

The Honourable Mr. Power moved, seconded by the Honourable Mr. Thompson, That the said Report be now adopted.

The Honourable Mr. Béique, in amendment, moved, seconded by the Honourable Mr. David,

That the word "not" be inserted after the word "be" in the said motion, and the following words be added at the end of the question: "but that it be amended by striking out all the words after the word 'translator' in the second paragraph."

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

CONTENTS :

The Honourable Messieurs

Béique,	Casgrain,	Fiset,	Mitchell,
Belcourt,	Choquette,	Girroir,	Murphy,
Bolduc,	Dandurand,	Landry	Poirier,
Bostock,	David,	(Speaker),	Pope,
Bowell,	Dessaulles,	LaRivière,	Tessier—21.
(Sir Mackenzie),	Farrell,	Lavergne,	

NON-CONTENTS :

The Honourable Messieurs

Baird,	Donnelly,	McCall,	Talbot,
Beith,	Frost,	McHugh,	Taylor,
Daniel,	Gillmor,	McLaren,	Thompson,
Davis,	Gordon,	McSweeney,	Thorne,
Dennis,	King,	Owens,	Watson,
Derbyshire,	Legris,	Power,	Yeo—30.
DeVeber,	Lougheed,	Roche,	
Domville	MacKeen,	Ross	
(Lt.-Col.)		(Moosejaw),	

So it was resolved in the negative.

The question being then put on the main motion, the same was, on division, resolved in the affirmative, and

Ordered accordingly.

The Order of the Day being read for the consideration of the Second Report of the Joint Committee of both Houses on the Printing of Parliament.

The said Report was adopted.

The Senate, according to Order, was adjourned during pleasure, and again put into a Committee of the Whole on the Bill 74, intituled: "An Act to amend the Criminal Code.

In the Committee.

Section 2 was again considered and amended, as follows:—

Page 1, line 12.—Leave out from "Canada," to "3," in line 16, and insert "without the consent of the Crown, unless the person accused can prove that assistance to the enemy was not intended, and provided that such inciting or assisting do not amount to treason."

The question of concurrence being put thereon, it was resolved in the affirmative.

Section 4 was read and amended, as follows:—

Page 2, line 24.—After "part" insert "constituting an infringement,"

Page 2, line 26.—After "subsists" insert "in Canada,"

Page 2, line 34.—After "subsists" insert "in Canada,"

The question of concurrence being put upon the said Section 4, as amended, it was adopted.