

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 stolen goods and profited by them—83. 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 connection with the patent ballot boxes—86. Other forms of bribery than the 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 entirely on the point of view—204. We have the grain elevators and appliances, but no grain; are all expenditures commendable?—205. They must depend on utility and general result—206. The Gallery, the Queens-Shelburne, the London and the Halifax election cases—207. Quotes Fielding's evidence in the Queens-Shelburne 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 Toronto 'Star'—212-3. Quotes the record in the Halifax case—214. There should be machinery to prevent such delays—215. The Rothersey election frauds—216. Campbell's reasoning illogical—217. With 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 did not take Mabee's book and the Reform party did—189. Asks what Campbell 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 abiding faith in the majority of the electors 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 address not quite proper—7410.

ADMINISTRATION OF JUSTICE.

Allusion to report that British Columbian vacancy on the bench was for sale—Aylesworth, 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 discussing 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 follow the practice of the House as laid down in the rule—581.

ADMINISTRATION OF JUSTICE—SASKATCHEWAN 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.