

YEAS.—Messieurs,

Yeas 15. Burwell, Fraser, A. Macnab, Vankoughnet,
Chisholm, Fraser, D. McNeilledge, Werden,
Crooks, Jarvis, Morris, Wilson, W.—
Elliott, Jones, Samson, 15.

NAYS.—Messieurs,

Nays 18. Berczy, Cook, MacDonald, A. Roblin,
Boulton, Duncombe, Merritt, Shaver,
Brown, Hornor, Perry, Thomson,
Campbell, Howard, Randal, White,—18.
Clark, Ketchum,

Amendment lost. The question of amendment was decided in the negative by a majority of three.

On original question. On the original question the yeas and nays were taken as follows:—

YEAS.—Messieurs,

Yeas 18. Boulton, Elliott, Macnab, Thomson,
Brown, Fraser, A. McNeilledge, Vankoughnet,
Burwell, Fraser, D. Morris, Werden,
Chisholm, Jarvis, Samson, Wilson, W.—
Crooks, Jones, 18.

NAYS.—Messieurs,

Nays 15. Berczy, Duncombe, Macdonald, A. Roblin,
Campbell, Hornor, Merritt, Shaver,
Clark, Howard, Perry, White,—15.
Cook, Ketchum, Randal,

Original question carried. The question was carried in the affirmative by a majority of three, and is as follows:—

Original resolution not to allow Mr. Mackenzie to sit or vote in the House during the present Parliament. Resolved, That William Lyon Mackenzie having been expelled this House, and declared unfit and unworthy to take a seat as a Member of the same during the present Parliament, this House being convinced of the propriety of such expulsion and declaration, will not allow the said William Lyon Mackenzie, to take a seat or vote as a member of this Assembly during the present Parliament."

Speaker to issue his warrant for return of a member to represent the County of York. Mr. Macnab, seconded by Mr. Berczy, moves, that it be resolved, that the Speaker of this House do issue his Warrant to the Clerk of the Crown in Chancery, for the return of a Member in the room of William Lyon Mackenzie, Esquire, expelled.

On which the yeas and nays were taken as follows:—

YEAS.—Messieurs,

Yeas 16. Berczy, Duncombe, Jones, Samson,
Burwell, Fraser, A. Macnab, Vankoughnet,
Chisholm, Fraser, D. McNeilledge, Werden,
Crooks, Jarvis, Morris, Wilson, W.—16

NAYS.—Messieurs,

Nays 15. Boulton, Hornor, Merritt, Shaver,
Campbell, Howard, Perry, Thomson,
Clark, Ketchum, Randal, White,—15.
Cook, Macdonald, A. Roblin,

The question was carried in the affirmative by a majority of one.

Rate and Assessment amendment bill read. Agreeably to notice, Mr. Jarvis, seconded by Mr. Samson, moves for leave to bring in a Bill to alter and amend the Law now in force for levying rates and assessments in this Province.

Which was granted, and the Bill read and ordered for a second reading to-morrow.

Committee to wait on His Excellency with address of this House for information on the subject of granting lands, reports answer. Mr. Perry, from the Committee to wait upon His Excellency the Lieutenant Governor, with the address of this House, requesting information relating to the granting of Lands to U. E. Loyalists and Militia claimants, &c., reported delivering the same, and that His Excellency had been pleased to make thereto the following answer.

GENTLEMEN,

Answer. I will direct the information which is requested in this address, to be laid before the House of Assembly.

Bill to amend the District Assessment Laws to be printed. Mr. Berczy, seconded by Mr. Samson, moves, that two hundred copies of the Bill for altering and amending the Assessment Laws, be printed for the use of Members.

Ordered.

Address to His Majesty on School Lands &c. reported. Mr. Crooks, from the Committee to draft an address to His Majesty on the subject of the School Lands and Upper Canada College, reported a draft which was received and read twice.

Address to be referred to Committee of Mr. Samson, seconded by Mr. Berczy, moves, that the address to His Majesty on the subject of School Lands, be re-

ferred to a Committee of the whole House on to-morrow, and whole House that it be the first item on the order of the day after referring to-morrow petitions.

Ordered.

