SPEAKER .- Continued.

To issue a Warrant for re-assembling an Elective Committee, on receiving Return to a Commission issued by such Committee, section 122.—And publish notice thereof in the Official Gazette, and in the Votes, section 124.

Provision if the Return is received during a long adjument of the House, section 123.

To tax costs, section 140.—May examine on oath persons claiming costs, section 141.

To estreat Recognizance if not paid within a certain period, and to transmit the same to the proper Court, section 144.

—Precautions to be taken on sending the same through the Post Office, section 145.—Proceedings to be had on sending it to the other Section of the Province, section 146.

Money deposited with the Clerk in lien of Recognizance, to be subject to the Order of the Speaker, sections 147, 150.

Provision in case of omission by the Speaker, &c., to fulfil the directions of this Act, section 159.—Proceedings against him therefor, section 160.

May, in an unprovided case, adopt such proceeding as may be most consonant with the Spirit of the Act, reporting the same to the House, section 161.

UNPROVIDED CASES:

Proceedings for supplying any necessary provision not provided for by this Act, section 161.

VACATION OF SEAT:

Proceedings when a contested Seat becomes vacant, by death or otherwise, sections 26, 54.

VOTES OBJECTED TO:

Lists thereof to be delivered to the Chairman of Select Committee on the first day of meeting, sections 80, 81.—Committee may make an order as to delivery of the same in any other way, section 82.

Evidence restricted to the votes on such lists, section 83.

Resolutions may be reported to the House for their opinion, but not such as relate to the delivery of lists of objected voters, &c., section 95.

WITNESSES :-

May be examined on oath before Select Committee, section 92.