

Cochrane,  
Costigan,  
Davis,  
Dawson,  
De St. Georges,  
Desjardins,  
Dundas,  
Dupont,  
Fisher,

Kinney,  
Kirk,  
Landerkin,  
Landry,  
Langevin,  
Lister,  
Macdonald (*King's*),  
McMillan (*Huron*),  
McCraney,

Tilley,  
Trow,  
Vail,  
White (*Cardwell*),  
Williams,  
Wood (*Brockville*),  
Wood (*Westmoreland*), and  
Woodworth.—80.

Mr. *Girouard* (Jacques Cartier) then moved in amendment, that the Bill be re-committed to a Committee of the Whole, to amend *Clauses* 98 and 99, so that the offences therein defined shall subject the offender only to the payment of a penalty not exceeding twenty dollars;—which was agreed to.

The Bill accordingly was again re-committed to a Committee of the Whole, further amended, reported, considered as amended, and agreed to.

And the question being again put,—that the Bill be now read a third time;

Mr. *Patterson* (*Essex*) moved in amendment thereto, that the Bill be re-committed to a Committee of the Whole, in order to amend it by expunging sub-section five of section 42, and to substitute the following therefor:—The Board may authorize the granting of two additional *Hôtel Licenses* beyond the number limited by this Act, in a locality largely resorted to by travellers or visitors;—which was negatived.

Mr. *Robertson* (*Hamilton*) then moved in amendment thereto, that the Bill be re-committed to a Committee of the Whole, to amend sub-section 11 of section 46 by adding thereto the following words:—and each and all of the provisions of this section shall apply to the proceedings to be taken in reference to such repeal, and that the words “or February” be added after the word “January” in sub-section 2 of the said section 46;—which was agreed to.

The Bill was accordingly again re-committed to a Committee of the Whole, further amended, reported, considered as amended, and agreed to.

And the question being again put,—that the Bill be now read a third time;

Mr. *McCarthy* moved in amendment thereto, that the Bill be re-committed to a Committee of the Whole, in order to amend the Bill, as follows:—That all the words in section 39 after the words “at their discretion” in line 34 down to the words “and such License” in line 37 be expunged, and that a new *Clause* be inserted as follows:—

“On the trial of any information or complaint against the provisions of this Act, the person charged, or husband of such person shall be competent and compellable to give evidence as a witness in the said matter;—“That the following changes be made in section 46: “The word “Parliamentary” shall be expunged wherever it occurs; the words “or Chairman” “and registered” shall be expunged in sub-section 2; the words “Chief Inspector” shall be substituted for the words “License Inspector.” The word “five” shall be substituted for the word “four” wherever it occurs in section 46;—as to the hours named for polling and voting days the word “qualified” shall be expunged in sub-section 5;—which was agreed to.

The Bill was accordingly re-committed to a Committee of the Whole, further amended, reported, considered as amended, and agreed to.

And the question being again put,—that the Bill be now read a third time;

Mr. *Foster* moved in amendment thereto, that the Bill be re-committed to a Committee of the Whole, to amend section 74 by expunging the words “to be consumed on the premises,” and by adding to section 82, the following:

When any Inspector, policeman, constable or officer in making or attempting to make any search under or in pursuance of the authority conferred by section 81 of this Act, or under the warrant mentioned in the last named section, finds in an unlicensed house or place, any liquor which in his opinion is unlawfully kept for sale or disposal contrary to the said Act, he may forthwith seize and remove the same, and the vessels in which the same is kept, and upon the conviction of the occupant of such house or place, or of any other person, for keeping liquor for sale in such