in each case, viz:—of J. L. Beaudry and others, of the City of Montreal, praying to be incorporated as the Academy of Music of Montreal; and of the Mayor, Councillors and Inhabitants of the Municipality of the Parish of St. Roch of Quebec, South, praying for power to grant Tavern Licenses, and to provide against fires.

Your Committee have also examined the Petition of La Société d'Education de Québec, praying for an amendment to their Act of Incorporation, and find that no Notice has been given; but inasmuch as it will be competent for them, as Committee on Private Bills, to provide that no injury to any party shall arise therefrom, they therefore recommend the

suspension of the 53rd Rule.

On the Petitions of the Corporation of the Town of Ingersoll, in the County of Oxford, praying for an Act authorizing the said Corporation to issue new Debentures in redeinption of those already issued, and for which no sinking fund has been set aside; of William R. Flesher and others, praying for the passing of an Act for the construction of a Railroad from some point on the Northern Railroad to the Village of Durham, in the County of Gray; and of the Brockville and Ottawa Railway Company, praying for an extension of the time for opening and completing that portion of the said Railway lying between irmprior and Pembroke, and for other purposes, Your Committee find that the Notice has not yet been published for the full length of time required; but inasmuch as it will be competent for them, as Committee on Private Bills, to provide that no injury to any party shall arise therefrom, they therefore recommend the suspension of the 53rd Rule in each case.

And also on the Petition of the Corporation of the Town of Barrie, praying for an Act to

And also on the Petition of the Corporation of the Town of Barrie, praying for an Act to Incorporate the Simcoc County Bank, your Committee find that the Notice has not yet been published for the full length of time required; but inasmuch as it will be competent for the Committee on Banking and Commerce, to whom the Bill will be referred, and to whom this Report will be communicated by this Committee, to provide that no injury to any party shall arise therefrom, they recommend the suspension of the 53rd Rule.

With regard to the Petition of James Montgomery and others, of the Township of Kingsey, in the County of Drummond, praying that a certain portion of the said Township may be detached from the Township of Kingsey and annexed to the Township of Kingsey Falls, your Committee consider the Notice insufficient, inasmuch as the same has not been published in the Canada Gazette, in conformity with the 53rd Rule.

All which is respectfully submitted.

A. J. Fergusson Blair, Chairman.

The Honorable Mr. Fergusson Blair, from the Committee on Standing Orders and Private Bills, to whom was referred the Bill intituled: "An Act to authorize the Church "Society of the Diocese of Toronto to sell certain Glebe Lots of Land in Darlington, and "for other purposes," reported that they had gone through the said Bill, and had directed him to report the same with several amendments, which he was ready to submit whenever the House would be pleased to receive them.

Ordered, That the Report be now received, and the said amendments being then twice read by the Clerk, and the question of concurrence put on each, they were severally

agreed to.

On motion of the Honorable Mr. Fergusson Blair, seconded by the Honorable Mr. Armstrong, it was

Ordered, That the said Bill be read a third time to-morrow.

The Honorable Mr Currie, from the Select Committee to whom was referred the Bill intituled: "An Act to enable the Church Societies and incorporated Synods of the Church of England Dioceses, in Canada, to sell the Rectorial Lands in the said Dioceses," reported that they had gone through the said Bill, and had directed him to report the same with several amendments, which he was ready to submit whenever the House would be pleased to receive them

Ordered, That the report be now received, and the said amendments being then twice read by the Clerk, and the question of concurrence put on each, they were severally

agreed to.