Mr. Elliott, seconded by Mr. William Wilson, moves, that the Committee of Supply may be discharged from the consideration of the petition of William Hands, Esquire, and that the same be referred to a Select Committee, to be composed of Messieurs Burwell and Berczy, with power to send for persons and papers, and report thereon.

Petition of W. Hands, Esq. referred to a Select Com.

Ordered.

Adjourned.

TUESDAY, 3rd DECEMBER, 1833.

The House met.

The minutes of yesterday were read.

Mr. A. Macdonald brought up the petition of James G. Bethune, and thirty-six others, inhabitants of the District of Newcastle; which was laid on the table.

Petitions brought up. James G. Bethune, and 36 others.

Mr. Vankoughnet brought up the petition of John Cameron, and sixty-six others, inhabitants of the Fourth Concession of the Township of Cornwall, in the Eastern District; which was laid on the table.

John Cameron and 66 others.

Mr. Perry brought up the petition of Joseph McDougall, and one hundred and sixty-seven others, Roman Catholic inhabitants of the Town of York; which was laid on the table.

Jos. McDougall, and 167 others.

Mr. Howard brought up the petition of J. L. Schofield, and ninety-four others, inhabitants of the County of Leeds; which was laid on the table.

J. L. Schofield and 94 others.

Mr. Vankoughnet brought up the petition of George S. Jarvis, and twenty-one others, inhabitants, householders, in the Town of Cornwall; which was laid on the table.

Geo. S. Jarvis, and 21 others.

Agreeably to the order of the day, the petition of George C. Salmon, and seventy others, of the County of Norfolk, praying that a sum of money may be appropriated, sufficient to secure the channel made by the late storms through the Isthmus of Long Point, Lake Erie: The petition of the Honorable Thomas Clarke, and seventy-four others, land owners in the Niagara District, praying to be incorporated, for the purpose of constructing a Rail Road between Lakes Erie and Ontario: The petition of William Conway Keele, of the Town of York, Attorney, praying that a Bill may be passed to enable him to practice in His Majesty's Courts in this Province: The petition of Joseph Swetman, keeper of the Light-house at the False Ducks Island, praying that his case may be taken into consideration, and a more adequate support than that he now receives may be allowed him: And the petition of Martin Fralick, and seventeen others, residing in the Gore between Ernest-town and Fredericksburgh in the Midland District, praying that a certain survey lately made by John Smith McDonald, Deputy Surveyor, may be established by Law, and further to provide for the survey of their side lines, were read.

Petitions read. Geo. C. Salmon, and others.

The Honorable Thos. Clark, and others.

W. C. Keele.

Jos. Swetman.

Martin Fralick and others.

Mr. Boulton gives notice that he will, on Monday next, move for leave to bring in a Bill to explain and determine the manner in which lands may be sold, in the hands of Executors and Administrators, for the satisfaction of debts, and to confirm certain sales heretofore made for that purpose.

Notice of bill to authorise the sale of lands in the hands of Executors.

Mr. Merritt gives notice that he will, on to-morrow, move the House to appoint a Committee to enquire into the practice and operation of the Law of Arrest, in civil actions.

Notice of Committee on law of arrest.

Mr. Duncombe gives notice that he will, on to-morrow, move for the appointment of a Committee, to take into consideration the propriety of addressing His Majesty, representing that we find it impracticable, under our present circumstances, to make provision for the payment of the arrears of losses sustained by certain individuals of this Province, during the late war with the United States of America, owing to the largely accumulated amount of our public debt, a debt indispensably incurred in a new Province like Upper Canada, for the construction of roads, bridges, and canals, all of which has had a direct tendency to enhance the value of the waste lands of the Crown, and by the payment for a number of years past of pensions to such of the Militia of the Province as during the said war were incapacitated, by wounds or otherwise, from earning a livelihood by manual labour, and also to the wives and families of such Militiamen as died or were killed in the service of their country: and furthermore, to represent that we feel deeply the injuries sustained by the individuals who sustained these losses, and that the lengthened time for which their just expectations have been protracted, we sincerely regret that we do not possess the means of discharging the arrears awarded by the last board of Commissioners, under the sanction of the Imperial Parliament, to be justly due; and to pray that His Majesty

Notice of appointment of Select Com. to consider the propriety of addressing His Majesty on the subject of the War Losses.