

Casgrain,
 Cauchon,
 Charlton,
 Cockburn,
 Coffin,
 Cook,
 Cushing,
 Delorme,
 De St. Georges,
 De Veber,
 Devlin,
 Donahue,
 Dymond,
 Ferguson,
 Fiset,
 Fleming,
 Flynn,
 Forbes,
 Fournier,
 Fréchette,
 Galbraith,
 Geoffrion,
 Gibson,
 Gillies,
 Gillmor,
 Hagar,
 Hall,
 Holton,
 Horton,
 Huntington,
 Irving,
 Jette,
 Jodoin,
 Jones (*Halifax*),
 Kerr,
 Killam,
 Lafamme,
 Laird,

Oliver,
 Palmer,
 Paterson,
 Pelletier,
 Perry,
 Pouliot,
 Pozer,
 Ray,
 Richard,
 Ross (*Durham*),
 Ross (*Middlesex*),
 Ross (*Prince Edward*),
 Ryan,
 Rymal,
 Scatcherd,
 Schultz,
 Sriver,
 Shibley,
 Skinner,
 Smith (*Peel*),
 Smith (*Selkirk*),
 Smith (*Westmoreland*),
 Snider,
 Stirton,
 St. Jean,
 Taschereau,
 Thibaudeau,
 Thompson (*Hallimand*),
 Thomson (*Welland*),
 Tremblay,
 Trow,
 Vail,
 White,
 Wilkes,
 Wood,
 Yeo,
 Young—121.

NAYS :
 Messieurs

Appleby,
 Baby,
 Barthe,
 Borden,
 Bowell,
 Brooks,
 Burpee (*Sunbury*),
 Carmichael,
 Caron,
 Cheval,
 Church,
 Cimon,
 Colby,
 Costigan,
 Coupal,
 Currier,
 Cuthbert,
 Dawson,
 Desjardins,
 Dugas,
 Farrow,
 Ferris,
 Fleisher,
 Fraser,
 Gaudet,
 Gill,
 Gordon,
 Goudge,
 Haggart,
 Harwood,
 Hurteau,

Jones (*Leeds*),
 Kirk,
 Kirkpatrick,
 Lanthier,
 Macdonald (*Kingston*),
 McDonald (*Cape Breton*),
 McDougall (*Three Rivers*),
 McKay (*Colchester*),
 Mackenzie (*Montreal*),
 McMillan,
 McCallum,
 McQuade,
 Masson,
 Monteith,
 Montplaisir,
 Mousseau,
 Orton,
 Ouimet,
 Pickard,
 Pinsonneault,
 Plumb,
 Pope,
 Robitaille,
 Rochester,
 Rouleau,
 Thompson (*Cariboo*),
 Wallace (*Albert*),
 Wallace (*Norfolk*),
 Wright (*Ottawa*),
 Wright (*Pontiac*)—61.

Mr. BABY moved in amendment that all the words after "that" in the said amendment be struck out, and the following substituted:—"That this House regrets that the position of the Roman Catholic minority in the Province of New Brunswick, with regard to their educational rights, is such as to cause uneasiness to a large portion of HER MAJESTY'S subjects in the Dominion; that this House is of opinion that any legislation which will restore harmony among persons professing different religions, and remove any feeling of uneasiness now existing among any portion of HER MAJESTY'S subjects is greatly to be desired; that by resolutions passed by the House of Commons on the 30th May, 1872, it was regretted that the School Act recently passed in New Brunswick was unsatisfactory to a portion of the inhabitants of that Province and hoped that it would be so modified as to remove any just ground of discontent; that this House re-affirms the spirit of said resolutions and regrets that the privileges enjoyed at the time of the Union, by the Roman Catholics of New Brunswick, in respect of religious education in the Common Schools were not secured to them by the British North America Act; that therefore an humble Address be presented to HER MAJESTY the QUEEN embodying these resolutions and praying that she may be pleased to take such steps as will lead to the legislation necessary to secure to the Roman Catholic minority of New Brunswick the same rights, privileges and advantages with respect to schools and the same exemption from taxation for the support of public or common schools as are now respectively enjoyed and possessed by the Roman Catholic minority in Ontario and the Protestant minority in Quebec."

Mr. SPEAKER ruled that the House having ordered that the amendment moved by the hon. member for Quebec should be part of the motion, it was not competent to move another motion striking out those words.

The question then being on the main motion as amended, the House divided, when it was carried on the following division:—

Yeas :

Messieurs

Archibald,
 Aylmer,

Lajoie,
 Landerkin,

Mr Baby.