1866.

relating to the incorporation of, and supply of water to, the City of Quebec, may not become law.

Your Committee have considered the Bill to incorporate the Long Point Company, and have amended the Preamble and Enacting Clauses, so as to restrict the powers of the Company to such as are required for the due management of the property acquired by them on Long Point, and especially by expunging from the Bill the provision for empowering the Company to open a channel or canal through "Long Point Cut" and to impose tolls on vessels passing the same, which was not referred to in the Notice.

Ordered, That Mr. McKellar have leave to bring in a Bill to amend the Registration of Titles (Upper Canada) Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time.

Mr. McKellar moved, seconded by Mr. Mackenzie, and the Question being proposed, That the Bill be read a second time, to-morrow ;

And a Debate arising thereupon;

On motion of Mr. Mackenzie, seconded by Mr. White,

Ordered, That the Debate be adjourned till to-morrow.

The Clerk of the Legislative Council delivered, at the Bar of the House, the following Message :---

The Legislative Council have agreed to the amendments made by this House to the Bill, intituled, "An Act to enable the Municipality of the Town of *Belleville* to purchase "a site for a Public Cemetery, and to exempt the Roman Catholic rate-payers of the said "Municipality from taxation on account of the same," with a consequential amendment to the Bill, to which they desire the concurrence of this House.

And also, the Legislative Council have passed the following Bills, without any amendment:-

Bill, intituled, "An Act to complete the separation of the County of *Peel* from the "County of *York.*"

Bill, intituled, "An Act to naturalize John Rogers."

Bill, intituled, "An Act respecting the Code of Civil Procedure of Lower Canada." And also, the Legislative Council have agreed to the amendments made by this House to the following Bills, without any amendment :---

Bill, intituled, "An Act to incorporate the *Belleville* and *Marmora* Railway Com-"

Bill, intituled, "An Act respecting the administration of Justice in the Unorganized "Tracts."

And then he withdrew.

The House proceeded to take into consideration the consequential amendment made by the Legislative Council to the Bill, from the Legislative Council, intituled, "An Act "to enable the Municipality of the Town of *Belleville* to purchase a site for a Public "Cemetery, and to exempt the Roman Catholic rate-payers of the said Municipality from "taxation," and the same was read, as followeth:—

Page 1, line 24—After "By-law" insert "Provided, however, that no Roman "Catholic who avails himself of the privelege of being so relieved from taxation in respect "of the said Cemetery shall vote upon the acceptance or rejection of the said By-law by "this Act authorized, when the same is submitted to the rate-payers of the said town."

The said consequential amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Legislative Council, and acquaint their Honors that this House hath agreed to their consequential amendment.

On motion of the Honorable Mr. Attorney General Cartier, seconded by the Honorable Mr. Howland,