Hon. Mr. ROWELL:

1. (a) \$585.20; (b) \$2,108.04; (c) \$100.

2. (a) \$506.20; (b) \$834.14; (c) \$100.

Mr. PREVOST.

1. What was the total cost to Canada to date in connection with National Service registration?

2. What amount was paid to Mr. L. G. A. Cressé, barrister, of Montreal, for salary and disbursements in connection with said registration?

3. What persons did the said L. G. A. Cressé employ, and what is the amount paid to each person?

Hon. Mr. ROWELL:

1. \$631,230.89.

2. \$918.95.

3. George Etienne Cartier, Wilfrid J. Proulx, \$2,157.07; Hochelaga, Charles Bruchesi, K.C., \$2,552.23; Jacques Cartier, Acquila Jasmin, K.C., \$3,888.52; Laurier-Outremont Co., Jos. Perrault, \$593.46; Maisonneuve Co., J. A. Couture, \$3,742.37; St. Anne Co., Lawrence Kavanagh, \$7,409.79; St. Antoine Co., Frederick Hague, K.C., \$1,584.33; St. Denis, Chas. A. Pariseault, \$3,750.81; St. James Co., Alexandre Brouillette, \$2,263.10; St. Lawrence and St. George Co., G. A. Forbes, \$2,249.72; St. Mary Co., Jos. A. Lamarre, \$3,692.92; Westmount-St. Henri Co., Alex. I. Morrison, \$3,064.73; Vaudreuil-Soulanges Co., J. A. H. Cherrier, \$1,653.87.

MILITARY SERVICE ACT.

Mr. DESAULNIERS:

1. What were the names of the Registrar, the Deputy Registrar, the Assistant Deputy Registrar, under the Military Service Act, for subdistricts of Hull, Wright, Pontiac and La-

belle, of Military District No. 3?

2. When was each of them appointed?

3. What amount has been paid to each as

salary up to date?

4. What amount has been paid to each for travelling expenses up to date?

Hon. Mr. MEIGHEN:

1. Deputy Registrar Sub-District of Hull, Mr. F. A. Labelle; Assistant Deputy Registrar, Sub-District of Hull, Mr. J. E. D. Caron. The District of Hull includes counties of Pontiac, Wright and Labelle.

2. Mr. Labelle was appointed September 28, 1917. Mr. Caron was appointed October

8, 1917.

3. Mr. Labelle, September 28, 1917, to June 11, 1918, at \$200 per month, \$1,693.34; June 12, 1918, to March 31, 1919, at \$250 per month, \$2,408.34; total, \$4,101.68. Mr. Caron, October 8, 1917, to February 28, 1919, at \$200 per month, \$3,350.

4. Mr. Labelle, \$11. Mr. Caron, no travelling expenses.

[Mr. Marcile.]

SOLDIERS ON PENSION LIST.

Mr. ANDERSON:

1. How many total disabled soldiers are now on the pension list?

2. How many soldiers have lost both eyes?
3. How many soldiers are bed-ridden and

are drawing pensions?

4. How many soldiers suffering from pulmonary tuberculosis have received treatment, and how many are now under treatment?

Hon. Mr. ROWELL:

1. 854.

2. 39.

3. 16.

4. (a) Since July, 1915, the number of ex-soldiers suffering from pulmonary tuberculosis who have received treatment, and who have been discharged, or who have died, totals 5,730. (b) 1,712.

ST. PETER'S RESERVE.

Mr. MALLOY:

1. Have all the lands surrendered for sale by the Indians of St. Peter's Reserve, Selkirk, Manitoba, been sold?

2. If so, how many acres remain unsold? 3. Have payments for lands ever been made

in accordance with the terms of sale?

4. Has the interest on the funded portion of the proceeds of sale been paid regularly to the Indians?

5. Has any portion of the 3,000 acres re-served by the surrender for hay land been leased?

6. If so, to what extent, to whom, for what purpose, for how long, and for what rental? 7. What is the provision for cancellation, if any?

8. Has there been a reduction in area of the said hay land under the terms of the surrender?

9. If so, what is the extent of the reduction? Hon. Mr. MEIGHEN:

1. Yes, except the hay lands.

2. The hay and marsh lands.

3. Yes.

4. Yes, when funds were available.

5. Yes.

6. The whole 3,000 acres mentioned in the surrender and contiguous marsh lands, about 10,000 acres in all, leased to Charles Bird and Jacob Jonnason of St. Peter's, and Rufus Stephen Benson and Rufus Henrickson, of Selkirk, for a term of five years from the 1st of May, 1918, for hay and grazing purposes at an annual rental of \$2,500 in advance.

7. Provision made in lease that if rent is in arrear or unpaid for the space of forty days, or in case of breach or non-performance of any of the covenants contained in the lease, it shall be lawful for His Majesty the King into and upon the said premises to re-enter and the same to have again,

re-possess and enjoy.

8. Yes.

9. To the extent of land leased.