## SECOND DISTINCT SITTING.

The Members convened were:-

# The Honourable PHILIPPE LANDRY, Speaker.

## The Honourable Messieurs

Beith,	De Veber,	McHugh,	Ross
Bolduc,	Edwards,	McKay	(Moosejaw),
Bostock,	Farrell,	(Cape Br	eton), Talbot,
Bowell	Gillmor,	Mitchell,	Thibaudeau,
(Sir Mackenzie),	Girroir,	Power,	Thompson,
Cloran,	LaRivière,	Prowse,	Thorne,
Costigan,	Lougheed,	Ratz,	Watson,
Daniel, .	MacKeen,	Roche,	Yeo,
Davis,			Young.

The Order of the Day being read for the consideration of the Twenty-second Report of the Standing Committee on Divorce, to whom was referred the Petition of Albert Edwin Gordon, together with the evidence taken before the said Committee,

The Honourable Mr. Daniel moved, seconded by the Honourable Mr. McKeen,

That the said Report be now adopted.

The Honourable Mr. Davis, in amendment, moved, seconded by the Honourable Mr. Cloran, that the word "not" be inserted before the word "now", and that the following words be added to the question: "but that it be referred back to the Standing Committee on Divorce for further investigation."

The question of concurrence being put on the said motion in amendment, the House divided.

### CONTENTS 19-Non-Contents 6.

So it was resolved in the affirmative, and Ordered accordingly.

Pursuant to the Order of the Day, the Bill 115, intituled: "An Act to amend the Inland Revenue Act," was read a second time.

On motion of the Honourable Mr. Lougheed, seconded by the Honourable Sir Mackenzie Bowell, it was

Ordered, That the said Bill be committed to a Committee of the Whole presently. The Senate was then according to order adjourned, during pleasure, and put into a Committee of the Whole on the said Bill.

### In the Committee.

After some time the Senate resumed, and

The Honourable Mr. McKay (Cape Breton) reported from the said Committee that they had gone through the said Bill and had directed him to report the same to the Senate without any amendment.

With leave of the Senate, it was

Ordered, That Rules 24a and 63 be suspended in so far as they relate to this Bill, and that the said Bill be now read a third time.

The said Bill was then read a third time accordingly,