

QUEBEC PACIFIC RAILROAD Co. :—Petition for an Act of incorporation, 20. Report of Notice, 36. Bill presented ; Referred, 42. Reported, with amendments, 226. Considered and amended in committee ; Reported ; Passed, 247. By the Senate, with amendments ; Considered, and agreed to, 324. R. A., 334. (35 Vic., c. 74.)

QUEBEC POST OFFICE :—See *Accounts*, 72. *Addresses*, 54.

QUEEN'S COUNSEL :—Motion for an Address for copy of correspondence with the Government of Ontario relative to the right of appointing Queen's Counsel in that Province ; Motion withdrawn, 152.

QUEENSTON SUSPENSION BRIDGE Co. :—Petition for amendments to their Act of incorporation, 80. Special Report on Notice, 100. Bill presented ; Referred, 106. Reported, with amendments, 255. Considered in committee ; Reported ; Passed, 280. By the Senate, 324. R. A., 334. (35 Vic., c. 84.)

QUESTIONS :

1. Debate on a question adjourned, 40, 79, 98, 124, 156, 226, 244.—By adjournment, or by the rising of the House at 6 o'clock, 47, 75, 97.—The hour for consideration of Private Bills having come, 153.

2. Question to be put separately on each paragraph of a motion, 11.

3. Amendment to an amendment, 84, 105, 155.

4. A motion superseded by amendment, 84, 161, 166.

5. A motion amended, and the main motion as amended further amended, 179.

6. Motions withdrawn, 17, 32, 33, 34, 133, 152, 161, 278, 318, 320, 328.

7. Petitions not received, because they pray for appropriations of public money not recommended by the Crown, 41, 51, 67, &c.—Because there are no real signatures attached, 80.

8. A motion to refer the Insolvency Bill to a Select Committee, after the House had referred the same to a Committee of the Whole, decided to be out of order, 78.

9. A motion for an Instruction to the Committee of the Whole on the Insolvency Bill to except the Province of Ontario from its operation, decided to be out of order, because, as the Bill affected the whole Dominion, the Committee had already the power asked for in the motion, 79.

10. Objection taken to the Bill to repeal the Insolvency Laws, that it affects Trade, and should have originated in Committee of the Whole, overruled, 120.

11. A motion having been offered in reference to a proposed amendment of the Superannuation Fund Act, and an amendment proposed, that it is not expedient to alter the provisions of the said Act during this Session, but that the subject should engage the attention of a new Parliament ; and objection being taken to the amendment, on the ground that it bore no relation to the main motion, the objection was overruled, 166.