

- QUARANTINE**:—See *Accounts and Papers*, 148.
- QUEBEC CENTRE**:—Vacancy in the representation thereof by the acceptance of office by Hon. J. E. Cauchon; Warrant for a new writ, 2. Certificate of the return of J. Malouin, Esq., 7. Takes the oath and his seat, 9.
- QUEBEC EAST**:—Vacancy in the representation thereof by the resignation of Hon. I. Thibaudeau; Warrant for a new writ, 3. Certificate of the return of Hon. W. Laurier, 7. Takes the oath and his seat, 9.
- QUEBEC FIRE ASSURANCE CO.**:—Petition for amendments to Act of Incorporation, 27. Report of Notice, 35. Bill presented, 43. Referred, 49. Reported with amendments, 84. Committed; Reported, 89, Passed, 96. By the Senate with amendments; Considered and agreed to, 124. R. A., 177. (41 Vict. c. 31.)
- QUEBEC HARBOR TRUST**:—See *Accounts and Papers*, 67.

QUESTIONS:

1. Debate on a question adjourned, 19, &c. By adjournment, or by the rising of the House at six o'clock (Rule 27), 55, 80, 95, &c.
2. Question put separately on each paragraph of a motion, 21.
3. Amendment to an amendment, 50, &c.
4. Motions superseded by amendment, 50, &c.
5. A motion amended, 50, &c.
6. Motions withdrawn with leave of the House, 31, &c.
7. Motions for adjournment of House and debate, 168.

QUESTIONS OF FORM AND ORDER:

8. Objection taken that a Bill to regulate the sale and disposal of bottles used in the manufacture of mineral water and other drinks ought to have originated in Committee of the Whole (Rule 41); Mr. Speaker decided that the objection was well taken, and that the Bill could not be proceeded with, 146.
9. A motion having been made to agree in certain amendments made by the Senate to the Bill relative to the Canada Southern Railway Company, it was proposed to further amend the Bill by inserting certain words. Mr. Speaker decided that the proposed amendment could not be put inasmuch as it was not consequent upon the amendments under consideration, 149.
10. Objection having been taken that a Bill respecting Promissory Notes and Bills of Exchange imposed a tax, and, therefore, could only be introduced by the Government, and with the recommendation of the Governor General; Mr. Speaker explained that Sec. 54 of B. N. A. Act relates only to appropriations, and that the Bill in question did not impose any new burthen, 200.