CLAUSE C. "For every copy of drawings, the party applying shall pay such sum as the "Commissioner considers a fair remuneration for time and labour expended thereon, by any "officer of the Department or person employed to perform such service."

CLAUSE D. "The said fees shall be in full of all services performed under this Act in "any such case by the Commissioner or any person employed in the Patent Office."

CLAUSE E. "All fees received under this Act shall be paid over to the Receiver Gene"ral and form part of the consolidated Revenue Fund of Canada, except such sums as may
"be paid for copies of drawings when made by persons not receiving salaries in the Patent
"Office."

CLAUSE F. "No fee shall be made the subject of exemption in favor of any person; and no fee, once paid, shall be returned to the person who paid it, except:—

1. "When the invention is not succeptible of being patented;

2. "When the petition for a Patent is withdrawn;

" And in every such case the Commissioner may return one half of the fee paid;

"And in the case of withdrawal, a fresh application shall be necessary to revive the claim, as if no proceeding had taken place in the matter."

Page 8. Line 12. After "Commissioner" insert "on reception of the fee hereinbefore "prescribed."

Page 8. Line 17. After "Caveat" insert "provided always that if application shall "be made by any other person for a Patent for any invention or discovery with which such "caveat may in any respect interfere, it shall be the duty of the Commissioner forthwith, to "give notice by mail to the person who has filed such caveat, and such person shall within "three months after the date of mailing the notice, if he would avail himself of the caveat, "file his petition and take the other steps necessary on an application for patent; and if in the opinion of the Commissioner the applications are interfering, like proceedings may be had in all respects as are by this Act provided in the case of interfering applications. Provided further that unless the person filing any caveat shall within four years from the filing thereof have made application for a Patent, the caveat shall be void."

Page 9. Line 16. After "thereof" insert "on the party paying the fees hereinbefore "prescribed for office copies of Documents."

On motion of the Honorable Mr. Chapais, seconded by the Honorable Mr. Kenny, it was Ordered, That the said amendments be taken into consideration by the House to-morrow.

Pursuant to the Order of the Day, the House was adjourned during pleasure, and put into a Committee of the Whole on the Bill intituled; "An Act respecting the duties of "Justices of the Peace out of Sessions in relation to summary convictions and orders."

After some time the House was resumed, and

The Honorable Mr. Miller, from the said Committee reported, that they had kone through the said Bill, and had directed him to report the same with an amendment, which he was ready to submit whenever the House would be pleased to receive it.

Ordered, That the Report be now received, and