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Committee, Divorce, composition of.—On the M. for appt. of this Com., discussion ensued as to the personnel, the advisability of a physician being one of the Com., &c., 117-121. The Com. was then appointed by a separate M. upon the name of each member, 121-122.

mittee, proper, to recommend money grants.—Objection taken, by Mr. Vidaland Committee, others, to the recommendation for purchase of Blatch's Ready Reference to Statutes having come from the Printing Com., 480.

Committee, Quorum for organizing.—On strik-ing the Standing Coms., Mr. Bowell's M. specified 13 as a quorum of Banking & Commerce Com., for "purpose of organiz-ing only," 116. Mr. Scott pointed out that custom of the Senate is that each Com. should regulate its own quorum, 117. After remarks: Messrs. Bowell, Dickey, the M. was agreed to. A quorum of 13 for organizing was also fixed for Coms. on Rys., &c., and on Standing Orders, &c.,*

Committee Report, reconsideration.—For increasing Sessional Messengers' pay. Power approved of Mr. Bowell's M., but held that the mode of action in this matter has been objectionable, 504.

Committee, Select, appt. of.—The constitutionality of Select Com. proposed by M. (Mr. Boulton) to inquire into the commercial policy, with a view to assimilating it with that of G. B., was questioned by Mr. Bowell; and much discussion took place upon the functions of various Parlialiamentary Coms. appointed, especially the Commons Com. of 1876, on the commercial depression. See the analysis of this debate, under "Commercial Policy," in General Index to Subjects.

Committee, Time of convening.—See the several points of Order raised on the "Drummond County Ry. Co.'s B," as detailed under that B., in the General Index to Subjects.

Commons, Election for, Inqy.—Mr. Kaulbach having pointed out that such an Inqy. in Senate was unusual, Mr. McInnes held that his inquiry, though unusual, was not irregular, being a matter of public policy,

Debate, observations in.—The Address was m. by Mr. Ferguson, recently defeated in Welland, which fact was commented upon, in the debate, by Mr. Scott. His remarks were taken exception to, and discussed: Mr. Ferguson, 87-8; Mr. Scott, 87-8; Mr. McInnes (B.C.), 86-110; Mr. Bowell, 23; Mr. Power, 86-7; Mr. Angers, 62-3, 86-7-8; Mr. Clemow, 110.

On M. (Mr. Boulton) for Select Com. on Commercial policy, Mr. McMillan was called to order for using the word "rubbish," 219; Mr. Almon for the word "bored," 242

Mr. Angers having styled the language of the Senate Speakership B. "as perfect as possible," Mr. Power took exception to the remark, calling at-

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tention to other Bs. which, after much amending, are still not perfect,

Mr. Angers having said, upon Mr. Power's Amt. to same B., that Mr. Power was not endeavouring to better, but to defeat the B., Mr. Power observed that the Minister was out of order in saying so, 393.

Mr. Bowell objected to remark of Mr. McInnes (B.C.), on the Sessional Indemnity B., that Members had absented themselves from Parliamentary duties and been "gallivanting" at Elections, 508. Mr. McInnes explained that no personal reference was intended, 509.

Departmental Reports, Printing. See "Printing" (below).

Divorce Com., personnel of.

See "Com." (above).

Divorce Procedure: - Evidence, revision of printing.—Recommendation (Mr. Kaulbach) that Chairman of Com. shall not undertake this duty, 266.

Evidence, summary of, in debate.—Objection taken (Mr. Power) to Chairman giving summary of the evidence, in m. the adoption of Report of Com., and to such summary being published in the Debates (Balfour case), 264.

Similar objection taken (Mr. Prowse, in the Doran case), 367.

Time for consideration of Report of Com. — Objection taken (Mr. Almon and others) to adoption of Report of Com., in favour of the B., less than 24 hours after evidence is distributed, 263-4.

Estimates overriding a statute. Mr. Power, in Com. on the Senate Speakership B., having m. an Amt. to preclude any addl. charge on revenue, Mr. Masson pointed out that Speaker could not be paid without a vote in Estimates, and that no salary is payable under a statute, unless a salary is mentioned, 393. Mr. Bowell observed that a vote in

Estimates would override any statute, 393.

Fees for Bs. See "Parliamentary Fees" (below).

French-speaking Ministers in Senate. See "Senate" (below).

Govt. Newspapers.—On Hawaiian Islands ques., Mr. Boulton having mentioned statements in Empire and Citizen, of Govt. action upon a previous Inqy., Mr. Bowell pointed out that a report in a Govt. newspaper was not a Govt. announcement, 441.

Imperial questions.—On Inqy. (Mr. Boulton) respecting action taken by Govt., as regards Hawaiian Islands, &c.; Mr. Macdonald (B.C.) was of opinion that it would not be proper for the House to deal with a purely Imperial question, 326.

Inquiries, unusual.—See "Commons, Election for" (above).

Inquiries, not debatable.—Mr. Kaulbach hoped that Com. on Rules would define, so as to forbid debates on Inquiries (on Mr. Boulrespecting the Hawaiian ton's Inqy. Islands), 326.