,

Beaubien,	Dionne,	Loranger,	Rose,
Bourassa,	Dunkin,	Loux,	Sherwood,
Buchanan,	Ferres,	Atty. Gen. Macdonald, Sicotte,	
Campbell,	Foster,	MacLeod,	Simard,
Carling,	Fournier,	Mc Cann,	Simpson,
Caron,	Galt,	McMicken,	Tassé,
Atty. Gen. Cartier,	Gaudet,	Sol. Gen. Morin,	Turcotte, and
Chapais,	Harwood,	Panet,	Webb51.
Cimon.	Heath.	Piché.	

So it passed in the Negative.

Then, the main Question being put;

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

On motion of the Honorable Mr. Attorney General Cartier, seconded by the Honorable Mr. Alleyn, the following Amendments were made to the Bill:—

Clause 2, line 33.—After the word "Secretary" insert the words, "and to the Sheriff

of the District."

Clause 2, line 33.—Leave out the word "each," and insert the words "any such" instead thereof.

Clause 26.—Add the following at the end thereof:—

2. And whenever the issuing of a Writ of Habeas Corpus is ordered in favor of a person confined beyond the limits of the District in which such order is made, it shall be competent for the Judge to direct that such person be brought before a Justice of the Peace in the District in which such person is confined, and to order such Justice of the Peace to admit to Bail the person so confined, himself and two sureties, each in respective sums to be specified in the said order in which there shall be stated the terms and conditions to be inserted in the Recognizance to be so entered into by the party accused and his sureties, and the Court, place and time before and at which the party accused shall appear to answer the charge brought against him; and upon such recognizance being entered into, to the satisfaction of such Justice of the Peace, he shall order the party accused to be released from custody, if detained for no other cause; and in any case in which the applicant is to be discharged without bail, the Judge's order to the Justice of the Peace shall require him to discharge such applicant from confinement.

Clause 27, line 3.—After the word "him" insert the words, "unless any new facts

are stated."

Line 5.—After the word "Bench" insert the words, "which is hereby authorized to entertain, hear and determine such application."

Add the following at the end thereof:

2. And whenever the issuing of a Writ of Habeas Corpus is ordered in favor of a person confined beyond the limits of the District in which such order is made, it shall be competent for the Judge or for the Court of Queen's Bench to direct that such person be brought before a Justice of the Peace in the District in which such person is confined, and to order such Justice of the Peace to admit to Bail the person so confined, himself and two snreties, in such respective sums as shall be specified in such order in which there shall be stated the terms and conditions to be inserted in the Recognizance to be entered into by the party accused and his sureties, and the Court, place and time before and at which the party accused is to appear to answer the charge brought against him; and upon such recognizance being entered into to the satisfaction of such Justice of the Peace, he shall order the party accused to be released from custody, if detained for no other cause; and in any case in which the applicant is to be discharged without bail, the order to the Justice of the Peace shall require him to discharge such applicant from confinement.

Clause 32.—Add the following to the end thereof:—

2. And should no opposition be filed within the delay prescribed by law and rules of practice, claiming the whole or any part of any moneys returned into any Court as having been levied under any writ of execution, or should any opposition or oppositions filed be discontinued by motion in term or in vacation, or should the interested parties consent in term or in vacation, to a distribution, without the formality of a Report of distribution, the