

Index and Analysis of Evidence.

SAUNDERS, C. D.—*Continued.*

when adopted (17815); would repeat the vote (17874); when appointed licensed vendor belonged to two temperance societies (17817-20); the societies helped him to get position under McCarthy Act, and individual members aided him in securing present appointment (17822); was afterwards expelled from societies (17820-25); fills orders from men holding prescriptions, but who do not send them to vendors (17826-35, 17844-7); some prescriptions marked "repeat" (17840); present system not promoting temperance (17858).

Recalled.—Personal explanation of cause of expulsion from temperance society (18172-83).

STRONG, CHARLES W., Summerside, P.E.I., Collector of Customs Page **936**

Marked improvement in town under Scott Act as compared with license (18121-23, 18164-65); illicit sale (18125); statement of liquor importations (18126-33, 18143-47); measures against smuggling (18134-35); general prohibitory law favoured by province (18166-67); would not injure general business (18162); no compensation to brewers and distillers in the event of general prohibition (18159).

STRONG, WILLIAM G., Prince County, P.E.I., High Sheriff Page **941**

Largest number of prisoners in jail for breaches of Scott Act (18223); advocates amendment to make purchaser equally liable with seller (18229); greater number of convictions from Alberton and Tignish (18237); illicit sales in Summerside (18244-45); general prohibitory law desirable (18262); could be enforced (18263-4).