ADDRESS IN REPLY TO THE SPEECH FROM THE EHRONE-Con.

Sproule, T. S. (East Grey)-Con.

time-81. The question of large sales of eminent domain; Ministers responsible for the low grade of political morality-82. Mr. Hyman received the goods and profited by them-83. stolen Public opinion in London bought at \$10 a head -84. No provision in the Autonomy Bills to proceed with the election trials -85. Byron Lott and the disclosures in -86. Other forms of bribery than the expenditure of money for votes-87. expenditure of money for votes-87. Make the fountain pure and the stream will be pure-88. Condemnation to the government for sins of omission as well as of commission-89.

- Stockton, A. A. (St. John City and County)-204
 - The question of the wisdom of expenditure with Laurier apparently depends entire-ly on the point of view-204. We have the grain elevators and appliances, but and general result-206. The Gallery, the Queens-Shelburne, the London and the Halifax election cases-207. Quotes Fielding's evidence in the Queens-Shel-burne case-208-9-10. Laurier referred to election matters more jocosely than he would had he supposed any of his followers would have been misled-211. In this country we must have a secret ballot and an honest count; quotes the To-lot and an honest count; quotes the To-ronto 'Star'-212-3. Quotes the record in the Halifax case-214. There should be machinery to prevent such delays-215. The Rothesay election frauds-216. Campbell's reasoning illogical-217. With the hallot and an honest count we will the ballot and an honest count we will soon wipe out the stain on our public life-218.

Talbot, O. E. (Bellechasse)-200.

Who is the greater sinner, the man who gives money, or the man who asks it?-200.

Tisdale, Hon. David (Norfolk)-187.

Refused Mabee's offers of assistance; 'he was never a supporter of mine '-187. It was proven that the Conservative party -187. It did not take Mabee's book and the Re-form party did—189. Asks what Camp-bell quoted—194. Better provide a remedy for existing conditions than indulge in recriminations, one against the other -199. The man who tempts the other is the greater sinner-200. 'I have still an the greater sinner—200. I have still an abiding faith in the majority of the elec-tors of this country if they are only given a fair show '-201. It is evident that the fraudulent tampering with the ballots has increased more rapidly than the primitive method of bribery-202. Let us get back to open voting-203.

ADDRESS TO HIS MAJESTY-7410.

Motion to take the Senate amendment into consideration to-morrow-Hon. W. S. Fielding-7410.

ADDRESS TO HIS MAJESTY-Con.

- Fielding, Hon. W. S. (Finance Minister)-7410.
 - Moves that the Senate amendments be considered to-morrow; will have the amendments embodied—7410. Should begin *de novo*; An amended ad-dress not quite proper—7410.

- ADMINISTRATION OF JUSTICE.
- Allusion to report that British Columbian vacancy on the bench was for sale-Ayles-worth, Hon. A. B. (Minister of Justice)-580.
- Aylesworth, Hon. A. B. (Minister of Justice) -580.

Wishes to call attention to report that vacant judgeship in British Columbia was for sale—580. No intention of dis-cussing the subject—581.

Borden, R. L. (Carleton, Ont.)-580.

Is debate to be allowed on this matter?-580.

Foster, Hon. Geo. E. (North Toronto)-581. Others might wish to make comments if. the matter is introduced-581.

Speaker, His Honour the-580.

Calls Aylesworth's attention to the new rules-580. It will be necessary to fol-low the practice of the House as laid down in the rule-581.

ADMINISTRATION OF JUSTICE—SASKAT-CHEWAN AND ALBERTA—7440.

House in committee on resolution providing salaries for judges-Hon. A. B. Aylesworth-7440, 7442, 7578.

Alcorn, G. O. (Prince Edward)-7442.

The District Court instead of the Superior Court naturalizes the alien-7443.

- Aylesworth, Hon. A. B. (Minister of Justice) -7440.
 - So far courts in these provinces have only been continuations of the courts of the Northwest Territories-7440. Does not see his way to accept proposition to pay these judges more than in Ontario-7441. Does not think it essential to appoint the judges from the bars of these provinces -7442. The clause is simply the provision of the existing law made applicable to conditions in the two provinces—7442. Possibly one or two things that ought to be thought of -7443. No necessity to provide for election trials in this Bill-7578.

Bennett, W. H. (East Simcoe)-7442.

Would these judges be appointed from the bars of the two provinces?-7442.

Bergeron, J. G. H. (Beauharnois)--7440. Asks how the courts in the Northwest are constituted-7440. That means fifteen appointments of new judges-7441.