place." The wording I suggest is to meet the case where the Attorney General acts on his own motion.

Hon. W. B. ROSS: But I do not think the suggested amendment is in accordance with the provision that the Attorney General may act on his own motion.

Hon. Mr. GRIESBACH: I have no objection to any wording that will fit

Hon. W. B. ROSS: It should read: "Whereas I deem," etc.

Hon. Mr. GRIESBACH: All right. I agree to that.

Hon. Mr. DANDURAND: In nine cases out of ten he would act on his own motion, but it would be after receiving information.

Hon. W. B. ROSS: We might leave the wording as it is in the Bill, and then prepare an alternative for the case in which the Attorney General acts on his own motion.

Hon. Mr. BEIQUE: I suggest that the form of the requisition be left to the Law Clerk.

Hon. Mr. DANDURAND: On reading this form of requisition carefully it occurs to me that the form as it now appears in the Bill might be used when the Attorney General receives notification from a judge, but that whenever the Attorney General acts on his own motion, the first paragraph of the form should be struck out and the requisition should begin:"

Whereas it has been made to appear to my satisfaction that the services of the Active Militia are required in aid of the civil power.

Hon. Mr. GRIESBACH: Very good.

Hon. Mr. TANNER: It will take a month to get any soldiers out, if you adopt the amendment now proposed.

Hon. Mr. GRIESBACH: I withdraw my amendment. Section 85 says:

The requisition may be in the following form, or to the like effect, and the form may be varied to suit the facts of the case.

It seems to me now that this is all right as it is.

The proposed amendment of Hon. Mr. Griesbach was withdrawn,

New section 85 was agreed to.

On subsection 1 of new section 86—what requisition must show:

Hon. Mr. GRIESBACH: I think this clause can be put in proper form by insert-Hon. Mr. GRIESBACH. ing just one word. I take it that the requisition mentioned here is the requisition for the troops. The clause reads:

In every requisition in writing as aforesaid it shall be stated that a notification has been received by the Attorney-General from the county court or district court judge, or from a judge of a superior court, as the case may be.

I think that if you insert the word "or" before the words "as the case may be," it will make provision for the case in which the Attorney General acts on his own motion.

The amendment of Hon. Mr. Griesbach was agreed to, and subsection 1 of new section 86, as amended, was agreed to.

On subsection 2 of new section 86—Requisition to contain undertaking that the province shall pay costs.

Hon. Mr. McCORMICK: I move that subsection 2 of section 86 be amended to read:

Moreover in every case there shall be embodied in the requisition, which shall be signed by the Attorney-General, an unconditional undertaking that the province shall pay to His Majesty the expenses of transportation of militia brought from outside of the province.

That would be instead of providing: "that the province shall pay to His Majesty all expenses and costs incurred."

Hon. Mr. DANDURAND: I suggest to my honourable friend that this matter can be arranged between the province and the Dominion.

Hon. Mr. McCORMICK: I move that amendment.

Hon. Mr. DANDURAND: The Attorney General will take good care not to incur a heavy bill of costs without considering carefully what it means to the provincial treasury.

Hon. Mr. McCORMICK: I move, seconded by Hon. Mr. Martin, that that change be made in section 86. The amendment is to provide that instead of the whole of the cost of the Militia being paid by the province, it shall pay only the cost of transportation of troops brought in from outside of the province.

Hon. Mr. ROBERTSON: Would not my honourable friend's purpose be better served by inserting after the word "all," in the 4th line of the subsection, the word "extra."

Hon. Mr. McCORMICK: "All extra expenses and costs incurred."

Hon. Sir JAMES LOUGHEED: That is all the province is called upon to pay under the