

Supplementary Order Paper.

HOUSE OF REPRESENTATIVES.

Wednesday, the 19th Day of October, 1921.

INDUSTRIAL CONCILIATION AND ARBITRATION AMENDMENT BILL.

Hon. Mr. ANDERSON, in Committee, to move the following amendments:—

Clause 3: To insert after subclause (6) the following new subclauses:—

(6A.) The appointment of a nominated member or of an acting nominated member or of a temporary nominated member of the Court shall not be questioned on any ground whatsoever, and no act done by the Court sitting with an acting nominated member or a temporary nominated member, or done by such acting nominated member or temporary nominated member, shall be questioned on the ground that the occasion for such acting nominated member or temporary nominated member acting as a member of the Court had not arisen or had ceased.

(6B.) All acts done before the passing of this Act by the Court or by any member of the Court or by any person acting as such shall be as valid and effective as if this Act had been then in force.
