OIL, INSPECTION OF. See "Petroleum."

ONTARIO.

Ont. and New York Bridge Co. Incorp. B. (93).—Mr. MacInnes, Burlington.

1st R.*, 201. 2nd R.*, 222. 3rd R.*, 229. Assent, 286. (54-55 Vict., Cap. 67.)

Ont. and Qu'Appelle Land Co.; transfer of shares; price of lands; cancella-tion of shares,&c.; B. (102).—Mr. Perley.

1st R.*, 224. 2nd R.*, 228. 3rd R.*, 241. Assent, 287. (54-55 Vict., Cap. 120.)

Ont. and Que. Accounts, Arbitration B. (E).-Mr. Abbott.

1st R.*, 60.

2nd R. m. (Mr. Abbott), 66; remarks (Mr. Miller), 66; reply (Mr. Abbott), 66; M. agreed to, 66.

In Com. of the W.; ques. (Mr. Power), reply (Mr. Abbott), 74. Reported with Amts. (Mr. DeBoucherville), 74; concurred in*,

75. 3rd R.*, 75. Assent, 223. (54-55 Vict., Cap. 6.)

ONT. AND QUE. RY., Bs. affecting. See "South Ont. Pacific Ry," and "Brighton, Warkworth and Norwich Ry."

Ont. and Rainy River Ry. Co.; Dominion incorporation; extension of time; branch lines and bridge construction; agreements with Port Arthur, Duluth and Western, and Rainy River Cos., ratifled, &c.; B. (77).—Mr. Girard.

1st R.*, 224. 2nd R.*, 237. 3rd R.*, 240. Assent, 287. (54-55 Vict., Cap. 82.)

Ontario Express and Transportation Co.; charter declared in force, and acts valid; B. (151).-Mr. McMillan.

1st R.*, 495. 2nd R.*, 535.

On order for consideration of report of Com. on Banking and Commerce; Amts. by Com. explained (Mr. Allan); option of abandoning stock and ceasing responsibility, &c., 578. Debate: Messrs. Kaulbach, McMillan, Power, 578—Messrs. Allan, Clemow, Kaulbach, Abbott, 579. Amt. m. (Mr. Power) defining withdrawal only permissible on first call, 579; Amt. accepted by Mr. McMillan and agreed to by the House, 579. Report, as amd., adopted, 579.

3rd R.*, 579. Assent, 671. (54-55 Vict., Cap. 110.) 48

ONT. MARITIME COURT, ABOLITION OF, B. See "Admiralty Act, 1891."

Ont. (new territory) Indian Lands, settlement; B. (A).—Mr. Abbott.

1st R.*, 60.

2nd R. m. (Mr. Abbott), 63; ques. (Mr. Scott),

reply (Mr. Abbott), 64; agreed to, 64. In Com. of the W., ques. (Mr. Power), reply (Mr. Abbott), 68; reported without Amt. (Mr. Dickey), 68.

3rd R.*, 68. Assent, 223. (54-55 Vict., Cap. 5.)

Order and Procedure, Questions of.

ADJOURNMENT, Amt. to increase period. Mr. Miller objected, 18.

- M. to increase period.

Messrs. Kaulbach and Miller objected to the M., without Notice, 26.

on Amt. to increase period.

Debate: lst.—Whether such change was a substantive M., requiring notice; 2nd.-Whether Amt. extending time was admissible: Mr. McInnes, B.C., 32—Mr. Miller, 32-3-4—Mr. O'Donohoe, 33—Mr. Vidal, 33—Mr. DeBoucherville, 33—Mr. Kaulbach, 33-Mr. Girard, 34-Mr. Read, 34 -Mr. McClelan, 34. Ruling (by the Speaker): the sub-Amt., as such, extending the time, is in order, 34.

ADJOURNMENT, MOVING THE (for purpose of speech). See the question that arose, under heading "Attention, calling of, to matters," below.

AMENDMENTS. See "Bills." See also "Adjournments." M. in Amt.

ATTENTION, CALLING, to certain matters; speeches upon.

Mr. Poirier, upon his notice of calling attention to propriety of amending Act respecting qualification for Parliament, commenced a speech, 471. Objection taken (Messrs. Kaulbach and Miller) that there was no question before the House, 471. Point discussed; pending its decision, on M. (Mr. Ross) for adjt. of H., Mr. Poirier spoke to his subject, and it was debated by other Senators, 474-483. (See "Par-LIAMENT," in General Index to Subjects.)

RULING (the Speaker): The Notice, being not that of a motion, question or inquiry, but merely of calling attention to a certain matter, the hon. member is not authorized to address the House, 491.

Ruled also by the Speaker, that, pending his decision thereon, Mr. Poirier could not move the adjt., 474. Mr. Poirier contended that, having conceded the point of Order when raised by hon. members, and there being consequently no question before the House, he might move the adjt., 472-3-4, 492: but no formal ruling upon this point was given.

(See also "Ruling on conceded point.") (See also "Inquiry, not debatable.")