

It was moved by the Honourable Sir James Lougheed,  
That the said Bill be now read a second time.

It was moved by the Honourable Mr. Ross (Middleton), in amendment thereto,—  
That the word “now” be struck out and the following be added at the end of the question: “this day six months.”

The question of concurrence being put on the said motion in amendment, the House divided, and the names being called for, they were taken down, as follows:—

CONTENTS:

The Honourable Messieurs

Bostock,	Gordon,	McSweeney,	Power,
Cloran,	Macdonell,	Milne,	Ross (Middleton),
Dessaulles,	McHugh,	Murphy,	White (Inkerman),

NON-CONTENTS:

Beith,	King,	Sharpe,	Watson,
Blain,	Lougheed	Tanner,	Webster,
Foster,	(Sir James),	Thomson,	White (Pembroke),
Girroit,	Proudfoot,	Turriff,	Yeo,

So it was resolved in the negative.

The question being then put on the main motion, it was resolved in the affirmative.

The said Bill was then read the second time, and

On motion, it was

Ordered, That the said Bill be committed to a Committee of the Whole presently.

The Senate adjourned during pleasure and was put into a Committee of the Whole on the said Bill.

*(In the Committee.)*

BILL 27.

Title read and postponed.

Preamble read and postponed.

Section 1, read and agreed to.

Section 2, was read and it was moved to amend it as follows:—

Page 2, line 3.—For the words “such province,” substitute “the province in which the accused resides.”

The question of concurrence being put upon the said amendment, the Committee divided as follows:—

YEAS 13—NAYS 13.

So it was passed in the negative.

The said section was then adopted without amendment.

Section 3 was read and agreed to.

It was moved that the following be added as Section 4:—

“4. The said Act is amended by adding thereto the following section:—

“9. Nothing in this Act shall be deemed to forbid the selling or causing to be sold or the manufacture, or the sending, shipping, taking, bringing or carrying, or the causing to be sent, shipped, taken, brought or carried into any province from or out of any other province, or the importation into any province from any place outside of Canada, of any intoxicating liquor for sacramental or medicinal purposes or for manufacturing or commercial purposes other than for the manufacture or use thereof as a beverage.”

The question of concurrence being put upon the said amendment, it was agreed to.