

Militia in N.W. Campaign; land grants or scrip; provisions of Act further extended; B. (P).—*Sir John Caldwell Abbott.*

1st R. *, 347.

2nd R. *m.* (Sir John Abbott) and agreed to, 356.

In Com. of the W., Amt. *m.* (Sir John Abbott) 6 months from 1st July, 1892, for compliance with conditions, 372; remarks: Messrs. Lougheed, Kaulbach, Sir John Abbott, 373; M. agreed to, 373.

Reported (Mr. Vidal) with Amt., which concurred in *, 373.

3rd R. *, 373.

Assent, 522.

(55-56 *Vict.*, cap. 6.)

MILLERS' ASSOCIATION INCORP. B. See "Dominion Millers' Association."

MILLING CO. B. See "McKay."

MINISTERIAL CHANGES.

In debate on the Address, remarks: Mr. Macdonald (P. E. I.), 12—Mr. Boulton, 17-20.

M. (Mr. Power) for copy of Mr. Carling's resignation of seat in Senate, 47; remarks: Messrs. Kaulbach, Abbott, Power, 48; M. agreed to, 49.

MINNEAPOLIS, RAILWAYS, TAX UPON.

Remarks (Mr. Boulton) in debate on the Address, 41.

Remarks (Mr. Boulton) upon his M. for cessation of land grants to Rys. in Man. and N. W. T., 264.

MISSIONARY UNION, WOMAN'S BAPTIST, B. See "Woman's Baptist Missionary Union."

MODUS VIVENDI BILL. See "Fishing Vessels, U.S., B. (11)."

MOLASSES, COARSE, DUTY ON. See "Customs Duties Act Amt. B. (103)."

— PROVISION AGAINST HOSTILE FOREIGN Tariff. See the above Bill.

MONFORT COLONIZATION RY.; subsidy. See "Railways, subsidies B. (101)."

MONTREAL AND CHAMPLAIN RY.; subsidy. See "Railways, subsidies B. (101)."

Montreal and Lake Maskinongé Ry.; lease or sale to C. P. R., & c.; B. (87).—*Mr. Bellerose.*

1st R. *, 284.

2nd R. *m.* (Mr. Bellerose), 312; M. agreed to, 313.

3rd R. (*m.* by Mr. Dickey)*, 350.

Assent, 522.

(55-56 *Vict.*, cap. 48.)

MONTREAL AND OTTAWA RY. CO., leasing power. See "Ottawa Valley Ry. B. (59)."

Montreal & Western Ry. Co. Incorp. Act revived; time for completion of Ry. extended; B. (82).—*Mr. Bellerose.*

1st R. *, 307.

2nd R. *m.* (Mr. Bellerose) and agreed to*, 310.

3rd R. *, 313.

Assent, 522.

(55-56 *Vict.*, cap. 49.)

Montreal Board of Trade; increase of capital stock for a B. of T. building; B. (25).—*Mr. Ogilvie.*

1st R. *, 170.

2nd R. *m.* (by Mr. Lougheed) and agreed to, 177.

3rd R. *, 181.

Assent, 212.

(55-56 *Vict.*, cap. 70.)

MONTREAL ORANGE BANQUET.

Remark as to Mr. Boulton being an Orangeman; ques. of Privilege (Mr. Boulton) to correct, 309.

MONTREAL REPRESENTATION. See debate on 2nd R., also in Com. of the W., on: "Commons representation readjustment B. (76)."

MORNING SESSIONS.

M. for (Sir John Abbott); agreed to, 379.

MURRAY BAY TO CAPE TOURMENTE, RY.; subsidy. See "Railways, subsidies B. (101)."

NEW BRUNSWICK.

N. B. Ry. Co., arrangement with St. John and Maine Ry. Co. See "St. John and Maine Ry. Co.'s B. (57)."

— connection with. See "Tobique Valley Ry. and C. P. R. lease B. (56)."

Readjustment of seats. See "Commons representation readjustment B. (76)," in its different stages.

Supreme Court, appointment of Judge.

M. (Mr. Poirier) for correspondence, 293; remarks: Messrs. Poirier, McInnes (B.C.), 294—Sir John Abbott, Mr. Dever, 297—Mr. Poirier, Sir John Abbott, 298. M. agreed to, 299.

NEWFOUNDLAND, RELATIONS WITH.

Remarks, in debate on the Address: Mr. Boulton, 27.

Inqy. (Mr. Boulton) as to intention of Govt. to resume former commercial status, 56. Ques. of Order (Mr. Kaulbach) against extended remarks on an Inqy., 56; discussed: Mr. Scott, 56—Mr. Kaulbach, 56-7-8—Mr. Miller, 56, 58—Mr. Power, 57-8—Mr. Masson, 57—Mr. Allan, 57; the Speaker: Rule precludes debate, therefore remarks on Inqy. should not include debatable question; present decision left to the House, 58. Further ques.: Mr. Masson; reply: the Speaker, 58; further remarks thereon: Messrs. Kaulbach, Dever, 58.

Remarks on main subject of Inqy. resumed: Mr. Boulton, 59, 60—Mr. Poirier, 59—Messrs. Kaulbach, Miller, 60. Ques. of Order (Mr. Howlan) against discussion, notice of M. suggested, 60; remarks thereon: Messrs. Dever, Power, Kaulbach, Miller, 60—Messrs. Dever, Boulton, Miller, Howlan, Masson, Abbott, 61; Inqy. withdrawn (Mr. Boulton), 61.

M. (Mr. Boulton) for papers respecting matters in dispute, 73-77; ques. (Mr. Miller), reply (Mr. Boulton), 77; questions (Mr. Miller), replies (Mr. Boulton), 81. Remarks: Messrs. Power, Boulton, Kaulbach, 85—Messrs. Boulton, Kaulbach, 86—Messrs.