TASSÉ, Hon. Joseph-Continued.

FRENCH-SPEAKING OFFICIALS. See "Customs."

MONTREAL OFFICIALS. See "Customs."

ORDER AND PROCEDURE, QUESTIONS OF.

Committees, Composition of.—Remark on Commons Com. of 1876, on C.P.R. Lake terminus, 242.

Motion, Propriety of.—Exception taken to Mr. Prowse's remarks, that it would have been better for Mr. Bellerose to bring quietly to notice of Govt. his views re appointmentofFrench-speaking employees, than to m. for Return. Held that Parit. is proper place to bring such grievances,

VIDAL, Hon. Alexander.

Address in Reply to Speech from Throne. In debate: on remarks of Messrs. Angers and Howlan; Revising Officers, judges appointed as, 65.

ADJOURNMENTS.

191.

7th—27th Feb.; on M. (Mr. Bellerose) for; Govt. intimation as to state of business called for, 146.

Bills, Printing, Procedure, &c. See: "Order and Procedure."

CANADA EVIDENCE ACT. See:

"Evidence, law of, Amt. B."

CIVIL SERVICE SUPERANNUATION ACT AMT.; rate chargeable increased, &c.; B. (27).

Reported from Com. of the W., without Amt.,

488.
Contingent Accts. Committee.

On M. (Mr. McKay) for adoption of 2nd Report (Sessional Messengers' pay) and Mr. Bellerose's remarks upon sessional indemnity, 456.

CRIMINAL CODE AMT. B. (43).

Reported from Com. of the W., with Amts., 473.

CRIMINAL LAW, EVIDENCE. See: "Evidence, law of, Amt. B."

DRUMMOND COUNTY Ry. Co.'s B. (71).

On Chairman of Ry. Com.'s ques. of procedure, whether Com. may be convened within 24 hours of notice, 475.

EVIDENCE, LAW OF, AMT.; the accused, husband or wife of accused, documentary evidence, &c.; B. (23).

On Order for 3rd R., and M. (Mr. Angers) to substitute cl. 24 as received from Commons, striking out "compelled," and inserting phrase, failure of testifying not to be commented on by prosecution; point of Order, that M. must be to rescind action of Comof the W., 443; reply to Mr. Angers, 443; further, on similar B. before House of Lords, 443; reply to Mr. Kaulbach's ques., 443. Further, on the proper procedure, 445.

VIDAL, Hon. Alexander—Continued.

Franchise Act, Revising Officers.

In debate on Address; remark as to Judges being appointed, 65.

GRAND TRUNK, GEORGIAN BAY AND LAKE ERIE Ry. Co.'s B. (25).

(Introduced by Mr. Power*, 220).

2nd R. m., 246; reply to Mr. Bowell, as to priority of existing mortgages, 246; further, 246.

On being reported from Ry. Com. without amt., and Mr. Power's proposal to recommit, on point of whole Ont. Act being made applicable, 252; on his M. to that effect, 253.

3rd R.*, 283.

Grand Trunk Ry.; amalgamation of several other Co.'s sanctioned; B. (50). Introduced*,) 295.

2nd R., m.; B. explained, 303.

Amts. of Ry. Com.; concurrence m., 378-9. 3rd R.*, 379.

INLAND WATERS, VESSELS. See "Seamen's Act, Inland Waters."

JUSTICE, ADMINISTRATION OF. See: "Evidence, law of, Amt. B."

LIQUOR TRAFFIC. See "Temperance."

Logs, Floating, Measurement, B. See "Timber."

N. S. BUILDING SOCIETY AND SAVINGS BANK B. (F).

On M. (Mr. Almon) for 2nd R.; on propriety of leader of House calling attention to doubtful points for consideration by Com., and on courtesy of House in passing 2nd R. without particular explanation of B., 150.

ORDER AND PROCEDURE, QUESTIONS OF.

Adjournments.—Pointed out that, on such a M., Govt. intimation of state of business is customary, 146.

Bill, amd. in Com., Further Amt.—Law of evidence Amt. B. having been amd. in Com. of the W., and that Report adopted; comments on proper procedure, to further amd. the B. on Order for 3rd R., 443, 445.

Bills, doubtful points in.—On propriety of leader of House calling attention thereto, for consideration in Com.; and on courtesy of House in passing 2nd R. without particular explanation of B., 150.

Bill, Printing of.—On Mr. Bowell's suggestion for notation E.F. against Bs. in Orders of the day, remark as to Bs. being laid over when not distributed, 150.

Committee, Convening of.—On ques. raised by Chairman of Ry. Com., whether Com. may be convened within 24 hours' notice (Drummond County Ry. Co's B.), 476-7; that 24 hours after 2nd R. must elapse, 476-7.

Committee, the proper.—On Printing Com.'s recommendation for purchase of Ready Reference to Statutes; that purchase of books is not within the province of that Com., 480.