QUESTIONS—Continued.

- 16. Attention called to certain clauses of the Bill respecting Light-Houses, from the Senate, which will necessitate the expenditure of public money; Mr. Speaker points out a provision in the Bill, that no such expenditure shall be made without the previous sanction of Parliament; Objection overruled, 155.
- 17. Notice taken, that the Bill respecting certificates to Masters and Mates of ships, contains provisions leading to the expenditure of public money, and ought therefore to have originated in this House; Resolution, that the House does not insist on its privileges, but the case must not be brought into precedent, 181.
- 18. A motion having been made, in amendment to a Resolution of Supply, that the House regrets that the Government should have increased the salaries of public officers, when there is a deficit in the Revenue, &c.,—and an amendment being proposed, that no public officer should receive more than one salary, &c.,—Mr. Speaker decides that the amendment is not in order, as it is not pertinent to the motion, 212.
- 19. A motion having been made to refer a certain Return, and objection being taken that no Notice had been given of the motion,—Mr. Speaker being appealed to whether it is not to late to take the objection, as the debate had continued at some length,—he decides, that his attention being drawn to the want of Notice, he must declare the motion out of Order, 233.
- 20. Objection taken to a motion to recommit a bill with an instruction to add a clause,—that no Notice had been given; Mr. Speaker decides that as the motion had been debated at two previous sittings, it was too late to raise the objection, 238.
- 21. A motion for an Instruction to the committee of Ways and Means, to restore Coal and Coke to the free list, having been negatived,—and a further motion being offered, for an Instruction to substitute a duty of 10 cents per ton in place of 50 cents (as proposed),—Mr. Speaker decides that it is not in order, 259.
- 22. A motion to recommit the Superannuation Bill with an instruction to make other arrangements, including a provision for widows and orphans, decided to be out of order, as it went beyond the scope of the measure recommended by the Crown, 303.
- 23. Objection raised (at the second reading) to the Bill to limit the rate of Interest, that it related to Trade, and ought to have originated in committee of the whole; Mr. Speaker decides that the Rule does not apply to the subject of Interest, 313.—A further objection, that a Bill relating to Interest have already been disposed of, the subject cannot be brought forward again at this time,—decided to be valid, 314.
- 24. A motion having been made to recommit a Resolution of Supply for re-voting the sum required in connexion with the acquisition of the North-West territory, to be considered in connexion with the last Supplementary Estimates submitted; an objection was raised, that as the Committee of Supply had already before it several Messages recommending a re-vote in another form, one or other of them must be withdraw; Objection overruled, 339.

QUESTIONS NEGATIVED OR SUPERSEDED:

- 25. For an Address to His Excellency in reference to a general Customs Union, 98
- 26. For an Address to Her Majesty concerning the financial arrangements under the British North America Act, 125.