

"the Governor in his discretion to cause a notice or summons, signed by the Provincial Secretary, to be served upon such alien in person, or at his last known place of residence, requiring him to appear before the Governor in Council on or before a day to be named therein; or by warrant under his hand, to cause such alien to be forthwith arrested and brought before him in Council, to the end that due enquiry and investigation may be had in the premises: And thereupon the Governor shall cause to be delivered to such alien a general summary, in writing, of the matters alleged against him; and if, after allowing to such alien a reasonable time for his defence, if demanded, and after hearing such alien by himself or by his counsel and his witnesses (whom it shall be lawful for him to summon and examine under oath before the Governor in Council), it shall appear that such information and belief are well-founded, or if, by reason of such alien absconding or remaining concealed, such notice, summons or warrant cannot be served upon him or executed, then, and in either or any of such cases, it shall be lawful for the Governor, by order under his hand to be served upon such alien, or published in the *Canada Gazette*, to direct that such alien shall depart this Province, within a time limited in such order; and if any such alien shall knowingly and willfully refuse or neglect to pay due obedience to such order, or shall be found in this Province contrary to such order, after such service or publication thereof as aforesaid, and after the expiration of the time limited in such order, it shall be lawful for the Governor, or for any Justice of the Peace, to cause every such alien to be arrested, and to be committed to the Common Gaol of the county, district or place where he shall be so arrested, there to remain, without bail or mainprize, until he shall be taken in charge for the purpose of being sent out of the Province under the authority hereinafter given." And also with instructions to strike out the word "Provided," in the 35th line of the second page of the Bill, and the portion of the third clause thereof thereafter following; inserted instead thereof.

And the Question being put on the Amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Abbott,	Dufresne (Iberville),	Laframboise,	Scatherd,
Bourassa,	Fortier,	Lajoie,	Scoble,
Cameron (Peel),	Gibbs,	Macdonald (Cornwall)	Shanly,
Caron,	Jones (N. Leeds & Gren)	Macfarlane,	Street,
Coupal,	Jones (South Leeds),	Piquet,	Wallbridge (N. Hast's),
Dorion (Drn. & Arth.)	Labreche-Viger,	Pouliot,	Webb.—25.
Dorion (Hochelaga),			

NAYS:

Messieurs

Alley,	Cowan,	Jackson,	Raymond,
Archambeault,	Currier,	Joly,	Rémillard,
Ault,	DeBoucherville,	Knight,	Robitaille,
Beaubien,	DeNiverville,	Langevin,	Rose,
Bell,	Dickson,	Macdonald, Atty. Gen.	Ross (Champlain),
Bellerose,	Duckett,	Macdonald (Tor'to W)	Ross (Dundas),
Biggar,	Dufresne (Montcalm),	Mackenzie (Lambton),	Ross (Prince Edward)
Blanchet,	Dunkin,	Mackenzie (N. Oxfo'd)	Rymal,
Bowman,	Dunsford,	McConkey,	Smith (Toronto East),
Bown,	Evanturel,	McDougall,	Somerville,
Brousseau,	Ferguson (Frontenac),	McGiverin,	Stirton,
Brown,	Gagnon,	MacIntyre,	Sylvain,
Burwell,	Galt,	McKellar,	Taschereau,
Cameron (N. Ontario),	Gaudet,	Morris,	Thompson,
Carling,	Harwood,	Morrison,	Tremblay,