

1. Honourable Mr. Baird.	32. Honourable Mr. Legris.
2. " Baker.	33. " Lougheed.
3. " Béique.	34. " Lovitt.
4. " Bernier.	35. " Macdonald
5. " Black.	(Victoria).
6. " Bolduc.	36. " MacKeen.
7. " Bostock.	37. " McGregor.
8. " Boucherville, de.	38. " McHugh.
9. " Bowell (Sir	39. " McKay (Truro).
Mackenzie),	40. " McLaren.
10. " Carling (Sir John),	41. " McMillan.
11. " Casgrain (Windsor).	42. " McMullen.
12. " Casgrain	43. " McSweeney.
(de Lanaudière).	44. " Miller.
13. " Cloran.	45. " Mitchell.
14. " Dandurand.	46. " Montplaisir.
15. " David.	47. " Perley.
16. " Dobson.	48. " Poirier.
17. " Domville.	49. " Power.
18. " Drummond	50. " Robertson.
(Sir George).	51. " Scott.
19. " Edwards.	52. " Shehyn.
20. " Ellis.	53. " Sullivan.
21. " Ferguson.	54. " Templeman.
22. " Frost.	55. " Tessier.
23. " Fulford.	56. " Thibaudeau
24. " Gibson.	(Rigaud).
25. " Godbout.	57. " Thibaudeau
26. " Jones.	(Vallière).
27. " Kerr	58. " Thompson.
(Northumberland).	59. " Watson.
28. " Kerr (Toronto).	60. " Wilson.
29. " King.	61. " Wood.
30. " Kirchoffer.	62. " Young.
31. " Landry.	

N.B.—Owing to the failure on the part of the Printing Bureau to supply this office in time with the necessary blank forms, and also, to the long adjournment taken by the Senate shortly after the opening of Parliament, it has been impossible to comply with the provisions of Rule 100, in so far as it relates to the time during which the said declarations are to be filed.

SAM'L. E. ST. O. CHAPLEAU,
Clerk of the Senate.

On motion of the Honourable Mr. Scott, seconded by the Right Honourable Sir Richard Cartwright, it was

Ordered, That the Clerk of the Senate be authorized to receive the renewed declaration of property qualification from those Members of the Senate who have not had the opportunity to make and file the same, in accordance with Rule 100 of this House, and to make a Supplementary Return accordingly.

The Honourable Mr. Young presented to the Senate the Bill (C) intituled: "An Act for the relief of Clara Bidwell McDermot."

The said Bill was read a first time.

The Honourable Mr. Young moved, seconded by the Honourable Mr. Gibson,

That the said Bill be read a second time on Friday, third March next.

Which being objected to,

The question of concurrence being put thereon, the same was, on division, resolved in the affirmative, and

Ordered accordingly.