## 20. Conclusions:

(a) The simplest and best procedure is by indictment, conviction, and vacancy under section 31. If, however, there is any difficulty in establishing technical perjury, a different procedure should be followed.

091454

V

- (b) Impeachment and trial by the Senate are not available without constitutional amendment.
- (c) The power of the Senate to expel can, it is submitted, be resorted to. There will certainly be a bitter contest as to the existence of the power.
- (d) The procedure should be:
  - lst. Senator X. brings the Report to the
    attention of the Senate and it appears that
    Senator Y. has done this and that.
  - 2nd. The Senate orders the attendance of Senator Y. to enable the Senate to consider the charges.
  - 3rd. Under Canadian practice the matter is referred to a committee for investigation and report.
  - 4th. Assuming report of committee, Senate should consider entire case and expel.

12

## MEIGHEN PAPERS, Series 5 (M.G. 26, I, Volume 150)

## PUBLIC ARCHIVES ARCHIVES PUBLIQUES CANADA