

PROCEDURE—Continued.

ADJUNT. OF THE HOUSE: Remarks by *Mr. Speaker* to the effect that any Member has a right to bring before the House a matter of urgency on M. to adjourn, but the debate should be confined to the subject matter of urgency, &c., 803 (i).

AMT. TO REPEAL FRANCHISE ACT made by *Mr. Mulock* to 2° of B. 69 (*Voters Lists*) objected to by Sir *Charles Hibbert Tupper*, 3637; *May* quoted, 3640; *Mr. Speaker* stated that if Amt. carried it would be an instruction to Govt. to bring in a B. to repeal the Franchise Act; *Mr. Speaker Brand* quoted; Amt. ruled in Order by *Mr. Speaker* 3640 (ii).

COMMITTEE MEETINGS DURING SITTINGS OF HOUSE: On M. (*Mr. Tisdale*) objection taken by *Mr. Edgar* no notice having been given, 3909; objected to also by *Mr. Casey*, 3911; objections sustained by *Mr. Speaker*, 3912 (ii).

PROCEDURE—Continued.

MOVING AN AMT: Members having spoken cannot move an Amt., but some other Member can, do so (*Mr. Speaker*) 4361 (ii)

ON M. FOR THE HOUSE TO GO INTO COM. ON A GOVT. RES. ON A CERTAIN DAY: Members reminded by *Mr. Speaker* that no discussion can take place under the motion but can take place upon motion for Com. of the Whole, 1884 (i).

REDUCTION OF QUORUM OF SEL. COM.: M. by *Mr. Weldon*, objected to by *Mr. Edgar*, no notice having been given, 3545; Remarks by *Mr. Speaker* and *Bourinot* quoted, 3550, 3553; M. declared in Order, 3553 (ii).

SUPERANNUATION ACT AMT. B. 6: On 2° *Mr. Speaker* ruled that the B. involving a charge upon the public revenue should not be introduced by a private Member, 2159; could be introduced by authority of the Crown and by resolution, 2518 (ii).