## Speaker—Concluded.

HIS DECISIONS, &c.—Concluded.

Member by way of an amendment to the motion that the Speaker do now leave the Chair for the House to go into Committee of Supply, is one dealing with the wide and general question of the safe transportation of Canadian perishable food products from the point of production to their ultimate market. I think this is not the same question, and does not anticipate a question already on the Order Paper for consideration by the House. I therefore rule that it is in order," 336.

- 17. On a motion for an Address to His Majesty for the purpose of amending the B.N.A. Act regarding the payment of subsidies to the Provinces, an amendment was proposed regarding the representation of the Provinces, and objection being taken thereto on the ground that it was not relevant to the main motion, Mr. Speaker decided:—
  - "The motion before the House deals with one specific question, the scale of payments to be made by Canada to the various Provinces. The amendment proposes to deal with the representation of several Provinces. It seems to me that it is an entirely different question, and that it is not relevant. I would therefore rule the proposed amendment out of order," 348.
- 18. A further amendment being moved to the same motion (as in No. 17), to provide for the vesting of the minerals, lands, timber, &c., in the respective Provinces, and objection being taken thereto on the ground of irrelevancy, Mr. Speaker said:—
  - "It seems to me that the whole question involved in the motion is the scale of payments to be made by Canada to the several Provinces, and that the question dealing with the land, so far as the Provinces are concerned, is entirely out of order. I therefore rule the proposed amendment out of order," 349.
- 19. An amendment being moved to a motion for the House in Committee of Supply; objection was taken to a certain part thereof on the ground that it was a repetition of a statement which had been formally denied by the member charged, Mr. Speaker ruled:—
  - "Under the circumstances the recital of such a statement is out of order," 369.
- 20. A member having made a motion as a question of privilege, Mr. Speaker ruled "that the motion is out of order, because the subject-matter it refers to has already been dealt with, discussed and decided upon by the House;" and the said Ruling being appealed against was sustained by the House, 381.
- 21. On a motion for the House to go into Committee of the Whole to consider of an Address to His Majesty on the subject of the Provincial subsidies, objection was taken on the ground that the subject had already been discussed and decided during the present session; Mr. Speaker decided that the House having unanimously decided to reconsider the subject, the point of order was taken too late, and the House might go on and consider the Resolution for an Address to His Majesty, 513.

## Spirits in Bond:

Papers relative to the effect of Sec. 148, s.s. 4 of Chap. 34, R.S.C. thereon; Ordered, 60. Presented, 471. (S. Papers, No. 218.) Not printed.

## Sporting Purposes, Lands Leased for:

See Lands, Public. 23.