ORDER, PRIVILEGE, ETC.—Con.

ORD

Reports, Engineers', communication of, confidentially, to Leader of Opposition, offered by Min. of P. W.; objected to (Messrs. Holton and Macdougall); Report tabled, 1080-83.

Precedence of Tariff Debate, on private

ORD

day, without formal notice of M., objected to (Mr. Mackenzie); objection sustained (Mr. Speaker) 650.

Precedence of Govt. business, Ms. for (Sir John A. Macdonald) 738, 1290, 1533,

1668, 1841, 1885.

Allusions to proceedings of P. A. Com., still incomplete and not reported, objected to (Mr. Oliver); objection sustained by Mr. Speaker, 839.

Censure, in debate, upon the action of the Sovereign, or of Her Representative, a breach of Order; pointed out by Mr. Cockburn, W. Northd., in remarks

on Que. Constitutional Question, 984. Cabinet Proceedings. On Res. for Cor. respecting dismissals, &c. (Mr. Ross, W. Middx.) the Premier declined to bring down anything of a Cabinet nature, 491. Upon the Premier's statement (p. 944) that, certain advice having been offered, H. E. had referred the case to England, Messrs. Mackenzie & Holton pressed for copy of the O. C. and more precise information; the Premier declined, it being a matter not of "Council," but of

the Cabinet, 1026. Com. of W. (Marine Telegraphs B.) order into being read, and Mr. Holton suggesting reference of B. to Ry. Com., instead, Mr. McCarthy objected that the H. had already ordered itself into Com. of W. Mr. Speaker ruled the propriety of Amt. or discharge of that order if desired, 1572.—See

also "Procep." on this B.

Amt., for absolute Repeal, to M. for 2° of a B. for provisional Repeal (of Insolvency Laws) ruled in order by Mr.

Speaker, 1610.

Ants., in Com. of W., to Mr. Béchard's B. for absolute Repeal of Insolvency Laws, objected to (English practice being quoted) as virtually destroying the B., which had passed 2°; ruled (Mr. Chairman) the Amts. not irrelevant to the B., 1769-75.

Objection to progress of a B. (the B. not being printed in French) over-ruled by Mr. Speaker, being raised too late,

Petition for dismissal of Judge Polette, Three Rivers, ruled out of order,

1755.

M. for Res., implying Want of Confidence. Mr. Holton objected to such being allowed to "stand"; but Mr. Speaker said it came within an agreement of the House, 1762.

Allusion to previous Debate objected to; and checked by Mr. Speaker, 1824. Language, unparliamentary, 1938.

ORDER, PRIVILEGE, ETC.—Con.

Strangers ordered to withdraw from the floor, 1940.—See "PRIVILEGE" for this

Speaking to a proposed M. without notice; objection taken (Mr. Holton). Mr. Speaker decided that it must be taken when Ques. on the M. is put, 1984. M. to adj. H., as a conclusion to Remarks

(Mr. Costigan) objected to, 1985; M. for Cor., without notice, objected to, and over-ruled by Mr. Speaker, 1986.

PRIVILEGE :-

Taking seat on telegraphic cert. of Returning Officer, objected to, and not allowed,

Explanations respecting reports in Le Canadien (Mr. Huntington) 488; in

Courrier du Canada, 613. Explanation, respecting Mr. Patterson's personal charges in Tariff Debate (Mr. Rukert) 808, 818,

Explanation respecting report in Toronto Globe (Mr. Doull) 1250.

Explanation of Remarks in Debate on R. Cardinal's dismissal (Mr. McDonald, Pictou) 1373.

Explanations, continuing those made in Tariff Debate respecting Queen's, N.B., Election Protest, 1451-3 (Mr. King and others) 1454-6.

Explanations, Confederation Campaign in N.B. (Mr. Tilley and others) 1304, 1317,

Explanation, on statement in London Advertiser, as to vote (Mr. Coughlin) 1754.

Explanation, on statement in Chignecto Post, as to Reciprocity Treaty expenses (Sir A. J. Smith) 1754.

Explanation, on statements respecting Selkirk Election (Mr. Smith) 1805.

Stranger, conduct of, in insulting a Member of House, 1940. Charge formulated and offender summoned to Bar, 1943, 1980. Discussion as to Proced. in such cases, 1980. Report, writ not servable, 2044; Remarks (Mr. Mc. Lennan and others) 2044.

PROCEDURE :-

Private B., Selkirk Ry. (Mr. Rykert). Introduction opposed (Mr. Schultz) length of notice in Gazette being insufficient. The Com. on Standing Orders having passed the B., that decision concurred in and B. 1°, 71-3.

Private B., affecting Crown rights (Intercol. Ry., Mr. Cockburn, West Northumberland) introduction opposed (Mr. Mackenzie) 138; B. withdn., 139; in-

troduction allowed, 156.

B. to authorise payment of deposit to John Stewart, Kingston, not introduced as Private B., objected to (Mr. Mackenzie) 139; decided against (Mr.

Speaker) and withdn., 140. Sel. Com. on Priv. and Elections.—Reference to, of Petition respecting South Grenville Election (M. of Mr. McCarthy for Address; Amt., Mr. Holton) 237.