

Order, Procedure, etc., Questions of—Con.

Lords, House of, Rules,—quoted, and ques. how far they should be followed was discussed, on following occasions:—

Bell Telephone Co. B. (41), 189.

Chignecto's Marine Ry. Co.'s B. (83), 313-14.

Fishing Bounties B. (5), 110.

Inspection (General) Act Amt. B. (N), 349.

Also, as to their procedure on Commons representation readjustment Bills, in debate on such B. (76).

Notice of M. Necessity of, pointed out, by Mr. Kaulbach; had Notice not been insisted on, he would not have detected the necessity for his Amt. to Mr. Clemow's M. for return of petitioner's exhibits (in Burnett divorce case), that one exhibit should be returned to the respondent, 310.

Notices. See also "Bills, notices of," and "Committee, reference back, notice of" (above).

Parliamentary procedure,—of Canada in the past, of England, Australia, New Zealand and U. S., discussed in the debates on "Commons representation readjustment B. (76)." Also, as to criminal law legislation, on "Criminal Law Act, 1892; B. (7)."

Privilege, questions of.

Victoria Colonist, misstatement respecting Library books lent to messengers; attention called to (Mr. McInnes, B.C.), 158; remarks: Messrs. Howlan, McInnes, 158.

Commons, statement in, by Mr. Devlin, as to Mr. Boulton being an Orangeman. Correction made (Mr. Boulton), 309.

Newspaper report as to purport of Mr. Almon's Amt. to 3rd R. of Chignecto Marine Ry. Co.'s B. Correction made (Mr. Almon), 342.

Provincial Legislature authorizing offences. Mr. Power pointed out, in Com. on Criminal Law B., that Quebec Legislature having legalized Lotteries called for greater stringency by Parlt. in the matter, 488. Mr. Scott suggested that Minister of Justice should consider whether these cls. were sufficiently stringent to stop the lotteries, 489.

Senate, amending of Bs.—see "Bill, right of Senate to amend" (above).

Senate, fixing of Fees—see "Fees" (above).

Senate, initiation of legislation in. On appointment of Joint Com., on Criminal Law B. (7); opinion expressed by Mr. Kaulbach, on fitness of Senate for initiation of such a B., 157.

On Adjt., 20-31 May; Messrs. Boulton and Flint urged that more work should be given the Senate, 246; Mr. Abbott replied, on this point, 248.

See also the remarks on "Senate adjournments," in General Index; and observation by Mr. Kaulbach, on Sessional Indemnity B., as to number of holidays in the Senate, 499.

Senate, lateness of legislation in. See "Legislation" (above).

Senate, money B. in—see "Bill, money" (above).

Sub-Amt., unnecessary. See "Bills" (above).

ORDNANCE LANDS, ANNAPOLIS, N.S., CARE OF.

In debate on 2nd R. of Toronto ordnance lands sale B. (58), remarks: Mr. Almon; reply: Mr. Abbott, 177.

Inqy. (Mr. Almon) as to intention of selling the land, 351; remarks: Messrs. Power, Poirier, 352—Mr. Allan, 353—Messrs. Kaulbach, Power, Almon, 354; reply (Sir John Abbott), 354.

Further Inqy. (Mr. Almon), and suggestion as site for Militia camp, 357; replies (Sir John Abbott), 357-8.

—TORONTO, SALE OF. See "Toronto Ordinance lands sale B. (58)."

OTTAWA, ARNPRIOR, &C., RY.; subsidy. See "Railways, subsidies B. (101)."

OTTAWA "CITIZEN," REPORTS IN.

Mr. Devlin's remarks as to Mr. Boulton being an Orangeman corrected (Mr. Boulton), 309.

Report of Mr. Almon's Amt. to Chignecto Marine Ry. Co.'s B., corrected (Mr. Almon), 342.

Ottawa City Passenger Ry. Co.; extension into Quebec municipalities; use of Union Bridge; general powers; capital; agreements with other Cos. &c.; B. (16).—Mr. Clemow.

1st R. *, 256.

2nd R. m. (Mr. Clemow) and agreed to, 283.

Reported (Mr. Dickey) from Ry. Com., with Amt. (acquisition of property and franchises, subject to obligations), 308; remarks on the Amt., and as to procedure thereon: Messrs. Miller, Power, Clemow; (concurrence m.), Mr. Dickey, the Speaker, 309; M. agreed to and Amt. concurred in, 309.

3rd R. m. (Mr. Clemow), 311. Ques. (Mr. Power) as to distribution as amd.; reply (Mr. Miller) not required by Rules, 311. Amt. m. (Mr. Dickey) to add cl., obligations arising from agreements with municipalities, 311; remarks as to procedure: Messrs. Scott, Clemow, Power, 311—Messrs. Miller, Scott, Power, Dickey, Kaulbach, 312. M. (Mr. Dickey) to rescind concurrence in yesterday's Amt., and to amd. the B. (as above), 312; Amt. concurred in, and B. 3rd R., 312.

Assent, 522.

(55-56 Vict., cap. 53.)

OTTAWA COUNTY READJUSTMENT. See debate on 2nd R., and in Com. of the W., on "Commons representation readjustment B. (76)," pp. 410, 458.

OTTAWA RIVER BRIDGE CONSTRUCTION. See "Pontiac Pacific Junction Ry. B. (63)."

Ottawa Valley Ry. Co. Incorp.; agreements with other Cos. authorized, &c.; B. (59).—Sir John Caldwell Abbott.

1st R. (m. by Mr. McMillan)*, 376.

2nd R. m. (Mr. Ogilvie), 378; remarks: Mr. Power, 378; M. agreed to, 378.

3rd R. *, 379.

Assent, 522.

(55-56 Vict., cap. 54.)