

BALFOUR, JAMES, DIVORCE CASE.

His petition for return of exhibits (in his case of last session), read, 285.

M. (Mr. Loughheed) for its reference to Divorce Com., 285; M. agreed to, 286.

BALLOT (DOMINION ELECTIONS), NEW FORM OF.

See Dominion Elections Act Amt. B."

BALLOT FOR THE N.W.T.:

Remarks in debate on the Address: Mr. McInnes (B.C.), 54; Mr. Angers, 54.

See further: N.W.T. Representation Act Amt. B."

BANKING AND COMMERCE COMMITTEE:

Adoption of cl. of Report of Com. of Selection, nominating, *m.* (Mr. Bowell) and agreed to*, 98.

BANKING SYSTEM AND REPORTS, CANADIAN:

Remarks, in *m.* the Address, in reply to Speech from Throne (Mr. Ferguson, P.E.I.), 10. In seconding the Address (Mr. Casgrain), 15.

BANKS, FILTHY CURRENCY ISSUE.

Attention called to the matter, in Com. on Dominion Notes Act Amt. B. (Mr. Scott), 860; reply, attention of Depts. will be called to it (Mr. Bowell), 860.

BAPTIST, REFORMED, CHURCH, ALLIANCE. See "Reformed Baptist Church Alliance Incorp. B."

BARWICK, WALTER, PETITION OF.

Manitoba and North-western Railway Co.'s B. Presented (Mr. Read, Quinté), 224; remarks on procedure (Mr. Miller), 225; *m.* (Mr. Read, Quinté), that Petition be referred to the Com. on Standing Orders, 225; M. agreed to, 225; *m.* (Mr. Read, Quinté) that the Petition be re-read, 225; (Mr. Miller), that it could not be done, the only course open being to refer it to the Com. on Standing Orders, 225.

BEEF SUGAR BOUNTIES—referred to on:

"Iron and Steel bounties B."

BEHRING SEA AWARD AND REGULATIONS.

In Speech from the Throne, 3.

In *m.* the Address in reply (Mr. Ferguson, P.E.I.), 13.

In the debate: Mr. Angers, 62-64; Mr. Boulton, 56, 69, 70; Mr. Bowell, 37; Mr. Kaulbach, 48-9; Mr. McInnes (B.C.), 54-5-6-7-8-9, 63; Mr. McKay, 57; Mr. Macdonald (B.C.), 43, 64, 81-2-3; Mr. Power, 41-2-3; Mr. Scott, 21.

Inqy. (Mr. McInnes, B.C.), as to truth of report of Inqy. in Imperial H. of Commons, compensation not asked for, 154; reply promised (Mr. Bowell), 155.

Further Inqy. (Mr. McInnes), 199; reply (Mr. Bowell) no compensation claimed under present Imperial B.; past claims not affected, 199.

Explanation (Mr. Bowell) of a cablegram, remarks in Imperial Parlt. on above Inqy. and reply in Senate. Comment on unsafety of dealing with cablegrams filtered through U.S., 226.

Bell Telephone Co.; may issue bonds up to 75 per cent of paid up stock; B. (34).—Mr. McMillan.

Introduced*, 276.

2nd R. *m.* (Mr. McMillan), B. explained, 286; M. agreed to, 286.

3rd R.*, 321.

Assent, 882.

(57-58 Vic., cap. 108.)

BILLS ASSENTED TO, 882-4.

BILLS, FRENCH TRANSLATION OF. See "French translation."

BILLS, GOVT., INTRODUCED AND AMD. IN SENATE, 1867-93.

List given by Mr. Read (Quinté), in *m.* 2nd R. of Trade Combines B., 351.

BILLS OF EXCHANGE ACT AMT. (LABOUR DAY). See:

"Holidays, law, Amt. B."

BILLS, PRINTING OF. See "Printing."

BILLS, PRIVATE, AMD. IN SENATE, 1867-93.

Numbers given by Mr. Read (Quinté), in *m.* 2nd R. of Trade Combines B., 353.

BILLS, PRIVATE, EXTENSION OF TIME, &C.

Extension of time for Petitions till 5th April.—M. (Mr. Bowell), 68; agreed to, 68.

2nd Report of Standing Orders Com. presented (Mr. Macdonald, B.C.), that time for Petitions has expired, 134.

Remarks: Govt. has no objection to extension (Mr. Bowell), 155; comments thereon: Messrs. Power, Vidal, 155; extension not desirable, Commons having refused (Mr. Bowell), 155.

Petition presented (Mr. Read, Quinté), Cobourg, Northd, &c., Ry. Co., for passing of an Act, 225. Time having expired, another course pointed out (Mr. Miller): if presented in Commons, and it comes here after 1st R., it can be referred to Standing Orders Com. as a Petition, 225.

Petitions, Notice of advt. wanting.—13th Report of Standing Orders Com. presented (Mr. Macdonald, B.C.). Remarks: Messrs. Miller, Macdonald, Allan; object of Report to place it on Journal as a warning, 264.—M. (Mr. Loughheed) to refer Report back, agreed to, 264.

Reporting, extension of time till end of session for. 15th Report presented (Mr. Macdonald, B.C.) with remarks, 277; Mr. Miller, 277.

15th Report, as above, adoption *m.* (Mr. Macdonald, B.C.), 282. Debate on Rules and practice in this matter: Mr. Kaulbach 282; Messrs. Macdonald (B.C.), Kaulbach, Vidal, Bowell, McKay, 283; Messrs. Loughheed, Allan, Macdonald (B.C.), Bowell, 284; Messrs. Macdonald (B.C.), Bowell, Vidal, Power, 285; M. agreed to, 285.

19th Report, Standing Orders Com. (that leave to petition be granted, in case of N. S. Steel Co. Incorp. B.) presented (Mr. Macdonald, B.C.), 496.—M. (Mr. Miller) that Rules be suspended, as regards said B., 497.—Discussion on procedure: Mr. Dickey, Mr. Miller, the Speaker, 497. M. (Mr. Macdonald, B.C.) that the Report be adopted; further remarks (Mr. Miller) and latter M. agreed to, 497.

BILLS, QUESTIONS OF PROCEDURE WITH. See:

"Order and Procedure."

BILLS—Seriatim:

(—) An Act relating to Railways.—(Mr. Bowell.) Introduced*, 4.

(A) An Act to amend the Harbour Masters' Act.—(Mr. Bowell.)

Introduced and 1st R. *m.* (Mr. Bowell), Bill explained, 86; M. agreed to, 86.

2nd R. *m.* (Mr. Bowell) and agreed to, 87.

In Com. of the W. and reported (Mr. Vidal) without Amt.*, 89.

3rd R.*, 90.

Assent, 882.

(57-58 Vict., cap. 50.)