

ANGERS, Hon. Auguste Réal—Continued.**EVIDENCE, LAW OF—Continued.**

- On ques. of "compellable" evidence; opinion of House requested, 415. On Amt. (Mr. Scott) to strike out words "and compellable"; comment on Mr. Lougheed's speech, 419, 420.
- On Amt. (Mr. Power) to add subsect., failure to testify not to create presumption of guilt, &c., 426; further, 426, 427. Suggested modification of the subsect., 428; further, 428.
- B., as amd., not according with Ont. law, 3rd R. postponed for consultation with Dept. of Justice, 429, 430.
- On order for 3rd R.; opinion of House requested on advisability of recommitment of B., for reconsideration of Amts., 442.
- Further Amt. m., to substitute cl. 24 as in B. when brought up in Commons, taking out "compellable" and inserting phrase, "failure to testify not to be commented upon by prosecution," 442. On Mr. Power's remarks, 442-3; on Mr. Vidal's, 443; on Mr. Power's, 444; on Mr. Vidal's, 445. Offer to recommit the B.; the Amt. explained, 445-6.
- Amts. m., commissioner "or any other person authorized," &c., 446.
- Amt. m. (verbal correction), 446.
- 3rd R. of B. m., 446. Reply to Mr. Lougheed, respecting difference from Ont. law, 446; to Mr. Dickey, 446; to Mr. Lougheed, law of the N.-W.T., 447; further, 447; that the working of the B. can be tested during recess, 447.
- B. 3rd R., 447.
- Amts. of Commons; insertion of "competent" instead of compellable; evidence of husband or wife not subject to comment of Court; explained, 492; concurrence m., 493.
- EXCHEQUER COURT ACT.** See "Supreme and Exchequer."
- EXODUS, THE.**
Remarks in debate on the Address, 63-5; on Mr. Power's speech, 83.
- EXPERIMENTAL FARM.** See "Farm."
- EXPORTS AND IMPORTS.**
In debate on the Address, 49, 67-8; on Mr. Power's speech, 78.
- FARM AND DAIRY MATTERS,** in debate on the Address. See "Address."
- FARM, GOVT., FRENCH-SPEAKING EMPLOYEES AT.**
Remarks on M. (Mr. Bellerose) for Return of Nationalities of Govt. employees, 274.
Reply to Inq. (Mr. Bellerose), cause of delay, 480.
- FARM, GOVT., RETURN OF EMPLOYEES.**
Reply to ques. (Mr. Bellerose) date of bringing down Return, 251.
- FISCAL POLICY, QUESTIONS OF,** in debate on the Address. See "Address."
- FISH, CANNED, STAMPING OF.** See "Canned Goods."

ANGERS, Hon. Auguste Réal—Continued.**FORT GARRY GATE, PRESERVATION OF.**

- On remarks in debate, upon M. (Mr. Bernier) respecting Dominion archives, 309-10.
- FRANCHISE ACT AND REVISING OFFICERS.**
Remarks in debate on the Address, 65.
- FRENCH-SPEAKING CENSUS.** See "Census."
- FRENCH-SPEAKING EMPLOYEES.** See "Civil Service."
- FRUIT, CANNED, STAMPING OF.** See "Canned Goods."
- GOVERNMENT FARM.** See "Farm."
- GROSSE ISLE QUARANTINE.** See "Quarantine."
- HALIFAX QUARANTINE.** See "Quarantine."
- HOLIDAYS, STATUTORY, ABOLISHED; Annunciation Day, Corpus Christi, St. Peter and St. Paul; B. (H).**
Introduced*, 147.
2nd R. m., 182. On Mr. Almon's proposed Amt., to hold Thanksgiving Day on Sunday, 183.
In Com. of the W.; amt. m. (specifying statutes affected), 197; replies to Mr. Lougheed's ques., 197.
3rd R. m., 179.
- IMMIGRATION; PROVINCIAL GOVT. ACTION.**
Remarks in debate on the Address, 65.
- IMPORTS.** See "Exports and Imports."
- INSURANCE, CIVIL SERVICE, B.** See "Civil Service."
- JURY SYSTEM DISCUSSED.** See:
"Criminal Code Amt. B."
- JUSTICE, ADMINISTRATION OF.** See:
"Criminal Code Amt. B."
"Evidence, law of, Amt. B."
"Juvenile offenders in N. B. B."
"N. W. T. Act Amt. (jury trials) B."
"Supreme and Exchequer Ct. Act Amt. B."
- JUVENILE OFFENDERS IN N. B.; Reformatory, establishment of, &c.; B. (104).**
1st R. m., 494.
Suspension of rules, and
2nd R. m., 494.
In Com. of the W.; B. explained, 494.
3rd R. m., 494.
- LAW, ADMINISTRATION OF.** See:
"Criminal Code Amt. B."
"Evidence, law of, B."
"Juvenile Offenders in N. B. B."
"N. W. T. Act Amt. (jury trials), B."
"Supreme and Exchequer Ct. Act Amt. B."
- LIBERAL POLICY AND ANNEXATION.**
Remarks in debate on the Address, 70; on Mr. Power's speech, 94.
- LIQUOR TRAFFIC.** See "Temperance."
- MCKINLEY TARIFF.** See "United States."
- MACDONALD, SIR J., AND THE N. P.**
Remarks in debate on the Address, 71.