Wilson, John W. M., Page ; appointanent of.
On M. (Mr. Read) for adoption lst Report Contingt. Accts. Com., 72.

Winding-up Act Amt. ; notice to creditors; discharge of liquidator, \&c. ; B. (O).-Sir John Abbott.

1st. R. ${ }^{*} 343$.
2nd R. m. (Sir John Abbott) and agreed to, 350.

In Com. of the W., and reported (Mr. Ogilvie) with Amts.*, 357 ; Amts. concurred in*, 357.

3rd R.*, 357.
Assent, 522.
(55-56 Vict., cap. 28.)
Wine Bottles, labelling of. See debate in Com. of the W. on "Inland Revenue Act Amt. B. (71)."

Winnipeg and Atlantic Ry. Co. Incorp.; line ; capital; powers of amalgamation with C. P. R., \&c. ; B. (72).Mr. Lougheed.
Petition presented (Mr. Sanford), 179 ; objection taken, that Standing Orders Com. must report thereon : Messrs. Power, Miller, Scott, 179.
lst R.*, 240.
2nd R. $m$. (Mr. Lougheed), 241 ; remarks : Mr. Power, 241 ; reply : Mr. Lougheed, 241 ; M. agreed to, 241.
3rd R. m. (Mr. Sanford, in absence of Mr. Lougheed), 257. Amt. m. (Mr. Power) to strike out 9th cl., allowing amalgamation with C.P.R. or other Ry., 257 ; debate : Messrs. Almon, Sanford, Kaulbach, 258Messrs. Macdonald (B. C.), Kaulbach, O'Donohoe, Boulton, Dever, 259-Mr. Girard, 260. Amt. rejected (C. 14, N.-C. 31), 260.

Assent, 522.
(55-56 Vict.. cap. 62.)
Amalgamation cl. referred to on concurrence in Commons Amts. to Buckingham and Lièvre River Ry. Co. Incorp. B. (H), 283.
Winnipeg and Hudson bay Ry. ; amalgamation powers. See " Wood Mountain and Qu'Appelle Ry. B. (33)."
Witnesses and evidence, law of.
Remarks (Mr. Kaulbach) on 2nd R. of Criminal Law B., 472.

Woman's Baptist Missionary Union of Maritime Provinces Incorp. B. (32). - Mr. McKay.

1st R.*, 157.
2nd R.*, 168.
3rd R.*, 181.
Assent, 212.
(55-56 Vict., cap. 76.)
Women, enfranchisement of.
Petition presented (Mr. Vidal), 186 ; received and laid on the Table, 187.

Wood Mountain and Qu'Appelle Ry.; time of construction ; agreement with other Companies for amal. gamation, \&c. ; B. (33).-Mr. Sanford.
1st R.* 178.
2nd R.*, 181.
3rd R. (m. by Mr. Girard)*, 187.
Assent, 212.
(55-56 Vict., cap. 63.)
Wood Mountain and Qu'Appelle Ry.; land grant. See debate on "Railways, land grants, cessation of ; M. (Mr. Boulton)."
Woodstock and Centreville Ry.; subsidy. See " Railways, subsidies B. (101)."
Wreckers, U.S., in Canadian waters. See " U. S. wreckers, privileges, B. (8)."
Wrecking, reciprocity in.
In debate on the Address (Mr. Macdonald (P.E.I.), $11-\mathrm{Mr}$. Scott, 15.
(See also above Bill.)
Wright, James, Divorce B. (F.)-Mr. Clemow.
2nd Report of Select Com. (that length of notice in local papers be deemed sufficient) presented and adoption m. (Mr. Gowan); discussed : Messrs. Kaulbach, Power, Bellerose ; and allowed to stand over, 55.
Adoption again m. (Mr. Gowan), 62; discussed: Mr. Power, 62-Messrs. Ogilvie, Kaulbach, Power, Clenow, Gowan, Masson, Read (Quinté), 64 ; allowed to stand over, 64.

On further consideration, remarks on procedure : Mr. Gowan, 68-Messrs. Power, Gowan, 69-Amt. m. (Mr. Power) to refer back to Com., 70 ; remarks : Messrs. Clemow, Bellerose, Power, 70 ; Amt. agreed to, 70 .
11th Report of Select Com. (that notice is practically complete) presented, and suspension of Rule and adoption $m$. (Mr. Gowan), 153; Ques. of Order(Mr. Kaulbach) against immediate decision, consent of House not being unanimous, 153.4 ; remarks: Messrs. Clemow, Kaulbach, Ogilvie, Lougheed, Gowan, Vidal, Allan, 154-Mr. Bellerose, 155. M. withdrawn, and future consideration $m$. (Mr. Gowan), 155.
11th Report, adoption again m. (Mr. Clemow), 166. Amt. $m$. (Mr. Kaulbach) to refer back to Com., the complete fulfilment of Rule as to notice not having been reported, 166-7; further discussion on procedure: Messrs. Ogilvie, Macdonald (B.C.), Kaulbach, Clemow, Lougheed, 167 -Mr. Kaulbach, 168. Amt. lost (C. 10, N.-C. 27 ), 168 ; M. agreed to, 168 .
1st R. of Bill $m$. (Mr. Clemow) and agreed to ${ }^{*}, 168$.
2nd R. ${ }^{*}$, 239.
21st Report of Select Com., in favour of the B., adoption $m$. (Mr. Kaulbach), 252; agreed to, 253.
3rd R. of B. ${ }^{*}, 253$.
Assent, 522.
(55-56 Vict., cap. 82.)

