

TASSÉ, Hon. Joseph—Continued.**MONTREAL BELT LINE RY. CO.—Continued.**

Amt. (Mr. Drummond) that dates for completion shall apply to whole undertaking, accepted, 619.
3rd R. *m.*, 621.

On Amt. (Mr. Power) restricting elevated line to passenger traffic in city: on Mr. Vidal's speech: ques. of *bona fides* of Co., 623.

VIDAL, Hon. Alexander.**BILLS, PROCEDURE, &c. See:**

"Order and Procedure" (below).

CHILDREN, PUNISHMENT OF. See "Youthful Offenders, B."

CIVIL SERVICE ACTS AMT. B. (154).

Reported from Com. of the W., without Amt. *, 702.

COAL OIL, FLASH TEST. See "Petroleum Inspection B."

COMPANIES, JOINT STOCK, NEW REGNS. See "Joint Stock."

CONSUMERS' CORDAGE CO.; PREFERENCE SHARES ISSUE; B. (31).

On M. (Mr. Ogilvie) for 2nd R.—On Mr. Boulton bringing up free trade ques. in this connection, 485; on Mr. Power's remarks, protection of shareholders, 485.

DECK-LOAD LAW. See "Ships, safety of, Act."

DILLON, JAMES ST. G., DIVORCE B. (T).

On Com. Report in favour of B., and Minority Report (Mr. Kaulbach).—Held that question of parties being R. C. underlies the Minority Report, and should not be considered, 377-8; that, in absence of any plea from respondent, of petitioner's adultery, Com. should not seek such evidence, 378.

Comment on Mr. Power's speech: presumption not proof, 404.

On M. (Mr. O'Donohoe) to re-commit the B. for further evidence: the question reviewed, 444-5-6.

On M. (Mr. Clemow) to restore Report to Order paper: needless discussion deprecated, 518.

DOMINION W.C.T.U. INCORP. B. (56).

Introduced*, 308.
2nd R. *m.* and B. explained, 332.
3rd R. *m.**, 384.

ERIE AND HUDSON RY. CO.'S B. (81).

3rd R. *m.* (in absence of Mr. McKindsey)*, 580.

EVIDENCE, PARLIAMENTARY WITNESSES. See "Parliamentary."

HARBOURS ACT AMT. B. (A).

Reported from Com. of the Whole without Amt. *, 88.

INDIAN ACT AMT. B. (CC).

In Com. of the W.—On cl. 1, subsection 8 (disposition of children's part of the estate), and Mr. Macdonald's (B.C.) ques. as to dividing land: the Indian's interest, 362.

VIDAL, Hon. Alexander—Continued.**INDIAN ACT AMT.—Continued.**

On cl. 2: harshness of provision, to punish (for trespassing on reserve) without notice, 362.

INSOLVENCY ACT, 1894; B. (C).

On M. (Mr. Bowell) for 2nd R.—On the proposed procedure, reference to a special Com., &c., 245; on principle of the B., 246.

In Com. of the W.—On cl. 61: in debate, on banks ranking, a ques., 601.

INSPECTION OF PETROLEUM B. See "Petroleum."

INSURANCE ACT AMT. B. (V).

In Com. of the W.—On 5th cl.: Amt. *m.*, where two chief agents, each to keep documents for his district, 328.

Addl. cl. suggested, to relieve companies from penalties for reports signed by secretary, 328; to Mr. Angers, where no complaint has been made, 329; further, 329.

Progress reported from Com., 331.
Reported from Com., with Amts., 333.

IRRIGATION B. See "N.W.T."

JOINT STOCK COS., INCORP. &c.; NEW REGNS.; B. (EE).

Reported from Com. of the W., with Amts., 585.

JUVENILE OFFENDERS. See "Youthful Offenders, B."

LAND IN TERRITORIES ACT CONSOLID. B. (HH).

In Com. of the W.—On cl. 5: on devise not being complete until transfer by executor, 675.

LINDSAY, BOBCAYGEON, &c., RY. CO.'S B. (29).

On M. (Mr. Dobson) for 3rd R., on same day as reported from Ry. Com.: that this is in violation of rules, 277.

LORD'S DAY, BETTER OBSERVANCE, B. (2).

On M. (Mr. Clemow) for 2nd R., and Amt. (Mr. Almon) six months' "hoist": the B. supported, 578, 579.

MASTERS' AND MATES' CERTIFICATES ACT AMT. B. (130).

In Com. of the W.—On 8th cl.: in debate, on increased fees, that Govt. can reduce, 677.

MONCTON AND P. E. I. RY. AND FERRY CO. ACTS AMT. B. (I).

On M. (Mr. Poirier) for 2nd R.—Ques., why cl. forfeiting charter if work is not done, has been omitted from this Amt. Act, 254-5.

MONTREAL HARBOUR COMMISSRS. ACTS CONSOLID. B. (S).

In Com. of the W.—On cl. 25: on Mr. De-Boucherville's remarks as to interference with Quebec statutes, 317; further, 317.

Progress reported from Com., 320.
Reported from Com. of the W., with Amts., 331.