
 QUESTIONS—*Continued.*

6. A motion amended, and the main motion as amended further amended, 393.

7. Motions withdrawn, 84, 101, 225, 246, 295, 329, 330, 331, 390.

8. Questions as to the validity of Election Petitions, 20, 44, 48.

9. Objection raised to the reception of an Election Petition, that it should have been presented within the first fourteen days of the Session; and that counting the day on which the House met for the election of a Speaker as the first day, it was presented too late, 52. Mr. Speaker decides that as no business can be done after election of Speaker, it was not until the next day that Parliament was formally opened; he thinks therefore that the petition ought to be received; Question for its reception negatived on a division, 58.

10. Objection taken to Grand Trunk Arrangements Bill, at the second reading, that it virtually compounded a debt due to the Government, and should therefore have originated in committee of the whole; Objection overruled, 164.

11. Objection taken to an amendment offered to an amendment to a motion that the Speaker do now leave the Chair to go into Committee of Supply; Mr. Speaker decides that no amendment can be offered to an amendment to a motion for the House to go into Committee of Supply, 262.

12. A motion having been made in reference to the interference of a public officer at the Welland Election, and an amendment offered, to proceed with the Orders of the Day; an amendment proposed thereto, that it is expedient to amend the Election Law so as to prohibit the interference of public officers at Elections, decided to be out of order, 300.

13. Notice taken, at the third reading of the Bill from the Senate relating to the inspection of Steamers, that it contains provisions which will be a burthen on the people, and should therefore have originated in the Commons; House waives its privileges, 319.—The like with reference to a Bill to amend the Penitentiary Act, *ib.*

14. Notice taken that a motion offered is not in strict accordance with the Notice given; Mr. Speaker decides that it must be corrected so as to correspond therewith, 326.

15. A Member proposing to read certain documents bearing upon the charges connected with the Pacific Railway contract, which had been referred to a committee for investigation,—it was objected that they could not be read to the House, but must be referred to the Committee; Objection sustained, 349.

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16. That John Bertram has a right to take his seat as Member for West Peterboro', &c. 6.—Again, 37.

17. That the Speaker's Warrant for the appointment of the General Committee of Elections should have been laid on the table on the 19th instead of the 20th inst., and it is therefore not a warrant within the meaning of the Statute, 68.

18. To appoint a Committee to inquire into the circumstances connected with the granting to Sir Hugh Allan and others, of the Pacific Railway Charter, 115.