

Order and Procedure—Continued.

Similar objection raised (Mr. Bowell) on Mr. Power's rising to make an explanation, after debate on his Inq. *re* Mr. Clarke Wallace's Orange speech, 385; Messrs. Allan and Masson held that Mr. Power was within the practice of the Senate, 386.

On Mr. Power proceeding beyond an explanation, in his remarks, Mr. Bowell again requested that the Com. on Rules would define in the future what is admissible, 387.

See also "Motion for Papers, form of" (below.)

Legislation, impracticable.—Mr. Perley having called attention to high interest rates charged in the N. W., and urged upon the Govt. the passage of a restrictive law, Mr. Bowell pointed out that such a B. would not be passed by Commons, 465.

Legislation, initiation in Senate. See "Senate" (below.)

Motion for a Select Com. See "Committee" (above.)

Motion for Papers, form of.—Mr. Boulton *m.* "that he will ask the Govt. to cause to be laid before the House" copies of Orders in Council *re* C.P.R. Co. capital stock, 127. Mr. Allan pointed out that the M. was not in proper shape, being neither an Inq., nor a M. for papers, 136. Mr. Scott suggested that it might be put in form of an Address, 136. Mr. Bowell pointed out that the M. on the paper was misleading and had sprung a question which the House was not prepared to discuss, 143; also Mr. Power, 143, and Mr. Angers, 144. Mr. Boulton, "the ques. having been answered," requested permission to withdraw the M., 144.

See also "Inquiries not debatable" (above.)

Motion, form of.—Objection taken (Mr. Bowell) to form of M. (Mr. McCallum) for statement of amount paid back to Supt. Ellis, Welland Canal, "taken by him (Ellis) in excess of what was just," &c.; the M. asks the House to affirm a matter which is not yet established, 293. After discussion on this point the M. was amended as suggested, the amount "said to have been improperly retained," &c., 294.

Motion, Impracticable.—Mr. McMillan having *m.* for a Return of manufactories in 1878 and 1891; pointed out that it was impracticable: Messrs. Power, Angers, 147; M. *amd.*, 1881 and 1891, 147.

Motion, Notices required.—See the various objections raised, on the "Drummond County Ry. Co's B.," as detailed in General Index to subjects (above), under the heading of that B., "Drummond County Ry."

Motion, Preamble inadmissible.—Objection taken (Messrs. Dickey, Power, Kaulbach) to Mr. Boulton's M. *re* C.P.R. branch construction, Regina to U.S. boundary, on the ground that the Motion was pre-

Order and Procedure—Continued.

faced by a preamble, 221; Mr. Boulton requested permission to withdraw the M. and it was dropped accordingly, 221.

Motion, Respecting Rules, irregular.—On Chairman of Ry. Com. asking House for instruction, how soon he might convene Ry. Com. on Drummond County Ry. Co's B., Mr. McMillan offered a M., that the Rules permitted the Com. to meet on morning after 2nd R., 478. Objection taken (Mr. Masson) that such a M. requires notice, 478; also that Chairman of Com. had no right to ask for instructions, 479.

Motion, Retention on Order Paper.—Mr. McCallum objected to M. (Mr. O'Donohoe) for papers in Welland Canal case, being allowed to stand further, 453; Mr. O'Donohoe explained that he awaited other papers asked for; and the M. was allowed to stand, 454.

Motion, Withdrawal, Permission for.—Mr. Boulton having requested permission to withdraw his M. for Select Com. on Commercial policy, Mr. Almon called for the yeas and nays, 243; the usual courtesy of the House in such matters was urged by Messrs. Dickey and Allan; Messrs. McCallum and Almon held that, the House having been kept for two days discussing an abstract question, a decisive vote should be taken, 243; the M. for permission to withdraw was carried, 244.

Orders of the Day.—Notation "E-F" against Bills, according to system of Commons, suggested by Mr. Bowell, 150; remarks thereon; Messrs. Bowell, McKay, Vidal, 150.

Parliamentary Fees, Disposal of.—Discussion (on the B., 61) upon the new procedure as to all fees for Bs.; on ques. of Auditor Gen. being bound to obey Senate's orders for refunds; and as to Senate privileges being diminished by the B., 341. Further enquiries and explanations, 365-6.

Printing of Departmental Reports.—Held by Mr. Power, that the Depts., not Parl., should pay for printing and binding (on adoption of 1st Report Joint Com. on Printing); after a remark by Mr. Kaulbach, the Report of Com. was adopted, 320.

Questions of Nationality, &c., in Senate.—On M. (Mr. Bellerose) for return of Custom-House employees at Montreal; discussions of questions of race, &c., deprecated (Mr. Prowse), 187, and others. Mr. Tassé, however, strongly held that the discussion of such grievances in Parl. was proper and expedient, 192.

Rules, Interpretation of.—See "Motion respecting Rules" (above).

Rules of the House, Revised.—On report of the Special Com., discussion as to desirable period for new Rules to come into force, and on postponement of consideration, 481, 2; postponement until next session *m.* (Mr. Power) and agreed to, 483.

Senate, Cabinet representation, and French-speaking Ministers in. In seconding the Address: Mr. Desjardins, 10.