

years old. They failed ten years ago to prove a single particle of wrong-doing, because the facts are as I state them now, and there was no wrong-doing or intention, or desire of wrong-doing on our part, in any way, shape or form whatever.

Mr. McMULLEN: As the hon. gentleman has misrepresented me, I might be allowed to say a word.

Some hon. MEMBERS. Order, sit down.

Mr. McMULLEN. The hon. gentleman stated that he—

Some hon. MEMBERS. Order, sit down.

Mr. McMULLEN. Hon. gentleman opposite evidently fear a threshing out of this question.

Some hon. MEMBERS. Order, sit down.

Mr. McMULLEN. The hon. gentleman (Mr. Wallace) represents that he bought a strip of land as the owner of the adjoining strip of land, and that the Railway Department put a price upon it.

Some hon. MEMBERS. Order, sit down.

Mr. McMULLEN. The hon. gentleman knows that the owners of that land tried to buy that strip from the Railway Department, and they would not sell it to them until after he bought the land.

Some hon. MEMBERS. Order.

Mr. WALLACE. What the hon. gentleman (Mr. McMullen) states is not true.

Mr. RICHARDSON. I rise to make a personal explanation in reference to the statement of the hon. member for North Wellington (Mr. McMullen). It is not true that I have any desire to block the Bill. I told Mr. Campbell that I certainly would vote for this Bill. I intend to vote for both Bills, and I refrained the other night from speaking, lest the Bill might be prevented from going through. I intend to vote for the Bill, although I will support the amendment which is in line with the course I have taken for a considerable number of years.

Mr. CLARKE. I desire to add one word—

Some hon. MEMBERS. Order, spoken.

Mr. CLARKE. I merely moved the amendment and did not speak.

Some hon. MEMBERS. Order, spoken.

Mr. CLARKE. I am sure that the people of Toronto—

Some hon. MEMBERS. Order.

Mr. CLARKE. I appeal to you, Mr. Speaker.

Mr. SPEAKER. If it is a word of explanation to the House, I do not think the hon. gentleman should be denied the privilege.

Mr. CLARKE. The question of order was immediately raised when I presented the amendment, and before I had time to say a word about it. I do not desire to take up the time of the House more than a minute, because I presume it would suit every one's convenience to take the vote before six o'clock.

The PRIME MINISTER. The hon. gentleman can give a personal explanation, but he has no right to speak on the general question.

Mr. CLARKE. If I have no right to speak I will take my seat and let the division be taken.

Mr. MACLEAN. The question of order was raised—

Some hon. MEMBERS. Order. Question.

Mr. SPEAKER. The question is on the motion for the third reading of Bill (No. 115), and Mr. Clarke's amendment thereto.

The House divided on the amendment.

YEAS :

Messieurs

Bell (Prince),	Kloepfer,
Bennett,	LaRivière,
Bergeron,	Macdonald (King's),
Blanchard,	Maclean,
Britton,	McDougall,
Cargill,	McInerney,
Caron (Sir Adolphe),	McNeill,
Casgrain,	Martin,
Clancy,	Mills,
Clarke,	Montague,
Cochrane,	Prier,
Craig,	Puttee,
Davin,	Richardson,
Ferguson,	Rosamond,
Foster,	Taylor,
Ganong,	Tupper (Sir Charles
Gillies,	Hibbert),
Guillet,	Wallace, and
Ingram,	Wilson.—38.
Kaulbach,	

NAYS :

Messieurs

Seith,	Lang,
Bethune,	Laurier (Sir Wilfrid),
Borden (King's),	Lewis,
Brodeur,	Livingston,
Calvert,	Macdonald (Huron),
Campbell,	Mackie,
Casey,	McGugan,
Christie,	McHugh,
Copp,	McIsaac,
Cowan,	McLennan (Inverness),
Davies (Sir Louis),	McMillan,
Davis,	McMullen,
Domville,	Morrison,
Douglas,	Mulock,
Erb,	Oliver,
Fielding,	Paterson,