GOWAN, Hon. James Robert-Continued.

DIVORCE RULES (GEMMILL'S PRACTICE).

Divorce Com. Report, recommending purchase of 12 copies; presented and adoption m.,

DORAN DIVORCE B. (E).

5th Report (reporting special steps taken to prove service), presented and adoption m.,

Report (personal service made), presented and adoption m., 251.

Report in favour of the B., adoption m., 366.

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

On M. (Mr. Angers) for 2nd R.; comment upon production of documents, 364.

In Com. of the W., on principle of the B. (by

consent); 407-8-9.

On Amt. (Mr. Power) to add sub-cl., failure to testify not to create presumption of guilt, nor to be subject of comment by prosecution, 427, 429.

On Order for 3rd R., and M. (Mr. Angers) to substitute cl. 24 as in B. when brought up in Commons, striking out "compellable," and inserting phrase, failure to testify not to be commented on by prosecution, 445.

On Amt. (Mr. Angers) to add to 27th cl., any person authorized to take affidavits, 446.

GOFF DIVORCE B. (K).

Report of Com., in favour of the B., adoption m., 342.

HEBDEN DIVORCE B. (B).

2nd Report of Com. presented (reporting substitutional service), and adoption m., 124. Report in favour of the B.; adoption m., 279.

HEWARD DIVORCE B. (A).

1st Report of Com. presented (reporting substitutional service), and adoption m. 123.

16th Report; postponement of consideration m., in consequence of printing being incom-

Adoption of Report m. (in favour of the B.), 279; reply to Mr. Bernier's objections, 280.

JUSTICE, ADMINISTRATION OF. See:

"Criminal Code Amt. B."

"Evidence, Law of, Amt. B."

ORDER AND PROCEDURE, QUESTIONS OF.

Bill, Amt., withdrawal advised .- Amt. to Criminal Code, verdict without unanimous consent of Jury; Mr. Power advised to withdraw it, as adoption of a vital principle at late period of session would be improper, and would likely not be carried in Commons, 472.

Bills passed in Commons. —That measure passed twice by representatives of the people should be adopted by Senate (on Evidence, law of, Amt. B.), 411.

Divorce Com., composition of.—On ques. of removal of old Members, and on appt. of professional men, 120.

Divorce Procedure.—On objection taken to decision upon Com.'s Report, immediately after evidence distributed, 265.

GOWAN, Hon. James Robert—Concluded.

ORDER AND PROCEDURE-Continued.

On objection to summary of evidence being given, and published in Debates, 265.

Senate, constitutional position of. - Remarks, on law of Evidence Amt. B., 407, 411.

Senate, Speaker, temporary, appointment of. -On merits of the B. and constitutional points involved: see that B., under "Senate" (below).

PRINTING OF PARLIAMENT.

On M. (Mr. Read, Quinté) for adoption of 6th Report of Com.; on purchase of Ready Reference to Statutes, 480.

PROHIBITION. See "Temperance legislation."

SCHWALLER DIVORCE, B. (J).

Report in favour of the B., adoption m., 339.

SENATE, SPEAKER OF, TEMPORARY; B. (N) to make provision for appt.

On M. (Mr. Angers) for 2nd R.; comments on the measure, and the constitutional points involved, 314, 318-9; on Mr. Vidal's speech, 331-2; on Mr. Power's, 344, 348; on Mr. Kaulbach's, 352; on Mr. Scott's, 360; on Mr. Boulton's, 366.

On M. (Mr. Angers) for 3rd R.; further, on Mr. Dickey's remarks, and on the constitu-

tional ques., 397.

STATUTES, READY REFERENCE TO.

On recommendation of Printing Com. for purchase of, and M. (Mr. Read) for adoption of Report, 480.

TEMPERANCE LEGISLATION (PROHIBITION).

On M. (Mr. Vidal) for R. Commission's instructions, &c.; on the prohibition question. and the Commission's operations, 155.

WITNESSES, LAW OF. See "Evidence."

GRANT, Hon. Robert P.

THE DECEASE OF. Remarks: Mr. Bowell, 4; Mr. Scott, 5; Mr. Primrose, 5.

GUEVREMONT, Hon. Jean Baptiste.

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

On M. (Mr. McMillan) for suspension of Rules and 2nd R.; objection taken, B. not printed in French, 459, 460.

On M. (Mr. McMillan) for suspension of 57th Rule, as recommended in Report of Standing Orders Com.; objection taken to M. of

a special nature without notice, 461. On M. (Mr. McMillan) for suspension of 14th and 61st Rules, and for 2nd R.; objection taken to M. for suspension of Rules without notice, 462; on Mr. Power's remark, 462.

On ques. (Mr. Dickey, chairman) whether Ry. Com. may be convened within 24 hours; on the ques. of procedure, and the merits of the B., 477.

On ques. of passage of the B.; further on the merits of the B., 503; M. to strike out 4th cl., 504.