Tuesday, 14th April, 1896.

The Members convened were:-

The Honourable JOHN JONES ROSS, Speaker,

The Honourable Messieurs

Adams,	Clemow,	McClelan,	Perley,
Aikins,	De Blois,	McDonald (C.B.),	Poirier,
Almon,	Desjardins,	McInnes (N. Westm'tr),	Power,
Angers,	Dever,	McKay,	Primrose,
Armand,	Dickey,	McKindsey,	Prowse,
Arsenault,	Dobson,	McMillan,	Reesor,
Baird.	Ferguson, (P.E.I.),	Merner,	Reid (Cariboo),
Bellerose,	Guévremont,	Miller,	Scott,
Bernier,	Kirchhoffer,	Montplaisir,	Sullivan,
Bolduc,	Landry.	O'Brien,	Vidal,
Boucherville, de	Macdonald (P.E.I.),	O'Donohoe,	Villeneuve,
Boulton,	Macdonald (Victoria),	Ogilvie,	Wark.
Bowell (Sir Mackenzie),	MacInnes (Burlington),	Owens,	Wood.
Casgrain,	McCallum,	Pelletier,	

PRAYERS.

The Honourable Mr. Ferguson (P.E.I.), a member of the Queen's Privy Council for Canada, presented to the Senate,—The Report of the Minister of Public Works, on the works under his control, for the fiscal year ended 30th June, 1895.

Ordered, That the same do lie on the Table, and it is as follows:-

(Vide Sessional Papers, No. 9.)

Pursuant to the Order of the Day, the Bill (81) intituled: "An Act to revive and amend the Act to incorporate the Alberta Irrigation Company," was read a third time.

The question was put whether this Bill shall pass?

It was resolved in the affirmative.

Ordered, That the Clerk do go down to the House of Commons and acquaint that House that the Senate have passed this Bill, without any amendment.

The Order of the Day being read for the third reading of the Bill (K) intituled: "An Act further to amend the law respecting Building Societies and Loan and Savings Companies carrying on business in the Province of Ontario;"

The Honourable Mr. Aikins moved, seconded by the Honourable Mr. Macdonald

(Victoria),

That the said Bill be not now read a third time, but that the following words be added at the end of the second clause: "No shareholder who is in arrear in respect of any call on his shares, or is in default to the company, shall be eligible to be elected a director."

The question of concurrence being put thereon, the same was agreed to.

On motion of the Honourable Mr. Aikins, seconded by the Honourable Mr. Macdonald (Victoria), it was

Ordered, That the said Bill be read a third time presently. The said Bill was then read a third time accordingly. The question was put whether this Bill shall pass?

It was resolved in the affirmative.