Plaintiffs security bill brought in and read.

Agreeably to notice, Mr. Jarvis, seconded by Mr. Robinson, moves for leave to bring in a bill to compel Plaintiffs, (in certain cases,) to give security for costs.

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

Indigent debtors relief bill brought in and read.

Agreeably to notice, Mr. Jarvis, seconded by Mr. Robinson, moves for leave to bring in a bill for the relief of indigent confined debtors.

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

An Address to be sent to His Excellency for information relative to certain monies applicable to the pay. ment of the war losses.

Agreeably to notice, Mr. Crooks, seconded by Mr. Clark, moves that an humble Address be presented to His Excellency the Lieutenant Governor, praying that His Excellency will be pleased to acquaint this House if the money granted by the Act of last Session, and in the hands of His Majesty's Receiver General and Special Receiver, has been paid to the suffers by the late War with the United States of America, as directed by the said Act; and, if not, that His Excellency will be pleased to inform this House of the reason why it has notand that Messrs. Elliott and John Willson, be a Committee to draft and report the same.

Advertising price bill brought in and read.

Agreeably to notice, Mr. Buell, seconded by Mr. Cook, moves for leave to bring in a bill to regulate the price of legal advertisements.

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

Deer protection bill brought in and read.

Agreeably to notice, Mr. Buell, seconded by Mr. Cook, moves for leave to bring in a bill to prevent the hounding of deer in this Province.

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

Prisoner's bail and commitment bill brought in and read.

Agreeably to notice, Mr. Boulton, seconded by Mr. Crooks, moves for leave to bring in a bill to provide for the commitment and bail of prisoners, in certain cases.

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

Bill to protect persons from wild land assessment tax com-mitted.

Progress

Agreeably to the order of the day, the bill to protect the interests of persons whose lands have been sold for assessments, was read the second time, and referred to a Committee of the whole House.

Mr. Ketchum was called to the chair.

The House resumed.

Mr. Ketchum reported progress, and obtained leave to sit again to-morrow.

Adjourned. The state of the sta

THURSDAY, 15th November, 1832.

atolicibased of a contained of the All The House met. . . . 18 Face and the control of the man."

The minutes of yesterday were read.

Controverted Election Bill read third time.

Amended. On receiving

report.

Yens 23.

Nays 11.

Agreeably to the order of the day, the bill to renew and continue the Acts relative to controverted Elections, was read the third time.

Bill recommitted.

Mr. Pinhey, seconded by Mr. Jarvis, moves that the bill do not now pass, but that it be re-committed.

Which was carried, and Mr. Crooks was called to the Chair.

The House resumed.

Mr. Crooks reported the bill as amended.

On the question for receiving the report, the Yeas and Nays were taken as follows:

# YEAS.—Messieurs,

Atty. General,	Elliott, Lewis,	Randal,
Buell,	D. Fraser, McCall,	Roblin, $M_{\mathrm{duay}}$
	R. D. Fraser, Merritt,	
Chisholm,	Howard, Morris,	Shaver,
Clark,	Hornor, Perry,	Sol. General—
Duncombe,	Ketchum, Pinhey,	રાજ લાતારૂપાં કા <b>ટ્રેઝ</b>

## -Messieurs,

Norton, John Willson, Boulton, Crooks, Jarvis, Robinson, Wm. Wilson-Burwell, Cook, Macnab, Shade,

The question was carried in the affirmative, by a majority of twelve. ักในและรู้ใช้ อยู่มี ลิต สัญภัสรณ์

Controverted ( )

Mr. Samson, seconded by Mr. Elliott, moves that the Election bill to be bill be engrossed and read a third time this day, and that the read third time. **`G**&`````

fortieth rule of this House be suspended so tar as relates to the

Ordered.

Agreeably to the order of the day, at twelve o'clock the Common Fi-House proceded in the ballot for Committee of Finance, when nance balloted the following names were drawn:

Messieurs-

Morris, Robinson, MERRITT, CHISHOLM, Solicitor General, Samson, and— ATTORNEY GENERAL.

Names of Finance Commit-

On the order of the day for the third reading of the She- Motion for rerist's Security bill being called, Mr. Robinson, seconded by Mr. committing Sho-Pinhey, moves that the Sherists' Security bill be not now read; but that the same be forthwith re-committed.

On which the yeas and nays were taken as follows:

#### YEAS.—Messieurs,

Bidwell, Campbell, D. Fraser,	Morris, Norton,		. :	Robinson, Roblin, Yeas 13. Shaver—13.
Hornor,	1.1.	Section of the		1. 1. 1.

#### NAYS-Messieurs.

Atty. General,	Crooks,	Lewis,	Shade,	
Boulton,	Duncombe,	A. Macdonald,	Sol. General,	•• ••
Buell,	Elliott,	Macnab,	Werden.	Nays 21.
Burwell,	Howard,	Mount,	John Willson,	
Clark,	Ketchum,	Samson,	Wm. Wilson.	
Cook,		and the first of the second	21.	

The question was decided in the negative, by a majority Question lost. of eight, and the bill was read the third time. Bill read 3d time.

Mr. Boulton, seconded by Mr. Macnab, moves that after the seventeenth clause, the following be inserted:

And be it further enacted by the authority aforesaid. That no Sheriff shall be entitled to any fees on any writ placed in his New clause hands fifteen days before the return day mentioned therein, if he moved. does not return the same to the Attorney from whom he received it within four days after the return thereof, or enclose the same, by Post, within that time to the Attorney, unless delayed by an order in writing from the party, his Attorney or Agent, placing the same in his hands.

Carried.

Agreeably to the order of the day, the bill to continue the Controverted relative to controverted Elections was read the third time. laws relative to controverted Elections, was read the third time. third time.

Mr. Boulton, seconded by Mr. Macnab, moves that after Motion for furthe words "above mentioned Acts," the whole be expunged, ther amendment, and the following inserted: "Shall be, and the same are hereby continued and made perpetual." Tree 13 44 contil.

On which the yeas and nays were taken as follows:

# YEAS.—Messieurs,

Atty. General, Boulton,	, Macı Robi		ol. General, ohn Willson	Yeas 9.
Burwell,		•	n., n. 5 4	_

### NAYS.—Messieurs.

Buell,	Elliott,	Morris,	Samson,	
Campbell,	Howard,	Mount,	Shade,	
Clark,	Ketchum,	Norton,	Shaver,	Nays 21.
Cook,	Lewis,	Pinhey,	Werden,	
Crooks,	McCall,	Roblin,	Wm. Wilson-	
Duncombe.			21.	

The question was decided in the negative, by a majority of twelve. A second with to benone of home that a second will

moves that the following clause be added to the bill as a rider.

And be it further enacted by the authority aforesaid. That no person or persons shall be compellable to attend as a witness Rider. or witnesses, either before any Select Committee appointed to try any controverted Election, or before any Commissioners appointed to take evidence touching such trial unless the same fees as are allowed to witnesses in civil suits, in Courts of Record, shall be first paid or tendered to such witness or witnesses, for his, her, or their attendance.

In amendment, Mr. Perry, seconded by Mr. Howard, Amendment to moves that after the word, moves, in the original motion, the motion for rider. whole be expunged and the following inserted: "That the bill do pass this day three months ?? He had been the control of the co

On which the yeas and nays were taken as follows: