Upper Canada, from time to time, to name such persons as they may think fit in the respective Cities and Counties in Upper Canada, to grant certificates of qualifications to Teachers of Separate Schools; and no one shall be employed as a Teacher of a Separate School unless and until he has obtained such certificate," be left out, and the words, "The Teachers of Separate Schools under this Act shall be subject to the same examination, and receive their certificates of qualification in the same manner as Common School Teachers generally; provided that persons qualified by law as Teachers, either in Upper or Lower Canada, shall be considered qualified Teachers for the purposes of this Act," inserted instead thereof.

And the Question being put on the amendment to the said proposed amendment, the House divided : and it was resolved in the Affirmative.

And the Question being put on the amendment to the original Question as amended, it was resolved in the Affirmative.

Then, the main Question so amended, being put,

Ordered, That the Bill be now re-committed to a Committee of the whole House for the purpose of adding the following words: "The Teachers of Separate Schools under this Act shall be subject to the same examination, and receive their certificates of qualification in the same manner as Common School Teachers generally; provided that persons qualified by law as Teachers, either in *Upper* or *Lower Canada*, shall be considered qualified Teachers for the purposes of this Act."

The House accordingly resolved itself into the said Committee, and after some time spent therein, Mr. Speaker resumed the Chair; and the Honorable Mr. *Alleyn* reported, that the Committee had gone through the Bill and made an amendment thereto.

Ordered, That the Report be now received.

The Honorable Mr. Alleyn reported the Bill accordingly, and the amendment was read and agreed to.

And the Question being again proposed, That the Bill be now read the third time;

The Honorable Mr. Cameron moved, in amendment, seconded by Mr. Anderson, That all the words after "now" to the end of the Question be left out, and the words "re-committed to a Committee of the whole House for the purpose of leaving out in clause 20, from the word "authorities," and inserting "Provided always, that the amount of the Legislative grant to any Separate School in any one year shall not exceed the aggregate amount contributed by rates, fees, or otherwise by the supporters of such Separate School in said year," 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 :--

		EAS : ssieurs	
Anderson,	Dickson,	Morris,	Scatcherd,
Ault,	Dunkin,	Morrison,	Scoble,
Biggar,	Ferguson,	Mowat,	Sherwood,
Bown,	Harcourt,	Munro,	Simpson,
Burwell,	Haultain,	Notman,	Smith,
Cameron, John H.	Hooper,	Powell,	Somerville,
Carling,	Jackson,	Ross, J. S. (Dundas)	Stirton,
Cockburn	Mackenzie,	Rykert,	White, and
Cowan,	McKellar,	Rymal,	Wrighi-36.
NAYS : Messieurs			
Abbott,	De Cazes,	Huntington,	Mc Lachlin,
Alleyn,	Denis,	Huot.	Mongenais,
Archambault,	Desaulniers,	Jobin,	Morin,
Baby,	Dorion, J. B. E.	Joly,	Morton,
Beaubien,	Dostaler,	Kierzkowski	O'Halloran,
Beaudreau,	Drummond,	Knight,	Poupore,
Benoit,	Dufresne, Alexandre	Labreche-Viger,	Prevost,