made outside House, 552  
 Second contribution by member on same point of, not allowed, 5508  
 Should not involve business outside the House, 1991  
 Taken as notice, may be raised at a later date, 1871  
 Press Gallery, inaccurate reports *re* Public Service pensions, Chair is not in position to take any action, 3664  
 Private members bills  
 Advancing several stages in sitting, 3635  
 Establishing 2 constituencies with same name, deferring decision, 2094  
 First reading *en bloc*, scrutinizing before second reading, unanimous consent, 427  
 Subject matter referring to committee, unanimous consent needed, 1051  
 Private members business  
 Item, previously stood, not regulated by Dec. 5/77 ruling, 1778  
 Items not taken up when called, may retain precedence, not role of Chair to ask government to stand motions, 647-8  
 Programing, role of government, standing items under S.O. 19(1) and 49(1), 832-3, 1047, 1138, 1337-8, 1345-6, government should continue to schedule business, grievances may be expressed by withholding unanimous consent, 1557-8, orders stood at request of government to be listed in order paper distinct from those stood by unanimous consent, 1778, 2197, 2364  
 Private members hour, deferring or foregoing, 5161-2  
 Private members motions, mover speaking second time will close debate, 4804  
 Private members motions, scope of debate, 5666-8, 5736-7, 5743  
 Privilege  
 Appeal rather than question of, 2784  
 Budget leak, newspaper article containing precise detail, 4285, and TV broadcast, M. to refer to Privileges and Elections Committee, no precedents treating matter as question of, minister denying leak, federal-provincial consultations increasing speculation, impossible for article to confirm revelation prior to decision, deferring decision, 4382-3, matter disposed of with minister's denial, no precedents, motion not substantive, not a question of, 4549  
 Canadian Broadcasting Corporation televising debate, no coverage of Social Credit spokesmen, matter to be discussed in Television and Radio Broadcasting of the House (Special) Committee, not a question of, 123  
 Candidates for election, RCMP surveillance, M. to refer to Privileges and Elections Committee, surveillance precedent

**Speaker and Deputy Speaker, rulings and statements—Cont.**

- Privilege—*Cont.*  
 Candidates for election—*Cont.*  
 cited, determining whether candidates have same privileges as members, disposition of RCMP procedure, whether motion should have priority over other business, 5069, deferring decision, 5275, citing definitions of privilege and precedents, determining whether *prima facie* case, privilege cannot be extended beyond House nor beyond life of Parliament to include candidates, not a question of, matter may be raised through normal procedures, 5410-1  
 Candidates for election, RCMP surveillance, minister stating not business of House but of McDonald inquiry, curtailing powers of House, 4889, M. to refer to Privileges and Elections Committee, matter stood for further discussion, 4921, minister denying statements, matter of dispute and not question of, may rephrase motion *re* existence of offensive surveillance regime, 4976-7  
 Committee *in camera* meeting, prime minister's reference, deferring decision, 2574, does not breach confidentiality, no motion attached, not a question of, 2613  
 Committee proceedings  
 Alteration of record, chairman to investigate and report to House, Chair does not rule on committee activities until report made to House, 4114  
 Estimates referred, not being examined, parliamentary financial accountability demands meaningful examination, Chair's authority not clear, deferring decision, 4889-90  
 Examination process upstaged by government, grievance rather than question of, chairman may ask minister to explain actions before committee, 6101  
 Remarks of member, should be settled in committee, Chair does not rule on committee activities, 875  
 Contracting procedures, political interference, grievance rather than question of, matter may be raised through normal procedures, 6348-9  
 Debate rather than point of, 23, 3038  
 Debate, scope of, 507, 691, 977, 1646, 3614-5, 4887, 5064, 5070  
 Dispute with minister as to accuracy of fact, not a question of, 22-3, 323, 390, 571, 747-8, 1123, 1811-2, 1901, 1949-50, 2919, 3349-50  
 Grievance rather than question of, 603, 824, 2667  
*Hansard*, alteration by minister of answer, deferring decision, 3880, substantial alteration, editorial judgement not properly exercised, requiring administrative attention by Chair, further consideration, 3925  
 House business, negotiation, etc., not a question of, 2835  
 House of Commons vacancies, calling election, not a question of, 5009  
 Judge intimidating member by stating member's criticism of Treu trial under provisions of Official Secrets Act not tolerated, 5874, 5877, precedents cited, reserving M. to refer to Rights and Immunities Committee, since language of judge is not an actual interference and since members are not intimidated in pursuing matter the Chair proposed possibility of referring matter to committee without making decision on whether question of, 5953-4, difficulties in translation of judge's remarks, 5957, Chair's proposal not to be taken as preferred manner of resolving difficulty but only as avenue to be considered, 5960-2, translation difficulties, 6048, no precedents applicable, members' right to speak must be defended as well as judge's right to defend court, judge's intervention extraordinary, danger of House appearing to scrutinize courts, judge's remarks open to many interpretations, implied not specific threat, House should not