

VIDAL, Hon. Alexander—*Continued.***MONTREAL ISLAND BELT LINE RY. B. (59).**

On M. (Mr. Tassé) for 3rd R., and Amt. (Mr. Power) restricting elevated line, in city, to passenger traffic: the Amt. supported, with remarks on *bona fides* of Co., &c., 621-2-3-4. Comment on Mr. Desjardins's speech, 625; further, 625.

N. W. TERRIES., GAME PRESERVATION B. (Z).

Reported from Com. of the W., with an Amt., 364.

N. W. T. IRRIGATION B. (134).

In Com. of the W.—On sect. 8: on ques. of persons who already have licenses, 684; that cls. 7 and 8 relate to two distinct cases, 685; on persons who, without authority, have already constructed works, 685.

N. W. T. LANDS. See "Land in Terries. B."**OATHS, PARLY. WITNESSES, B. See "Parliamentary."****ORDER AND PROCEDURE, QUESTIONS OF.**

Bill, 3rd R., same day reported.—On M. (Mr. Dobson) for 3rd R. of Lindsay, Bobcaygeon, &c., B., same day as reported from Ry. Com.: pointed out that this is in direct violation of Rules, 277.

Bills, private, extension of time for Petitions.—On Mr. Bowell's statement that Govt. has no objection: that Commons have refused extension, 155. On Standing Orders Com.'s recommendation that time for reporting be extended to end of session: the recommendation advocated, 283, 285.

Commons Amts., partial concurrence.—On Mr. Loughheed's M. for concurrence in Commons Amts. to Trust Corporation B., except 2nd and 4th: that two distinct motions are necessary, 630.

Debate, relevancy of.—On Mr. Boulton bringing up the free trade ques., on B. authorizing the Cordage Co. to issue preference shares, 485.

Debate, unnecessary.—Needless discussion on Dillon Divorce procedure, deprecated, 518.

Divorce procedure.—See also debate on "Dillon Divorce B." (above).

PARLIAMENTARY WITNESSES OATHS ACT, 1894; B. (90).

In Com. of the W.—On Mr. Power's suggested verbal Amt.; clearer form offered, 365.

PETROLEUM INSPECTION ACT AMT. B. (122).

On M. (Mr. Angers) for 2nd R.—Comment on Mr. Power's remarks as to danger in lowering flash test standard, 689.

PICTOU HARBOUR, N.S., ACT AMT. B. (F).

Reported from Com. of W., without Amt., 252.

P. E. I. TUNNEL SCHEME, SIR D. FOX'S REPORT.

On M. (Mr. Ferguson, P.E.I.) for correspondence on this and kindred points.—That Printing Com. would probably order printing of this Report, 545; further, 545.

VIDAL, Hon. Alexander—*Continued.***PRIVATE BILLS, IRREGULARITIES, &c. See "Order and Procedure."****ST. CLAIR AND ERIE SHIP CANAL CO. INCORP. B. (21).**

Introduced*, 347.

2nd R. m. and B. explained, 363. Reply to Mr. Kaulbach: all in Canadian territory, 363.

Amt. of Ry. Com. (provisions of Ry. Act to apply to branch Rys. in connection): concurrence m., 365.

3rd R. m.*, 384.

SENATE, SPEAKER, TEMPORARY, PROVISION FOR; B. (Q).

In Com. of the W.—On 2nd cl.: that word "unavoidable" should be struck out, 266.

SHIPS, MASTERS' AND MATES' CERTIFICATES. See "Masters, &c."**SHIPS, SAFETY OF, ACT, AMT.; SIX-FEET DECKLOADS PERMITTED TO W. I., &c.; B. (G).**

Reported from Com. of the W., with Amts., 282.

SUNDAY OBSERVANCE B. See "Lord's day."**TERRITORIES, LAND IN, B. See "Land."****TRUST CORPORATION OF CANADA INCORP. B. (D).**

On Commons Amts.—On M. (Mr. Loughheed) for concurrence, except 2nd and 4th: that two distinct motions are required, 630.

UNORGANIZED TERRIES. GAME PRESERVATION. See "N. W. T."**W. C. T. U. INCORP. B. See "Dominion W. C. T. U."****YOUTHFUL OFFENDERS, SEPARATE TRIAL, PUNISHMENT, &c.; B. (Y).**

In Com. of the W.—On 2nd cl.: on Mr. Power's suggestion; to obviate putting up separate buildings; substitution of word "with" for "used for" suggested, 349.

WARK, Hon. David.**BOTSFORD, THE HON. AMOS E.**

Remarks on the death of, 27.

GLASIER, THE HON. JOHN.

Remarks on the death of, 680.

HARBOURS, PUBLIC; POWER OF GOVT. TO CREATE, extend limits, &c.; B. (U).

On M. (Mr. Bowell) for 2nd R.—Utility of B., to prevent ballast-throwing in harbours, 276.

INSOLVENCY ACT, 1894; B. (C).

On M. (Mr. Bowell) for 2nd R.—Advisability of adjourning debate suggested, 247.