

vention of cruelty to animals and to amend chapter 172 of the Revised Statutes of Canada, intituled: "An Act concerning Cruelty to Animals." He said: Certain hon. gentlemen who approve of the principle of the Bill have taken exception to certain clauses, and I am quite prepared, in committee, to make such explanations which I hope will be satisfactory, especially with reference to the two last clauses, to which my attention has been particularly drawn. If my explanations are not satisfactory in committee, I am prepared to make some modifications in the Bill.

Mr. TISDALE moved in amendment that all the words after "That" be struck out and the following substituted: "Bill No. 3 be considered this day six months." He said: Hon. gentleman can quite understand that I do not propose to make a speech on this question, but simply wish to explain the necessity for the amendment. The necessity is that unless this amendment be carried, the hon. gentleman, if defeated to-day, can again renew his motion. I wish to dispose of the whole question.

Mr. LISTER. I think the hon. gentleman ought to have an opportunity of bringing this Bill before the House again. There is no doubt a good deal of good in it, and if what is bad can be expunged in the committee, I would be disposed to vote for the measure. I opposed the Bill the other night because the hon. gentleman would not accept my advice, but after his remarks of to-day, I feel disposed to give him another opportunity of pressing his Bill.

Mr. TROW. I would ask the ruling of the Speaker on the point, whether once the Committee of the Whole has disposed of the Bill, the Bill is not without the jurisdiction of the House. The chairman of the Committee of the Whole reported that the committee do rise, without asking leave to sit again, and it strikes me forcibly that effectually disposes of the Bill for this Session.

Mr. SPEAKER. The reason why the committee rose without making a report was that there was nothing to report. Now, the proper proceeding has been taken by the hon. member from Hamilton, and that is to give another order for the House to consider the Bill again in Committee of the Whole.

Mr. WELDON (Albert). The Bill is not now before the House, and therefore the amendment of the hon. member from Simcoe (Mr. Tisdale) to have it read six months hence, is not in order.

Mr. SPEAKER. The motion is that the Bill be further considered on Monday next in Committee of the Whole House, and the amendment, I think, is quite correct, that the order be made that the Bill be so considered this day six months.

House divided on amendment:

YEAS:

Messieurs

Amyot,	Flynn,	Mitchell,
Audet,	Gauthier,	Moncrieff,
Bain (Soulanges),	Geoffrion,	Montplaisir,
Beausoleil,	Gigault,	Mulock,
Bergeron,	Godbout,	Neveu,
Bergin,	Grandbois,	Perry,
Bernier,	Guay,	Préfontaine,
Bourassa,	Hickey,	Prior,
Burdett,	Ives,	Purcell,
Cameron,	Joncas,	Putnam,
Cargill,	Jones (Halifax),	Rinfret,
Caron (Sir Adolphe),	Labelle,	Riopel,
Cartwright (Sir Rich.),	Landerkin,	Robillard,
Casey,	Landry,	Rykert,
Oasgrain,	Langelier (Montmor'cy),	Ste. Marie,
Ohoquette,	Langelier (Quebec),	Small,
Oimon,	Langevin (Sir Hector),	Sproule,
Cockburn,	La Rivière,	Taylor,

Mr. BROWN.

Cook,	Lavergue,	Thérien,
Corby,	Lépine,	Tisdale,
Doullombe,	Mackenzie,	Trow,
Couture,	McCarthy,	Turcot,
Daoust,	McCulla,	Tyrwhitt,
Davies,	McGreavy,	Vanasse,
Danison,	McIntyre,	Wallace,
Desjardins,	McKay,	Wilmot,
Dessaint,	McMillan (Vaudreuil),	Wilson (Argenteuil),
Doyon,	Marshall,	Wilson (Rigby),
Dupont,	Masson,	Wood (Brockville),
Ferguson (Welland),	Mills (Bothwell),	Yeo.—21.
Fiset,		

NAYS

Messieurs

Archibald,	Eisenhauer,	McMullen,
Armstrong,	Ellis,	McNeill,
Bain (Wentworth),	Ferguson (Leeds & Gr),	Madill,
Baird,	Ferguson (Renfrew),	Mara,
Bernard,	Fisher,	Meigs,
Béchar, d,	Foster,	Mills (Annapolis),
Bell,	Gillmor,	O'Brien,
Boisvert,	Guillet,	Paterson (Brant),
Borden,	Haggart,	Perley,
Bowell,	Hale,	Platt,
Bowman,	Hall,	Porter,
Boyle,	Hesson,	Robertson,
Brien,	Holton,	Rowand,
Brown,	Hudspeth,	Scriven,
Burns,	Innes,	Semple,
Campbell,	Jamieson,	Skinner,
Carling,	Jones (Digby),	Smith (Ontario),
Carpenter,	Kirk,	Somerville,
Charlton,	Kirkpatrick,	Temple,
Coughlin,	Lang,	Thompson (Sir John),
Colby,	Laurie,	Tupper,
Colter,	Laurier,	Waldie,
Curran,	Lister,	Watson,
Daly,	Lovitt,	Weldon (Albert),
Davies,	Macdonald (Sir John),	Weldon (St. John),
Davin,	Macdonald (Huron),	Welsh,
Dawson,	McDonald (Victoria),	White (Cardwell),
Dewdney,	McDougald (Pictou),	White (Renfrew),
Dickey,	McDougall (C. Breton),	Wilson (Lennox),
Dickinson,	McKeen,	Wood (Westm'd).—91.
Edgar,		

Mr. SPEAKER. There being a tie, I shall vote nay, so as to leave the question before the House.

Amendment negatived: yeas, 91; nays, 92.

House divided on motion of Mr. Brown:

YEAS:

Messieurs

Archibald,	Ferguson (Leeds & Gren),	McNeill,
Armstrong,	Ferguson (Renfrew),	Madill,
Bain (Wentworth),	Fisher,	Mara,
Bernard,	Foster,	Meigs,
Béchar, d,	Freeman,	Mills (Annapolis),
Bell,	Gillmor,	Moffat,
Boisvert,	Guillet,	O'Brien,
Borden,	Haggart,	Paterson (Brant),
Bowell,	Hale,	Perley,
Bowman,	Hall,	Platt,
Boyle,	Hesson,	Porter,
Brien,	Holton,	Robertson,
Brown,	Hudspeth,	Rowand,
Burns,	Innes,	Scriven,
Campbell,	Jamieson,	Semple,
Carling,	Jones (Digby),	Shanly,
Carpenter,	Kenny,	Skinner,
Charlton,	Kirk,	Smith (Ontario),
Cochrane,	Kirkpatrick,	Somerville,
Colby,	Lang,	Temple,
Colter,	Laurie,	Thompson (Sir John),
Curran,	Laurier,	Tapper,
Daly,	Lister,	Waldie,
Davies,	Lovitt,	Watson,
Davin,	Macdonald (Sir John),	Weldon (Albert),
Dawson,	Macdonald (Huron),	Weldon (St. John),
Dewdney,	McDonald (Victoria),	Welsh,
Dickey,	McDougald (Pictou),	White (Cardwell),
Dickinson,	McDougall (C. Breton),	White (Renfrew),
Edgar,	McGreavy,	Wilson (Lennox),
Eisenhauer,	McKeen,	Wood (Westmoreland),
Ellis,	McMullen,	Wright.—98.