tion; if the House saw fit to throw it out, taken without debate, and the House adupon them rested the responsibility. He journed at 2:30. represented a large portion of the com-munity, who were in favour of prohibition, and he would not be true to their interests, or true to his own character or disposition, if he consented to withhold such a simple thing as this.

Hon. Mr. ALLAN said there was a question as to whether the Provincial Legislatures had full control over this matter. The importation of intoxicants came under the law of the Dominion.

Hon. Mr. VIDAL said when he spoke about the Provincial Legislatures, he did not use the word "importation." The Hon. Premier himself expressed a doubt whether the Dominion had the right to interfere with the manufacture of intoxicants.

Hon. Mr. BENSON said the Hon. First Minister had raised this question, and he thought the hon. gentleman was correct in pressing the adoption of the report.

Hon. Mr. BOTSFORD thought the course proposed by hon, mover was not a proper one in a hypothetical case like this, when a measure was not before the House. It was quite proper for the Hon. Premier, if he was interested in the question, to obtain this information from the Judges of the Supreme Court. The method of procedure provided was inconvenient, and not consistent with the spirit of the Act constituting the Supreme Court.

Hon. Mr. LETELLIER DE ST. JUST said if the hon. gentleman would not press his motion, he would call the attention of the Government to the matter.

Hon. Mr. VIDAL said, with the assurance that the attention of the Government would be called to the subject, he would withdraw the motion.

The motion was accordingly withdrawn, and the order discharged.

The House then adjourned to half-past one o'clock.

Second Sitting.

The PRESIDENT took the chair at 2 pm.

been returned from the Commons, was | Manitoba.

PROROGATION.

The House re-assembled at 3 p. m., when His Excellency the Governor Ge. neral came up to the House in State, and took his seat on the Throne.

The Commons were summoned to the Bar, and having appeared,—

The Clerk of the Senate then submitted the following Bills, all of which received the assent of His Excellency: -

Acts Assented to.

- 1. An Act to provide for the appointment of Assistant Inspectors of Penitentiaries in Manitoba and British Columbia.
- 2. An Act to provide for the salaries of County Court Judges in the Province of Nova Scotia, and for other purposes.
- 3. An Act to amend the Criminal Laws relating to violence, threats and molestation.
- 4. An Act respecting the Intercolonial Railway.
- 5. An Act to make more effectual provision for the administration of the law relating to Corrupt Practices at Elections of Members of the House of Commons.
- 6. An Act to authorize the Shareholders of "The Union Permanent Building and Savings Society" to change the name of the said Society to that of "The Union Loan and Savings Company."
- An Act to authorize the Shareholders of "The Provincial Permanent Building and Savings Society" to change the name of the said Society to that of "The Provincial Loan and Savings Company,"
- 8. An Act to extend the Acts respecting Dominion Notes to the Provinces of Prince Edward Island, British Columbia and Manitoba.
- 9. An Act to amend the Railway Act, 1868.
- 10. An Act to provide for the payment The final stage in several bills, that had of a Temporary Grant to the Province of